



IN COMMON COUNCIL, FOR 1888-89.

In Common Council—April 2, 1888.

ORGANIZATION OF THE BOARD.

The Clerk called the Board to order.
Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Kelly moved that Ald. Thayer act as temporary chairman. Adopted.

Ald. Thayer, upon taking the chair, asked the pleasure of the board.

Ald. Kohlmetz moved that the Republican aldermen have leave to withdraw for ten minutes. Adopted.

Upon the reassembling of the board Ald. Kelly moved to proceed to appoint a President of the Board. Adopted.

Ald. Kelly nominated Ald. Tracy.
Ald. Tracy was named by Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

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

Ald. Judson moved that a committee of two be appointed to conduct the President-elect to the chair. Adopted.

The Chair appointed Ald. Williams and Schroth. The committee having performed the duty assigned them, Ald. Tracy, after thanking the board for the honor conferred, asked the further pleasure of the Council.

Ald. Kelly moved to proceed to appoint a City Clerk. Adopted.

Ald. Kelly nominated Peter Sheridan.
Peter Sheridan was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Peter Sheridan was declared appointed City Clerk.

Ald. Kelly moved to proceed to the appointment of City Messenger. Adopted.

Ald. Kelly nominated Frank J. Irwin.
Frank J. Irwin was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Frank J. Irwin was declared appointed City Messenger.

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

Ald. Kelly nominated Anthony H. Martin.
Anthony H. Martin was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Anthony H. Martin was declared appointed Overseer of the Poor.

Ald. Kelly moved to proceed to appoint a Fire Marshal. Adopted.

Ald. Kelly nominated Arthur McCormick.
Arthur McCormick was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Arthur McCormick was declared appointed Fire Marshal.

Ald. Kelly moved to proceed to appoint three City Physicians for the west side. Adopted.

Ald. Kelly nominated Dr. V. A. Hoard.

Dr. V. A. Hoard was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Wil-

liams, Foley, Selye, Hall Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Dr. V. A. Hoard was declared appointed.

Ald. Kelly nominated Dr. P. E. Rivard.

Ald. McMillan nominated Dr. T. J. Thurber.

Ald. Judson nominated Dr. Pauline Morton.

Dr. P. E. Rivard was named by Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—10.

Dr. Morton was named by Ald. Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—5.

Dr. Thurber was named by Ald. McMillan—1.

Dr. Rivard was declared appointed.

Ald. Kelly nominated Dr. Wm. W. Ruby.

Ald. Kohlmetz nominated Dr. Pauline Morton.

Dr. Ruby was named by Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—10.

Dr. Morton was named by Ald. McMillan, Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—6.

Dr. W. W. Ruby was declared appointed.

Ald. Kelly moved to proceed to appoint three City Physicians for the eastside. Adopted.

Ald. Kelly nominated Dr. N. M. Collins.

Ald. Judson nominated Dr. R. C. Grant.

Dr. Collins was named by Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—10.

Dr. Grant was named by Ald. McMillan, Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—6.

Dr. N. M. Collins was declared appointed.

Ald. Kelly nominated Dr. J. L. Roseboom.

Ald. Judson nominated Dr. R. C. Grant.

Ald. Bohrer nominated Dr. C. R. Barber.

Dr. Roseboom was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly, Thayer—9.

Dr. Barber was named by Ald. McMillan, Kohlmetz, Fritzsche, Williams, Schroth, Bohrer—6.

Dr. Grant was named by Ald. Judson—1.

Dr. J. L. Roseboom was declared appointed.

Ald. Kelly nominated Dr. A. R. Gumberts.

Ald. Bohrer nominated Dr. R. C. Grant.

Ald. Kohlmetz moved that the appointment of Dr. Gumberts be postponed.

Lost by the following vote :

Ayes—Ald. McMillan, Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—6.

Nays—Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—10.

Ald. Kohlmetz nominated Dr. Rogers.

Ald. Schroth nominated Dr. C. R. Barber.

Dr. Gumberts was named by Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—10.

Dr. Barber was named by Ald. McMillan, Judson, Schroth, Bohrer—4.

Dr. Rogers was named by Ald. Kohlmetz, Fritzsche—2.

Dr. Gumberts was declared appointed.

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 price of thirty cents 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 twenty-five cents per inch, solid nonpareil 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 Surveyor's office, Treasurer's office, Municipal Court and Executive Board, and to the City Clerk's office the necessary copies containing the proceeding of the Common Council.

The Mayor is hereby directed to enter into a contract with the proprietors 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 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 these papers under the direction of the City Clerk. Adopted.

On motion of Ald. Kelly the committees of the Old Board were authorized to act until the new committees were appointed.

Ald. Kelly moved that rules of the last Council be adopted as the rules of this Council until otherwise ordered.

Adopted.
On motion of Ald. Fee, the board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—April 3, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikhard, Schroth, Bohrer, Kelly, Thayer.—15.
Absent—Judson—1.

By Ald. McMillan—Petition of A. L. McKittrick to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fee—Bills of
United Gas Imp. Co., lighting lamps
March \$ 343 25
Brush Electric Light Co., lighting lamps
March 5,928 90
Rochester Gas Co., lighting lamps March . 594 25
Referred to the Lamp Committee.

By Ald. Kohlmetz—Petitions of George House and Joseph L. Schwab to erect wood buildings. Referred to wood building committee and Fire Marshal with power to act. Also petition for electric light on Woodford place. Referred to the Lamp Committee.

By Ald. Fritzsche—Petition of J. F. and L. E. Voelt to erect a wood building. Referred to the wood building committee and Fire Marshal with power to act.

By Ald. Fritzsche—Petition for water mains in Benton street. Referred to Water Works committee and Executive Board.

By Ald. Foley—Petition of Geo. L. Maxon and Peter Tucker to erect wood buildings, and moved petitions be granted. Adopted.

By Ald. Foley—Bills of
J. J. Serth, meat..... \$8 00
Schleyer Bros., meat..... 130 19
Caspar Fromm, .. 52 08
John Hahn, .. 153 03
Henry Hedditch, .. 25 00
J. Wittman, .. 83 26
Grainger & Smyth Bros., meat..... 50 00
Jos. Badhorn, meat..... 75 49
O' Kane Bros., meat..... 216 06
John Fischer, meat..... 107 62

B. Reichenberger, meat..... 76 93
Bender & Schauman, burials..... 18 50
James Butler, hackhire..... 2 00
Wm. B. Maloney, rent..... 11 00
L. S. Emery, transportation..... 26 50
Bernhard & Casey, coal..... 176 25
W. C. Dickinson, coal..... 285 00
Doyle, Gallery & Co., coal..... 220 00
Stone & Campbell, flour..... 257 60
Gerling Bros., flour and meal..... 230 05
James McMannis, groceries..... 14 00
J. F. Corris..... 5 00
Chas. Scheuerman..... 6 00
William Benz, bread..... 32 09
Geo. Englert, .. 25 48
Fred Odenbach, .. 64 27
Geo. Oppell, .. 14 81
Mat. Jacobs, .. 56 28
Katherine Keller, .. 47 19
Fleckenstein Bros., .. 87 25
F. L. Weisinger, .. 30 33
Home of Industry, board..... 475 80
St. Mary's Hospital, .. 2,460 80
Church Home, .. 424 90
Industrial School, .. 644 58
sisters of Mercy, .. 769 60
Roch. Orphan Asylum, .. 493 94
Home of the Friendless, .. 88 00

Referred to Poor Committee.
By Ald. Selye—Bills of
H. D. Bryan, order book..... \$22 00
Democrat & Chronicle, printing Notices. 205 39
Rochester Herald Co. 4 00

Geo. W. Elliott, Sundry expenses in connection with manual..... 12 50
Union & Advertiser, printing proceedings..... 12 50
Union & Advertiser, printing..... 580 05

Wm. R. Lansing, minutes police investigation..... 5 70
Thomas Liddy, placing windows in City Hall..... 204 50
Referred to Contingent Expense Committee.

By Ald. Selye—Petition of M. S. Taylor to erect a wood building and moved permission be granted. Adopted.

By Ald. Hall—Petition of J. M. Seeley to erect a wood building referred to a wood building committee and Fire Marshal with power to act.

By Ald. Hall—Petition of Elizabeth Fenev, in relation to erroneous assessments. Referred to the assessment committee.

By Ald. Hall—Bills of
Thomas Shakeshaft, labor and material.... \$70 00
E. J. Irwin, cleaning City Hall..... 65 00
Rochester Gas Co., gas City Hall..... 179 75
Referred to City Property Committee.

By Ald. Schroth—Petition of E. W. Zimmer to erect a wood building. Referred to the wood building committee and fire marshal with power to act.

By Ald. Kelly—Petitions of J. C. Lighthouse, James McCormick and Morgan Frier to erect wood buildings and moved permission be granted. Adopted.

By Ald. Kelly—Petitions for water mains in Michigan and Janes streets. Referred to the water works committee and Executive Board.

By Ald. Thayer—Petitions for water mains in Walter, Baldwin, Chamberlain and Laura sts. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Petition for sprinkling Brighton ave. Referred to the Surveyor to prepare an ordinance.

By Ald. Thayer—Petition for electric lights on Barnard st. Referred to the Lamp Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Hall from the City Property Committee, Ald. Selye from the Contingent Committee reported in favor of the various bills; referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Thayer—

ROCHESTER, N. Y., April 3, 1888.

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

GENTLEMEN—Your Finance Committee begs leave to submit the following statement:

By reason of the fact that the fiscal year of the city commences on the first day of April in each year, and the assessment rolls for expenditures for the year beginning on that day are not placed in the hands of the Treasurer until July, it becomes necessary each year to make provision for the carrying on of the city government during the three months embraced within those dates.

Your committee has estimated the amounts probably necessary to carry the various departments through April, May and June, and would recommend that the Treasurer be authorized to borrow, as needed, the following amounts:

Highway Fund.....	\$ 35,000 00
Police Fund.....	30,000 00
Fire Department Fund.....	15,000 00
Health Fund.....	8,000 00
Lamp Fund.....	15,000 00
City Property Fund.....	2,000 00
Park Fund.....	1,000 00
Water-pipe Fund.....	19,000 00
Total.....	\$125,000 00

It must be understood that these amounts are in no way deficiencies, but that the necessity for borrowing arises simply from the fact that our charter requires the payment of bills on the first of April and does not provide the means of paying the same until the first of July.

Your committee would recommend, as it has done before, that some change in our charter be made, so that the fiscal year and the time for payment of general city taxes shall commence on one and the same day.

Respectfully submitted,
 H. G. THAYER,
 J. H. FOLEY,
 GEO. B. SWIKEHARD,
 FRANK FRITZSCHE,
 Finance Committee.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the City Treasurer be, and he hereby is, authorized to issue, as necessary, the city's notes for the aggregate sum of one hundred and twenty-five thousand (\$125,000) dollars, under the authority of section eighty-one of the city charter; said notes 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.

The proceeds of said notes to be credited as follows:

Highway Fund.....	\$ 35,000 00
Police Fund.....	30,000 00
Fire Department Fund.....	15,000 00
Health Fund.....	8,000 00
Lamp Fund.....	15,000 00
City Property Fund.....	2,000 00
Park Fund.....	1,000 00
Water-Pipe Fund.....	19,000 00
Total.....	\$ 125,000 00

Adopted by the following vote;
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

REPORTS OF SPECIAL COMMITTEES.

By Ald. Kelly—
 To the Honorable the Common Council of the City of Rochester:

GENTLEMEN! Your Special Committee to whom was referred the petitions of the representatives of the several railroads in the city of Rochester, with reference to placing their signs upon lamps and electric light posts at the Four Corners, so-called, respectfully report, that, after a conference had with the representatives, your Committee is of the opinion that the annexed draft of the ordinance to prevent the posting of bills and advertisements

upon trees, telegraph and electric light poles and lamp posts in the city of Rochester, should be adopted, as we think that thereby the rights of the public and the business interests of the city will be conserved.

Respectfully submitted,
 J. MILLER KELLY,
 GEO. B. SWIKEHARD,
 Special Committee.

Ordered received, filed and published.
 Ald. Kelly asked for, and obtained, unanimous consent to introduce the following penal ordinance, AN ORDINANCE to prevent the posting or placing of bills and advertisements upon trees, telephone, telegraph and electric light poles and lamp posts in the city of Rochester.

Passed April 3, 1888.
 The Common Council of the City of Rochester do ordain and determine as follows:

Section 1. No person, association or corporation shall place, or cause, or suffer to be placed, fastened or secured, any bill, notice, advertisement or sign of any kind, upon, against, or fastened to, any tree, telephone, telegraph or electric light or public or private pole or lamp post in any of the public streets, avenues or places within the city of Rochester, under a penalty of Five Dollars for each offense, and a like penalty for each twenty-four hours the same so remains without permission first being had and obtained, in writing from the Common Council of the city.

§ 2. The permission specified in Section 1 of this ordinance may be revoked at anytime without notice by the Common Council, and shall, at no time, permit any sign or advertisement of any kind mentioned in said section that shall project laterally from any such pole or post beyond ten inches on either side thereof, and shall not be lower than seven and one-half feet from the surface of the sidewalk underneath, and shall be conditioned upon the consent of the owner of the premises in front of which the same shall be so placed being had and obtained.

§ 3. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the provisions thereof, 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 twenty days.

§ 4. The passage of this ordinance shall not effect the repeal of any ordinance in force at the time of such passage where any penalty or fine under any provision thereof has been at any time heretofore 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.

§ 5. This ordinance shall take effect immediately.
 Ald. Kelly moved that the penal ordinance be received, filed and published, and that it lay on the table until the next regular meeting. Adopted.

By Ald. Kelly—
 ROCHESTER, N. Y., March 29, 1888.
 To the Common Council of the City of Rochester:

I hereby petition your honorable body to grant me permission to place a "railroad ticket sign" on the lamp post on the northwest corner Main and State streets. Permission of owner of building has been granted. Yours respectfully,

F. J. AMSDEN.
 Ordered received, filed and published.
 By Ald. Kelly—

ROCHESTER, March 29th, 1888.
 To the Honorable Gentlemen of the Common Council:

I respectfully make application for permission to put up a sign on the lamp post on the corner of West Main and Exchange street, and hope that permission will be granted.

I also enclose you permission from the property owner. I remain, respectfully yours,
 H. T. JAEGER,
 Passenger and Ticket Agent Erie Railway.

353½ feet with necessary crosswalk 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 \$165, 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 north side of avenue B, from Conkey avenue to a point three hundred and sixty-eight and one-half feet eastward from the last named avenue.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April the 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST ORANGE STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on both sides of West Orange street from Ames street to Yaakey street.

Adopted.

The Surveyor submitted as such estimate \$235.

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

The construction of plank sidewalks four (4) feet wide, on both sides of West Orange street, from Ames street to Yaakey 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 \$235, 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 both sides of West Orange street, from Ames street to Yaakey 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 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 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

KETCHUM STREET OPENING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge the public good requires the same to be done, to wit:

The opening of a new street, to be known as Ketchum street, from North Clinton street east to North Joiner street, the south line of said Ketchum street to be parallel with the north line of Vernon Park, and distant one hundred and ninety-two (192) feet therefrom throughout its entire length; said Ketchum street is to be thirty-nine and sixty-six one-hundredths (39 66-100) feet wide its entire length, the north and south lines thereof being parallel.

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 said new 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 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST AVENUE REPAIR, CLEANING AND CARE, (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of the repair, cleaning and general care of East avenue, from Alexander street to Goodman street, during the season of 1888.

Adopted.

The Surveyor submitted as such estimate \$3,200. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The repair, cleaning and general care of East avenue, from the west line of Alexander street to the west line of that portion of Goodman street lying south of East avenue, during the season of 1888, from May 1st to November 15th.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$3,200, 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 Alexander street to Goodman 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 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, April the 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BRIGHTON AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Brighton ave.

Adopted.

The Surveyor submitted as such estimate \$182.

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

The sprinkling of Brighton ave. from Meigs st. to Oxford 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 \$182, 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 Brighton ave. from Meigs st. to Oxford 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, April the 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE VIEW PIPE SEWER, (NORTH SIDE.)

By Ald. Fritzsche—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in a portion of the north side of Lake View park.

Adopted.

The Surveyor submitted as such estimate, \$775. By Alderman Fritzsche—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer ten (10) inches in diameter on the north side of Lake View

park, beginning at the proposed sewer in Pierpont avenue and extending eastward therefrom for a distance of about five hundred and sixty-nine (569) feet, with the necessary manholes, lamp holes, 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 \$775, 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.:

All the territory included within and described by the following boundary line: viz: Beginning at the intersection of Pierpont avenue and Lake View park; thence easterly along Lake View park to the west line of lot No. 14 of the Lake View park tract; thence northerly along said west line and line produced to the north line of the Lake View park tract; thence westerly along said north tract line to Raines park; thence southerly along Raines park, including one tier of lots and parcels of land on the westerly side thereof to Lake View park; thence westerly along Lake View park including one tier of lots and parcels of land on the north side thereof to the place of beginning, 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 said improvement, are required to attend the Common Council, on Tuesday evening, April the 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE VIEW PARK PIPE SEWER (SOUTH SIDE).

By Ald. Fritzsche—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer on the south side of a portion of Lake View Park.

Adopted.

The Surveyor submitted as such estimate, \$980.

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

The construction of a vitrified pipe sewer ten (10) inches in diameter on the south side of Lake View Park beginning opposite the middle of lot fifty-four (54) and extending westward there from to intersect the sewer in Pierpont avenue 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 \$980 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 south side of Lake View Park from the easterly boundary line of lot fifty-four (54) to Pierpont avenue 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 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PIERPONT AVENUE PIPE SEWER.

By Ald. Fritzsche—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified sewer in a portion of Pierpont avenue.

Adopted.

The Surveyor submitted as such estimate, \$200.

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

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Pierpont avenue, beginning at a point one hundred and twenty-five (125) feet north of the medial line of Willard street and extending to the proposed sewer in Willard street, 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 expense thereof, and reports the same at \$200, which estimate is hereby approved.

Resolved, Further, That the following portion of said city is deemed benefited and properly ought to 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 and Pierpont avenue; thence easterly along Lake View park to the west line of lot No. 14 of the Lake View park tract; thence northerly along said west line and line produced to the north line of the Lake View park tract; thence westerly along said north line to Pierpont avenue; thence southerly along Pierpont avenue excluding one tier of lots and parcels of land on the east side thereof to the north line of lot No. 164; thence still southerly along Pierpont avenue, including one tier of lots and parcels of land on the west side thereof to the place of beginning, 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 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RAINES PARK PIPE SEWER.

By Ald. Fritzsche—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Raines park.

Adopted.

The Surveyor submitted as such estimate \$825.00.

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

The construction of a vitrified pipe sewer eight (8) inches in diameter in Raines park, beginning at a point thirty (30) feet from the north end thereof and extending southward to intersect the proposed sewer on the north side of Lake View park, with the necessary manholes, lamp holes, surface sewers, lot laterals, lot connections, and all needed 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 \$825.00, 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 Raines park, from the north end thereof to Lake View 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, April 17th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,483.

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 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. 1) from the south side of Center street to Platt street.

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

The sprinkling of Frank street (sec. 1), from the south side of Center street to Platt 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 \$112, 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 Frank street, from Center 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 to be in proportion to the benefit and advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,434.

HOWELL 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,

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Howell street from South St. Paul street to Monroe avenue.

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

The sprinkling of Howell street, from South St. Paul street 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 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 \$140.00, 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 Howell street, from South St. Paul street 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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO 3,435.

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 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 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 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 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 crosswalks, both transverse and parallel, sidewalk grading and gutter formation.

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 \$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 land on the west side of Reis park, from Campbell street to Jay 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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Kelly, action on the final ordinance for Warner, Otis, Lois, Wolf and Rogers sts., was indefinitely postponed.

FINAL ORDINANCE NO. 3,436.

FIRST AVENUE PIPE SEWER.

On motion of Ald. Fritzsche 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,

Ald. Fritzsche submitted the following:

An ordinance to construct a pipe sewer in First avenue, from near Central park 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 construction of a vitrified pipe sewer fifteen (15) inches in diameter in First avenue, beginning at a point about one hundred (100) feet from the north line of Central park and extending northward to intersect the sewer in Bay street, with all required manholes, 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 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 \$1,875, 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 First avenue, from the north line of Central park 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 advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Kelly moved that action on the final ordinance for Quattrough place pipe sewer be postponed two weeks. Adopted.

FINAL ORDINANCE NO. 3437.

COLLEGE AVENUE PIPE SEWER.

On motion of Ald. Fritzsche—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,

Ald. Fritzsche submitted the following:

An ordinance to construct a pipe sewer in College avenue, from near Prince street to Goodman 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 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 extending eastward to intersect the sewer now in process of construction in Goodman street: with all 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 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 \$2,275, 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 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.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3438.

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 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 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. Kohimetz submitted the following:

An ordinance to sweep and clean West avenue from the Erie canal to York 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 sweeping, cleaning and the disposition of the dirt collected on West avenue, from the Erie canal bridge to York street, during the season beginning April 1, 1888 and ending December 1, 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 \$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 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 York 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 therefrom.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Thayer moved that final ordinance for East avenue care, repairs and sprinkling be amended by changing the estimate from \$1,843.75 to \$2,263.75 and that further action be postponed two weeks and that the clerk publish the usual notice for allegations. Adopted.

On motion of Ald. Foley action on the final ordinance for Caledonia avenue lift bridge was postponed four weeks.

By Ald. Thayer—Resolved, That the final ordinance for North street extension be so amended as to read from "the north end of the present street to Norton street," and that the territory to be assessed read "one tier of lots and parcels of land on each side of the proposed extension of North street from the North line of St. Joseph's tract to Norton street." Adopted.

FINAL ORDINANCE NO. 3,439.

OPENING A STREET FROM SILVER ST. TO MAPLE STREET.

On motion of Alderman 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 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 open a new street from Silver street to Maple 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 the public good requires the same to be done, viz:

The opening of a street thirty-three (33) feet in width, beginning at Maple street and extending southwestwardly to a point near the southwestwardly 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.

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 is described as follows:

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 south along Taylor street to Wilkin street; thence along Wilkin street, including one tier of lots on the west side thereof to Silver street; thence along Silver street and the proposed new street to Maple street, including one tier of lots on the south or east side of Silver street, and a strip of land 100 feet 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.

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. Swikehard presented a remonstrance.

The ordinance was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Kohlmetz moved that further action on the final ordinance for Ward street MacAdam improvement be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3,440.

WARD STREET MEDINA STONE 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, 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 improve Ward street from North St. Paul street to North 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 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 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) foot wide inside of and adjoining said curb lines 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 cross-walks relaid when necessary, lot laterals, lot connections and water service pipes, where now needed or their future need can be anticipated.

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 \$8,625, and said estimate being deemed reasonable, is hereby 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:

One tier of lots and parcels of land on each side of Ward street, from North St. Paul street to Clinton street.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot or 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swike-

hard, Schroth, Bohrer, Kelly, Thayer—14.

Ald. Fee moved that action on final ordinance for Alexander and Edinburgh street be postponed for two weeks. Adopted.

On motion of Ald. McMillan on the final ordinance for Driving Park avenue river bridge postponed for two weeks.

Ald. Sullivan moved that action on the final ordinance for Platt street river bridge be postponed two weeks. Adopted.

Ald. Kohlmetz moved that the Clerk be directed to publish notice for allegations for the North St. Paul street sewer for the next regular meeting, April 17th, 1888. Adopted.

UNFINISHED BUSINESS.

The hearing in the matter of the confirmation of the report of the Commissioners on opening a new street from Sherman street to Angle street being in order Ald. Kelly submitted the following.

By Ald. Kelly—Resolved, That the report of the Commissioners of Appraisal in the matter of the opening of a street from Sherman to Angle street be, and hereby is, set aside, and the matter is hereby referred to new commissioners to be appointed by the Monroe County Court, and the City Attorney is hereby directed to institute and prosecute such proceedings as may be necessary in the premises, and that the cost and expenses of said proceeding or matter heretofore, as well as those hereafter incurred, paid, or made, be added to the fund for opening said street when created. Adopted.

On motion of Ald. Kelly the proposed amendments to the City Charter, as published at pages 512 and 513 current proceedings, relating to the annual tax levy, the duty of the city assessors and fire marshal, and the appointment of a purchasing agent and auditor, were laid upon the table.

The following came up: "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 Charter. Adopted."

Allegations were called for and no person appearing, Ald. Bohrer submitted the following:

LOCAL ASSESSMENT IMPROVEMENT No. 3290

KIRK STREET EXTENSION.

By Ald. Bohrer—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 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 nine hundred and seventy-six dollars and fifty cents (\$976.50).

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 Kirk street, from Scio 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 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 7th day of April, 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, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—13.

Action on the proposed contract with the Bell Telephone Co. being in order, Ald. Kohlmetz submitted the following:

ROCHESTER, N. Y., April 3, 1888.

Law Kohlmetz, Esq., Chairman Committee on DEEDS, Board of Aldermen:

PROPR. SIR—With this I hand you a copy of proposed contract between the City of Rochester and the Bell Telephone Company of Buffalo, taken from the columns of the Democrat and Chronicle, and which, although omitting the clause relating to submission of the form of contract with subscribers, contained in the paper handed the Clerk by you, is, I believe, in every respect as adopted by your committee at its meeting immediately before the Board meeting Thursday evening. I have caused to be to be noted with the copy some suggestions made by Hon. Sherman Parker, director in our company, and beg to say that in this form I am authorized to sign and execute the same, and will do so if the contract with the changes, which are of expression only or on immaterial points, is approved by the Common Council. I am obliged to leave the city to-night, but will return at any time when wanted to execute the contract. I will only add that the essential points in the contract, as to rates, etc., agree with the propositions received from the Telephone Association and the reply by the company, signed by President Watson (which must be my guide) with the added requirements imposed in the interest of the city, which although very stringent in many respects will be accepted in the interest of a settlement of the differences heretofore existing and in the consideration of which we have desired to exhibit a fair spirit of concession at all times.

With respect, your obedient servant.

DAVID B. PARKER,

Of the Bell Telephone Company of Buffalo.

Accompanying the above was a copy of the proposed contract with the Bell Telephone Company of Buffalo.

Ordered received and filed.

EXECUTIVE BUSINESS.

Ald. Kohlmetz moved to proceed to appoint a constable of the Fifth ward. Adopted.

Ald. Kohlmetz nominated Joseph Field. Joseph Field was named by Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—14.

Joseph Field was declared appointed.

Ald. Fritzsche moved to proceed to appoint Commissioners of Deeds, and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—14.

Henry Hebing and E. M. Gilmore having received the concurrent vote of the Common Council, were duly appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—Whereas, this Council learns with regret of the death of Gen. Ashbel W. Riley, an honored and respected resident of this city, a trustee of the village of Rochester in 1826, a member from the Fourth ward in the first Common Council in 1834, and one who was foremost in every good and noble work; therefore,

Resolved, That we tender to the family and friends of the deceased our sincere and heartfelt sympathy in their bereavement. Adopted by a rising vote.

By Ald. Kohlmetz—Petition for widening Mortimer street. Referred to the Surveyor to prepare an ordinance.

By Ald. Kohlmetz—Whereas, It appears from

the report of the Law Committee that the city cannot transfer for a nominal consideration to the Western New York Institution for Deaf Mutes the land upon which their buildings stand, and which have been for many years last past, and is now owned by the city; and,

Whereas, The said institution have signified, through its directors, its desire to purchase said land from the city for a fair price, to be agreed upon; now, therefore, be it

Resolved, That the President appoint a committee of three members of this board, who shall ascertain the fair market value of said lands, and report back the same to this board, at its next regular meeting. Adopted.

By Ald. Kohlmetz—Whereas, Lot thirty-one (31) of the G. P. and C. A. Davis tract, on Philander street, in the Fourteenth ward, was sold in March, 1877, for the unpaid general city taxes for the year 1876, then assessed to Frederick Lohman, and upon which sale a certificate was signed by the Mayor, dated October 27, 1881, and recorded in the Monroe county clerk's office on November 29th, 1881, in Liber 37 of Deeds, at page 221; and it appearing by the certificate of the City Treasurer that said tax was duly paid to, and received by said treasurer on the 18th day of April, 1884; now, therefore,

Resolved, That the Mayor be, and he hereby is, directed to execute for, and on behalf of, the city a deed releasing and quit-claiming to the owner thereof any and all interest which the city now has under, or by virtue of, said tax lease or certificate of tax sale: said deed to be approved as to form, before execution, by the City Attorney. Adopted.

By Ald. Fritzsche—Resolved, That John Van Voorhis be and he is hereby requested to present to this board at its next regular meeting, an itemized bill of his charge against the city for legal services in the police excise investigation, and that the Clerk of this board furnish Mr. Van Voorhis with a copy of this resolution, and that he (the Clerk) submit to this Board at its next regular meeting a statement showing the amount already paid for such investigation, and the total amount of expense incurred for the same, whether paid or unpaid. Adopted.

By Ald. Selye—Whereas, It has come to the knowledge of this Board of the recent death of the mother of our esteemed and worthy colleague, Alderman James S. Judson, be it therefore

Resolved, That the sympathy of this Board be, and the same hereby is, extended to Alderman Judson 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 his great sorrow.

Adopted by a rising vote.

By Ald. Selye—Petitions of S. A. Gummer and Margaret E. Creegan relating to alleged erroneous assessments.

Referred to the Assessment Committee.

By Ald. Selye—Resolved, That in the amendment of section eighty-one of the city charter, requested to be made a law by the Legislature, through our honorable Senator and member of Assembly from this District, by this Board, on March 20th, 1888, and found at pages 503, 504 of the proceedings of 1887-8, be changed, so that the last sentence thereof, commencing with the words, "In case the Common Council shall order etc.," on page 503, to the words, "one year from its date," on page 504, be changed, so as to read as follows.

"In case the Common Council shall order the whole, or any part thereof, 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 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; except that in order to pay the same, or any part thereof, the Common Council may, at its election, cause to be issued the bonds of the city maturing in

not more than ten years from their date, and bearing such rate of interest as may be found necessary to effect a sale thereof, at not less than the par value of any such bond, or said Common Council may direct the note or other obligation of the city to be executed under this section, which, however, shall be payable in not more than one year from its date." Adopted.

By Ald. Selye—Resolved, That our representatives at Albany be requested to cause to be passed a charter granting to the Lower Falls Bridge Company of Rochester the right to erect a toll bridge from the foot of Driving Park avenue to the foot of Avenue E, sometimes called Tower street, said bridge to be constructed across the Genesee river and to be constructed of iron in a good durable manner, said charter to run twenty years, and that the directors consist of William Allen, Arthur Leutheford, Owen Gaffeny, Henry Brinker and Charles Hastings.

On motion of Ald. Selye action was postponed two weeks.

By Ald. Swikehard—Whereas, By section 12, subdivision 9, of the City Charter, the Chief of Police is required to detail one policeman, to be selected by the District Attorney of Monroe county, to attend each term of the Court of Oyer and Terminer and Court of Sessions, held in and for Monroe county, and who shall be designated, notified and returned by the Sheriff of Monroe county as an attendant upon such courts, and shall be paid in the same manner as other court attendants, and on such detail shall be subject to the orders of the District Attorney of Monroe county only; and,

Whereas, No policeman can be spared from the number now on duty, without detriment to the service; therefore,

Resolved, That the Police Commissioners be and they are hereby authorized and empowered to appoint an additional policeman, to be selected by said District Attorney and to be detailed by said chief, upon the request of said District Attorney, for the purposes aforesaid, and who shall, upon accepting such appointment and detail, release the city of Rochester from all liability to him for services or duty performed by him under such appointment, and from all claim to compensation, or to do duty as a regular policeman of said city, the manner and form of such release to be approved by the City Attorney and such appointment shall continue until a new selection shall be made by the District Attorney or until such appointment be revoked hereafter by the said Police Commissioners. Adopted.

By Ald. Schroth—Petition of Charles Barnard for permission to erect a wood building on Cleveland st. Permission was granted.

Ald. Kelly moved that sections 16 to 23 inclusive of the penal ordinances relating to the duties of certain officers mentioned therein, passed October 25th, 1887, be suspended four weeks. Adopted.

Ald. Thayer presented a petition 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 Common Council, by the written application and petition, dated March, 1888, 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 year 1888; 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 1888, 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

hereby required to transmit to said Assessors and the City Treasurer a certified copy of this resolution. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—14.

The President announced the following committee to appraise lands occupied by the Western New York Institution for the Deaf Mutes.

Ald. Kohlmetz, Thayer and Williams committee on the assessment of D. D. Williams for Brown street and West avenue asphaltum improvement.

Ald. Foley, McMillan and Swikehard.
By Ald. Foley—Petition for plank walk and grading on Cottage street. Referred to the City Surveyor to prepare an ordinance.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—April 17, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

By His Honor, the Mayor—

MAYOR'S OFFICE,
ROCHESTER, April 17, 1888. }

Gentlemen of the Common Council:

In submitting a few thoughts for your consideration, at this the opening of a new municipal year, it is not my purpose to follow a custom which I have heretofore pursued, and review in detail the different departments of our city government.

Two reasons at least exist, to render such a course unnecessary.

The annual reports of your committees, and of several officers of our city, give all useful information, and to them I would again direct your attention and the attention of the people of this city. The fact that there has been but three changes in the membership of your board as it existed last year, and the further fact that some of your members have had several years of experience in municipal life, all tend to make familiar the duties which now devolve upon you.

None of us, however, should be unmindful of the great responsibilities we again assume, and none of us should forget that to us the people of this city have entrusted their government, with all its varied cares, and in the full hope that it will be administered honestly and impartially. There are some matters, however, which seem to me of such great importance as not only to justify, but to require that I should invite to them your special attention at this time.

BRIDGES.

The city of Rochester is woefully deficient in the means of prompt and efficient communications between those parts of our city which are separated by the Genesee river. Main street bridge has long been a teeming highway, more or less obstructed by the street car tracks, and at almost all business hours of the day it is so overcrowded as to actually impede the business interests of our city.

Again, a large portion of our city has within recent years been built up on a line extending towards the north, and is certain to continue its northerly extension. The great attractions of Irondequoit Bay, and the mouth of the Genesee river at Charlotte, and the Charlotte beach, all tend to draw our people towards the north, and to extend the line of private dwellings and business property in that direction; yet there are no means of communication between the east and west below Vincent place bridge. In the public press has already been discussed the advisability and propriety of building a bridge across the Genesee river from Driving Park avenue easterly to a point about opposite Avenue E, a distance of 6,200 feet from Vincent place bridge. The con-

stantly increasing population in this part of the city makes such a bridge absolutely demanded, and the loss of time incurred by those of our citizens who have to pass from North St. Paul street away up Vincent place, and thence down Lake avenue, in the transaction of their business, in the burial of their dead, and in the discharge of all the various duties of life, of itself constitutes a serious element of loss to the business prosperity of our city. Fifty years ago means of rapid communication were not so important as to-day, but even in those days the Genesee river was crossed by a bridge at the point suggested. Nowadays time is money, and all classes of our people suffer serious loss if unnecessary time is required at their hands in the transaction of their business, by reason of inadequate facilities for travel. An important consideration is that the congregations of two large churches, St. Michael's and the Church of the Holy Redeemer, are required to travel an extra distance of at least two miles, on the occasion of every funeral, from either of these churches, to bury their dead in the Holy Sepulchre cemetery on Lake avenue.

Another question which has agitated the people of the southern part of the city for many years is the location of a bridge at a point about opposite Alexander street. The recent location of the Erie station at Court street bridge, and the building and extension of the large manufactories in that immediate neighborhood, have all tended to largely increase the burden of travel upon that bridge and upon Clarissa street bridge, as to give well deserved foundation for the agitation in behalf of a bridge at the point now referred to. Not only is our city continually coming up toward the south. Manufactories and railroad enterprises in the neighborhood of the southern terminus of our city have for some years past been steadily building up that portion of our city with the homes of our working people, as well as with stores and shops. The people need proper communication with the east side of the river. The growing business interests of our city will soon compel a compliance with this demand. The distance between Clarissa street bridge and the Court street bridge is, at the westerly end, 4,130 feet, and at the easterly end 5,130 feet.

Vincent Place bridge is lower at both ends than the streets upon which it abuts, and its condition is such that within a few years it will require ample and extensive repairs. Whether or not any other bridges shall be built under the direction of your honorable body, I am of the opinion that this one ought to have prompt attention given it. By raising the bridge a sufficient height, the railroad crossing at Vincent Place could be brought under the bridge, and access to the bridge on North St. Paul street made equally more convenient, and while this work was being done the bridge could also be so strengthened and made so secure as to last for many years.

I venture to say that there is no city in the world so poorly supplied with bridges, where proper attention to this end would prove so advantageous as would be the case with the city of Rochester. No one who has ever visited the city of Pittsburg, for instance, can fail to be impressed with the incalculable advantages of that city, in every aspect of its material welfare, produced by its extensive and almost lavish network of bridges. Without these bridges Pittsburg would be but a hamlet; but with its numerous bridges across the Allegheny and Monongahela affording uninterrupted opportunities for intercommunication, Pittsburg and Allegheny City hum with industry on every side and the business prosperity of these two cities advance with giant strides.

A PUBLIC MARKET.

Rochester is no longer a village, but is now the fourth city in size and population in the Empire State. No city in the land contains more enterprising inhabitants than Rochester and in no time has this enterprise been shown in a stronger light than in the past year. The many and varied improvements appearing on our business streets ex-

cite the wonder and admiration of visitors. The city itself should not lag behind private enterprise. So far as we are able, consistent with prudence and economy, the city government should keep pace with the temper of the people in the matter of public improvements.

At some time in the near future, if not now, a public market will be necessary which cannot be postponed. Such a market could be located on a bridge crossing the Genesee river from Mortimer street on the east side to a point between Market street and Exchange Place on the west side. Not only would such a bridge afford additional means of communication and travel across the river, but markets located on such a bridge could be drained by a pipe leading to the falls below, could be roofed with iron and glass, and paved with stone, so as to afford us the cleanest and most comfortable market in the world, where at all times of the year, securely housed from the weather, our citizens, rich and poor, would find the freshest fruits, vegetables, fish, etc., displayed for their selection and purchase, and where the same would be easily subject to the strictest sanitary regulations. I am strongly of the belief that the city would find the demand for stands in such a market so strong as that the rents therefrom would more than pay the interest on the cost of building the same. Possibly the property benefited by the location of a market at this point might well be called upon to pay the expense of acquiring the right of way on each side of the river to the entrance of the bridge, but the city itself could well afford to pay the cost of building the bridge and market, in view of the revenue to be derived therefrom.

PUBLIC BATHS.

In many of the larger cities of our country the careful attention now being given to questions of sanitary relief has led to the establishment of free public baths. No greater blessing could come to our city than the establishment of some arrangement whereby the great masses of our people could be furnished with free baths the year round. No more lasting monument could be reared to the memory of some one of our prominent citizens than the erection at private expense, say on a level with Court street bridge, the entire distance across the river, of free public baths, for males on one side and females on the other, supplied with our pure Hemlock water, kept warm in winter with artificial heat, guarded and served by our police department or other officials, and under the superintendence of the Board of Health of this city. But the provisions for sanitary relief are properly supplied by funds raised by taxation, and if no public spirited citizen chooses to rear such a monument as I have described, for the purpose of bearing his name down to posterity with increasingly laden blessings from the lips of those who should receive its benefits, nevertheless the city itself, for the purposes of the public health, must at some time make some provision in this direction. The crying necessity for the establishment of public baths is illustrated to our citizens every summer in a way that brings sorrow and desolation to the homes of many of our poor. Little children, not so fortunate as to be reared in homes of luxury and supplied with bathing facilities found in the homes of our wealthier people, following the instincts of their higher nature seek the waters of our river, and even our canals, and many a homestead is draped in mourning, and many a mother's heart made sad by the cases of drowning occurring every year. All this could be done away with by the establishment of free baths, so conducted and regulated as that the little fellows could disport themselves without any danger from drowning.

EXPENSE OF CONSTRUCTION.

Before you have listened to me thus far, no doubt the question has arisen in your minds as to what would be the probable expense of all these improvements, and how would the city most properly meet that expense. This question has received my most careful consideration. Whether all or only a portion of these improvements should be undertaken

at once, your honorable body would doubtless hesitate about adding the cost thereof to the next tax levy, or to adopt any measure which would cause the burden of these expenses to fall in its entirety upon the present generation; and yet my position with reference to increasing the bonded indebtedness of the city has been and is, I trust, well understood. I have been heretofore unalterably opposed to adding to our bonded indebtedness, because no provision has been heretofore proposed looking to the establishment of a sinking fund or other means of paying such proposed increase of bonded debt. During the past twelve years no new bonds have been issued except in a single case of some assessment bonds issued to raise money pending the collection of assessments, with reference to which of course as fast as the assessments were collected the bonds were paid off. One hundred thousand dollars of the bonds of the city have been reissued during said twelve years, at a lower rate of interest, and during the past twelve years \$339,686.13 of our bonded indebtedness has been paid. I am glad to say that an act now before our Legislature, and which it is hoped will ripen into a law, provides for the establishment of a sinking fund for the payment of our present bonded indebtedness, by raising the sum of \$50,000 each year for investment until the bonds mature. Now that the city is taking measures looking towards the payment of its present indebtedness, we may prudently inquire into the subject of providing by a proper issue of bonds, for such permanent improvements as in the best judgment of our citizens the interest of the city may require. After a careful and painstaking investigation of the subject, I am satisfied that all of the improvements hereinbefore suggested, with the exception of the free baths, to wit: the building of a bridge across the river below the lower falls, the raising and strengthening of Vincent Place bridge, the building of a bridge and fire-proof covered and paved market between Mortimer street and Front street, and the building of a bridge north of Clarissa street could all be done in a thorough and highly scientific manner, so that each of them should constitute a permanent improvement to our city, at an expense of not exceeding \$300,000. I should be opposed to bonding the city for the raising of even this small amount of money, for the purpose of securing even these great benefits, unless provision were made at the outset for payment of the bonds at maturity.

In consultation upon this subject with Henry C. Brewster, Esq., of the Traders' National Bank, I became indebted to him for the suggestion that the annual raising and investing of the small sum of \$5,350, at 4 per cent. interest, would at the end of thirty years produce more than sufficient to pay every dollar of a bonded indebtedness of \$300,000. A little figuring will show that the annual raising of a considerably less sum than \$5,350 would at the end of thirty years pay off the \$300,000 debt, if the amounts thus raised could produce interest payable semi-annually.

In view of these considerations, I respectfully recommend the appointment of a committee by your honorable body, to take into consideration any or all of the improvements I have suggested, and to report to this Common Council at the earliest practical moment which of these improvements should be undertaken at once, and what would be the most feasible provision to make for the payment of the expense.

I cannot close these allusions to our city's prosperity, and the impediments to its future growth and needs, without some reference to an industry that has grown up in our midst within the past twenty-five years, and to a frightful disaster which occurred at the close of last year.

On Friday of last week I was handed a communication from the Vacuum Oil Company, of this city, which I deem it proper herewith to submit to you, with some suggestions. The communication is as follows:

To His Honor, Cornelius R. Parsons, Mayor of the City of Rochester:

Sir: We beg leave to submit to you the follow-

ing considerations in relation to an action now pending against us in the Supreme Court, and brought by the attorney-general upon the solicitation of the city authorities.

This company was organized some twenty-five years ago, for the purpose which it has ever since diligently prosecuted, of manufacturing in Rochester and dealing in the products of petroleum. Our works were established at the outset with the full and eager approval of every one in this community having cognizance of the facts, upon the precise locality on which they now stand. They have steadily grown, however, with our increasing business, until they constitute one of the most important industrial establishments in Western New York. It is proper that you, and the community of which you are the official head, should have some general idea of the magnitude and importance of that establishment.

Wholly apart from the indirect employment of artisans, and consumption of goods, occasioned by the maintenance of any considerable manufactory in a community, we have constantly in our employ no less than 350 persons. It is not extravagant to estimate that these persons represent a population, in the families dependent upon them for support, of 1,500, or considerably more than 1 per cent. of the total population of the city.

We paid out last year for the labor of our employes more than \$250,000.

In the new constructions required last year for additions to our establishment, we expended in this community the further sum of more than twenty-five thousand dollars, which went for the wages of labor and the purchase of materials.

We consumed last year in our operations eight thousand tons of coal, of which every pound was purchased of Rochester dealers.

During the same year several thousand carloads of freight were moved into this city and out of it, solely by reason of the requirements of our business.

As a consequence of the establishment of our works at this place, it has resulted that of the refined oil consumed in this city nine-tenths, and of that consumed in the adjoining country three-fourths, is the product of our works; and during the year last passed, such oil was constantly sold here at prices lower than in very many places in the United States, and as low as it was sold anywhere in the country.

Our business, however, is by no means limited to the local trade. We have more than one hundred and thirty salesmen travelling for the sale of this Rochester product, and we have our own branch offices established for the conduct of our business at Boston, New York, Philadelphia, Chicago, Minneapolis, San Francisco, St. Louis, Cincinnati, Baltimore, Pittsburg and Cleveland, in the United States; at Toronto and Montreal, in Canada; and at Liverpool, in England, where our entire European business is conducted. It is confidently believed that in the management of this widely extended business through these various agencies we are daily keeping the name and business activity of this city before the world, to an extent in which we are surpassed by not more than two of its business establishments.

Several months ago a distressing disaster occurred in this city, for which, and the injuries to life, limb and property resulting from it, is sought to hold us responsible on account of negligence in the management of our business, which is charged upon us or our employes. If such negligence shall be shown in the numerous actions which have been brought for that purpose, we shall respond to the full amount for all damages that may be recovered. In the natural excitement, however, caused by that occurrence, many things were said, and some things done, which we are satisfied were not the result of calm deliberation, or in accordance with the highest wisdom and justice. Among other things the authorities of the city applied to the attorney-general to bring suit against us in the name of the state, to have the establishment and conduct of our business in the place where for twenty-five years it has existed, adjudged to be an offence against the law, and to have it permanently closed and abolished by the officers charged with enforce-

ing judicial decrees. That action was begun on the 11th of February, and in the ordinary course of the courts would be brought to trial in the month of September next. We expect and shall be prepared, if in due time occasion shall require it, to meet that action, and to defeat it. Meanwhile, however, its pendency is a menace to the permanency of our business, and a constant deterrent from the expenditure of money upon any improvement of our works for the benefit either of ourselves, our employes, or of the city in which we are established. To meet this attack, moreover, in the manner in which it must be met in view of its enormous importance, would require an expenditure for the preparation and the trial of the cause so large that we cannot but shrink from it. With some experience of litigation we are confident that such a trial, could not be concluded in less than several weeks time, and we are confident that unless the city of Rochester, which has assumed the burden of the prosecution, is willing to content itself with less diligent, laborious and thorough preparation than we are advised to make, the cost to it, as well as to ourselves, could not be less than many thousand dollars.

Already, however, notwithstanding the embarrassments occasioned by this litigation, we have voluntarily done much, and had hoped to do more, to remove the cause of some of the objections so vigorously brought to our attention during the past few months. Complaints of the escape of smoke from our works in a city in which many hundreds of other factory chimneys are incessantly vomiting thick clouds of smoke, can no longer be truthfully made against us. The Vacuum Oil Works is to-day the only considerable manufactory in Rochester, which is absolutely smokeless.

Complaints of odors resulting from our process, which, during the twenty-five years of our establishment, had come to us at infrequent intervals, but which within four months past had suddenly swelled into enormous volume, have been met by the preparation, at large expense, of apparatus now practically completed and ready for operation, by which the most volatile vapors escaping from petroleum, will be caught and consumed before they can pass away into the atmosphere.

Complaints of danger, in view of a disaster charged to a specific negligent act or omission, when for twenty-five years of large operations not one person out of our employ, nor one dollar's worth of property had ever sustained an accidental injury from our operations, we have prepared ourselves to meet, by such precautions as in the judgment of the most competent and skillful engineers would render absolutely impossible the occurrence of any casualty beyond the limits of our own property. These protective measures would themselves involve a large amount of money. We were, however, prepared to enter vigorously upon them but for the uncertainty caused by the pending litigation, as soon as the frost should be out of the ground.

We believe, from innumerable expressions of opinions which have come to us from the best citizens of Rochester, and even from great numbers or those residing in the district more directly affected than any other by whatever evils have been charged against us, that the best judgment of this community does not approve of the attempt, by means of the attorney-general's suit, to compel the destruction or removal to another city of our establishment and its business. We therefore respectfully ask that you recommend to the government of the city, that it request the attorney-general, if in his judgment it be consistent with the interests of the public, to discontinue the action brought by him, and we have the honor to be

Very respectfully yours,

THE VACUUM OIL COMPANY,

By F. N. BEACH, Secretary.

The communication very properly points out the fact that it is a Rochester concern, organized in our midst some twenty-five years ago, and of such steady and healthful growth that it now employs some 350 persons, and paid out last year for the labor of its employes over a quarter of a million of dollars. Every cent of this money went into the pockets of Rochester merchants, except so

much thereof as may have been laid away against a rainy day in the banks of our city, our loan associations, or other forms of investment. That a concern of such great benefit to our city at large, as well as to those persons to whom it gives immediate employment, should not be lightly or hastily driven from our midst, is a truism too plain for discussion.

Three reasons have been given, and to some extent still urged, against the further continuance of the Vacuum Oil Works in Rochester. One is that, in common with a great many other manufacturing establishments, the Vacuum Oil Works emit smoke. Another is that noisome smells are produced by said Vacuum Oil Works. In these two respects the communication just read points out that the cause for complaints has been absolutely removed.

The real reason, however, which prompted the action instigated by the city authorities under the name of the Attorney-General, and to which the communication from the Vacuum Oil Company refers, undoubtedly was the harrowing disaster which occurred last winter, by which so much property was destroyed and so many lives lost by the explosions of naphtha in sewers of the city.

Undoubtedly all preventive measures should be employed to render a repetition of this accident absolutely impossible. Unquestionably no pains should be spared in the preservation of the lives and property of our citizens. But if an accident of the kind alluded to can be prevented without at the same time forcing so valuable and important an industry from Rochester to some neighboring city, it is evidently our duty, as guardians of the public weal, to serve the city's prosperity as well as its safety, in the measures we may adopt. It will be remembered that last February the Vacuum Oil Company submitted to the Common Council of this city a proposition to execute and deliver a bond in the penal sum of one hundred thousand dollars, with satisfactory sureties, conditioned, first, that the said company should, within six months from the time when plans for protection at the works should be agreed upon between the city and said company, construct improvements provided by such plans, and complete and maintain the same with reference to the absolute protection of the city from the escape of oil, naphtha, or other products of the Vacuum Oil Works, from the works or pipes of the said company; second, to secure the city of Rochester against all damages which might happen for failure to construct or maintain said improvements, and also by the reason of the burning or other destruction of the said works or any part thereof, or any property belonging to the city or its inhabitants.

It appears from the communication just read in your hearing, that notwithstanding the failure of the city authorities to enter into an agreement as proposed by the Vacuum Oil Company last February, nevertheless the Vacuum Oil Company desire to enter vigorously upon the preparation and completion of these improvements as soon as frost shall be out of the ground, and is only embarrassed with reference thereto by the pendency of the suit brought in the name of the Attorney General looking to the removal of this entire establishment from the city of Rochester.

In this connection the present Common Council will no doubt recall the fact that the preceding Common Council, in the final adoption of certain penal ordinances, emphatically refused to adopt that provision of a penal ordinance intended to prevent the further operation of the Vacuum Oil Works in Rochester. I believe that the prevailing sentiment of the people of the city of Rochester, and especially of the business portion, is that the Vacuum Oil Company should be encouraged to render their works safe and of increasing value to the city, rather than that further attempts should be made to dislodge them here in the interest of rival cities.

I venture to suggest that it is for the interest of the city of Rochester to invite the Vacuum Oil Company to render its works secure against accident by the discontinuance of the suit brought in the name of the Attorney-General, especially in

view of the fact that the suit now pending would not, it seems, be tried until next September, before which date the new improvements would be completed if carried forward; and in view of the further fact that if these works are not made secure and the improvements looking to that end are not completed, the suit now pending, although discontinued, could easily be renewed.

In this connection, also, I cannot refrain from making a suggestion relative to the damages suffered by some of our citizens in the explosion referred to. For much of the losses of life and the destruction of property suits at law have already been instituted against the Vacuum Oil Company. To the ordinary looker-on these suits at law drag their weary length through tedious delays and more tedious appeals, with ever increasing expense, until they become, indeed, like "hope deferred, that maketh the heart sick."

While the government of the city is not paternal in its character, affords perhaps no direct concern with the private affairs of its citizens, yet it seems to me that in a case of this character, where the rights and interests of so many are concerned, we may very properly make suggestions in the interests of those who have suffered. If these claims for damages could be amicably adjusted and friendly relations once more restored between those who have suffered on the one hand, and the Vacuum Oil Company on the other, certainly the interests of our city at large would be served thereby. It is from this standpoint that I suggest whether or not some means may not be devised whereby the Vacuum Oil Company on the one hand and the sufferers on the other can be induced to submit their differences to arbitration, looking to a speedy and final conclusion of those differences, and an expeditious adjustment of the claims which have been made. Not only would such a course save the sufferers further loss by the delays, expenses and uncertainties of litigation, but if such a course were cheerfully acquiesced in by the Vacuum Oil Company, it would at once tend to the restoration of good feeling and pleasant business relations.

These suggestions are submitted for the consideration of yourselves, as well as of the public in Rochester. Respectfully yours,

CORNELIUS R. PARSONS,
Mayor.

APPROVAL OF MINUTES.

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

Ald. Kelly moved that a committee of three be appointed, with the addition of the Mayor and the President of the Board, Ald. Wm. H. Tracy, to consider the suggestions contained in the Mayor's address in relation to additional bridges across the Genesee river. Adopted.

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

By Ald. Tracy—Petition for Trinidad asphalt pavement on Plymouth avenue. Referred to the surveyor to prepare an ordinance.

By Ald. McMillan—Petition of N. B. Ellison to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. McMillan—Petitions for improving Adams street and Medina block pavement on Plymouth avenue. Referred to the Surveyor to prepare ordinances.

By Ald. Fee—Bills of Citizens' Gas Light Co., lighting lamps
March.....\$1,053 45

Edison Electric Light Co., lighting lamps
March.....1,024 04

Rochester Electric Light Co., lighting lamps March.....1,713 56

Referred to the Lamp Committee.

By Ald. Kohlmetz—Petition for water mains in Siebert place. Referred to the Water Works committee and Executive Board. Also, petition of Carl J. S. Mensing to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also, communication in relation to unlighted lamps on Cataract street. Referred to the Lamp Committee.

By Ald. Kohlmetz—
 CITY ATTORNEY'S OFFICE, }
 ROCHESTER, April 17, 1888. }
 To the Honorable, the Common Council of the
 City of Rochester:

GENTLEMEN—The action of Sutlief T. Seward against the city was tried at the Livingston Circuit, before Hon. F. A. Macomber, Justice and a jury, and a verdict rendered in favor of the plaintiff on November 21, 1884, for five hundred and twenty-five (\$525.00) dollars. Upon August 12, 1885, judgment was entered upon the verdict in favor of Mr. Seward for damages, five hundred and forty-seven dollars and ninety-one cents (\$547.91) and costs, eighty-eight dollars and forty-five cents (\$88.45), amounting together to six hundred and thirty-six dollars and thirty-six cents (\$636.36). An appeal was taken by Mr. Beckley, the then City Attorney, from the judgment and order denying a motion for a new trial to the General Term, which, at its January, 1886, term, affirmed the judgment, with costs, and on February 3, 1886, judgment of affirmance, and for seventy-seven dollars and nineteen cents (\$77.19), was also entered. A further appeal was, thereupon, taken by Mr. Beckley on March 31, 1886, to the Court of Appeals, and on March 12, 1888, I argued the same before the Court of Appeals, having been substituted as attorney for the city on the appeal after Mr. Beckley's retirement from office, and on April 10, 1888, a decision was given by the Court of Appeals affirming the judgment appealed from, with costs, and on this day, April 17th, 1888, judgment was entered upon the decision affirming the judgment so appealed from with one hundred and twenty-three dollars and fifty-eight cents (\$123.58) costs. The judgments bear interest from their respective dates. No further appeals being allowed, it becomes your duty to provide for the payment of the judgments, and I would, therefore, recommend for that purpose, the adoption of the accompanying resolution.

Respectfully yours,
 IVAN POWERS, City Attorney,

By Ald. Kohlmetz—Resolved, That the Clerk draw an order in favor of Sutlief T. Seward, or Othello Stevens, his attorney, for the sums mentioned in the foregoing communication of the City Attorney, amounting, in the aggregate to eight hundred and thirty-seven dollars and thirteen cents (\$837.13), with interest on six hundred and thirty-six dollars and thirty-six cents (\$636.36), from August 12th, 1885; on seventy-seven dollars and nineteen cents (\$77.19) from February 3d, 1886, and one hundred and twenty-three dollars and fifty-eight cents (\$123.58) from April 17th, 1888, to the date when the order is drawn, upon delivery to the City Attorney of good and sufficient satisfaction pieces of the several judgments.

Adopted by the following vote:
 Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Stein, Kelly, Thayer—15.

By Ald. Williams—Petitions of Alfred Whitney and Miss Burke for permission to erect wood buildings. Referred to the wood building committee and Fire Marshal with power to act. Also petitions for the improvement of S. Goodman St. and the sprinkling of William St. Referred to the Surveyor to prepare ordinances.

By Ald. Foley—Petitions for sprinkling Reynolds St. Sewer in Clifton St. Improving Violetta St. sewer in Champlain St. Referred to the Surveyor to prepare ordinances. Also petition for electric light in Atkinson street. Referred to the Lamp Committee. Also petitions of Edward Line, Edward J. King, Mrs. Mary M. White, Peter Tulley and Margaret B. Smith for permission to erect wood buildings and moved permission be granted adopted.

By Ald. Foley—Bills of
 Union and Advertiser Printing Co., printing report..... 6 00
 Charles Englert, board of horse, February..... 20 00
 March..... 20 00
 Jas. R Chamberlin, hose..... 156 00

Daniel Hickey, Collecting garbage.....	76 00
.....	92 60
Peter Hardy,	85 50
.....	85 50
John Roach,	76 00
.....	76 00
Martin Mason,	76 00
.....	85 50
Homer DeWitt,	76 00
.....	85 50
Mrs. Frank Vahue,	76 00
.....	76 00
Jacob Stein,	95 00
.....	85 50
Patrick Bradley,	76 00
.....	76 00
Jos. Greenauer,	85 50
.....	76 00
Wm. Rosengreen,	85 50
.....	76 00
Jacob Rauber,	76 00
.....	76 00
John Becker,	114 00
.....	114 00
Union and Advertiser Co., printing report	6 00
Referred to Health Committee.	

By Ald. Selye—Petitions of B. Cain, Libbie T. Clark and A. Elwood for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act. Also petitions of Thos. Kinsey, Lawyers Co-operative Publishing Company, and Jas. E. Briggs for remission of taxes: referred to the Assessment Committee.

By Ald. Selye—Bills of
 J. K. Hunt, boxes..... \$ 5 00
 Union and Advertiser, printing..... 12 00
 Rochester Volksblatt, notices..... 187 50
 Schmidt & Kaebel, tracing cloth..... 9 85
 John P. Smith, binding books..... 107 00

Referred to Contingent Expense Committee.
 By Ald. Hall—Petition of Margaret A. Barry for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Bills of
 Ed. Emerich, care of clocks..... \$ 87 50
 Rochester Pine and Hardwood Co., lumber..... 5 40

Referred to City Property Committee.
 By Ald. Swikehard—Petition of Joseph Bierbrauer, Martin Dolan and C. Seel for permission to erect wood buildings. Referred to the wood building committee and fire marshal with power to act.

By Ald. Swikehard—Petition of Charles F. Pond to move a wood building. Referred to the Executive Board. Also petition for a plank walk on Charles street. Referred to the surveyor to prepare an ordinance.

By Ald. Swikehard—Bills of
 John A. Weider, repairs to harness..... \$9 05
 M. L. DeLano, repairs at headquarters..... 4 50
 Fred. W. Lang, hay and straw..... 25 84
 C. E. Morris, stationery, &c..... 8 10
 W. L. Buckland, hack hire..... 10 00
 Maggie Gaffney, cleaning..... 22 80
 Atkinson & Sykes, repairs at headquarters..... 5 80
 Ed. P. Olmstead, meals for prisoners..... 8 50
 Beattie & Murray, medicine for prisoners..... 15 00
 Post-Express, police docket..... 12 00
 Pat'k C. Kavanaugh, expenses Short case..... 4 64
 Rochester Gas Co., gas patrol house..... 11 49
 B. Frank Enos, expenses March..... 7 17
 Rochester Dist. Tel. Co., services March..... 4 50
 Western Union..... 37 34

Referred to the Police Committee.
 By Ald. Schroth—Petitions of Gustave A. Woehlerlin and Wm. Kraft for permission to erect wood buildings. Permission granted. Also petitions of A. W. Hopeman, Frank Rehitz, C. Schuhart, Daniel Loeb. Also remonstrance against the erection of a wood building of Daniel Loeb. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also petition for changing electric light on Woodbury street. Referred to the Lamp Committee.

By Ald. Bohrer—Petitions of Conrad Herold and Wm. Ryan for petition to erect wood buildings.

Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Aid. Kelly—Petition of Edward Varner for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also, petitions of Morgan Lane and wife, Hattie Hamburgh, E. C. Campbell and Eugene Schmitt, for permission to erect wood buildings. Permissions granted.

By Aid. Kelly—Petition for opening two streets, from Glasser Park to Hensler alley. Referred to Surveyor to prepare an ordinance.

By Aid. Kelly—Petitions for water mains in Genesee street, Lozier park, Emerson, Sherman and Eighth streets. Referred to the Water Works Committee and Executive Board.

By Aid. Thayer—Petitions of Lewis Hess, Geo. Higbie and M. H. McMath. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Aid Thayer—Petitions for water mains in Summer park, Guenther street, Hudson street and Fourth avenue. Referred to the Water Works Committee and Executive Board.

By Aid. Thayer—Petitions for plank walk on North Goodman street and curbs and gutters in Vick park. Referred to the Surveyor to prepare ordinances.

By Aid. Thayer—Petition of lot owners in Rundel park for special assessment on said park. Ordered received and filed.

By Aid. 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 April, 1888, of a majority of the owners of all the lots adjoining Rundel park, said park being used in common by such owners; and,

Whereas, said owners, by said petition, are desirous of levying a tax, at the rate of (\$3) three dollars for each (40) forty feet front on said park for the purpose of defraying the expense of making ordinary repairs and improvements thereon for the year 1888; therefore,

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 1888, 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 certified copy of this resolution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee, Ald. Foley from the Health 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.

REPORTS OF SELECT COMMITTEES.

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

By Aid. Kohlmetz—

GENTLEMEN—Your special committee, appointed to appraise the lands occupied by the Western New York Institution for Deaf Mutes, begs leave to respectfully report that, after a careful examination of the lands, your committee is of the opinion that twenty thousand (\$20,000) dollars is the reasonable, fair market value of the property, as it now exists, deducting any addition to its value created by the construction of buildings thereon by said institution which has been heretofore done by it. The above value includes also the value of the building upon the same, which was constructed at the expense of the city and was upon the premises

at the time they were taken possession of by said institution.

All of which is respectfully submitted,

H. KOHLMETZ,
H. G. THAYER,
F. H. WILLIAMS,

Special Committee.

Ald. Swikehard moved that the report lie on the table.

Adopted by the following vote:

Ayes—Ald. Tracy, Fritzsche, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly—8.

Nays—Ald. McMillan, Williams—2.

Ald. Swikehard, from the Committee on Removing Telephone Poles and Wires, reported progress, and asked for further time. Further time was granted.

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

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., April 4, 1888.

To the Common Council:

I herewith return with my disapproval the resolution adopted March 29, 1888, in the following words:

"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.'"

I assume that the meaning of the "legend, Price One Dollar," is that the manuals are to be sold by the committee for \$1 each and the money paid over to the city treasurer. The charter of our city does not contemplate that the Common Council shall undertake the book-selling business; it would be an illegal use of the funds of the city to pay them out for any articles of merchandise, with a view to immediately selling those articles again. The success or failure of such a speculation would not alter the principle that funds raised by taxation are not properly diverted to the channels of trade.

If the sale of the manual at a fixed price is a mere cover for license to print in the manual matter which ought not to be paid for by the city, then there is even stronger objection to the resolution. The only theory upon which this manual was ordered by your honorable body was that it should be a compilation of data and information needful or useful for the officials of this city in the discharge of their duties. If this manual is to contain other matter, however interesting, for which the city ought not to pay, then the device of charging one dollar per copy does not cure the evil.

If it is proper for the city to pay for printing this book, then the city should furnish it to those who may properly ask for it. If the book should prove to be "padded" with matter not proper to be paid for out of the city treasury, it would be manifestly illegal for the city to buy such matter and then peddle it out at one dollar per copy.

CORNELIUS R. PARSONS, Mayor.

The Chairman stated the question to be "shall the resolution stand, notwithstanding the objections of His Honor, the Mayor?"

Lost by the following vote.

Ayes—Ald. Tracy, Sullivan, Fee, Williams, Foley, Selye, Hall, Swikehard—8.

Nays—Ald. McMillan, Fritzsche, Schroth, Bohrer, Kelly—5.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., March 19, 1888.

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

GENTLEMEN—The main sewer in Brown street, between the Erie canal bridge and King street, has been thoroughly cleaned and repaired where the Brown street asphaltic improvement was made, and as the sewer in that portion of Brown street constitutes a part of the outlet for the Komeyn street system of sewers, it was deemed but fair that the abutting property owners on the portion of

Brown street specified should be exempted from assessment for the cleaning and repairs of the Romeyn street outlet sewer. Whereas that section of the Brown street sewer between the N. Y. C. & H. R. R. R. and King street forms no part of the outlet named for the existing system of the Romeyn street 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 abutting property owners on Brown street between the N. Y. C. & H. R. R. R. and King street, as the sewer within the limits last named discharges into the Romeyn street outlet sewer.

The amount assessed upon 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 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 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. 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 mills (\$.092) 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 aforesaid lots to erroneous assessments, which course is recommended.

Respectfully submitted,
I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

CITY ASSESSORS' OFFICE, }
ROCHESTER, N. Y., April 10, 1888. }

By the Clerk—

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

GENTLEMEN:—We notice in the proceedings of your honorable body of March 20th, a resolution changing the name of West Alley to Greenwood Place. Were this an isolated case there would perhaps be no serious objection and would not at this time be noticed by us. But at almost every meeting of your honorable body a like resolution is passed changing the name of some street or alley. We most earnestly entreat and urge your honorable body to make no further changes in names of streets or alleys unless there are good and substantial reasons for it. In fact an absolute necessity. Our reasons for this are that it causes us an extra amount of work, but this is of little consequence compared to the annoyance and confusion it leads to in looking up past assessments, etc. It also leads to litigation and expense in making searches in the County Clerk's office, and in the City and County Treasurers' office.

Yours very respectfully,
L. A. PRATT,
M. J. MAHER,
JACOB GERLING,
City Assessors.

Ordered received, filed and published.

By the Clerk—

The city of Rochester to John Van Voorhis, Dr.:
To services in police-excise investigation
beginning Nov. 30, 1887 and closing
March 31, 1888. \$650 00

Mem.—There are no items to this bill except that counsel was before the committee at thirteen evening sessions, and considerable of his time was taken in the matter of the investigation besides the attendance at the sessions of the committee.

Referred to the Committee on Contingent Expense.

By the clerk—
ROCHESTER, N. Y., April 17, 1888.

To the Honorable, the Common Council:

GENTLEMEN:—In accordance with provisions of the city charter I hereby report the following

named persons have qualified and taken the oath required by law, viz:

William H. Tracy, President of the Common Council.

Peter Sheridan, City Clerk.

Frank J. Irwin, City Messenger.

Anthony H. Martin, Overseer of the poor.

Arthur McCormick, Fire Marshal.

V. A. Hoard, W. W. Ruby, Peter E. Rivard, Newton M. Collins, A. R. Gumberts, J. L. Roseboom, City Physicians.

Joseph Field, Constable of the Fifth ward.

Carl F. Lomb, Peter G. Siener, Michael H. Shea, Jas. H. Wilson, John C. Koesterer, Edward Schaefer, Henry Hebing, W. T. Caleb, Edwin M. Gilmore, Frank S. Newell, W. P. Nichols, Commissioners of Deeds.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., April 17, 1888. }

To the Honorable, the Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment roll for Edward Street Pipe Sewer, No. 3,306, certified and sworn to as required by law.

PETER SHERIDAN, City Clerk.

On motion of Ald. Schroth, laid on the table two weeks.

By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF MARCH, 1888.

POLICE COMMISSIONERS' OFFICE, }
April 17, 1888. }

GENTLEMEN—I respectfully submit the following as my report for the month of March, 1888:

	Crime.	Penalty.	Paid.
1—Frank Herrick.....	drunk	\$10	
Warner B. Bargy.....	assault	5	
Geo. Yattau.....	vio. ord.	50	\$40
Ed. Ferdinand.....	..	20	10
Jasper G. Riggs.....	..	20	10
H. B. Sanderson.....	..	20	10
Geo. A. Barr.....	..	20	10
John Wilson.....	..	20	10
Fred Brown.....	..	20	10
Joseph Phillips.....	..	20	10
Charles Holmes.....	..	20	10
Eugene Charles.....	..	20	10
G. M. Wilson.....	..	20	10
J. A. Hold.....	..	20	10
F. E. Worth.....	..	20	10
Geo. Dayton.....	..	20	10
W. H. Harvey.....	..	20	10
J. Y. Mackey.....	..	20	10
John Smith.....	..	20	10
2—Henry Strap.....	drunk,	10	5
Walter Howard.....	..	5	
Frank Lennan.....	..	5	
Patrick Lynch.....	..	10	
Ellen Kenny.....	..	10	
Mich. McFarland.....	..	10	3
3—Wm. Dougherty.....	..	5	
David Wilson.....	..	5	
5—Felix McLaughlin.....	petit larceny	50	
Emil Hettig.....	drunk,	5	
Wm. Lavegan.....	..	10	
James Williams.....	..	5	
Frank Connolly.....	petit larceny	50	
John Morack.....	old fine		5
6—Samuel Marthage.....	drunk,	5	
7—Geo. Perry.....	..	5	
Thos. Casey.....	..	5	
Peter Summers.....	..	10	
Xavier Morath.....	..	10	5
John Coudon.....	..	10	2
James Congdon.....	..	10	
Wm. Finley.....	..	5	1
George Hawkins.....	assault	2	2
8—Wm. Holden.....	petit larc'y	50	
Thomas Cramson.....	drunk	10	
Daniel H. Herber.....	..	10	
Charles Reed.....	petit larc'y	cost	5
9—Alfred A. Wilson.....	drunk	10	

Philip H. Hines.....	hotel fraud	50	
James J. Hines.....		50	
Sam Jones.....	drunk	5	5
Mary Walsh.....		10	
Joseph Long.....	vio. ord.	5	5
Louis Gascoyne.....	hotel fraud	50	3
Warren W. Putnam.....	vio. ord.	5	5
Wm. Lanfer.....		50	50
10—Geo. Samuel.....	drunk	10	10
12—Chas. Corrivean.....	vio. ord.	70	
Mattie Corrivean.....		30	30
Lou Burgess.....		30	
Jennie Green.....		30	
Daniel Corcoran.....	drunk	10	10
Thos. Collins.....	vio. ord.	5	5
Andrew Curtin.....		5	5
John Minges.....	drunk	10	10
Henry Goodnough.....		10	10
Frank Ripson.....	cost	3	3
Simong Long.....		5	5
Frank Little.....	assault	5	
Albert A. Bartlett.....	cost	5	8 79
13—Yvette Willis.....	drunk	5	
Sarah Burchill.....		3	
Edwin Wilson.....		10	
Geo. Samuel.....		10	
14—Marks Morgansky.....	assault	3	3
Joseph Delanty.....	drunk	10	
15—John Harris.....	assault	15	
D. C. Bell.....	vio. ord.	20	15
H. B. Sanderson.....		20	15
Fred. Brown.....		20	15
Chas. Owens.....		20	15
Wm. Tutbill.....		20	15
Geo. Dennis.....		20	15
Ed. Laughlin.....		20	15
James Townsend.....		20	15
T. S. Young.....		20	15
John Callihan.....		20	15
James Wilson.....		75	75
B. O. Dennis.....		10	
16—Elenor C. McCandless.....	drunk	10	
19—Amos Shoemaker.....	cost	2	
John Henegan.....		10	10
Arthur Williams.....		10	10
Stephen Cunningham.....		10	
Adolph Miller.....		10	9
August Arnold.....		10	9
Joseph Klingler.....		10	10
Frank Schneider.....		5	3
20—Richard Finley.....		5	
John Coyle.....	assault	10	5
21—Mathew Whalen.....	ex. person	30	
Patk. Sullivan.....	drunk	5	
Mary Hopkins.....	pet. lar.	25	
23—Frank Crowley.....	assault	5	5
John E. Moylacrane.....	drunk	10	
Albert Miller.....	vio. ord.	10	
Jerome Price.....	cruelty to animals	10	10
24—Agnes Burke.....	vio. ord.	10	
Augustus Goetzman.....	drunk	5	
Henry Brocket.....		10	
David Ohern.....		3	2
26—Ed. Feeney.....		5	5
Frank Stull.....		5	3 50
Wm. Stanley.....		10	10
James Garvey.....		5	5
Thos. Devaney.....		5	5
27—Emma Stoddard.....		10	
John Foley.....		10	
Daniel Mitchell.....		10	
28—James McCruden.....		3	3
James Crawford.....	drunk	5	5
Henry Miller.....	assault	10	3
Anna McDonald.....		10	
Sarah Kavanagh.....		10	
Frank Krapp.....		10	10
29—Chas. Henderson.....		5	
Alonzo Ryan.....		5	
Tim. Sullivan.....		5	
James Crawford.....		10	5
Daniel Troy.....		10	
James E. Mack.....		5	
30—Geo. Thompson.....		10	
Wm. Arnold.....		5	
31—Albert Green.....		3	3

\$738 29

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, 1888, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.
Sworn to before me this 17th day of April, 1888.

B. KEELER, Commissioner of Deeds.
Ordered received, filed and published.

ACTION ON ORDINANCES:

FIRST ORDINANCES.

MORTIMER STREET WIDENING.

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 widening of Mortimer street by taking a strip of land five (5) feet wide on each side from the lots abutting thereon, that on the south side beginning at the east line of the property belonging to Patrick Cox, and that on the north side beginning at the east line of the property belonging to E. F. Woodbury, both strips extending from the lines above indicated to North Clinton 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 of Mortimer street from North St. Paul street to North Clinton streets, as they exist at the date of the passage of the ordinance, 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, May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST MAIN 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 a portion of East Main street.

Adopted.

The Surveyor submitted as such estimate, \$2,435.

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

The construction of a stone sewer, one and one-half (1½) feet wide and two (2) feet high, with invert, from the western terminus of the present sewer in East Main street, at or near Gibbs street, to a point about thirty (30) feet from Stillson street, with the necessary manholes, surface sewers, lot laterals, lot connections; the proposed sewer to be as deep as a proper grade will admit of its connection with the aforesaid sewer in East Main street.

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 \$2,435, 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 each side of East Main street, from Gibbs street to Stillson street, 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, are required to attend the Common Council, on Tuesday evening, May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

COTTAGE STREET GRADING AND PLANK WALK.

By Ald. Kohlmetz, Resolved, That the City Sur-

veyor ascertain and report to this Council the expense of grading Cottage street and the construction of plank sidewalks on each side thereof from Magnolia street to Plymouth avenue.

Adopted.

The Surveyor submitted as such estimate, \$2,225. By Ald. Kohlmetz, Resolved, That the following improvement is necessary, viz.:

The grading of the roadway and sidewalks with the necessary gutter formations on Cottage street from Plymouth avenue to Magnolia street; with box culverts where required; also the construction of Hemlock plank sidewalks four (4) feet and eight (8) inches wide laid on hemlock stringers on each side of Cottage street aforesaid within the terminal limits named, with all required 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 \$2,225, 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.:

One tier of lots and parcels of land on each side of Cottage street, from Plymouth avenue to Magnolia 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, May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SWEEPING, CLEANING AND DISPOSITION OF DIRT ON BROWN STREET.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping, cleaning and disposition of the dirt on Brown street from the Erie canal to West avenue.

Adopted.

The Surveyor submitted as such estimate \$350.

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

The sweeping, cleaning and disposition of the dirt collected on Brown street from the Erie canal to West avenue during the season beginning May 1st, 1888 and ending December 1st, 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 \$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 Brown street from the Erie canal to West avenue.

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 improvement, are required to attend the Common Council, on Tuesday evening May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

VICK PARK AVENUES A AND B AND CRESENT AVENUE CURB AND GUTTERS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of setting curb and gutters on each side of Avenue A. and Avenue B. Vick Park and also on Crescent avenue between Avenue A. and Avenue B.

Adopted.

The Surveyor submitted as such estimate, \$6,100. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The setting of a line of curb stone on each side Avenue A. and Avenue B. Vick Park and also on Crescent avenue, also the necessary Medina stone

gutters three feet in width. The present curb stone now existing on these streets where of suitable quality and dimensions shall be reset where necessary, and the surface sewers repaired.

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 \$6,100, 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 Avenue A. Vick Park, Avenue B. Vick Park and Crescent avenue, 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, May 1st, 1888 at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

PORTSMOUTH TERRACE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Portsmouth Terrace.

Adopted.

The Surveyor submitted as such estimate \$96.

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

The sprinkling of Portsmouth Terrace, from East avenue to Culver 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 \$96, 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 Portsmouth Terrace, 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 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, May the 1st 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RAINES PARK AND LAKE VIEW 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 Raines park and in a portion of the roadway on the south side of Lake View park.

Adopted.

The Surveyor submitted as such estimate \$1,230.

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

The construction of a vitrified pipe sewer eight (8) inches in diameter in Raines park, beginning at a point thirty (30) feet from the north end thereof and extending to the center of the roadway on the south side of Lake View park; also the construction of a vitrified pipe sewer ten (10) inches in diameter in the roadway on the south side of Lake View park beginning at the intersection of the medial line produced at Raines park with the medial line of the roadway on the south side of Lake View park aforesaid and extending westward to connect with the proposed sewer in Willard street, both sewers to be provided, with the necessary man-holes, surface sewers, lot laterals and lot connections.

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 \$1,230, 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 Raines park from the northern terminus thereof to Lake View park; also one tier of lots and parcels of land on the south side of Lake View park upon the east line of lot No. 54 to Pierpont avenue 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, May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PLYMOUTH AVENUE LIFT BRIDGE APPROACHES AND ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Trinidad asphaltic pavement on a portion of Plymouth avenue.

Adopted.

The Surveyor submitted as such estimate, \$7,500.

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

The construction of a Trinidad asphaltic pavement on Plymouth avenue, from the crosswalk on the south side of West Main street to the crosswalk on the north side of Spring street, the asphaltic material to be not less than two and one-half (2½) inches in thickness and laid upon a concrete foundation of the best quality, and at least six (6) inches in thickness, laid between Medina stone curbs on each side twenty (20) feet from and parallel to the medial line of Plymouth avenue within the terminal limits specified, except where necessary contractions are made on the approaches to the lift bridge over the Erie canal; also the construction of the required wrought iron railings on the approaches to the aforesaid bridge, and the taking up, repairing and relaying of the crosswalks at the terminal of the portion of Plymouth avenue named; also the repairing of existing surface sewers.

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 \$7,500, which estimate is hereby approved.

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 Plymouth avenue, from West Main street to Spring 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, May 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PLYMOUTH AVENUE LIFT BRIDGE APPROACHES AND MEDINA STONE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Medina stone block pavement between lines of curbs of the same stone and of flag stone sidewalks on both sides of Plymouth avenue, from West Main street to Spring street.

Adopted.

The Surveyor submitted as such estimate, \$15,200.

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

The construction of a block Medina stone pavement between curb lines of the same material on each side of Plymouth avenue, from the crosswalk on the south side of West Main street to the crosswalk on the north side of Spring street, the curb

lines on each side to be parallel to and nineteen (19) feet from the medial line of Plymouth avenue aforesaid, within the terminal limits named, except where contractions become necessary on the approaches of the lift bridge over the Erie Canal; also the laying of Medina stone or blue stone flag walks on each side of the aforesaid avenue within the terminal limits specified, between the curb lines and the street lines, except where narrowing and deflections are demanded on the approaches of the said lift bridge; also wrought iron railings of suitable length where needed on the outer line of the sidewalks of the approaches of the bridge. Where sidewalks now exist and the material in them is of good quality and in keeping with that of the proposed sidewalks such material shall be re-used; also the repairing of existing surface sewers.

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 \$15,200, 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 Plymouth avenue, from West Main street to Spring 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, May the 1st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Ald. Fee moved that further action on the ordinance for South Clinton street widening be indefinitely postponed. Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,441.

EAST AVENUE REPAIR, CLEANING AND CARE—(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 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 repair, clean and care of East avenue (sec. 1), from Alexander street to 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 repair, cleaning and general care of East avenue, from the west line of Alexander street to the west line of that portion of Goodman street lying south of East avenue, during the season of 1888, from May 1st to November 15th.

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 \$3,200, 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 avenue, from Alexander street 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,442.

EAST AVENUE REPAIR, CLEANING AND 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 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 clean, repair and sprinkle East avenue, 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 repairs, cleaning, sprinkling and general care for the season of 1888, beginning April 1st and ending November 1st, of East Avenue (sec. 2), between the produced west line of that portion of Goodman street, lying immediately south of East avenue and the east line of the city; not less than four hundred (400) 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 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 hereinbefore 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 them so far as the use of MacAdam material and gravel may be required by the 1st of July, 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 \$2,263.75, 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 avenue, from the produced west line of that portion of Goodman street lying immediately south of East avenue to the east line of the city.

On which above described lots and parcels of land the whole expense of said improvement is hereby ordered assessed, the assessment upon each

lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,443.

NORTH ST. PAUL 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 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 St. Paul street, from the end of the present sewer to avenue E.

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 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 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 \$1,285, 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 North St. Paul street, from avenue D to avenue E.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,444.

BRIGHTON 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 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 Brighton ave., from Meigs street to Oxford 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 Brighton avenue, from Meigs street to Oxford 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 \$182 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 Brighton ave., from Meigs st. to Oxford 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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,445.

WEST ORANGE 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 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. Kohlmetz submitted the following:
An ordinance to construct a plank walk on West Orange street from Ames street to Yakey 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 construction of plank sidewalks four (4) feet wide, on both sides of West Orange st., from Ames street to Yakey street, with 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 reports the same at \$235, 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 both sides of West Orange street, from Ames street to Yakey 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 benefit which each will derive therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Bohrer—14.

FINAL ORDINANCE, NO. 3,446.

KETCHUM STREET OPENING.

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 portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and having also 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 allegation from all persons appearing.

Ald. Bohrer submitted the following:
An ordinance to open Ketchum street from North Clinton street to North Joiner 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 a new street, to be known as Ketchum street, from North Clinton street, east to North Joiner street, the south line of said Ketchum street to be parallel with the north line of Vernon park, and distant one hundred and ninety-two (192) feet therefrom throughout its entire length; said Ketchum street is to be thirty-nine and sixty-six one-hundredths (39 66-100) feet wide its entire length, the north and south lines thereof being parallel.

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 is described as follows:

One tier of lots and parcels of land on each side of said new street as they exist at the date of the passage of this 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.

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

FINAL ORDINANCE, NO. 3,447.

NORTH STREET 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 to 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 North street from Alphonsus avenue 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, and hereby judge that the public good requires the same to be done, viz:

The extension of North street from the north end of the present street 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 Hudson street, which lies north of Clifford street, and to be drawn from the intersection of the southern line of Alphonsus avenue with the western line of North street and the east line of the proposed extension to be parallel to and sixty (60) feet from the western line as hereinbefore 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 portion of said city, which said Common Council deem will be benefited 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 the proposed extension of North street from the north end of the present street to Norton street as they exist at 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 and advantage which derives therefrom.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

By Ald. Thayer—Resolved, That the ordinance for Avenue B plank walk be amended so as to read "four (4) feet plank walk) in place of four feet and eight inches; also, to extend eastward from Conkey avenue "four hundred and fifty feet (450)" in place of three hundred and sixty-eight and one-half feet, and that the estimate be changed accordingly, and that the clerk publish the usual notice for allegations for May 1st, 1888. Adopted.

Ald. Selye moved that further action on the pending final ordinances for sewers in Baines street, Pierpont avenue, north and south sides of Lake View park be indefinitely postponed. Adopted.

Ald. Kelly presented a majority remonstrance against the final ordinance for a pipe sewer in Qualtrough place, and moved that further action be indefinitely postponed. Adopted.

Ald. Kelly moved that action on the final ordinance for Alexander and Edinburgh streets river bridge be postponed two weeks. Adopted.

Ald. Fee moved that action on the final ordinance for Driving park avenue bridge be postponed two weeks. Adopted.

Ald. Sullivan moved that action on the final ordinance for Platt street bridge be postponed two weeks. Adopted.

UNFINISHED BUSINESS.

The following came up:

AN ORDINANCE to prevent the posting or placing of bills and advertisements upon trees, telephone, telegraph and electric light poles and lamp posts in the city of Rochester.

Passed April 3, 1888.

The Common Council of the City of Rochester do ordain and determine as follows:

SECTION 1. No person, association or corporation shall place, or cause, or suffer to be placed, fastened or secured, any bill, notice, advertisement or sign of any kind, upon, against, or fastened to, any tree, telephone, telegraph or electric light or public or private pole or lamp posts in any of the public streets, avenues or places within the city of Rochester, under a penalty of Five Dollars for each offense, and a like penalty for each twenty-four hours the same remains without permission first being had and obtained, in writing, from the Common Council of the city.

§ 2. The permission specified in section 1 of this ordinance may be revoked at any time without notice by the Common Council, and shall, at no time, permit any sign or advertisement of any kind mentioned in said section that shall project laterally from any such pole or post beyond ten inches on either side thereof, and shall not be lower than seven and one-half feet from the surface of the sidewalk underneath, and shall be conditioned upon the consent of the owner of the premises in front of which the same shall be so placed being had and obtained.

§ 3. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the provisions thereof, shall command the amount to be made off 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 twenty days.

§ 4. The passage of this ordinance shall not effect the repeal of any ordinance in force at the time of such passage where any penalty or fine under any provision thereof has been at any time heretofore 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.

§ 5. This ordinance shall take effect immediately.

Ald. Selye moved to amend the first section of the ordinance by inserting after the words "lamp post in" the words "or any fence or public building in or adjacent to." Adopted.

The ordinance as thus amended was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

Action on the resolution relating to a charter for the "Lower Falls Bridge Company," published at page 11, current proceedings, being in order, Ald. Selye moved that further action be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. Fee moved to proceed to appoint a City Attorney. Adopted.

Ald. Fee nominated Charles B. Ernst.

Ald. Kohlmetz nominated John J. Snell.

Ald. Fritzsche nominated Sol Wile.

Charles B. Ernst was named by Ald. Tracy, Sullivan, McMillan, Fee, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer.—13.

John J. Snell was named by Ald. Kohlmetz.

Sol Wile was named by Ald. Fritzsche.

Before the vote was announced, Ald. Fritzsche and Kohlmetz asked to have their vote changed to Charles B. Ernst. So ordered.

Charles B. Ernst was declared appointed city attorney.

Ald. Fee moved to proceed to appoint a city surveyor. Adopted.

Ald. Fee nominated Isaac F. Quinby.

Isaac F. Quinby was named by Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer.—14.

Isaac F. Quinby was declared appointed city surveyor.

Ald. Swikehard moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the ballot of the Board.

Adopted by the following vote:

Ayes Ald.—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer.—15.

H. Van Wyck Wickes, A. E. Nelson, John D. Ringle, Julius Wurtz, Frederick Relyea, Wm. Rosenbauer, Frank B. Seitz, G. F. Frank, John B. Vosburgh, Frank Fehrenbach, Sigmund Rosenberg, Thomas C. Hodgson, George H. Lane, Joseph L. Sigl, John A. Bernhard, Lewis F. Cillis, John A. Davis having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Kelly—Resolved, That the use of the

City Hall be granted for the Thirty-first Congressional District Republican Convention, to be held in this city Wednesday, May 9, 1888. Adopted.

By Ald. Kelly—Resolved, That the property owners on Reis park be allowed thirty days in which to construct sidewalks, as contemplated by Ordinance No. 3,435, passed April 3, 1888. Adopted.

By Ald. Schroth—Petition of James Nusbaum. Referred to the Wood Building Committee and fire marshal, with power to act.

Ald. Schroth moved to proceed to appoint an inspector of elections for the Second district of the Thirteenth ward. Adopted.

Mathew Cloonin was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16

Mathew Cloonin was declared appointed, Ald. Kelly in the chair.

By Ald. Hall—Petitions of the Second Reformed church and the Free Methodist church societies for permission to remove wood buildings. Referred to the Executive Board. Also a petition for the sprinkling of North Union street. Referred to the surveyor to prepare an ordinance.

By Ald. Selye—Petition of William Wishart. Referred to the Wood Building committee and Fire Marshal with power to act.

By Ald. Selye—Resolved, That the city surveyor be requested to determine the grade of the sidewalks on the east and west sides of Lake avenue commencing at Vincent Place and extending to Driving Park avenue in order that said sidewalks may be placed at the proper grade by the lot owners on said avenue under the direction of the Executive Board. Adopted.

By Ald. Selye—Resolved, That the City Surveyor be requested to establish the street lines of Champion street. Adopted.

By Ald. Foley—Resolved, That the action brought by the People, by the Attorney General at the request of the city, against the Vacuum Oil Company be discontinued upon the payment of the taxable costs by the Vacuum Oil Company and the giving of a bond by said company, with two sufficient sureties in the sum of one hundred thousand dollars, to indemnify the city against all damage by reason of the maintenance of the works of said company in the future.

Ald. Sullivan moved that the resolution lay on the table two weeks. Lost by the following vote:

Ayes—Ald. Sullivan, McMillan, Selye, Judson, Thayer—5.

Nays—Ald. Tracy, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Schroth, Bohrer, Kelly—11.

The resolution was then adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard Schroth, Bohrer, Kelly, Thayer—14.

Nays—Ald. Sullivan, Judson—2.

By Ald. Fritzsche—Whereas, Complaint has been made against a city physician involving his official acts,

Resolved, That such complaint with papers relating to same be referred to the Poor Committee for investigation and report.

Ald. Foley moved to refer to the Democratic Aldermen on the east side to investigate. Adopted.

Ald. Kohlmetz moved that action on the report of the select committee on appraisal of the property occupied by the Western New York Institute for Deaf Mutes be reconsidered. Adopted.

By Ald. Kohlmetz—Resolved, That the Mayor be and he hereby is directed to execute for and on behalf of the city a good and sufficient deed of conveyance of all interest the city now has in or to the property on North St. Paul street now occupied by the Western New York Institution for Deaf Mutes to said institution for the consideration of \$20,000. Upon the simultaneous payment by said institution of the sum of one thousand dollars to the Treasurer and the execution and delivery by and on the part of said institution to the city of a good and sufficient bond and mortgage upon said property to secure the payment of the sum of nineteen thousand dollars, payable

within twenty years from their date, with semi-annual interest upon all sums unpaid, said bond and mortgage to be in proper form for recording and to be approved as to form by the City Attorney.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Nays—Ald. Tracy, Sullivan—2.

By Ald. Selye—Resolved, That the act amending the City Charter, now before the Legislature for passage, be approved, and the Hon. Donald McNaughton, Senator, and Hon. P. Andrew Sullivan, Member of Assembly from this district, are respectfully requested to secure the immediate passage of the same, except that the sentence in the amendment to section 82, "All actions brought against the city to recover damages or other relief for injuries to the person or property caused by negligence, or injuries to the property caused by any nuisance," etc., be amended so to read, "All actions brought against the city to recover damages or other relief for injuries to the person or property caused by negligence or otherwise, except for a nuisance," etc. Adopted.

By Ald. Kohlmetz—Whereas, There was included in the general city tax for 1884 against lot number one of McCracken's subdivision, west side of Lake avenue, the sum of fifty-one dollars and thirty-six cents (\$51.36), and against the east part of lot number twenty-two of original lots twelve to twenty-two, north side of McCracken street (now Driving Park avenue), the sum of twenty-five dollars and fifty-three cents (\$25.53) assessed against Sarah P. Bull, the aggregate of said sums, seventy-six dollars and eighty-nine cents (\$76.89), being the cost of constructing a sidewalk in front of said premises on said McCracken street: and,

Whereas, The said premises were duly sold at a sale held by the treasurer March 26, 1885, to Catharine C. Seymour; and,

Whereas, The said assessment has been heretofore vacated and set aside by the judgment of the Supreme Court, in the action of Sarah P. Bull against the city; it is, therefore,

Resolved, That the clerk draw an order upon the Treasurer in favor of Catharine C. Seymour for eighty-three dollars and eighty-two cents, (\$83.82), being the amount of said assessment at the time of said sale, and interest upon said sum, at the rate of six per cent. per annum, from March 26th, 1885, the date of said sale, to the date of the order, payable from the contingent fund, and that she, thereupon, receipt for the same upon the certificates of said sale held by her of said lots; and, it is further,

Resolved, That the Treasurer charge said sum of eighty-three dollars and eighty-two cents (\$83.82) to erroneous assessments, and that he also correct the books in his office containing a minute of said assessment accordingly. And as is provided in the judgment in said action.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Kohlmetz moved that a committee of three be appointed to report as to the advisability of continuing the publications in the German papers the same as last year. Adopted.

By Ald. Kohlmetz—

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

GENTLEMEN—Your Law Committee, to whom was referred the consideration of the several petitions and reports concerning the telephone difficulty, respectfully reports:

That at the meeting of your committee, held on the 9th inst. the annexed draft was decided upon as the contract to be entered into between said company and the city.

The annexed form of contract has a few changes, suggested by the Executive Board and the superintendent of the fire alarm telegraph, which are designed to make more clear some of the provisions in the former contract draft submitted by us

to you heretofore, and the greater portion of the suggestions or modifications desired by the company's counsel, Hon. Sherman S. Rogers of Buffalo, are also incorporated.

Two modifications suggested by him your committee does not deem it advisable to adopt; the first being the provision that the indemnity of the company for damages, etc., shall be dependent solely upon its having notice of any suit. The second being the substitution of the ninth section prepared by Mr. Rogers in place of the one heretofore reported by your committee.

The objection to the first modification is, that, in the present form, all rights of the company are properly protected, inasmuch as if the city, when sued, does not give the company notice of the suit, and the opportunity to defend, or assist in the defense of the same, in case judgment is obtained against the city, the latter will be compelled to prove that the injury, for which the judgment is obtained, resulted from an act of negligence on the part of the company; that it did actually occur, and that the plaintiff in the former action suffered the amount of damages which the jury gave him; whereas, by giving the notice, and the company neglecting to appear and defend or appearing and defending any such action, and final judgment passing against the city, the company will, thereupon, be liable for the amount of the judgment.

The second modification is subject to the criticism that it merely provides that your honorable body may pass an ordinance altering, repealing, modifying or amending any of the privileges granted in the contract, but it no where provides that upon such ordinance being duly passed such privileges or franchises shall, thereupon, be accordingly altered, amended, modified or repealed, which is necessary to be added, in case Mr. Roger's suggestion is adopted, while in the ninth section submitted to your honorable body heretofore, all that is necessary is concisely stated therein.

Your committee, therefore, recommends the adoption by your honorable body of the accompanying contract and resolution or ordinance, to the end that the differences heretofore existing between the city and the company, as well as its subscribers, may be terminated.

All of which is respectfully submitted.

H. KOHLMETZ,
H. G. THAYER,
JOSEPH H. FEE,
J. S. JUDSON,
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, as follows:

Whereas, At the request of the Bell Telephone Company the Common Council of said city did, on the _____ day of _____, 1888, duly enact an ordinance 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 public streets, avenues and places within said city, upon condition that this contract should be executed 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, does hereby covenant and agree to and with said second party that the following conditions shall be observed by it, at all times, as follows

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 flat rate for all subscribers within the limits of said city, at the following rates per year:

For business stations, on single lines, sixty-four (\$64.00) dollars; and on combination lines, fifty-seven (\$57.00) dollars; for doctors and lawyers, on single lines, fifty-four (\$54.00) dollars; and on combination lines, forty-six (\$46.00) dollars; for resi-

dences, on single lines forty-five (\$45.00) dollars; and on combination lines, forty (\$40.00) 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 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.

Second—The said company shall, at its own cost, place, and thereafter, at all times maintain its wires and cables and conduits underground in the principal public streets, avenues and places of said city, as rapidly as possible, and to that end shall substitute in place of the present system, at least one half mile of underground conduits with all its 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 conduits are completed and all its wires placed therein 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, and approved by said Executive 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 inspector 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 are laid, all of its poles and wires overhead, except that said poles shall be maintained until the wires belonging to, or used by the city thereon shall be removed.

Third: No pole or poles with wires thereon shall be placed along or through any of the streets, avenues or places of the city aforesaid overhead by said company until the same shall be located by the superintendent of fire alarm telegraph, unless otherwise directed by the Common Council, and said poles shall be changed from time to time, as shall be directed by said Common Council, 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 departments 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 thirteen (13) inches to any of the wires or cables of the city aforesaid. The grant to the city of the right to the use of the said conduit by the said company 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 granted by said company free access to any and all of the manholes, including the right to direct the location of the duct in said conduit, and to make any and all necessary repairs or changes thereof. 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, at its own expense, when requested to do so by said Common Council, furnish and place poles along such streets, avenues and places as it 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 wires.

The said party of the first part further agrees, that in case public safety or convenience shall demand such action at any time, it will take up, remove and change the location of said conduit, or any part thereof, and its contained wires, on demand of said Common Council, and without cost to said city. The said company further agrees that in case it does not furnish and place poles, when requested so to do by said Common Council, as aforesaid, within sixty days after such request is made to its local manager, then, and in that case, the said Common Council may cause the same to be furnished and placed, and the cost and expense thereof shall be borne and paid, when ascertained, on demand, by said company.

Fifth—In consideration of the matter 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 save harmless 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 corporation for any damages, costs or expenses alleged to have been sustained by reason of the non-performance 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 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 final 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, 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 final 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 payment, be therefor against said company under this contract, and such judgment 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 said company, and without joining as a party defendant therein said city, and its officers, agents and servants, or either of them, and said company also hereby further agrees, for the consideration aforesaid, to pay to said city, and its officers, agents and servants, 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 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 the defense of any such suit, action or proceeding.

Sixth—Telephone subscribers in said city of Rochester who ceased using their instruments in November, 1886, and who contract for service prior to June 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 on or before June 1, 1888, renew his, its or their subscription for a period equal to the term of the unexpired contract after said November 20, 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 also in the action of the People of the State of New York against said company to compel it to remove certain of its poles provided such action be discontinued, and also any and all actions against said subscribers in Rochester brought in any of the United States Courts; the amounts to be paid by said company shall be fixed and adjusted by Hon. Sherman S. Rogers, of Buffalo, N. Y., to whom the same is hereby referred for adjustment.

Eighth—Said company hereby further agrees to keep, maintain and properly observe the conditions imposed or made in the resolution or ordinance 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 Common 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.

By Ald. Kohlmetz—Resolved, That upon the execution, in proper form and manner, and due acknowledgement for recording, of the foregoing agreement or contract, by and on the part of the Bell Telephone Company of Buffalo, New York, the Mayor be, and hereby is, directed to execute said contract or agreement, so executed by said company, and also a counterpart thereof, by and on the part of the city, such counterpart to be de-

livered to said company, and upon the delivery of such contract or agreement, executed and acknowledged by, and on the part of said company, to the clerk of this board, the said company be, and it hereby is, granted the right to place and maintain its poles, wires and conduits in, along and upon the public streets, avenues and places within the city of Rochester, in the manner and subject to the terms and conditions embraced and specified, and as provided in the said contract or agreement.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Fee, from the Select Committee on Steam Heating, &c., reported progress, and asked for further time. Granted.

By Ald. Fee—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of the lands necessary to be taken for the opening of a new street from Silver street to Maple street, as contemplated by ordinance No. 3,439, passed April 3, 1888, and report the result of such negotiations to this Board at the next regular meeting. Adopted.

By Ald. McMillan—Resolved, That this Board protests against the passage of the bill now pending in the legislature for a lift bridge in West Main street over the Erie Canal, the effect of which will be to deprive Caledonia avenue of any bridge, and this Board earnestly remonstrates against such bill unless provision be made therein for a bridge in Caledonia avenue. Adopted.

Ald. Tracy moved that action on the penal ordinance relating to hackney coaches and carriages passed Nov. 29, 1887, be reconsidered. Adopted.

Ald. Tracy moved that the ordinance be amended by inserting after the word "elsewhere" (in Sec. 6) "except by permission of the owner or lessee of the premises in front of which they may stand." Adopted.

The ordinance relating to hackney coaches and carriages, as amended, was adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Judson—Resolved, That the City Property committee be directed to put suitable locks on the desks of the members of this board in the Common Council chamber. Adopted.

By Ald. Thayer—Resolved, That the salaries of the several city officers and employees whose terms begin with the fiscal year be fixed as follows for the ensuing year:

Mayor, including clerk hire	\$3,300 00
Treasurer	4,500 00
Clerk hire, Treasurer's office	6,700 00
City Clerk	2,000 00
City Messenger	1,200 00
Assistant Messenger	300 00
Members of Executive Board, each	2,400 00
Assessors, including clerk hire, each	3,000 00
Municipal Court Judges, each	2,400 00
Clerk	900 00
Overseer of the Poor	1,700 00
Assistant Overseer of the Poor	900 00
Investigator of Poor	900 00
Bookkeeper, poor office	900 00
Storekeeper, poor office	800 00
Police Justice, including clerk hire	3,500 00
Police Commissioners, each	1,000 00
Excise Commissioner, each	720 00
Meat, Milk and Vegetable Inspector	1,200 00
Engineer, City Hall	1,000 00
Watchman, City Hall	900 00
Janitor, Front street building	900 00
Excise Clerk	900 00
Civil Service Clerk	780 00
City Physicians, each	300 00
Messenger of Board of Health	500 00
Health Inspectors, each	400 00
Sewer Flushers, each	500 00
Keeper of Hope Hospital	500 00
Superintendent of erection and placing of electric light wires and lamps, telegraph	600 00

and telephone wires, including disbursements. 600 00

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

The chair announced the following

Committee on River Bridges—Ald. Kelly, Fee, Judson, Tracy, and the Mayor.

Committee on Publications in the German Papers

—Ald. Kohlmetz, Tracy, Thayer.

On motion of Ald. Fee, the board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—April 24, 1888.

SPECIAL MEETING.

Ald. Foley moved that Ald. Kelly act as chairman. Adopted.

Ald. Selye moved that City Messenger Irwin act as Clerk. Adopted.

Present—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly—13.

Absent—Ald. Tracy, Bohrer, Thayer—3.

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., April 23, 1888.

Peter Sheridan, City Clerk:

DEAR SIR—In accordance with the request of members of the Common Council you will please call a special meeting of the Common Council for Tuesday, April 24th, at 7:30 p. m., at the Council Chamber, City Hall, for the purpose of considering the construction of bridges over the Genesee river, and a public market.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Fee submitted the following:

An act in relation to bridges, a public market and Savings Banks within the City of Rochester.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The Common Council of the City of Rochester, may, from time to time hereafter, whenever deemed by it to be necessary for the purpose of building, altering and repairing bridges over the Genesee river and a public market within said city, including the purchase of approaches and sites thereto, authorize the city treasurer to issue the bonds of said city to an amount, not exceeding, in the aggregate, the sum of three hundred thousand dollars, running for a period not exceeding thirty (30) years, and bearing a rate of interest not greater than will be sufficient to effect a sale of such bonds at par. Said bonds, when issued, shall be countersigned by the Mayor and the President of the Common Council, and may be made redeemable at any time after five (5) years from the issue thereof, as may be determined by the Common Council, at or before the time of the issue of the same, and a complete record shall be made and kept by said treasurer of said bonds, including the dates, amounts and the time of payment thereof, and to whom issued, if registered.

§ 2. The several savings banks within the said city of Rochester are hereby authorized to receive and keep on deposit any moneys raised for the payment of said bonds, and to pay thereon the same rate of interest paid or allowed by such bank or banks to, and to compound the same, as in cases of deposits received from individuals, as are now, or may hereafter be, provided by law.

§ 3. The said Common Council may, for the purpose of paying any of the bonds issued under the provisions of this act, in addition to any sum of moneys now, or hereafter, permitted to be raised by law, with the general taxes of said city, raise annually a sum of money not exceeding six thousand dollars for the creation of a sinking fund for the payment of said bonds, which sum shall, on the first day of September next after the addition of the same to any city tax, be deposited by said treasurer in one or more of the savings banks within said city, in the proportion, as may be determined, from time to time, by said Common Council, and which sums, after being so deposited,

shall not be withdrawn, except by the resolution of said Common Council, approved by the Mayor, and the assent thereto of the Supreme Court, and then only for the purposes of the payment of any of said bonds, or other investment of such deposits, so withdrawn, as may be approved by said Common Council and said Supreme Court.

§ 4. This act shall take effect immediately.
By Ald. Fee—Resolved, That Hon. D. McNaughton, Senator, and P. Andrew Sullivan, Assemblyman from this district, be, and they are hereby respectively respectfully requested to secure the immediate passage of the above act by the Legislature of this State.

Ald. Foley moved that the proposed act be amended so as to read \$200,000 in place of \$300,000, and to insert, for the purpose of building bridges over the Genesee river "at Driving Park avenue and at Alexander street, and the repair of bridges."

Ald. Sullivan moved to further amend by adding "a bridge at Platt street and making the amount \$300,000."

Lost by the following vote.
Ayes—Ald. Sullivan, Kohlmetz, Fritzsche, Selye, Judson—5.

Nays—Ald. McMillan, Fee, Williams, Foley, Hall, Swikehard, Schroth, Kelly—8.

Ald. Foley's motion to amend was lost as follows:

Ayes—Ald. McMillan, Williams, Foley—3.
Nays—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Selye, Hall, Swikehard, Judson, Schroth, Kelly—10.

The resolution and accompanying act offered by Ald. Fee was then adopted by the following vote:
Ayes—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly—12.

Nays—Ald. McMillan—1.
Ald. Kohlmetz moved that the Select Committee on River Bridges be instructed to proceed to Albany and urge with all reasonable diligence the passage of the said proposed act relating to bridges, a public market, and savings banks.

Adopted.
By unanimous consent Ald. Swikehard presented the petitions of John Scholt and Frank G. Wagner. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also a petition for water in Myrtle Hill Park. Referred to the Water Works Committee and Executive Board.

By Ald. McMillan—Petition of A. L. Thompson. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fritzsche—Petition for the sprinkling of Rome St. Referred to the City Surveyor to prepare an ordinance.

Ald. Judson presented the petition of Henry Wober for permission to erect a wood building on Pinnacle avenue and moved that permission be granted. Adopted.

The Board then adjourned.
FRANK J. IRWIN, Acting Clerk.

◆◆◆
In Common Council—May 1, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

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. McMillan, petitions for sprinkling Exchange and Clarissa streets also MacAdam improvement on Adam street. Referred to the Surveyor to prepare ordinances. Also petitions of Graner A. Hollister and E. P. Gould for permission to erect wood buildings. Permission granted.

By Ald. McMillan, petitions of Daniel Curran,

Jr., and Mrs. S. R. Torkinton for permission to erect wood buildings. Referred to the wood building committee and fire marshal with power to act.

By Ald. McMillan—Bills of

Peter Hardy, Collecting garbage.....	114 00
Homer DeWitt,	114 00
Wm. Rosengreen,	114 00
John Becker,	114 00
Patrick Bradley,	114 00
Jacob Stein,	114 00
John Roach,	114 00
Daniel Hickey,	133 00
Jos. Greenauer,	114 00
Jacob Rauber,	114 00

Referred to Health Committee.
By Ald. Fee—Petition of B. C. Furtherer for permission to erect a wood building. Permission granted.

By Ald. Kohlmetz—Petitions for the sprinkling of Lowell, Granger and North St. Paul streets; also for a flag walk on Harris avenue. Referred to the surveyor to prepare ordinances. Also petitions of Thomas H. Groves, Geo. Englert to erect wood buildings; also a petition to remove an old building owned by Barth. Cain. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fritzsche—Petition of Anthony Heislern for alleged damages. Referred to the Law Committee.

By Ald. Williams—Petitions of A. C. Goodenough to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Williams—Petition to sprinkle Marshall street. Referred to the Surveyor, to prepare an ordinance.

By Ald. Foley—Petitions of Wm. Ryan, Wm. Erhart, John M. Deuble, Casey & Chambers, and the Enterprise Foundry Co., to erect wood buildings, and moved permission be granted. Adopted. Also, petition for sewer in Champlain street. Referred to the Surveyor, to prepare an ordinance.

By Ald. Hall—Petitions of J. Henry Howe, J. L. Roseboom and Sarah C. Pond, to erect wood buildings. Referred to Wood Building Committee and Fire Marshal, with power to act.

Also petition to sprinkle Weld st.; referred to the Surveyor to prepare an ordinance.

By Ald. Swikehard—Petitions of James A. Lazier and Erhart Hafner to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Judson—Petitions of Geo. M. Neal and Josef Matzig for permission to erect wood buildings; permission granted.

By Ald. Schroth—Petitions of Wm. Schlenker, Anthony Walter and Julius Bartelstone to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petition for sprinkling Hudson st.; referred to the Surveyor to prepare an ordinance.

By Ald. Bohrer—Petition of Casper Wehle for permission to erect a wood building; permission granted.

By Ald. Bohrer—Petitions for water mains in Finney street. Referred to the Water Works Committee and Executive Board.

By Ald. Kelly—Petitions for pipe sewers in Myrtle, Cameron, Myrtle and Brooks streets; plank walk on Ravine avenue, and sprinkling West avenue. Referred to the Surveyor to prepare ordinances.

By Ald. Kelly—Petition of H. T. Jaeger to place sign on lamp post and moved that action on the petition be postponed two weeks. Adopted.

By Ald. Kelly—Petition of Mary Barry for permission to erect a wood building. Permission granted.

By Ald. Kelly—Petition of N. L. Brayer for payment of claim. Referred to Law Committee.

By Ald. Kelly—Petition of Samuel Blodgett for remission of taxes. Referred to the Assessment Committee.

By Ald. Kelly—

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

The petition of Henry M. Hill and William C. Bailey respectfully shows that your petitioners are residents of the city of Rochester and are the owners of seven out of eight lots of land facing on a street now called "Willard" street, running between Cameron and Myrtle streets, in the Fifteenth ward; that said street is about 400 feet in length, and was laid out and a map of the same was filed in the Clerk's office of Monroe county in September, 1884; that it appears that previous thereto, and your petitioners believe, in the same year, a street was opened in the Selye tract in the Ninth ward and named "Willard" street; that your petitioners are desirous that the name of the street first described, running between Cameron and Myrtle streets, be changed, and would suggest therefor the name of "Laurel" street, and your petitioners ask that the name of said street be changed accordingly.

HENRY M. HILL,
WILLIAM C. BAILEY.

Dated May 1, 1888.

Ald. Kelly moved that the name of Willard street be changed to the name of Laurel street, and that the Clerk be directed to enter the same in the street register, and the Executive Board be directed to place the usual street signs. Adopted.

By Ald. Thayer—Petitions for plank walk on Maria street, a pipe sewer in Conkey avenue and a cement walk on Monroe avenue. Referred to the surveyor to prepare ordinances.

By Ald. Thayer—Petitions of Andrew Raab and Wm. H. Reid to erect wood buidings. Referred to the Wood Building Committee and Fire Marshal with power to act.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan from the Health Committee reported in favor of the bills referred to that Committee and referred them to the Finance Committee for payment.

Ald. McMillan moved that rule 38 relating to bills be suspended that the bills for collecting garbage be placed upon the Finance Budget.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

FINANCE BUDGET No. 1.

ROCHESTER, N. Y., May 1, 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.

John P. Smith, binding books.....	\$ 107 00
Schmidt & Kaelber, tracing cloth and paper.....	9 85
Rochester Volksblatt, publishing notices.....	187 50
Union & Advertiser, printing.....	12 00
J. K. Hunt, boxes.....	5 00
Thos. Liddy, building windows in City Hall.....	204 50
Wm. R. Lansing, minutes police investigation.....	5 70
Union and Advertiser, printing proceedings.....	580 05
Geo. W. Elliott, expenses on manual.....	12 50
Rochester Herald Printing Co., printing notices.....	4 00
Democrat and Chronicle, printing notices.....	203 39
H. D. Bryan, order book.....	22 00

PAY ROLL MONTH APRIL.

C. R. Parsons, Mayor.....	275 00
William H. Tracy, alderman.....	62 50
Thos. McMillan.....	62 50
Henry T. Kohlmetz.....	62 50
Forest H. Williams.....	62 50
DeVillo W. Selye.....	62 50
Geo. B. Swikehard.....	62 50
John U. Schroth.....	62 50
J. Miller Kelly.....	62 50
John A. Davis, Treasurer.....	375 00

F. P. Allen, Asst. Treasurer.....	183 38
Edward Thomas, clerk.....	100 00
Chas. M. Beattie.....	91 66
A. D. Davis.....	75 00
Fred E. Shedd.....	65 00
Ivan Powers, City Attorney.....	350 00
H. J. Sullivan, Assistant City Attorney.....	208 38
E. D. Smith, Stenographer.....	91 66
W. J. Burke, Clerk.....	83 38
L. A. Pratt, City Assessor.....	250 00
M. J. Mahar.....	250 00
Jacob Gering.....	250 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.....	100 00
Wm. Butler Assistant City Messenger.....	25 00
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 38

POOR FUND.

Home of Industry, board.....	475 80
St. Mary's Hospital.....	2,460 90
Church Home.....	424 90
Industrial School.....	644 58
Sisters of Mercy.....	769 60
Roch. Orphan Asylum.....	493 94
Home of the Friendless.....	88 00
J. J. Serth, meat.....	8 00
Schley Bros., meat.....	130 19
Caspar Fromm.....	52 08
John Hahn.....	153 03
Henry Hedditch.....	25 00
J. Witman.....	50 00
Grainger & Smyth Bros., meat.....	52 26
Joe Bachorn, meat.....	75 49
O'Kane Bros., meat.....	218 06
John Fischer, meat.....	107 62
B. Reichenberger, meat.....	76 93
Bender & Schauman, burials.....	18 50
James Butler, hackhire.....	2 00
Wm. B. Maloney, rent.....	11 00
L. S. Emery, transportation.....	26 50
Bernhard Casey, coal.....	176 25
W. C. Dickinson, coal.....	235 00
Doyle, Gallery & Co., coal.....	257 60
Stone & Campbell, flour.....	230 05
Gerling Bros., flour and meal.....	14 00
James McMannis, groceries.....	5 00
J. F. Corris.....	6 00
Chas. Scheuerman.....	32 00
William Benz, bread.....	28 48
Geo. Englert.....	64 27
Fred Odenbach.....	14 81
Geo. Oppell.....	56 28
Mat. Jacobs.....	47 19
Katherine Keller.....	87 25
Fleckenstein Bros.....	30 33
F. L. Deininger.....	

PAY ROLL FOR MONTH OF APRIL.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00
Thos. Swanton.....	75 00
Jos. Eagan.....	75 00
Geo. Hartel.....	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, City Physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger.....	60 00
Jas. Malley.....	60 00
John Mason, Clerk.....	65 00

PAY ROLL MONTH APRIL.

Dr. J. J. A. Burke, Health Officer.....	\$ 83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heinold, keeper Hope Hospital.....	50 00

HEALTH FUND.

John Becker, collection of garbage.....	\$114 00
Jacob Rauber,	114 00
Wm. Rosengreen	76 00
Jos. Greenauer,	76 00
Patrick Bradley,	85 50
Jacob Stein,	75 00
Mrs. Frank Vahue,	85 50
Homer S. Dewitt,	76 00
Martin Mason,	76 00
John Roach,	85 50
Peter Hardy,	85 50
Daniel Hickey,	92 60
Peter Hardy, collecting garbage.....	114 00
Homer S. DeWitt	114 00
Wm. Rosengreen	114 00
John Becker	114 00
Jacob Stein	114 00
John Roach	133 00
Daniel Hickey	114 00
Joseph Greenauer	114 00
Patrick Bradley	114 00
Jacob Rauber	20 00
Charles Englert, board of horse, February	20 00
Union and Advertiser, printing monthly	6 00
report	
Union and Advertiser, printing monthly	6 00
report	
Jas. R Chamberlin, hose for flushers.....	156 00
Geo. W. Hall, health inspector.....	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

LAMP FUND.

Brush Electric Light Co., lighting lamps	
Mch.....	\$5,928 90
Rochester Electric Light Co., lighting	
lamps, Mch.....	1,713 56
Edison Electric Light Co., lighting lamps,	
Mch.....	1,024 04
Rochester Gas Light Co., lighting lamps,	
Mch.....	594 25
Citizens' Gas Co., lighting lamps, Mch....	1,053 45
United Gas Imp. Co., lighting lamps, Mch.	343 25

PAY ROLL MONTH APRIL.

C. R. Finegan, supt. electric lights.....	50 00
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CITY PROPERTY FUND.

Rochester Gas Co., gas city buildings...	179 75
F. J. Irwin, cleaning City Hall.....	65 00
Thos. Shakeshaft, labor and material	70 00
E. Emerich, care of city clocks to May 1..	87 50
Roch. Pine & Hardwood Co., Lumber.....	5 40

POLICE FUND.

Western Union Tel. Co., services, March	
1888.....	\$ 37 34
Roch. Dist. Tel. Co., services March.....	4 50
B. Frank Enos, services, March.....	7 17
Roch. Gas Co., gas patrol house.....	11 40
P. C. Kavanagh, expenses in Short case....	4 64
Post Express Prin. Co., police docket.....	12 00
Beattie & Murray, medicine for prisoners.	15 00
Ed P. Olmstead, meals for prisoners.....	8 50
Atkinson & Sykes, repairs headquarters....	5 80
Maggie Gaffney, cleaning, &c.....	22 80
W. L. Buckland, hack hire.....	10 00
C. E. Morris, blank books, stationery, &c.	8 10
Fred W. Lang, hay and straw.....	25 84
C. L. DeLano, repairs at headquarters....	4 50
John A. Welder repairs at patrol house....	9 05

MONTHLY PAY ROLL MARCH.

James D. Casey, qr, salary to April 1st....	\$250 00
Jacob A. Hoekstra, qr, salary to April 1st..	184 07

PAY ROLL FOR MONTH OF MARCH.

Bartholomew Keeler, Police Justice.....	\$291 67
B. Frank Enos, Police Clerk.....	125 00
Jos. P. Cleary, Chief Police.....	150 00
Chas. McCormick, Asst. Chief and Day Cap	116 67
Wm. Keith, Night Captain.....	108 33
Frank B. Allen, Lieutenant	85 00
John A. Baird,	85 00
John E. McDermott,	85 00
Frank S. Skuse,	85 00
John C. Hayden, Chief Detective	100 00
Thos. Lynch,	90 00
Peter Lauer,	90 00
Henry Baker,	90 00
Thos. A. Burchill,	90 00
Jos. S. Roworth,	90 00
Patk. C. Kavanagh,	90 00
Thos. Dukelow,	90 00
Ben C. Furtherer,	90 00
Geo. Long,	90 00
Robert Burns,	75 00
Andrew Connolly,	75 00
Jacob Harter,	62 50
Wm. P. O'Neil,	75 00
John Mitchell,	75 00
Ed McDonough,	75 00
Wm. McKelvey,	75 00
Jos. St. Hellen,	50 00
Robert Sloan,	75 00
John Dean,	75 00
Samuel Schwartz,	75 00
James A. Johnson,	75 00
Charles W. Peart,	75 00
Charles Hart,	75 00
Michael Hynes,	75 00
Louis Nold,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Fred. Kipphut,	75 00
Hiram Rogers,	65 00
P. J. Cummings,	75 00
Benj. L. Stetson,	70 00
Patk. Caulfield,	75 00
Patrick Culligan,	67 50
William Murray,	75 00
Michael Englert,	75 00
John Sullivan,	75 00
Dennis Hogan,	75 00
James E. Ryan,	75 00
John Yaman,	57 50
Michael Zimmerman,	75 00
George H. Kron,	75 00
George Leise,	37 50
Henry Baker, Jr.,	75 00
Michael Fitzpatrick,	50 00
William Hilliard,	75 00
Fred. Walter,	75 00
John Bletzer,	60 00
Geo. Mohr,	75 00
E. O' Loughlin,	75 00
Geo. Kleisly,	75 00
E. J. O'Brien,	75 00
John B. Davis,	75 00
Nich. J. Loos,	75 00
John H. Dana,	75 00
Wm. White,	75 00
Ed. Van Vorst,	75 00
John C. McQuatters,	75 00
John M. Reis,	75 00
Jacob Frank,	75 00
John Wangman,	75 00
John Monaghan,	75 00
Chas. Siefferd,	75 00
Danl. Golding,	75 00
Mich. Cain,	75 00
Jas. P. Flynn,	75 00
Hugh Clark,	75 00
W. R. McArthur,	75 00
Chas. Stupp,	55 00
F. A. Klubertanz,	67 50
Theo. H. Cazeau,	75 00
J. E. Moran,	75 00
A. J. Moynihan,	75 00
Chas. P. Player,	75 00
J. W. Chatfield	75 00

John Coughlin	75 00	James E. Ryan	75 00
Albert Gerber	75 00	John Yaman	72 50
Isaac G. Lovett	75 00	Mich. Zimmerman	72 50
John W. Banker	70 00	Geo. H. Kron	75 00
James B. Cady	75 00	Geo. Liese	75 00
Albert B. Marble	82 98	Henry Baker, Jr.	75 00
Wm. E. O'Brien	65 00	Mich. Fitz Patrick	67 50
Wm. A. Metzger	65 00	Fred Walter	75 00
Thos. F. O'Connor	65 00	Wm. Hillard	75 00
Wm. J. McBride	65 00	John Bletzer	75 00
Frank J. Lynch	65 00	Geo. Mohr	75 00
Ed. J. Hehenehan	65 00	Ed. O'Loughlin	75 00
John P. McDonald	65 00	Geo. Kleisley	75 00
Jeremiah O'Grady	65 00	Ed. J. O'Brien	75 00
Sharon L. Sherman	65 00	John B. Davis	75 00
Thos. Foley	65 00	Nich. J. Loos	75 00
Chas. C. Alt	65 00	John H. Dana	75 00
Martin P. Snyder	65 00	Wm. White	75 00
Chas. Weber	65 00	Ed. Van Vorst	75 00
Myron E. Avery	60 76	John C. McQuitters	75 00
Chas. F. Schroeder	47 74	John M. Reis	75 00
John M. Durkin	65 00	Jacob Frank	75 00
James Keenan	54 25	John Wangman	75 00
John A. Weber	65 00	John Monaghan	75 00
Wm. Mullane	65 00	Chas. Seiffred	75 00
Thos. J. Gargan	62 93	Dani. Golding	75 00
Victor Hohman	65 00	Mich. Cain	75 00
Julius Luscher	65 00	James P. Flynn	67 50
John Shire	65 00	Hugh Clark	75 00
Julius A. Brown	65 00	Wallace R. McArthur	72 50
Chas. Dingman	75 00	Chas. Stupp	75 00
Robert B. Swanton	75 00	Ferd. A. Klubertanz	75 00
Chas. Wilson	75 00	John E. Moran	72 50
Louis W. Miller	40 00	A. J. Moynihan	75 00
Henry W. Martin	40 00	Chas. P. Player	75 00
Henry M. Webb	40 00	Joh. W. Chafield	65 00
Charles W. Struble, doorman	75 00	John Coughlin	70 00
Jacob Markey, janitor	65 00	Albert Gerber	75 00
Addie De Stoebler, matron	50 00	Isaac G. Lovett	72 50
Wm. Laragy, patrolman	32 50	John W. Banker	70 00
PAY ROLL FOR APRIL.			
B. Keeler, Police Justice	291 67	James B. Cady	75 00
B. Frank Enos, Police Clerk	125 00	Albert B. Marble	70 00
J. P. Cleary, Superintendent	150 00	Wm. E. O'Brien	65 00
Chas. McCormick, Day Capt. and As. Chief	116 67	Wm. A. Metzger	65 00
Wm. Keith, Night Capt. and Asst. Chief	108 33	Thos. F. O'Connor	65 00
Frank B. Allen	85 00	Wm. J. McBride	65 00
John A. Baird	85 00	Frank J. Lynch	65 00
John E. McDermott	85 00	John P. McDonald	65 00
Frank S. Skuse	85 00	Jeremiah O'Grady	82 93
John C. Hayden, Chief of Detectives	100 00	Sharon L. Sherman	65 00
Thos. Lynch	90 00	Thos. Foley	65 00
Peter Laner	90 00	Chas. Weber	82 93
Henry Baker	90 00	Myron E. Avery	60 76
Thos. A. Burchill	90 00	Chas. F. Schroeder	52 08
Jos. S. Roworth	90 00	John M. Durkin	82 93
Patk. C. Kavanagh	90 00	James Keenan	65 00
Thos. Dukelow	90 00	John A. Weber	65 00
Ben. C. Furtherer	90 00	Wm. Mullane	65 00
Geo. Long	90 00	Thos. H. Gargan	60 76
Robt. Burns	75 00	Victor Hohman	65 00
Andrew Connolly	75 00	Julius Luscher	65 00
Jacob Harter	75 00	John Shire	65 00
Wm. P. O'Neil	75 00	Julius A. Brown	65 00
John Mitchell	75 00	Chas. Dingman	75 00
Ed. McDonough	75 00	Robt. B. Swanton	75 00
Wm. McKelvey	75 00	Chas. Wilson, driver	75 00
Jos. St. Hellens	60 00	Louis W. Miller, operator	40 00
Robt. Sloan	75 00	Henry W. Martin	40 00
John Dean	75 00	Henry M. Webb	40 00
Saml. Schwartz	75 00	Charles W. Struble, doorman	75 00
James A. Johnson	75 00	Jacob Markey, janitor	65 00
Chas. W. Peart	75 00	Addie De Stoebler, matron	50 00
Chas. Hart	75 00	James Keenan, patrolman, time lost in March	10 85
Mich. Hynes	75 00	John Bletzer, patrolman, time lost in March	15 00
Louis Nold	75 00	Fred Klubertanz, patrolman, time lost in March	7 50
Peter Hess	75 00	Wm. Laragy, patrolman	75 00
Oliver A. Youle	75 00	Theo. Cazeau, patrolman	75 0
Fred Kipphut	65 00		
Hiram Rogers	75 00		
Patk. J. Cummings	75 00		
Benj. L. Stetson	75 00		
Patk. Caufield	75 00		
Patk. Culligan	72 50		
Wm. Murray	75 00		
Mich. Englert	67 50		
John Sullivan	75 00		
Dennis Hogan	75 00		

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., April 30, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable

Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,
 THOS. J. NEVILLE,
 Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending March 29, 1888.	\$ 143 75
April 5, 1888.	1,097 35
April 12, 1888.	2,091 82
April 19, 1888.	3,206 95
April 26, 1888.	3,266 08
	\$ 9,805 95
Geo. W. Aldridge, salary for April.	200 00
Jas. M. Aikenhead,	200 00
Julius Armbruster,	200 00
Chas. E. Kohlmetz, repairs to snow plow.	1 44
John D. Dent, hardware.	2 20
Lewis P. Ross, rubber boots.	5 10
Hicks & McKenzie, horse shoeing.	4 50
Alfred A. Mann, repairs to harness.	2 60
H. A. Kingsley & Co, hardware.	25 00
Jos. F. Bonsteel, rent of Frank street yard, April.	12 86
Whitmore, Rauber & Vicinus, man-hole stones and cement.	17 00
Charles H. Potter, oak lumber as per contract.	1,156 44
Thos. J. Neville, Clerk, disbursements.	40 82
Garvey & Donnelly, repairs to tools.	5 80
Pay-roll, breaking macadam, Frank street yard.	93 95
A. F. Sauer, repairs to tools.	2 40
James Sullivan, repairs to tools.	11 80
Colvin Street Plank Walk, O. 3,207, allowance for crosswalk.	131 15
Charles D. Marx, civil engineer, services as expert.	120 00
Chas. Staud, chairman, Brown Street Sweeping & Co.	26 40
Total.	\$12,065 41

Water Pipe Fund.

Monthly pay-roll for April.	\$ 590 82
Buffalo Cast Iron Pipe Co., est. No. 2, cast iron water pipe and specials.	5,970 94
Danford & Knapp, T. and S. Co., est. No. 2, unloading and distributing pipe, & Co.	209 70
F. P. Stallman, labor and material, Exchange street.	90 90
Ludlow Valve Mfg Co., valves.	323 73
R. D. Wood & Co., hydrants.	1,841 00
Wall & Gledhill, stop gate stones.	18 00
Garvey & Donnelly, repairs to pipe wagon.	51 75
Thos. J. Neville, Clerk, freight on water pipe, & Co.	165 28
Total.	\$9,262 12

Water Works Fund.

Monthly pay roll, operating expenses.	\$2,040 89
service and repairs.	1,960 87
James M. Lewis, transportation.	15 69
Louis Ernst & Son, hardware.	27 31
Brush Electric Light Co., use of lights for month of March.	9 30
Rochester Gas Light Co., gas and coke.	18 00
B. F. Harris, rent of barn, April, 1888.	22 50
J. Post, meter.	10 00
United Gas Impt. Co., gas.	4 65
Francis McKenna, washing.	12 10
Schlicht & Field Co., cases.	12 50
Samuel Moulson, tallow.	2 25
M. Barry, wood, & Co.	23 00
James R. Chamberlin, packing, hose, & Co.	64 53
Hicks & McKenzie, horse shoeing.	28 00
Smith, Perkins & Co., salt.	1 60
Henry Hebing, hardware.	19 58
S. H. Oviatt, hay, & Co.	25 19
Samuel Sloan, plumbing supplies.	7 08
James Field, rope and blocks.	35 41
Scrantom, Wetmore & Co., pens.	1 75
Rochester Lead Works, tin tube.	4 75
Jackson & Burleigh, stationery.	4 25
C. J. Conolly & Co., stamp and pad.	1 00
J. B. Colman, taps.	15 75
Brettell & Wilson, packing.	8 75

Brewster, Crittenden & Co., clover seed, & Co.	6 38
John C. Moore, register of services.	22 00
Union and Advertiser Co., water rent bills.	35 00
Hamilton & Mathews, belting.	8 37
National Meter Co., repairs to meters.	78 89
Thos. M. Blossom, labor.	5 00
Rochester Morning Herald, paper.	6 00
Philip Neville, pay roll Hemlock Lake sanitary protection.	377 49
J. Nelson Tubbs, disbursements.	16 40
Garvey & Donnelly, repairs to wagons.	9 00
Alfred P. Mann, harness, & Co.	50 70
William B. Burke, iron supplies.	6 66
Robert Crennell, pay roll.	36 25
T. J. Neville, clerk, disbursements for hay, & Co.	77 54
J. R. Malany, use of horse, & Co.	6 00
Wm. T. Kohlmetz, manure, Mt. Hope reservoir.	27 00
Fred W. Lang, hay and straw.	15 72
T. J. Neville, clerk, expenses of committee.	74 25
Total.	\$5,235 30

Fire Department Fund.

Monthly pay roll for April, 1888.	\$4,396 32
Wm. Murray, labor, fire telegraph.	50 00
Active Hose Co., monthly appropriation.	250 00
Alert.	237 50
Mack & Company, repairs to fire axes.	4 05
J. B. Colman, repairs to Chemical engine.	4 75
United States Hose Hoist Company, hose hoist and distributing nozzles.	100 00
Silsby Mfg Co., water flues for Steamer No. 2.	6 00
T. A. Holdridge, storage of wagon.	12 00
Goggin & Knowles, repairs to hose house No. 2.	19 55
Jas. R. Chamberlin, controlling nozzle, & Co.	39 00
United Gas Imp't Co., gas.	7 20
Wm. S. Castleman, chamois skins.	18 00
Wm. Bassett, labor and material.	31 41
Rochester Gas Light Co., gas.	25 95
Samuel Bemish, paid for washing.	29 00
H. C. Warner, horse.	265 00
John J. Heveron & Co., Estimate No. 1, Plymouth avenue station.	1,520 00
Sargent & Greenleaf, repairs to fire alarm apparatus.	2 50
Charles E. Lee, labor on sample lightning arrester.	2 50
Utica Fire Alarm Telegraph Co., vitriol, keys, & Co.	172 63
John H. Hill, battery plates, & Co.	34 23
Boston Woven Hose Co., respirators.	36 00
Schmidt, Kaelber & Co., wire, & Co.	49 98
Hicks & McKenzie, horseshoeing.	358 75
Thos. J. Neville, clerk, paid for hay.	55 12
Edward Monaghan, horseshoeing.	145 75
J. C. Birmingham, horseshoeing.	41 50
H. Brewster & Co., soap, brooms, & Co.	35 44
Gilbert Brady & Co., repairs to hose house No. 1.	1 54
Chas. J. Stephany, repairs to sewer, hose house No. 2.	24 55
Atkinson & Sykes, repairs to gongs, & Co.	4 95
William Gray, horseshoeing.	9 00
John A. Weider, hames for harness.	20 25
Christian Muhl, hay, straw, & Co.	44 65
John Walsh, labor and material.	4 92
Total.	\$8,053 99

Local Improvement Funds.

Obed M. Rice Inspection Meigs st. sewer cleaning, O. 3,331.	\$18 75
Obed M. Rice, inspection Pinnacle ave. repaving O. 3,299.	6 25
Obed M. Rice, inspection Gladstone st. plank walk, O. 3,329.	3 75
Obed M. Rice, inspection Third ave. plank walk, O. 3,320.	2 50
Obed M. Rice, inspection Avenue E plank walk, O. 3,311.	7 60
D. W. Knight, inspection Parsells ave. pipe sewer, O. 3,170.	1 88

M. H. Ray, inspection Monroe ave. outlet sewer, O. 3,323	26 25
Monroe Bills, inspection Hayward ave. sewer, O. 3,191	72 50
Wm. B. Wooden, inspection Bronson ave. sewer, O. 3,333	68 75
Jacob Kolb, inspection Grand ave. sewer, O. 3,192	31 25
D. W. Knight, inspection Fourth ave. sewer, O. 3,332	38 75
Francis Lyndon, inspection Caledonia ave. and Atkinson st. sewer, O. 3,313	75 00
D. G. W. Hatch, inspection Goodman st. outlet sewer, extension O. 3,259	71 25
F. A. Brotsch, inspection Court and William sts. outlet sewer extension, O. 3,268	70 00
Wm. Howe, inspection Genesee Valley Canal outlet sewer, O. 3,325	15 00
<i>Street Department.</i>	
Inspection Meigs st. sewer cleaning, O. 3,331	\$ 3 53
Inspection stakes, &c., Monroe ave. outlet sewer, O. 3,323	32 27
Inspection stakes, &c., Fourth ave. pipe sewer, O. 3,332	13 73
<i>Partial Estimates.</i>	
William Dyer, estimate No. 3 Grand ave. sewer, O. 3,192	\$1,200 00
Weider & McMahon, estimate No. 4 Court and William sts. outlet sewer, O. 3,268	1,500 00
Wm. H. Jones & Sons, estimate No. 5 Scio st. improvement, O. 3,222	2,400 00
George Chambers, estimate No. 4 Caledonia ave. and Atkinson st. sewer, O. 3,313	5,100 00
<i>Final Estimates.</i>	
McConnell & Brewer, Avenue E plank walk, O. 3,311	\$53 29
Chas. Ahnfeldt, Meigs street sewer cleaning, O. 3,331	155 00
John Mauder, Fourth Avenue pipe sewer, O. 3,332	1,913 84
Matthias Kondolf, Monroe avenue outlet sewer extension, O. 3,333	2,040 35
Total	\$14,921 39

Adopted by the following vote:
 Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—13.
 By the Clerk—

ROCHESTER, N. Y., May 1st, 1888.

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

GENTLEMEN—Your Finance Committee, in submitting the tax levy for 1888 and 1889, does not deem it necessary to add to suggestions which have been previously made by it, relative to the financial affairs of the city, and will not take your time by elaborate comparisons and explanations with which your honorable body is as familiar as your committee. The rapid growth of the city and the increased demand for public expenditures compel larger appropriations than heretofore, but, at the same time, the largely increased valuation of taxable property has kept pace with the increased demand for public expenditures, so that the rate of assessment will not exceed that of the year past. This healthy growth of our city, with its increased demands, and its corresponding increase of means for meeting them, is a matter for congratulation rather than for complaint; and your committee has neither regrets nor apologies to offer for such increase of appropriations as it feels called upon to recommend, to meet the requirements of the current year. Avoiding prodigality, on the one hand, and parsimony on the other, your committee has sought to combine that degree of liberality and economy which will best serve the public and private interests of our citizens.

Respectfully submitted,

H. G. THAYER,
 J. H. FOLEY,
 FRANK FRITZSCHE,
 GEO. B. SWIKEHARD,
 J. S. JUDSON,
 Finance 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 1888-89.

For interest on the bonded debt as follows:

At Seven Per Cent.

One year on \$75,000, Free Academy Funding Loan.. \$	5,250 00
One year on \$100,000, Floating Debt Loan (Re-issue of Floating Debt Loan of 1868 - 69 - 70. Authorized May 6, 1873.	7,000 00
One year on \$3,182,000 Water Works Loan.	222,740 00
One year on 20,000, No. 5 School Loan.	1,400 00
One year on \$410,000, Funding loan of 1875 (Resolution C. C. June 18, 1875.	28,700 00
One year on \$600,000, Rochester and State Line R. R. Loan.	42,000 00
One year on \$150,000, Rochester & Nunda P. R. R. Loan.	10,500 00
One year on \$335,000, City Hall Commissioners Loan.	23,450 00

At Four Per Cent.

One year on \$100,000, Consolidated Loan. Issued Aug. 1, 1882, Reissued C. C. March 30, 1882.	4,000 00
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At Three Per Cent.

One year on \$150,000, Local Improvement Funding Loan.	4,500 00
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Total	\$349,540 00
Less surplus from \$1,500 received from County Treasurer Feb. 15, 1888, over one bond due that date \$1,000 and interest for one year on \$4,000 at 7 per cent.	280 220 00

Total. \$349,320 00

Less amount to be paid in by Executive Board for surplus receipts over expenditures for Water Works	\$225,000 00	\$124,320 00
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For payment of fifty bonds floating debt loan, due January 1, 1889.	\$ 50,000 00
For erroneous assessments.	5,443 79
For local assessments on city property.	620 35
For all water used for city purposes.	100,000 00
For support of police.	115,000 00
For police pension fund.	1,000 00
For contingent expenses.	65,000 00
For support and relief of the poor.	30,000 00
For Board of Health, including collection of garbage.	26,500 00
For Board of Health, deficiency.	8,000 00
For City Property fund.	8,000 00
For park fund.	3,000 00
For Executive Board, as per requisition:	
Extension of water pipe.	\$100,000 00
Extension of water pipe, deficiency.	28,000 00
Fire department fund.	102,500 00
Fire department fund, for new hose house in Twelfth ward.	11,000 00
Highway fund.	145,800 00
Highway fund deficiency.	12,000 00
Repair and care of avenues.	4,200 00

Total	\$403,500 00
For the support of common schools as follows:	
Building fund.	\$ 40,000 00
Repair fund.	15,000 00

Contingent fund.....	65,000 00	
Teachers' fund.....	135,000 00	
Total.....		\$255,000 00
For lighting the city.....	130,000 00	
For new public park.....	500 00	
For Grand Army of the Republic.....	2,500 00	
Total.....		\$1,323,384 14

On motion of Ald. Thayer ordered received, filed and published, as provided by section 81 of the city charter, and laid on the table until the next regular meeting.

By Ald. Kohlmetz—
To the Honorable Common Council, City of Rochester, N. Y.:

GENTLEMEN: Your Assessment Committee begs leave to recommend the following action by your honorable body:

The application of the Lawyers' Co-operative Publishing Company for a remission of an assessment upon lots fifteen and sixteen of the Lake View Park tract of \$225.72, for the Lake View tract outlet sewer, and for a modification of the ordinance for a vitrified pipe sewer from Pierpont avenue along the north side of Lake View park eastward about 569 feet by stopping short of lots 15 and 16, should be denied, as your committee perceives no good reasons for the application being granted, as it would thereby establish a dangerous precedent and one productive of great trouble in the future in ordering the construction of public sewers within the streets where some lots fronting thereon may have drainage by a private means. Your committee is clearly of the opinion that the lots were properly assessed for the construction of the proposed sewer, and will, in future, be properly assessed.

That the applications of Margaret E. Creegan and Elizabeth Feeny for remission of interest upon unpaid taxes and assessments should be granted, as provided in accompanying resolution.

That the accompanying order for local assessment No. 3,199 for the West avenue sweeping and cleaning and also the direction to the treasurer to transfer the sum of \$300 from the contingent fund to the fund for the said sweeping and cleaning to be adopted. It appears that the ordinance erroneously directed \$600 of the expense of the improvement to be paid from the highway fund instead of the public treasury, or one of the funds under the immediate control of the Common Council. The Executive Board have permitted the sum of \$300 to be paid from the highway fund, which is under their control, and which, therefore, leaves \$300 to be paid from one of the funds under your control, and for that purpose your committee recommends the adoption of the said accompanying resolution.

All of which is respectfully submitted,

H. KOHLMETZ,
WM. H. SULLIVAN,
LOUIS BOHRER,
L. J. HALL,
D. W. SELYE,
Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the petition of the Lawyers' Co-operative Publishing Company, specified in the foregoing report, be and the same hereby is denied. Adopted.

By Ald. Kohlmetz—Resolved, That Margaret E. Creegan be, and she hereby is, permitted to pay the general city taxes for the years 1880, 1881, 1883, 1885 and 1887, upon lot 441 of the Jones tract, situate on the east side of Frank street, and assessed to John Creegan, according to their amounts at the times of the respective sales thereof, with interest from such dates to the time of payment, at the rate of 6 per cent. per annum, upon such sales, where the certificates of which are now held by the city, and providing that such payment be made within sixty days from the date of the confirmation by the Mayor of this resolution. Adopted.

By Ald. Kohlmetz—Resolved, That Elizabeth Feeny be, and she hereby is, permitted to pay the general city taxes for the years 1878 to 1885, inclusive, and 1887, as they appeared at the dates of their

respective sales, where the certificates of sale are held by the city, together with interest on the amounts at the times of sale at the rate of six per cent. per annum from such dates to the time of payment, upon lot No. 4 north side of Davis street, Tenth ward, and providing that such payment be made by her within 60 days from the date of the confirmation by the Mayor of this resolution. Adopted.

By Ald. Kohlmetz—Resolved that the Treasurer be, and he hereby is, directed to transfer the sum of three hundred dollars from the contingent fund and credit the same to the fund for the sweeping and cleaning of West avenue, under ordinance No. 3,199. Adopted.

Ald. Selye from the Map and Survey Committee reported progress and asked for further time, which was granted.

REPORTS OF SELECT COMMITTEES.

By Ald. Thayer—

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

GENTLEMEN:—The undersigned, to whom was referred the application of the American Steam Heating Company of Lockport, N. Y., for permission to construct a steam plant for the manufacture and distribution of steam for heat and power purposes, after the plans, and under the patents known as the Holley Combination System, and for that purpose, to make the necessary excavations, trenching and construction of underground conduits in and along the public streets, highways and places within the city, would respectfully report that, in the opinion of the committee, the application should be granted; the contract to be entered into between the city and the company to provide that at all times the system and conduits shall be kept and maintained in a first-class, thorough, workmanlike manner and condition, and to contain substantially provisions similar to those contained in the contract approved and directed to be entered into between the City and the Incandescent Gas Light and Fuel Company, found at page 144 to 146, inclusive of the proceedings of the Common Council for 1886-7, and, for that purpose the Mayor should be authorized by your honorable body to enter into a contract with said petitioner company as aforesaid.

All of which is respectfully submitted,

H. G. THAYER,
H. KOHLMETZ,
WM. H. TRACY,
J. MILLER KELLY,
Special Committee.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the Mayor be, and he hereby is, directed to enter into contract with The American District Steam Heating Company of Lockport, N. Y., as provided in and by the foregoing report, and that the form of the contract be approved by the City Attorney before its execution.

Ald. Fee moved that the resolution lay on the table two weeks. Lost by the following vote:

Ayes—Ald. McMillan, Fee, Selye, Swikehard, Schroth—5.

Nays—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Judson, Kelly, Thayer—10. Ald. Bohrer was excused from voting.

The resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Judson, Schroth, Kelly, Thayer—12.

Nays—Ald. Fee, Selye, Swikehard—3.

Ald. Bohrer was excused from voting.

By 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 the 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 avoided; 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 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 \$800 per annum; the form of contract to be approved of by the city attorney before execution on behalf of the city by the mayor; the contract to begin on the day of May, 1888, and to terminate one year from that day.

H. KOHLMETZ,
H. G. THAYER,
WILLIAM H. TRACY,
Committee.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillian, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.
Nay—Ald. Selye—1.

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

By the Clerk—

ROCHESTER, N. Y., April 26, 1888.
To Hon. C. R. Parsons, Mayor, and the Common Council of the City of Rochester:

GENTLEMEN—We take this occasion to thank you for the passage of the resolution, and the suggestion thereof by the Mayor, recommending the discontinuance of the suit brought by the Attorney General against us to remove our works from this city.

We also would state that the bond specified in the resolution will be executed and delivered by us as soon as the same is prepared by the City Attorney. That official, owing to other pressing engagements, states to us that he has not yet been able to prepare such bond, but expects to have it ready for execution to-morrow.

We also beg to assure you and the citizens of Rochester that we shall at once commence and push to vigorous completion the work of rendering our works so safe as to be absolutely beyond the possibility of causing any damage to life or property outside of such works.

Very respectfully yours,

VACUUM OIL COMPANY.

By F. N. Beach, Secretary.
Ordered received filed and published.

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., April 30, 1888. }

To the Common Council:

In pursuance of authority conferred on me by an act of the Legislature of the State of New York, passed April 11, 1870, entitled "An act regulating the sale of intoxicating liquors," I have this day appointed Pomeroy P. Dickinson, Conrad Herzberger and James Malley as Commissioners of Excise in and for the city of Rochester for a term of three years, commencing the first day of May, 1888.

CORNELIUS R. PARSONS, Mayor.
Ordered received, filed and published.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, May 1, 1888. }

To the Common Council:

GENTLEMEN—The City Attorney has, by request, given his opinion to the Executive Board, that the authority to sell the bridge that formerly was located across the Genesee valley canal on West avenue is vested in your body. The bridge is now stored on land adjacent to West ave., and the property owners interested are desirous of having it sold. After advertising it for sale and making other efforts to dispose of it, they have finally received a proffer from the Rochester Bridge and Iron Works, which is deemed as large as can be obtained for the structure, and the Executive Board requests that authority be granted to sell the bridge to the highest bidder as soon as practicable in order that the proceeds may be ap-

plied in payment of other improvements, which the taxpayers on this avenue have in contemplation.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Foley—Resolved, That the Executive Board be and it is hereby authorized and directed to sell to the highest bidder the bridge that was formerly located over the Genesee Valley canal on West avenue and that the proceeds be applied to other improvements now in contemplation by the tax payers on West avenue. Adopted.

EXECUTIVE BOARD,
OFFICE CITY HALL,

ROCHESTER, N. Y., May 1, 1888. }

To the Common Council:

GENTLEMEN—The Executive Board respectfully reports to your honorable body that Yale street which has been laid out and dedicated to public use by S. G. Dana and all conditions required by your board in such cases have been fulfilled. The Executive Board therefore recommends the acceptance of the street for public uses.

Respectfully
THOMAS J. NEVILLE,
Clerk.

Ordered received filed and published.

By Ald. Thayer—Resolved, That in accordance with the recommendations of the Executive Board that Yale street be and hereby is accepted as a public street; that the clerk enter the same in the street register and that the Executive Board be requested to place the street signs thereon. Adopted.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, May 1, 1888. }

To the Common Council:

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

1st. Monthly report showing expenditures made by the Executive Board for all purposes during the month of April, 1888.

Orders drawn on the City Treasurer:

For labor.....	\$ 5,998 85	
Amount certified to Common Council April 30, 1888.....	50,182 10	
Total		\$56,181 95

Classification:

Highway fund.....	\$18,065 26	
Water pipe fund.....	9,262 12	
Water Works fund.....	5,235 30	
Fire Dep't fund.....	8,053 99	
Local improvement funds.....	15,565 28	
Total.....		\$56,181 95

2d. Balances in funds, May 1, 1888.

Dr.

Local Improvement funds.....	\$66,762 74	
City Treasurer.....	50,419 75	
		\$117,182 49

Cr.

Highway fund.....	\$17,589 34	
Water Pipe fund.....	17,953 40	
Water works fund.....	48,245 28	
Fire Dep't fund.....	33,394 47	
Total		\$117,182 49

Respectfully submitted,
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., April 30, 1888. }

To the Honorable the Common Council:

GENTLEMEN: I hereby report that the following named persons have qualified and taken the oath of office, as required by law, viz:

Charles B. Ernst, City Attorney
Isaac F. Quinby, City Surveyor.
Mathew Cloonin, Inspector of Elections.
Geo. H. Lane, Thomas C. Hodgson, John D. Ringle, William Rosenbauer, H. Van Wyck Wicks, A. E. Nelson, Lewis T. Cilles, Sigmund Rosenberg, Joseph L. Sigl, Frederick H. Relyea, John W. Bernhard, John R. Vosburgh, Frank Fehrenback

Orders on poor store.....	\$ 977 00
Orders on coal yard.....	355 00
Orders on undertakers.....	99 00
Orders for transportation.....	16 07
Orders for shoes.....	20 40

Total.....\$ 1,467 47
 Less amount charged to towns..... 33 50

Total to city.....\$ 1,433.97
 All of which is respectfully submitted,

A. H. MARTIN,
 Overseer of the Poor.

Ordered received filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., May 1, 1888. }

To the Hon. the Common Council :

GENTLEMEN: I hereby report that the City Assessors have delivered to me the assessment roll for Goodman street Stone Sewer, Ordinance No. 2,963, certified and sworn to as required by law. Respectfully submitted,

PETER SHERIDAN, City Clerk.

Referred to the Assessment Committee.
 By the Clerk—

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
 ROCHESTER, N. Y., March 7, 1888. }

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

GENTLEMEN—I hereby certify that the Executive Board have notified me that the work or improvement authorized under ordinance herein-after mentioned, has been completed; that I have, pursuant to the provisions of the Charter, ascertained the entire and aggregate expense of and connected with the same, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the amount thereof is as follows:

Ordinance and improvement, Expense.	
3,199—West Avenue Sweeping and Clean-	
ing.....	\$1,201 93
Total cost of work.....	1,801 93
Amount paid by Executive Board.....	\$300
..... order on Contingent	
Fund.....	300—600 00

Amount to be assessed under provisions of said ordinance..... \$1,201 93
 JOHN A. DAVIS, Treasurer.

LOCAL ASSESSMENT IMPROVEMENT No. 3,199

WEST AVENUE SWEEPING AND CLEANING.

By Ald. Kohlmetz—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, above the sum of six hundred dollars directed to be paid by the city at large to be the sum of twelve hundred and one dollars and ninety-three cents (\$1,201.93); 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 West avenue, from the Erie canal bridge to York 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 5th day of May, 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swickhard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ROME STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Rome st.

Adopted.

The Surveyor submitted as such estimate \$44.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Rome street, from 100 feet north of Clinton place to 100 feet south of Central ave. 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 \$44, 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 Rome st., from 100 feet north of Clinton place to 100 feet south of Central ave., 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, May the 15th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WILLIAMS STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Williams street (Sec. 2).

Adopted.

The Surveyor submitted as such estimate \$110.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Williams street, (Sec. 2) from 100 feet south of Court street to 100 north of Monroe 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 \$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 Williams street, from 100 feet south of Court street to 100 feet north of Monroe 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, May the 15th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

REYNOLDS STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of springling Reynolds street (sec. 2).

Adopted.

The Surveyor submitted as such estimate, \$132.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Reynolds street (Sec. 2) from the south line of Clifton street to the south line of Bronson 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 \$132, 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 Reynolds street from Clifton street to Bronson 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, May 15th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH UNION STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North Union street.

Adopted.

The Surveyor submitted as such estimate, \$88
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of North Union street from 100 feet north of East avenue to 100 feet south of University avenue during the season of 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 \$88 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 Union street from 100 feet north of East avenue to 100 feet south of University 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CHARLES 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 Charles street.

Adopted.

The Surveyor submitted as such estimate \$68.
 By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a plank sidewalk four (4) feet wide on the east side of Charles street from Jay street to Butler street, except where a good sidewalk of the required width and laid on proper grade and alignments now exist, otherwise such good sidewalk shall be taken up and adjusted to the grades and alignments to be established by the City Surveyor, also the required 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 \$68 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 Charles street from Jay street to Butler 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, May the 15th, 1888, at 7:00 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 expense of constructing a plank sidewalk on the south side of a portion of Ravine avenue.

Adopted.

The Surveyor submitted as such estimate, \$135.
 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 on the south side of Ravine avenue, from Finch street to Thrush street, the plank to be laid on three (3) courses of white oak stringers; also the construction of a crosswalk on Thrush street. The abutting property owners to be allowed ten days after grades and alignments are established, within which to construct 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 \$135 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 south side of Ravine avenue, from Finch street to Thrush 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, May 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFTON STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Clifton street.

Adopted.

The Surveyor submitted as such estimate \$1,220.
 By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:

The construction of a vitrified pipe sewer (12) twelve inches in diameter in Clifton street, beginning at a point about (70) seventy feet east of Reynolds street and extending eastward to intersect the sewer in Prospect street, 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 expense thereof, and reports the same at \$1,220 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 Clifton St., from Reynolds St., to Prospect St., as they exist at the date of the passage of this ordinance.

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 Common Council, on Tuesday evening, May 15th,

1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ADAMS STREET MEDINA STONE PAVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Medina stone pavement on Adams street.

Adopted.

The Surveyor submitted as such estimate \$10,025.

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

The construction of a Medina stone pavement in Adams street from Plymouth avenue to Caledonia avenue by taking up and redressing the existing curbs and resetting them on lines sixteen (16) feet from and parallel to the medial line of Adams street aforesaid, and filling in the space between the curb lines thus established with Medina pavement, a foot of which adjoining the curbs on each side to be of flag stone to form the gutters, new curb stones to be substituted for the old, which are unsuitable for redressing; also the cleaning, repairing and extension of existing surface sewers and the adjusting of manhole capstones to the grade to be established, and the relaying and repairs of existing 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 \$10,025, 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Adams street from Plymouth avenue to Caledonia avenue, 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH GOODMAN STREET GRAVEL IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a gravel roadway, with Medina stone curbs and Oliver's Portland cement sidewalk, on a portion of South Goodman street.

Adopted.

The Surveyor submitted as such estimate \$4,725.

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

The construction of a gravel roadway on South Goodman street, from the south line of the crosswalk on the south side of Monroe avenue to the north line of the crosswalk on the north side of Pearl street, with Medina stone curb lines on each side, fifteen (15) feet from and parallel to the medial line of South Goodman street aforesaid, within the terminal limits named, with adjoining Medina stone gutters three (3) feet wide, one (1) foot flag and two (2) pavement,) the construction of new and the cleaning, repairing and extension of existing surface sewers where required; also, the construction of Oliver's Portland cement sidewalks, five (5) feet wide, on each side, within the terminal limits aforesaid, except where flag sidewalks of approved quality and of the specified width, and on proper grades and alignments now exist, but where the sidewalks are of approved quality but are not on the required grades and alignments they may, in the discretion of the City Surveyor, be taken up and relaid on the grades and alignments that he may establish; also, the construction of the required crosswalks.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$4,725, 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 South Goodman street, from Monroe avenue to Pearl street, 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING OF TWO NEW STREETS FROM GLASSER PARK TO HENSLE ALLEY.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening of two streets between Hensler alley and Glasser park, the lines of the streets to be parallel to each other and to the north line of Jay street, the proposed streets to be forty (40) feet in width, and the south line of the first of these streets north of Jay street to be located two hundred and thirty-nine and one-half (239½) feet north of Jay street, and the south line of the second of the proposed streets to be located two hundred and forty (240) feet north of the north line of the proposed street first designated.

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 streets from Glasser park to Hensler alley, 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 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 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORWOOD 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 Norwood street.

Adopted.

The Surveyor submitted as such estimate \$160.

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

The construction of a plank sidewalk four (4) feet wide on the east side of Norwood street, from Anderson ave. to University ave., with 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 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 Norwood street, from University avenue to Anderson avenue, 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CHAMPLAIN STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City

Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Champlain street.

Adopted.

The Surveyor submitted as such estimate, \$2,750. By Ald. Schroth—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Champlain street, beginning at the western terminus of the sewer in the aforesaid street and extending westward to the alley running parallel to and about halfway between Jefferson avenue and Genesee 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 \$2,750, 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 expense thereof viz:

One tier of lots and parcels of land on each side of Champlain street, from Jefferson avenue to the alley running parallel to and about midway between Jefferson avenue and Genesee 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFF STREET MEDINA IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Medina stone pavement on a portion of Cliff street.

Adopted.

The Surveyor submitted as such estimate, \$6,800.

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

The construction of a Medina stone improvement on Cliff street from the east line of the crosswalk on east side of Lake avenue to the produced northerly line of the Genesee Valley Brewing Company's property, with Medina stone curbs on each side of that portion of Cliff street running east from Lake avenue to the angle where the said street defects to the north, the said curb lines to be eighteen (18) feet from and parallel to the medial line of the aforesaid portion of Cliff street, and the laying of a Medina stone pavement between the lines thus established with flag stone gutters one (1) foot wide adjoining the curbs on each side; also the construction of a Medina stone pavement within the lines above described produced to the west line of the sidewalk on the east side of the northerly extension of Cliff street; thence the construction on the said northerly extension of the aforesaid street, with curb on the east side, where necessary, of a Medina stone pavement between the easterly rail of the R., W. & O. R. R. to the curb line on the east side of said extension, the pavement, with required curb and gutter to extend northward to the produced northerly line of the Genesee Valley Brewing Company's property with the necessary surface sewers for the whole of the above described improvement.

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 \$6,800, 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 Cliff street, from the east line of Lake avenue to the produced northerly line of the Genesee Valley Brewing Company's property, 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, May 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

VIOLETTA STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in and plank sidewalks on Violetta street.

Adopted.

The Surveyor submitted as such estimate \$2,450.00.

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

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Violetta street, beginning at a point about forty (40) feet east of Plymouth avenue and extending eastward to intersect the extension of the Genesee Valley canal outlet sewer, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations. Also the construction of pine plank sidewalks four (4) feet wide, laid on oak stringers, on each side of Violetta street aforesaid, from Plymouth avenue eastward to the property of the Western New York & Pennsylvania R. R. property, except where good walks and on proper grades and alignments and of not less than the required widths now exist, otherwise such walks shall be taken up and adjusted to the established grades and alignments; also the necessary crosswalk and sidewalk grading.

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 \$2,450.00, 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 Violetta street, from Plymouth avenue to the Western New York & Pennsylvania R. R. property, 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, May 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE B, VICK PARK, CURBS AND GUTTERS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of setting curb and gutters on each side of Avenue B, Vick Park.

Adopted.

The Surveyor submitted as such estimate, \$2,610.

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

The setting of a line of curb-stone on each side Avenue B, Vick Park; also, the necessary Medina stone gutters, three (3) feet in width. The present curb-stone now existing on Avenue B, where of suitable quality and dimensions shall be reset when necessary, and the surface sewers repaired.

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 \$2,610, 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 B, Vick 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 Re-

vised 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 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH GOODMAN STREET PLANK AND CEMENT WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank and cement sidewalks and oak plank crosswalks on North Goodman st., from E. Main st. to Bay st.

Adopted.

The Surveyor submitted as such estimate \$5,000.

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, on oak stringers, on each side of North Goodman st., from East Main st. to Bay st., except where the abutting property owners may desire to have flag stone or Portland cement walks, of the same width, substituted for plank walks, the contractors making separate and distinct bids for the kinds of walks desired, that the cost of the improvement may be properly apportioned among the abutting property owners; also the construction of the necessary crosswalks, both parallel and transverse; and the required sidewalk grading and gutter formation. Abutting property owners on North Goodman st., within the limits named, shall be allowed four (4) weeks after the grades and alignments have been established by the City Surveyor, in which to construct their own walks.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$5,000 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 N. Goodman st., from East Main st. to Bay st. 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

AVENUE "A" AND CRESCENT AVENUE, VICK PARK, CURBS.

By Ald. Kohlmetz, Resolved, That the City Surveyor ascertain and report to this council the expense of setting curb stone on each side of Avenue "A" and Crescent avenue.

Adopted.

The Surveyor submitted as such estimate, \$1,270.

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

The setting of a line of curbstone on each side of Avenue "A" and Crescent avenue, Vick park. The present curb stone now existing on these streets where of suitable quality and dimensions shall be reset where necessary, and the surface sewers repaired.

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 \$1,270, 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Avenue "A" and Crescent avenue, Vick 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TREMONT STREET CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning Tremont street.

Adopted.

The Surveyor submitted as such estimate \$260.

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

The sweeping, cleaning and disposition of the dirt collected on Tremont street from Plymouth avenue to Caledonia avenue, for the season commencing May 15th, 1888, and ending December 1st, 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 \$260, 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 Tremont street from Plymouth avenue to Caledonia avenue, 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 May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

WEST AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling West avenue.

Adopted.

The Surveyor submitted as such estimate, \$330.

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

The sprinkling of West avenue from York street to the city line 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 \$330, 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 York street to the city 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MARSHALL STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$132.

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

The sprinkling of Marshall 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 \$132, 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Marshall street, from South St. Paul street to Monroe 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, May 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HUDSON STREET SPRINKLING (Sec. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Hudson street (Sec. 2.)

Adopted.

The Surveyor submitted as such estimate \$132. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Hudson street (Sec. 2) from Hudson park to Clifford 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 \$132, 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 Hudson street from Hudson park 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 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 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GRANGER STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$44. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Granger street, from North St. Paul street to North 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 \$44, 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 Granger street, from North St. Paul street 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 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLARISSA STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$88.00.

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

The sprinkling of Clarissa street from the River bridge to a point 100 feet east of Plymouth 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 \$88.00, 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 Clarissa street from the Genesee river to a point 100 feet east of Plymouth 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, May 15th, 1888 at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

EXCHANGE STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Exchange st. (sec. 2.)

Adopted.

The Surveyor submitted as such estimate, \$154. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Exchange st. (sec. 2) from Edinburg st. to Clarissa 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 \$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 expense thereof, viz.:

One tier of lots and parcels of land on each side Exchange st. from Edinburg st. to Clarissa st., 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Jones avenue.

Adopted.

The Surveyor submitted as such estimate, \$88.00. By Ald. Kohlmetz—Resolved, That that the following improvement is necessary, viz.:

The sprinkling of Jones ave. from Saratoga ave. to West 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 \$88.00, 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 Jones ave. from Saratoga ave. to West 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, May the

15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

WELD STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$88.

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

The sprinkling of Weld street from Scio street to Union 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 \$88, 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 Weld street from Scio street to 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 Common Council on Tuesday evening, May 13th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.
Adopted.

MONROE AVENUE CEMENT WALKS.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of constructing Portland cement sidewalks on Monroe avenue from Goodman street to the Erie Canal bridge.

Adopted.

The Surveyor submitted as such estimate \$2,950.

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

The construction of Portland cement sidewalks five (5) feet wide laid according to the former Schillinger patent on each side of Monroe avenue from Goodman street to the Erie Canal bridge where good Asphalt, cement or flagstone walks on proper grades and alignments do not now exist or where such walks are not already contracted for at the date of the passage of the final ordinance for the specified improvement; but where such walks are then found of the required width and of acceptable quality, but are not on established grades and alignments they shall be taken up and adjusted thereto.

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 \$2,950, 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 Monroe avenue from Goodman street to the Erie Canal bridge 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, May the 15th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

MONROE AVENUE CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping, cleaning and disposition of the dirt on Monroe avenue, from Goodman street to the Culver Road.

Adopted.

The Surveyor submitted as such estimate \$350.

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

The sweeping, cleaning and disposition of the dirt collecting on Monroe avenue, from Goodman street to the Culver Road, beginning June 1st, 1888, and ending December 1st, 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 \$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 Monroe avenue, from Goodman street to the Culver Road, 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 improvements are required to attend the Common Council on Tuesday evening, May the 15th, 1888, at 7:00 o'clock at the Common Council Chamber, when allegations will be heard.
Adopted.

MYRTLE-CAMERON-OTIS AND BROOKS' STREETS SEWER.

By Ald. Schroth — Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a system of pipe sewers in Myrtle, Cameron, Otis and Brooks streets.

Adopted.

The Surveyor submitted as such estimate \$7,650.

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

The construction of the following system of pipe sewers, viz. 1st—The construction of a vitrified pipe sewer twelve (12) inches in diameter in Myrtle st., beginning at a point opposite the medial line of Hyde alley and extending to the center of Otis st.

2nd—The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Cameron st., beginning at a point one hundred (100) feet north of Myrtle Hill park, and extending to the center of Otis st.

3rd—The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Otis st., extending between the produced medial lines of Cameron and Myrtle sts. 4th—The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Brooks st. and in the line of Brooks st. extended northward through private property to "Deep Hollow Creek," the easement for which has been conceded, to the low water stage of "Deep Holly Creek;" with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations, which the sewerage system above indicated may require.

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 \$7,650, 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.:

All the territory included within and described by the following boundary lines, viz: Beginning at the southwest corner of Brooks st. and Bauer st.; thence south wly along Brooks st., including one tier of lots and parcels of land on the west side thereof to Otis st.; thence westerly along Otis st., including one tier of lots on the north side thereof to the west boundary line of Bauer's sub. div.; thence easterly along Otis st. to Myrtle st., including one tier of lots and parcels of land on the south side thereof; thence southerly along Myrtle st., including one tier of lots and parcels of land on the west side thereof to Hyde alley; thence easterly along Hyde alley to Cameron st.; thence northerly along Cameron st., excluding one tier of lots and parcels of land on the west side thereof to the south line of Myrtle Hill park; thence still northerly along Cameron st., including one tier of lots on the east side thereof to Otis st.; thence westerly along Otis st., including one tier of lots and parcels of land on the north side thereof to Brooks st.; thence northerly along Brooks st., including one tier of lots and parcels of land on the east side

thereof to Bauer st.; thence westerly along Bauer st. 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 improvement are required to attend the Common Council on Tuesday evening, May 15th, 1888, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

LAMBERTON PARK EXTENSION.

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 extension of Lamberton park from the present southern terminus thereof to Clifton street, by producing the westerly line of 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.

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 as they exist at the date of the passage of this ordinance on each side of Lamberton park as it is now laid out and as it is proposed to be extended from West avenue to Clifton street, also one tier of lots on each side of Fitch street also 400 feet east and 400 feet west on each side of Clifton street, from the lines of the proposed extension of Lamberton 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, May 15th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,448.

PORTSMOUTH TERRACE 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,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Portsmouth Terrace, 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 Portsmouth Terrace, from East avenue to Culver Park, 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 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 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 Portsmouth Terrace, from East avenue to Culver 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,449.

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 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 construct a plank walk on avenue B, from Conkey avenue to a point 450 feet eastward.

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 side walk four (4) feet wide on the north side of avenue B, beginning at the east line of the side walk on the east side of Conkey avenue and extending eastward from Conkey avenue for a distance of four hundred and fifty (450) feet with necessary cross-walks, 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 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 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 the north side of avenue B, from Conkey avenue to a point four hundred and fifty (450) feet eastward from the last named 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Foley presented a remonstrance against the ordinance for Cottage street grading and plank walk and moved that further action on the ordinance be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3,450.
SWEEPING, CLEANING AND DISPOSITION OF DIRT
ON BROWN STREET.

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 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 sweep and clean Brown street, from the Erie canal to West 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 sweeping, cleaning and disposition of the dirt collected on Brown street from the Erie canal to West avenue during the season beginning May 1st, 1888 and ending December 1st, 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 \$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 Brown street from the Erie canal to West 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 as the follows vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Bohrer presented a remonstrance against the ordinance for a sewer in East Main street and moved that further action be indefinitely postponed. Adopted.

FINAL ORDINANCE, NO. 3,451.

RAINES PARK AND LAKE VIEW PARK PIPE SEWER.

On motion of Ald. Schroth, 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,

Ald. Schroth submitted the following:

An ordinance to construct pipe sewers in Raines

and Lake View parks from near the north end of Raines park to the proposed sewer in Willard 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 eight (8) inches in diameter in Raines park, beginning at a point thirty (30) feet from the north end thereof and extending to the center of the roadway on the south side of Lake View park; also the construction of a vitrified pipe sewer ten (10) inches in diameter in the roadway on the south side of Lake View park beginning at the intersection of the medial line produced at Raines park with the medial line of the roadway on the south side of Lake View park aforesaid and extending westward to connect with the proposed sewer in Willard street, both sewers to be provided with the necessary man-holes, surface sewers, 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 reports the same at \$1,230, 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 Raines park from the northern terminus thereof to Lake View park; also one tier of lots and parcels of land on the south side of Lake View park from the east line of lot No. 54 to Pierpont 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

FINAL ORDINANCE, NO. 3,452.

PLYMOUTH AVENUE LIFT BRIDGE APPROACHES
AND ASPHALT 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 all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to improve Plymouth avenue, from West Main street to Spring 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 Trinidad asphaltic pavement on Plymouth avenue, from the crosswalk on the south side of West Main street to the crosswalk on the north side of Spring street, the asphaltic material to be not less than two and one-half (2½) inches in thickness and laid upon a concrete foundation of the best quality, and at least six (6) inches in thickness, laid between Medina stone curbs on each side twenty (20) feet from and paral-

lel to the medial line of Plymouth avenue within the terminal limits specified, except where necessary contractions are made on the approaches to the lift bridge over the Erie canal; also the construction of the required wrought iron railings on the approaches to the aforesaid bridge, and the taking up, repairing and relaying of the crosswalks at the terminal of the portion of Plymouth avenue named; also the repairing of existing surface sewers.

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 \$7,500, 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 Plymouth avenue, from West Main street to Spring 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.

Ald. McMillan moves that action on the ordinance be postponed two weeks.

Lost as follows:

Ayes—Ald. McMillan—1.

Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

The final ordinance for Plymouth avenue lift bridge approaches and asphalt improvement was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—15.

On motion of Ald. McMillan action on the final ordinance for Plymouth avenue Medina stone improvement was indefinitely postponed.

On motion of Ald. Thayer further action on the final ordinance for Vick park Avenues A and B curbs and gutters was indefinitely postponed.

Ald. Kohlmetz presented a remonstrance against the ordinance for Mortimer street widening and moved that further action be postponed two weeks. Adopted.

Ald. Fee moved that action on the final ordinance for North St. Paul street pipe sewer, No. 3,443, passed at the last meeting, be reconsidered. Lost.

On motion of Ald. Judson action on the final ordinance for Alexander street river bridge was postponed two weeks.

Ald. Kelly moved that action on the ordinances for Driving Park avenue and Platt street bridges be postponed two weeks. Adopted.

Ald. Foley moved that the ordinance for Caledonia avenue lift bridge be amended by striking out of the territory to be assessed all south of one tier of lots on the south sides of Atkinson street, Clifton street, College street and Chili avenue.

Also all territory north of West avenue that has been assessed for Allen or Brown street lift bridges, and that further action be postponed two weeks, and that the clerk published notice for allegations for May 15th, 1888. Adopted.

Ald. Foley moved that action on the resolution by Ald. McMillan protesting against the passage of an act for a bridge on West Main street, adopted at the last regular meeting and published on page 28, current proceedings, be reconsidered. Adopted.

On motion of Ald. Foley further action on the resolution was indefinitely postponed.

By Ald. Foley—Whereas, There are now pending in the legislature two bills providing for building lift bridges over the Erie Canal at West avenue and Caledonia avenue in this city, now, therefore, be it

Resolved, That we earnestly request and urge our representatives in the senate and assembly to use all honorable means to procure the passage of either or both of said bills at this session, and the

city clerk is directed to forward a copy of this resolution to each of our representatives at Albany.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—15.

UNFINISHED BUSINESS.

Action on the confirmation of the assessment roll for Edward street pipe sewer. Ordinance No. 3,306 being in order.

Allegations were called for, and no person appearing, Ald. Schroth submitted the following:

By Ald. Schroth—Resolved, By the Common Council, that the assessment roll for Edward Street Pipe Sewer, Ordinance No. 3,306, be and hereby is confirmed.

Adopted by the following vote;

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

EXECUTIVE BUSINESS.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Arthur Warren, John A. Barry, John L. Meeker, Wm. Erler, John Hall, W. Seward Whittlesey, Isaac W. Salyerds and Frank I. Hawley having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

Ald. Fee moved to proceed to appoint a Milk and Meat Inspector. Adopted.

Ald. Fee nominated Wm. J. Toole.

Wm. J. Toole was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Wm. J. Toole was declared appointed Milk and Meat Inspector.

Ald. Fee moved to proceed to appoint a Commissioner of Mount Hope Cemetery. Adopted.

Ald. Fee nominated Henry B. Hathaway.

Henry B. Hathaway was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Henry B. Hathaway was declared appointed Commissioner of Mount Hope Cemetery.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Resolved, That Hon. Donald McNaughton, Senator, and Hon. P. Andrew Sullivan, Member of Assembly from this district, be, and they are hereby respectfully and respectively requested to have the act relating to bridges, a public market and savings banks within the city, now before the Legislature for passage, introduced by them at the request of this Board at a special meeting thereof, held on April 24, 1888, amended in the following particulars:

First—By striking out "a public market," in the title of the act; and

Second—By amending section one thereof by striking out the words "altering and repairing" between "building" and "bridges," and between "river" and "within" the words "and a public market," so that said act shall apply solely to the building of bridges over the Genesee river within the city, including the purchase of approaches and sites thereto.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—12.

By Ald. Kohlmetz—Resolved, That the application of the owners of lots one and two of the Keeler & Fitch tract, on North St. Paul street, now assessed to heirs of Oscar Bennett, for relief from unpaid taxes and assessments thereon be and the same is hereby referred to the Assessment Committee. Adopted.

By Ald. Kohlmetz—Petition of Charles Mead, Referred to the Wood Building Committee and Fire Marshal, with power to act.

Ald. Kohlmetz submitted the affidavit of Mary A. Winfield relating to charges against a City Physician. Referred to the Democratic Aldermen on the east side.

Ald. Kohlmetz moved that the Fire Marshal be directed to examine a wood building being erected by Mr. Dowd on the corner of Lowell and Martin streets. Adopted.

Ald. Williams presented the petition of Edward J. Cowles for permission to erect a wood building on Cobb street, and moved that permission be granted. Adopted.

By Ald. Williams—Petition for sprinkling Manhattan street. Referred to the City Surveyor to prepare an ordinance.

Ald. Hall presented the petition of Frank B. Callister for permission to erect a wood building on Charlotte street, and moved that permission be granted. Adopted.

By Ald. Hall—Resolved, That the use of the City Hall be granted the National Boot and Shoe Worker's District Assembly No. 216 for the purpose of holding a convention June 5, 1888. Adopted.

By Ald. Schroth—Whereas, The renumbering of North avenue several years ago, whereby two sets of numbers were placed upon that avenue, one beginning at East Main street and extending to the N. Y. C. railroad, and the other beginning at the railroad and extending northeasterly, while the numbers on North street are continued northward from its intersection with North avenue, has been and is very annoying and inconvenient to the residents on said streets and the public;

Therefore, Resolved by the Common Council that the name of North avenue from East Main street to the N. Y. C. R. R. be changed to North street, and that the City Clerk be directed to enter the same in the street register, and that the Executive Board be notified to place the usual street signs.

On motion of Ald. Schroth laid upon the table two weeks.

By Ald. Schroth—Resolved, That the Executive Board be requested to place a fire alarm box at or near No. 26 school building, corner Clifford and Thomas streets. Adopted.

By Ald. Kelly for Ald. Bohrer—Resolved, That the Lamp Committee be authorized and directed to cause to be placed an electric light on Davis street, between North avenue and Finney street. Referred to the Lamp Committee.

By Ald. Kelly—Whereas, The Rochester City & Brighton Railroad Company have neglected for some time past to run their cars upon the Allen and Jay street route, especially between the hours of six and nine o'clock in the morning, and four and eight o'clock in the afternoon, except at long intervals, thus failing to afford to the persons using the cars upon the route the service which they are entitled to, and as required by section four of the ordinance relating to street railroads, passed March 29, 1887, and which neglect of duty has subjected the said company to actions for the penalties prescribed therefor in the said ordinance; now, therefore, be it

Resolved, That the said company be and it hereby is requested to immediately comply with the provisions of said ordinance section and run their cars as often as is thereby required, especially during the hours of the day above mentioned, and in case said company fail to comply with this request, then the city attorney bring such actions as may be proper to enforce said ordinance section and the running of said cars upon said route. Adopted.

By Ald. Thayer—Resolved, That the City Surveyor be directed to establish the street lines of Webster avenue from Goodman street to Bay street. Adopted.

By Ald. Thayer—Resolved, That the Executive Board be authorized and directed to negotiate with the owner thereof for the purchase of the necessary lands for opening Ketchum street pursuant to the final ordinance for opening said street, and report the results of their negotiations as soon as may be

Resolved, That the City Surveyor be directed to prepare the necessary maps therefore. Adopted.

On motion of Ald. Kohlmetz the Board adjourned. PETER SHERIDAN, City Clerk.

In Common Council—May 15, 1888.

REGULAR MEETING.

In the absence of the president of the Board the clerk called the meeting to order. Ald. Sullivan moved that Ald. Kelly act as temporary chairman. adopted.

Present—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Seyle, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Absent—Ald. Tracy—1.

APPROVAL OF MINUTES.

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

By Ald. Sullivan—Petition of Huther Bros. to erect a wood building. Referred to the Wood Building committee with power to act.

By Ald. McMillan—Petition for asphalt improvement on Adams street. Referred to the surveyor to prepare an ordinance.

By Ald. McMillan—Petition of Mrs. Lucy A. Hall in relation to conveying property for highway purposes. Referred to the Law Committee.

By Ald. Fee—Bills of

Rochester Electric Light Co. lighting lamps, April.....	1,850 72
Brush Electric Light Co., lighting lamps, April.....	5,791 80
Edison Electric Light Co., lighting lamps, April.....	991 64
Rochester Gas Co., lighting lamps, April.....	370 00
United Gas Imp. Co., lighting lamps, April.....	333 00
Citizens' Gas Co., lighting lamps, April.....	953 25
Citizens Gas Co., resetting lamp posts.....	7 00
C. F. Stone, carting lamp posts.....	10 50

Referred to the Lamp Committee.
By Ald. Kohlmetz—Remonstrance against the erection of a wood building by Thomas H. Groves. Referred to the Wood Building Committee and fire marshal, with power to act.

ROME, WATERTOWN & OGDENSBURG RR., }
PASSENGER DEPARTMENT, }
ROCHESTER, N. Y., May 5, 1888. }

To the Honorable, the Common Council :

The undersigned respectfully petitions and begs permission from your Honorable body to be allowed to place an ornamental drum sign on the lamp-post situated on the four corners, opposite the street car waiting room, being same post from which my sign was removed by order of the Executive Board. And attached please find permission from the R. C. & B. RR. Company, occupants of the store, also, Mr. F. A. Ward, administrator of Smith estate. Trusting that my petition may be granted and I be allowed to replace my sign.

I am, most respectfully yours,
ISALAH S. EMERY, G. A.

ROME, WATERTOWN & OGDENSBURG R. R. }
PASSENGER DEPARTMENT, }
ROCHESTER, N. Y., May 5, 1888. }

F. A. Ward, Esq., City :

DEAR SIR—The R. C. & B. R. R. Co. is willing that the R., W. & O. R. R. should occupy the lamp post in front of street car waiting room with an ornamental sign. C. L. WOODWORTH, Sec'y.

Mr. I. S. Emery :

DEAR SIR—As you have obtained permission of my tenants, the R. C. & B. R. R. Co., to place your sign upon the lamp post in front of their store, I have no objection to your doing so as formerly.

Yours, &c., F. A. WARD,
Adm. Est. S. O. Smith.

Ald. Fritzsche moved that the petition be granted. Adopted.

By Ald. Williams—Petition for a cement walk on Pearl st. Referred to the Surveyor to prepare an ordinance.

By Ald. Williams—Petitions of E. W. Adams and

Ira A. Lovejoy to erect wood buildings, and moved permission be granted. Adopted.

By Ald. Williams—Bills of Union and Advertiser, printing notices... \$ 6 00

Palmer vs. City..... 2 00

Union and Advertiser, printing Palmer vs. City..... 4 00

Union & Advertiser Co., printing proceedings..... 319 64

Union and Advertiser, printing blanks..... 5 00

Frank H. Hovey, constable's fees..... 54 00

Wm. Johnson, services..... 1 50

Jas. Coughlin, serving notices..... 25 00

German Printing Co., printing notices..... 157 00

Williamson & Higbie, stationery..... 187 50

Williamson & Higbie, stationery..... 123 54

Williamson & Higbie, clerk..... 49 47

Williamson & Higbie, assessors..... 18 00

A. P. Little, city att'y..... 55 60

Rochester Herald Pub. Co., daily papers..... 36 00

Gray & Story, services..... 150 00

Moss Engraving Co., map of Rochester..... 5 00

Wm. G. Martens, badges..... 24 00

Sigmund Rosenberg, serving notices..... 9 94

Peter Lumbach, serving notices..... 60 00

Wm. G. Walters..... 50 00

C. E. Morris, stationery..... 140 65

Frank J. Hone, services, assessors' office..... 85 00

Referred to the Contingent Expense Committee.

By Ald. Foley—Bills of

P. J. Leonard, meat..... \$25 00

J. Badhorn..... 25 18

J. Wittman..... 34 22

John Fisher..... 23 47

Curran Bros..... 25 00

O' Kane Bros..... 111 98

John Hahn..... 33 15

C. Fromm..... 39 43

Fred Murr..... 32 00

Samuel Knowles, hack hire..... 2 00

James Kavanagh..... 2 00

Michael Ulton..... 2 00

Harry Hall..... 2 00

M. McCormick..... 9 50

W. C. Dickinson, coal..... 171 25

Bernhard & Casey..... 115 40

Doyle, Gallery & Co..... 130 00

B. F. Martin, groceries..... 287 34

Duffy Bros., groceries..... 8 00

Wolf, Culligan & Co., burials..... 37 00

Punch & Son..... 24 00

F. J. Amsden, transportation..... 9 17

N. Y. C. ticket agent..... 6 90

A. Woodruff, medicines..... 12 67

E. H. Davis & Co..... 62 43

Maurice Moynihan, copying tax list..... 25 00

Jos. Field, constable's fees..... 5 60

Stecher Lith. Co., printing Excise Board..... 54 00

R. M. Meyers & Co., paper..... 25 84

Drew, Allis & Co., directory..... 4 00

A. H. Martin, disbursements..... 32 34

Geo. Oppel, bread..... 19 65

Referred to the Poor Committee.

By Ald. Selye—Petition of Robert C. Edson to erect a wood building and moved permission be granted. Adopted.

By Ald. Hall—Petition of Harriet Leader for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also petition to repair East avenue referred to the Surveyor to prepare an ordinance. Also a petition for electric lights on Charlotte street. Referred to the Lamp Committee.

By Ald. Hall—Bills of

A. Metcalf, soft soap..... 7 00

Ellwood & Brien, locks and Keys..... 9 70

Rose J. Clarke, cleaning City Building..... 26 25

Minges & Shale, desk for assessors..... 35 00

F. J. Irwin, cleaning City Hall..... 68 00

Rochester Gas Co., gas City Building..... 172 12

Smith, Perkins & Co., supplies..... 10 32

Oscar Wolcott, cartage on roller..... 1 50

Referred to City Property Committee.

By Ald. Swikehard—Petitions of Elizabeth Burkhart, Robert Justice and Joseph Grall to erect

wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard. Bills of—

Thos. A. Burchill, expenses in Thomas case..... \$ 1 72

Thos. A. Burchill, expenses in Schultice case..... 4 01

Robert Burns, expenses in Sterling case..... 2 89

Thos. Dukelow, expenses in Freeman case..... 5 36

Geo. Long, expenses in Soper case..... 2 91

B. Frank Enos, expenses April..... 5 73

West. Union Tel. Co., services..... 20 85

Rochester Dist. Tel. Co., services..... 5 85

Williamson & Higbie, blank books, &c..... 8 30

John H. Hill, battery plates, &c..... 12 37

Drew, Allis & Co., directories..... 10 50

Arcade Photo. Co., photographs suicide case..... 14 25

Humane Restraint Co., 1 pair wrestlets..... 5 50

Samuel Sloan, repairs..... 7 75

Moore & Cole, mop yarns, &c..... 2 80

Union and Advertiser, printing blanks..... 2 50

Fred W. Lang, hay and straw..... 26 43

Maggie Gaffney, cleaning, &c..... 21 00

E. P. Olmstead, meals for prisoners..... 14 00

W. L. Buckland, hack hire..... 2 00

Philip Ernst, repairs to harness..... 5 30

S. A. Pierce, medical service.

Referred to Police Committee.

By Ald. Judson—Petition of John A. Weider for permission to erect a wood building, permission granted. Also petition of Mary A. Whipple to move a wood building. Referred to Executive Board and Fire Marshal. Also petitions of Alfred and Amelia Sabey, John Nagle, Geo. J. Steinhauer and Mary A. Whipple to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition of Geo. A. Dietz, for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act; also petitions for the sprinkling of Grove and Draper streets. Referred to the Surveyor to prepare ordinances.

By Ald. Kelly—Petitions for water mains in Glenwood avenue, Jay street and Laurel streets. Referred to the Water Works Committee and Executive Board.

By Ald. Kelly—Petitions for improvement of Glenwood avenue and plank walk on Somerset streets. Referred to the Surveyor to prepare ordinances.

By Ald. Thayer—Petitions of H. H. Warner, Frank A. Thompson and C. E. Brown, to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition for electric lights on Beacon street. Referred to the Lamp Committee.

Referred to the Lamp Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee, Ald. Williams from the Contingent Committee, Ald. Foley from the Poor 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.

By Ald. Kohlmetz—

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

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its report:

Susan A. Gummer should be credited with the sum of nine dollars and fifty-four cents (\$9.54) upon the assessment made against her premises on Mount Hope avenue for the construction of the sewer in said avenue south of Cypress street, as that sum, in the opinion of your committee, is ample rebate or deduction to be made to her.

The heirs of Oscar Bennett, deceased, owners of lots one and two of the Kedzie tract or subdivision, on North St. Paul street, should be permitted to pay the general city taxes of 1889, 1885, 1886 and 1887, and the unpaid assessment for the only under St. Paul street, with six per cent. interest from the respective dates of sale by the treasurer

for said taxes and assessments, where the sales were made to the city, provided payments thereof, and of other unpaid taxes and assessments against said lots be made within sixty days from the date of the approval of the resolution herewith accompanying by the mayor.

Mr. W. J. Denny should be granted the relief described in the accompanying resolution by having an assessment made against certain premises owned by him in the rear of lots fronting on the west side of Oakland Park for Mount Vernon and Cayuga Place cleaning cancelled for the reason that said premises in rear are not benefitted by said improvement, and it was an error in assessing the same.

Respectfully submitted,

H. KOHLMETZ,
WM. SULLIVAN,
D. W. SELYE,
LEO J. HALL,
LOUIS BOHRER,
Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Susan A. Gummer the amount of the assessment against her premises, part of town lot No. 16 on the west side of Mount Hope avenue, for Mount Hope avenue pipe sewer, Ordinance No. 3,182, less a rebate of nine dollars and fifty-four cents (\$9.54) in addition to any other rebate or discount she may be lawfully entitled to, and that said treasurer charge said sum of nine dollars and fifty-four cents (\$9.54) to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from the heirs of Oscar Bennett, deceased, or the other owners of lots one and two of the Keeler and Fitch tract on North St. Paul street, the unpaid city taxes for the years 1869, 1885, 1886 and 1887, and the unpaid assessment for the culvert under St. Paul street upon said premises, with six per cent. interest thereon from the respective dates of sale by the City Treasurer to the date of payment, providing said taxes and assessments and all other unpaid taxes and assessments against said lots are paid within sixty days from the date of the approval by the Mayor of this resolution, and also that the certificates of sale be owned by the city. Adopted.

By Ald. Selye—

To the Honorable, the Common Council:

GENTLEMEN—Your committee on Maps and Surveys report the following salaries for the employees of the City Surveyor's office, said salaries to be at the rate per month as variously set forth below, so that the services of any of the employees may be dispensed with at any time without prejudice to the city's interests:

W. J. Stewart, assistant surveyor, at the rate of \$125 per month.

W. B. Sackett, at the rate of \$75 per month.

W. W. Race, at the rate of \$66 per month.

John Kenyon, at the rate of \$54.24 per month.

Wm. M. Rebaz, at the rate of \$75 per month.

C. E. Bingmam, at the rate of \$50 per month.

Martin Wahl, at the rate of \$55 per month.

F. L. Smith, at the rate of \$25 per month.

Your committee reserves the right on the part of the city of reducing these salaries at any time.

Your committee recommends that the salary of the city surveyor be placed at the rate of \$2,300 per annum, payable monthly.

Your committee further recommends that the services of I. H. Quinby and L. Y. McConnell in the city surveyor's office after the 31st instant be, and the same are hereby dispensed with, but said persons shall be paid for their services that may be performed up to and including said 31st instant, according to the monthly rate received by them, respectively, during the year 1887.

D. W. SELYE,
JOS. H. FEE,
LEO J. HALL,
HENRY KOHLMETZ,
JOHN U. SCHROTH,

Map and Survey Committee.

Ordered received, filed and published.

By Ald. Selye—Resolved, That the salaries mentioned in the foregoing report be paid the various persons therein named and that said report be and the same is hereby in all other respects approved and adopted.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kelly—

To the Honorable Common Council of the City of Rochester:

Gentlemen—Your Law Committee begs leave to submit the following as its report for your consideration.

The claim of Henry Heavey of \$32 and interest from November 1, 1886, for alleged damages to a buggy, should be rejected, for the reason that it appears that the injuries occurred through the acts of a runaway horse, and, further, that the person who, in any event, would be liable is he who was in charge of the horse attached to such carriage.

The claim of Anthony M. Heislein for injuries alleged to have been sustained by reason of slipping upon an icy sidewalk on January 4, 1888, in front of premises No. 55 Joiner st., should also be disallowed, for the reason that upon the proof produced to your committee the city is not liable, although the owner of the property in front of which the accident occurred is, undoubtedly, liable under the provisions of the city charter, section 218.

The claims of Charles Kase and Thomas Coulson for damages alleged to have been sustained by reason of the breaking of a water main on Bronson avenue, on December 11th, 1887, should also be disallowed, for the reason that the city is not liable therefor. The city's liability was heretofore presented by the Executive Board to the City Attorney, and he decided that no liability existed on the part of the city.

Respectfully submitted,

J. MILLER KELLY,
F. H. WILLIAMS,
T. McMILLAN,
H. G. THAYER,
JOSEPH H. FEE,
Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the claims of Henry Heavey, Anthony Heislein, Charles Kase and Thomas Coulson, mentioned in the foregoing report, be, and the same hereby are respectively disallowed. Adopted.

REPORTS OF SELECT COMMITTEES.

By Ald. Fee—

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

GENTLEMEN—Your special committee, to which was referred the application of the Rochester Superheated Water Company for permission to construct a superheated water plant for the heating and distribution of superheated water and steam for heat and power purposes, under the Prall system, and for that purpose to make the necessary excavation and trenching for underground conduits in and along the highways and public streets within this city, would respectfully report that, in the opinion of this committee, the application should be granted; the contract to be entered into between the city and said company should provide that, at all times, the system and conduits shall be kept and maintained in a first-class, thorough workmanlike manner and condition, and should contain substantially the provisions similar to those contained in the contract approved and directed to be entered into between the city and Incandescent Gaslight and Fuel Company, found at pages 144 to 146, inclusive, of the Common Council Report for '86-7; and for that purpose the Mayor should be authorized by your honorable body to enter into a contract with said Rochester Superheated Water Company.

All of which is respectfully submitted.

JOSEPH H. FEE,
H. KOHLMETZ,
J. MILLER KELLY,
Special Committee.

Ordered received, filed and published.

By Alderman Fee—Resolved, That the Mayor be, and he hereby is, directed to enter in a contract with the Rochester Superheated Water Company, as provided in and by the foregoing report, and that the form of the contract be approved by the City Attorney, before its execution.

Adopted by the following vote.

Ayes—Ald. Sullivan, McMillan, Fee, Kolhmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly—13.
Nays—Ald. Judson, Thayer—2.

By Ald. Hall—

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

GENTLEMEN—Your Special Committee, to whom was referred the investigation of certain charges made against Dr. A. R. Gumberts, one of the city physicians, respectfully reports:

That, after having thoroughly investigated the same, and duly considered the matter, it finds that the charges are without foundation, and do not deserve consideration.

The charges relate to quite ancient offenses, and no charge of any recent offense has been presented to your committee for consideration.

The Overseer of the Poor, who, in the estimation of your committee, would be the first person likely to hear of any offense committed by any city physician, and whose official duties would require it to be investigated by him, distinctly states that no charges against Dr. Gumbert's conduct as a city physician ever came to his knowledge.

Your Committee is, therefore, of the opinion that, as before said, the charges are wholly unsubstantiated, and that Dr. Gumbert's conduct as one of the city physicians has not been such as to require even censure upon the part of his superiors.

Your committee further recommends that, in the future, any charges against the conduct of any of the city physicians should first be presented to the Overseer of the Poor, or to the Chairman of the Poor Committee, for consideration, to the end that your honorable body may be relieved of the consideration of frivolous and baseless charges, emanating from personal motives, such as, in the opinion of your Committee, exist in the present case.

Respectfully submitted,

LEO J. HALL,
H. G. Thayer,
F. H. WILLIAMS,
Special Committee.

Adopted.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, May 15, 1888.

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

GENTLEMEN—Complaint was made at the office of the Executive Board that Lake avenue sewer near Lorimer street was obstructed. An examination was made by digging four test pits between Lorimer street and Phelps avenue, and the sewer was found to be two feet square, and at a point near Lorimer street, there was found a deposit of mud to the depth of eighteen inches, leaving but six inches space for the large volume of surface water as well as the house drainage to flow. At the last opening made south of Phelps avenue the mud was about eight inches.

The Executive Board respectfully suggests that an ordinance be adopted for the thorough cleaning and repairing of the sewer, where necessary. Respectfully,
THOS. J. NEVILLE, Clerk.

Ald. Selye moved that the surveyor prepare an ordinance for cleaning Lake avenue sewer in accordance with the communication of the Executive Board. Adopted.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, May 15, 1888.

To the Common Council:

GENTLEMEN—The Executive Board has solicited

proposals for the land proposed to be taken for opening a street from Maple to Silver street. Several of the owners have refused to give any price for the land, while others have asked such sums as are deemed excessive. The Executive Board therefore recommends that a commission be appointed to appraise the value of the lands necessary to be taken for the proposed street.

Respectfully
THOMAS J. NEVILLE,
Clerk.

Ordered received, filed and published.

By Ald. Bohrer—

Whereas, No agreement for the purchase of lands necessary to be taken for opening of a street from Maple street to Silver street, under ordinance 3,439, 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 termination of the said street, proposed to be laid out, 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 the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
Rochester, N. Y., May 16, 1888.

To the Common Council:

GENTLEMEN: Pursuant to the terms of a resolution adopted by your Honorable Body, the Executive Board invited proposals for the land required to be taken for opening a street from North Clinton to Joiner streets, known as Ketchum street. The owners declined to state any price for the property, and it is, therefore, necessary to acquire the lands by commission.

Respectfully,
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Bohrer—Whereas, No agreement for the purchase of lands necessary to be taken for opening a street from North Clinton street to Joiner street, under ordinance No. 3,446, 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 termination of the said street proposed to be laid out, 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 the Clerk—

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

GENTLEMEN—The following, which is a true copy from the minutes, was presented at the regular meeting of the Board of Education on the 7th inst., and unanimously adopted:

S. A. ELLIS, Clerk.

To the Board of Education:

GENTLEMEN—In accordance with the rules and regulations of your honorable body, your Finance Committee would submit the following as the amount necessary for the maintenance of our public schools for the school year commencing April 1st, 1888. With the assistance of the chairman of the several committees having funds in charge, each fund was carefully examined.

In accordance with article 10, section 1 of the by-laws, we find the duty of the Finance Committee to estimate the amount of money to be raised by the Common Council for the support of the public schools and report the same to this Board at the first meeting in May.

We would submit the following:

Building fund.....\$ 50,000
Repair fund..... 15,000

Teachers' fund.....	136,000
Contingent fund.....	76,600
Total.....	\$ 277,600

S. A. Ellis, being duly sworn, says that he is superintendent of schools of the city of Rochester, and that the number of resident pupils enrolled but once in the several public schools of said city for the school year ending April 1st, 1888, according to the verified monthly report of the principal of said schools, was fourteen thousand five hundred and sixty (14,560).

S. A. ELLIS, Superintendent.

Subscribed and sworn to before me this 7th day May, 1888, JOHN E. DURAND, Notary Public.

Your committee would therefore offer the following:

Resolved, That the foregoing be and is hereby adopted.

C. H. MOODY,
JAS. M. E. O'GRADY,
ED A. STAHLBRODT,
C. ECKHARDT,
JOHN A. NAGLE,
Committee.

Ordered received filed and published.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., May 10, 1888. }

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

GENTLEMEN:—In regard to the petition of certain residents of North Linden street to have the lines and improvement of the said street corrected, the undersigned, the committee, to which the subject matter was referred for examination and report, would submit the following, viz: The original map of the Moulson subdivision of the northern part of the Kedie farm made in April 1871, and filed in liber 3 page 35 of maps, bears conclusive evidence that it has been tampered with, the original distance having been erased and others substituted evidently in order to make them correspond with those of a later map made April 22nd, 1882, and filed in liber 5 page 26 of maps but in such intention the erasions and substitutions have failed in certain minor particulars.

The map of 1871 was that which guided the City Surveyor in making the plans and profiles for the grading of North Linden street, and it is palpable the changes in the map were made after the grading had been done. It is in this subdivision that North Linden street is located.

When the records in the County Clerk's office were examined and the map of 1871 was found it was naturally supposed to be correct and the only one on file, as on it no reference was made to a later and corrected map.

We cannot see how, under the circumstance, the parties aggrieved can have redress except in one of three ways. 1st. By an appeal, in equity to the proper court. 2nd. By inducing the party who caused the map of 1871, to be put on file in the County Clerk's office to do them justice. 3rd. By the action of the Common Council directing the lines of North Linden street to be established in accordance with the corrected map of 1882.

It would seem that one of the first two courses recommended should be resorted to before appealing to the Common Council.

Respectfully submitted.

I. I. QUINBY, City Surveyor.

The Executive Board has no means of knowing any facts contrary to those made above by the City Surveyor.

J. M. AIKENHEAD,

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., May 15, 1888. }

To the Common Council:

GENTLEMEN: I hereby report that the following named persons have qualified and taken the oath of office, as required by law, viz: Pomeroy P. Dickinson, Conrad Herzberger and James Malley, Commissioners of Excise; Henry B. Hathaway, Commissioner of Mt. Hope cemetery; William J. Toole, Milk and Meat Inspector; W. Seward

Whittlesey, John Hall, Frank I. Hawley, Isaac W. Salyerds, Arthur Warren, John L. Meeker, Commissioners of Deeds. Respectfully submitted.

PETER SHERIDAN.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., May 15, 1888. }

To the Honorable the Common Council:

GENTLEMEN—I hereby report that the city assessors have delivered to me the assessment rolls for Evergreen park opening, No. 2,855 and Clifford street extension, No. 3,163.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the next regular meeting of the Common Council, Tuesday evening, May 23, 1888, be, and hereby is, assigned as the time when any complaints or appeals from the assessments for Evergreen park opening, No. 2,855, and Clifford street extension, No. 3,163, will be heard. Adopted.

By the Clerk—

In the matter of the extension of Gorham Park from its present southern terminus to Hand 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 on the 26th day of March, 1888, and duly entered in the office of the clerk of the county of Monroe, commissioners to inquire into and determine to what damages and compensation the owners or occupants of the lands to be taken for the extension of Gorham Park from its present southern terminus to Hand street in the city of Rochester, there being no tenants, will be entitled, respectfully report and certify their award of damages, as incident to the extension of said street or park, as follows:

The several pieces and parcels of land required for such purpose, and necessary for the extension of said street or park, are described as follows:

All that tract or parcel of land situate in the Fifth ward of the city of Rochester, county of Monroe and State of New York, bounded and described as follows:

Beginning at the northwest corner of lot seventy (70) of the Shamrock tract; thence along the north line of said lot to a point intersected by the easterly line of Gorham park prolonged, sixteen (16) feet and six (6) inches, more or less; thence southerly along said prolonged line of Gorham park, one hundred and forty (140) feet, more or less, to the south line of said lot, number seventy; thence westerly along the south line of lots seventy (70) and sixty-nine (69) of said Shamrock tract, thirty-three (33) feet to a point intersected by the westerly line of said Gorham park prolonged; thence northerly along said prolonged line, forty-four (44) feet, more or less, to the southerly line of lands owned by James A. Brown; thence easterly along said south line of said Brown's lands, sixteen (16) feet and six (6) inches, more or less, to the east line of said lot number sixty-nine (69); thence northerly along said east line of said lot sixty-nine (69), fifty (50) feet, to the northeast corner of said Brown's lands; thence westerly on the north line of said Brown's land sixteen (16) feet and six (6) inches, more or less, to the westerly line of Gorham park prolonged; thence northerly along said prolonged line of Gorham park forty-six (46) feet, more or less, to the north line of said lot sixty-nine (69) and thence easterly along said north line of said lot sixty-nine (69), sixteen (16) feet and six (6) inches, more or less, to the place of beginning.

These premises are owned by Robert J. Lennon. Also, all that other tract or parcel of land in said Fifth ward described as follows:

Beginning at the southeast corner of James A. Brown's lands in the east line of lot number sixty-nine (69) of the Shamrock tract; thence northerly along said east line of said lot sixty-nine (69) fifty (50) feet, more or less, to the northeast corner of

said Brown's lands: thence westerly along the north line of said Brown's lands, sixteen (16) feet and six (6) inches, more or less, to a point on said line intersected by the westerly line of Gorham park prolonged thereto; thence southerly along said prolonged line of said Gorham park fifty (50) feet, more or less, to the south line of said Brown's lands; thence easterly along the south line of said Brown's lands sixteen (16) feet and six (6) inches, more or less, to the place of beginning.

These premises are owned by James A. Brown. Also, all that other tract or parcel of land in the Fifth ward, aforesaid, described as follows:

Beginning at a point on the north line of lot number four (4) of the Shamrock tract, intersected by the prolonged easterly line of Gorham park; thence southerly, on said prolonged easterly line of Gorham park, to the north line of Hand street, one hundred and ten (110) feet and six (6) inches more or less; thence westerly on the north line of Hand street, thirty-three (33) feet, to the southwest corner of said lot number four (4); thence northerly, along the westerly line of said lot number four of said Shamrock tract to the north line of said lot number (4), one hundred and ten (110) feet and six (6) inches more or less; thence easterly, along the north line of said lot number four (4), thirty-three (33) feet, more or less, to the place of beginning.

These premises are owned by John Coffey, and are subject to a mortgage made by Celia Fitzgerald, formerly Celia Coogan, to the Rochester Savings Bank to secure the sum of \$1,000 and interest, dated August 18, 1876, and recorded in the Monroe County Clerk's office in Liber 300 of mortgages, at page 243, upon which there is unpaid the sum of seven hundred dollars, (\$700) principal, and interest thereon from the first day of January, 1888.

Also all that other tract or parcel of land situate in said Fifth ward and bounded and described as follows:

Beginning at a point on the north line of lot number three (3) of the Shamrock tract intersected by the prolonged westerly line of Gorham park; thence southerly, on said prolonged westerly line of Gorham park, to the point of intersection with the west line of lot number four (4) of said tract; thence northerly, along the west line of said lot number four (4) of said tract, to the north line of said lot number three (3), and thence westerly, along said north line, eight (8) inches, more or less, to the place of beginning. The strip of land thus to be taken is about eight (8) inches in width on said north line of said lot number three (3) and runs southerly to the point of intersection of the respective west and east lines of said lots numbers (3) and four (4).

These premises are owned by Julia Buckley and Mary Buckley.

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 upon 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 all the allegations and proof offered of or by the respective parties in interest, do, hereupon, determine and appraise the damages which the owners, (there being no tenants or occupants entitled to any damage) of the premises thus to be taken for the extension of said park or street will severally sustain by being deprived thereof, and hereby fix the compensation which the aforesaid owners respectively will 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 Robert J. Lennon, the sum of one dollar, payable to him.

To James A. Brown, the sum of one dollar, payable to him.

To John Coffey, unmarried, the sum of two thousand three hundred dollars (\$2,300); seven hundred dollars, and the interest thereon from

January 1, 1888, of which shall be paid to the Rochester Savings Bank, or so much thereof as may be necessary to discharge the mortgage held by said bank hereinbefore mentioned upon and against the premises of the said John Coffey taken herein, and the balance of said sum shall be payable to said John Coffey; and in case a proper discharge of said mortgage is delivered to the city, then the whole of said award shall be payable to him, said John Coffey.

To Julia Buckley and Mary Buckley the sum of twenty dollars, payable to them.

All of which is respectfully submitted.
 JOHN D. HEVERON,
 CHAS. S. COOK,
 JOHN A. BARHITE,
 Commissioners.

Dated at Rochester, N. Y., May 1, 1888.
 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 82 licenses for the month of April, 1888, and received \$4,144.50, deposited the same with the City Treasurer and filed his receipt therefor, with the report and the bonds for the month with the City Clerk receipts for the year commencing May 1, 1887, and ending April 30, 1888, \$45,734.55.

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

Dated Rochester, April 30, 1888.
 By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF APRIL, 1888.

POLICE COMMISSIONERS' OFFICE,
 ROCHESTER, N. Y., May 15 th, 1888. }

GENTLEMEN—I respectfully submit the following as my report for the month of April, 1888:

April, 1888.	Crime.	Penalty.	Paid.
2—Wm. Fowler.....	vio. ord.	\$75	\$75
Reuben Univer.....	..	20	
James Smith.....	..	20	
Frank Brown.....	..	20	7
Charles Mitchell.....	..	20	
Frank Burt.....	..	20	
Wm. Banks.....	..	20	10
Charles King.....	..	20	5
James Flannigan.....	..	20	
James Henry.....	..	20	10
Frank Ross.....	..	20	5
John Morton.....	..	20	10
John Holliday.....	..	20	5
John Biddle.....	..	20	
Chas. Mack.....	..	20	
Geo. Bennett.....	..	20	5
James Christian.....	..	20	5
Chas. Thompson.....	..	20	5
Frank Hotchkiss.....	..	20	1 50
John Mehan.....	..	20	5
Geo. Willson.....	..	20	5
Geo. Ellwood.....	..	20	5
Geo. Johnson.....	..	20	8
Fred Banley.....	..	20	8
Henry Rice.....	..	20	
James Peabody.....	..	20	5
Geo. Haine.....	..	20	6
John Roach.....	..	20	7
Robert Jack.....	..	20	10
John Williams.....	..	20	10
Mich. McFarlin.....	drunk	10	
Isaac Foss.....	assault	10	10
Wm. Kehoe.....	drunk	10	
Chas. Sours.....	..	5	
Wm. Connors.....	..	5	
John McLaughlin.....	..	5	
Joseph Kaib.....	assault	5	
3—James Lovell.....	drunk	10	
Andrew Nelson.....	..	10	
Chas. M. Huck.....	assault	20	
Pedro Jordan.....	vio. ord	55	

Anna Neavo.....	5	5
Wm. Armstrong.....	drunk	5
Chas. Yanchzi.....	5	5
4—Lawrence Corbett.....	10	
Annie Grant.....	10	
Nellie Grant.....	10	
Alice Leonard.....	10	
Mary Graff.....	10	
John Hunt, Jr.....	10	
Ed. Lawrence.....	10	
Thos. Leonard.....	10	
Rudolph Dintner.....	assault	50 10
Max Rosenbloom.....	vio. ord	5 5
Albert H. Willey.....	hotel fraud	cost 9
5—Mich. Keleher.....	drunk	10 10
Ellen J. Wilson.....	10	
Mich. Riley.....	5	
Kate Keefe.....	5	
Grace Klickinnee.....	5	
Chas. Pomeroy.....	10	
6—John Regg.....	10	
Chas. Gillett.....	5	
Wm. Fender.....	5	5
Thos. Clark.....	3	3
7—Frank Wenor.....	3	
John Wunch.....	5	
Mary Lawless.....	10	5
9—Ann Moore.....	10	
Harriet Hiner.....	10	
Jacob Rosecrants.....	2	
Erastus Owens.....	10	
Max Goldberg.....	10	10
Andrew Layden.....	5	
10—Hiram Timmerman.....	5	
Chas. Kelly.....	5	
Ed. O' Donoghue.....	on el' d t' ks	3 2
11—Mary A. Hancock.....	drunk	5
James O' Neil.....	10	
Rosa McBride.....	10	
Mary Dwyer.....	5	3
Ellen Carlton.....	10	
12—Chas. Miller.....	10	
Thos. Dudley.....	10	
Louis Finzer.....	10	
Henry Field.....	5	5
Anna Patten.....	10	
Lottie Stewart.....	vio. ord.	10 10
Ellen Rose.....	10	
Andrew Obey.....	5	5
Wm. Harder.....	5	
Geo. Allen.....	5	2
Robt Innis.....	5	
Louis C. Tower.....	5	
13—Henry Killian.....	pet. larc.	20 5
Mathew Killian.....	20	5
Nicholas Brown.....	assault	3 3
Thos. Casey.....	drunk	5 5
14—Timothy McMannis.....	5	
Jacob Huber.....	10	5
Wm. May.....	10	10
16—Elizabeth Goff.....	10	
James Murphy.....	5	5
Rich. Springer.....	10	
Fred Kriepke.....	5	5
Geo. King.....	5	
Samuel Clark.....	5	4
Wm. Thompson.....	10	
Annie Jous.....	10	
John McDermott.....	10	10
Samuel E. Erwin.....	10	4
Cary Lyons.....	5	
Mich. Slattery.....	5	5
17—Henry Winne.....	5	5
Mich. O' Keefe.....	10	
James Smith.....	10	
Minnie Shelber.....	vio. ord.	10 10
John Nodecker, Jr.....	10	
Wm. Webb.....	10	
18—David McNeil.....	drunk	10 10
Patk. Gaffney.....	10	
James Murphy.....	5	
Andrew Murphy.....	5	
John Hayes.....	10	
John Regg.....	10	
19—Jonathan Reynolds.....	assault	5 10
Mary Welch.....	drunk	10 10
James Case.....	5	
20—Thos. Powers.....	10	

John Steidel.....	10	
James McGlaughlin.....	10	
Elwood N. Handy.....	vio. ord.	2 1
21—Sarah McCabe.....	drunk	10 10
Jerome Burns.....	10	
John Galagher.....	10	
John Mahoney.....	10	
Ellen Mahoney.....	10	
Eliza Hart.....	10	
Jane Crowley.....	10	
John O' Loughlin.....	10	
Sam'l Adams.....	10	
23—Mathew Connors.....	petit larc'y	cost 3
Sarah Vant.....	drunk	2 2
John Mahar.....	10	
Anthony Boller.....	10	
Frank H. Plant.....	ex. person	15 15
Adam Kurtz.....	druck	5 5
Hugh McKenzie.....	5	
Mich. Green.....	10	
Geo. Stokes.....	5	5
Henry McBride.....	5	
John McCall.....	5	2
Robt. Montgomery.....	vio. ord.	1 1
John Kennedy.....	drunk	3 3
Mary Lynch.....	5	
Wm. Robinson.....	10	
Frank Fahy.....	10	
John Stout.....	5	5
Moses Harrison.....	assault	50 5
24—Kenon Garrity.....	drunk	10 10
Maurice Culhane.....	5	
James A. Smith.....	4	
Hannah Dwyer.....	10	
Joun Barry.....	10	5
25—James Crawford.....	10	
Chas. Clark.....	5	
George D. Nichols.....	petit lar'cy	50 5
Harry Daley.....	10	
26—James McManus.....	vi'o ord	5 5
Ellen Cunningham.....	10	
Wm. Neilseen.....	5	5
Emma Neilseen.....	5	5
27—Pat'k Collins.....	10	
Frank Potter.....	5	
James Ferguson.....	riding on	freight cars 10
Thos. Wright.....	10	
James Robinson.....	10	
James Gilroy.....	drunk	5 5
James Sutt erland.....	pet. larceny	50 5
28—Thos. Wilson.....	drunk	5 5
Mary Daly.....	5	
Annie Spafford.....	10	10
John Bauer.....	5	5
Geo. Hamb.....	vio. ord.	1 1
Timothy O' Donoghue.....	drunk	10 10
30—Wm. Elliott.....	5	5
Wm. Cord.....	cost	5 5
Kate Lynch.....	10	
Chas. Sauer.....	5	5
Henry Griffen.....	5	
Mich. Gill.....	10	10
Mich. Nally.....	10	5
Wm. Weber.....	2	2
Ed O' Donohue.....	2	
Ed J. Rigney.....	5	
John Martid.....	5	
Joseph Martin.....	5	
John Pusck.....	5	
John Mansfield.....	5	
Jhos. O' Day.....	5	
Jos. Branch.....	10	5
Manora Murphy.....	10	
Wm. Lord.....	10	
Theo. Jacobs.....	10	10
Thos. Cranston.....	10	
Annie Spafford.....	vio. ord	10 10
Kittie Hensler.....	10	10
Harry Spafford.....	10	

\$544 50

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 April, 1888, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 15th day of May, 1888.
B. KEELER, Commissioner of Deeds.
Ordered received, filed and published.

**ACTION ON ORDINANCES.
FIRST ORDINANCES.**

KELLY STREET SPRINKLING.

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

Adopted.

The surveyor submitted as such estimate \$180.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Kelly street from Clinton street to Hudson 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 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 Clinton street to Hudson 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MANHATTAN STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$100.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Manhattan street, from 100 feet south of Court street to 100 feet north of Monroe avenue, during the season of 1888.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$100, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and 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 Manhattan street, from 100 feet south of Court street to 100 feet north of Monroe 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 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 the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LOWELL STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$140.

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

The sprinkling of Lowell street from North St. Paul street to North 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 \$140, 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 Lowell street from North St. Paul street to North 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, May 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH ST. PAUL STREET SPRINKLING, (SEC. 3.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North St. Paul street, (sec. 3.)

Adopted.

The Surveyor submitted as such estimate \$180.

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

The sprinkling of North St. Paul street, (sec. 3.) from Scramton street to avenue "A," 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 \$180, 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 St. Paul street from Scramton street to avenue "A," 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MARIA STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on the east side of Maria street from Clifford street north to the walk already constructed.

Adopted.

The Surveyor submitted as such estimate, \$54.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a pine plank side walk four feet in width on two oak stringers, on the east side of Maria street from Clifford street north to the walk already built with the necessary 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 \$54 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 Maria street from Clifford street to a point about 140 feet northward there from 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HARRIS AVENUE FLAG WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a flag stone sidewalk on the west side of a portion of Harris avenue.

Adopted.

The Surveyor submitted as such estimate, \$370.

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

The construction of a flag (blue or Medina) stone sidewalk four (4) feet wide, on the west side of Harris avenue, from Avenue "A" to Avenue "B," with the necessary 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 \$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 expense thereof, viz.:

One tier of lots and parcels of land on the west side of Harris avenue, from Avenue "A" to avenue "B," 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, May 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALEXANDER STREET SWEEPING AND CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning Alexander street.

Adopted.

The Surveyor submitted as such estimate, \$330.00.

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

The sweeping, cleaning and disposition of the dirt collected on Alexander street, from East avenue to Monroe avenue, during the season beginning May 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 \$330.00, 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 Alexander street, from East avenue to Monroe avenue, 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, May 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

MEIGS STREET WALKS RECONSTRUCTION AND REPAIRS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of reconstructing and repairs of portions of the side walk on each side of Meigs street between Monroe avenue and Park avenue.

Adopted.

The Surveyor submitted as such estimate \$335.

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

The reconstruction and repairs of portions of the sidewalks on each side of Meigs street between Monroe avenue and Park avenue by making all of the sidewalks within the terminal limits named, of flag-stone, either of blue or Medina stone, of the uniform width of five (5) feet in single courses,

where such walks of good quality do not now exist and are laid on the grades and alignments to be established by the City Surveyor, otherwise such walks shall be taken up and adjusted to the required grades and alignments; also the repairing and paving of the driveways so that in character and quality they shall be in keeping with the required flag-stone sidewalks; abutting property owners where new walks are to be laid or existing walks are to be taken up and readjusted shall have ten (10) days after the grades and alignments are established within which to perform the required work.

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 \$335, 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 which abut on said street where new walks are to be laid, old walks aligned and driveways relaid, 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegation will be heard.

Adopted.

CONKEY AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in a portion of Conkey avenue.

Adopted.

The Surveyor submitted as such estimate, \$430.

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

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Conkey avenue, beginning at a point about twenty (20) feet south of Avenue "D," and extending southward in Conkey avenue aforesaid to unite with the sewer in said avenue at or near its intersection with Avenue "C," with the 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 expense thereof, and reports the same at \$430, 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 Conkey avenue, from Avenue "C" to Avenue "D," in proportion to 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFF STREET PIPE SEWER.

By Ald. Schroth—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, \$1,060.

By Ald. Schroth—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 ex-

tending 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 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.

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 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 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 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ADAMS STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a McAdam improvement on Adams street from Plymouth avenue to Caledonia avenue.

Adopted.

The Surveyor submitted as such estimate, \$6,950. By Ald. Kohlmetz, Resolved, That the following improvement is necessary, viz:

The construction of a McAdam roadway improvement of the best quality in Adams street, from the west side of the crosswalk on the west side of Plymouth avenue to the east line of the crosswalk on the east side of Caledonia avenue, with curb lines on each side sixteen (16) feet from and parallel to the medial line thereof, with Medina stone gutters three (3) feet wide inside of and adjoining the curbs, (one (1) foot of which shall be of flag and two feet of pavement), the intervening space to be occupied with McAdam material spread on a Telford foundation; all the curb stones now found on Adams street within the terminal limits named as well as the crosswalks which are of suitable quality to be redressed and reset or re-laid shall be used in the proposed improvement; all existing surface sewers shall be cleaned and extended to the curb lines; also the adjusting of all manhole capstones to the grade to be established.

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, 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 Adams street from Plymouth avenue to Caledonia 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GROVE STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$80.

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

The sprinkling of Grove street, from North avenue to Gibbs 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 \$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 of Grove street, from North avenue to Gibbs 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 May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

CLIFF 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 a portion of Cliff street.

Adopted.

The Surveyor submitted as such estimate, \$6,400. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of a Medina stone improvement on Cliff street, from the east line of the crosswalk on the east side of Lake avenue to the produced northerly line of the Rochester Brewing Company's property, with Medina stone curbs on each side of that portion of Cliff street running east from Lake avenue to the angle where the said street defects to the north, the said curb lines to be fifteen (15) feet from and parallel to the medial line of the aforesaid portion of Cliff street, and the laying of a Medina stone pavement between the lines thus established, with flag stone gutters one (1) foot wide adjoining the curbs on each side; also the construction of a Medina stone pavement within the lines above described produced to the west line of the sidewalk on the east side of the northerly extension of Cliff street; thence the construction on the said northerly extension of the aforesaid street, with curb on the east side, where necessary, of a Medina stone pavement between the easterly rail of the R., W. & O. R. R., to the curb line on the east side of said extension, the pavement, with required curb and gutter, to extend northward to the produced northerly line of the Rochester Brewing Company's property, with the necessary surface sewers for the whole of the above described improvement; also the necessary rubble masonry for retaining walls.

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 \$6,400, 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 expense thereof, viz:

One tier of lots and parcels of land on each side of Cliff street, from the east line of Lake avenue to the produced northerly line of the Rochester Brewing Company's property. It being expressly understood and agreed to by the Rochester Brewing Company that the said company shall pay one-half of the whole expense of the improvement provided for in this ordinance of that part of Cliff street which is included between Lake avenue and the line of Cliff street aforesaid running eastward from Lake avenue to the east line of the northern arm of the said Cliff 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, May 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ADAMS STREET ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an asphalt pavement in Adams street from Plymouth avenue to Ford street.

Adopted.

The Surveyor submitted as such estimate \$17,150.

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

The construction of a Trinidad asphalt street pavement to be not less than $2\frac{1}{2}$ inches in thickness on Adams street from the west line of the crosswalk on the west side of Plymouth avenue to the east line of the crosswalk on the east side of Ford street, excluding that portion of the roadway on Adams street which is crossed by Caledonia avenue between Medina stone or other stone of good quality curb lines on each side to be sixteen (16) feet from and parallel to the medial line of Adams street aforesaid within the terminal limits named; the old curb stones when found of good quality and of suitable dimensions to be taken up, redressed and reset, but when not of acceptable quality to be replaced by new Medina stone curbs; also the cleaning and repairing of existing surface sewers and the laying of all water and gas service pipes where now required or their future use can be reasonably anticipated; also the taking up and relaying with necessary repairs the crosswalks within the specified terminal limits.

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 \$17,150, 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 Adams street from Plymouth avenue to Ford street in proportion to the benefit and advantage which each shall 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, May the 29th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PLEASANT STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$40.

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

The sprinkling of Pleasant street, from 100 feet east of North St. Paul street to 100 feet west of North 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 \$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 Pleasant street, from 100 feet east of North St. Paul street to 100 feet west of North 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 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, May the 29th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Fritzsche moved that action on the final or-

dinance for Rome street sprinkling be postponed two weeks. Adopted.

FINAL ORDINANCE No. 3,453.**WILLIAM 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 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 William street (sec. 2) from 100 feet south of Court street to 100 feet north of Monroe avenue.

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

The sprinkling of William street, (Sec. 2) from 100 feet south of Court street to 100 north of Monroe 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 \$110.00, 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 William street, from 100 feet south of Court street to 100 feet north of 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO.**REYNOLDS 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 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:

The sprinkling of Reynolds street (Sec. 2.) from Clifton street 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 Reynolds street (Sec. 2) from the south line of Clifton street to the south line of Bronson 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 \$132 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 Clifton street to Bronson 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 and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,454.

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 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 North Union street from 100 feet north of East Avenue to 100 feet south of 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 sprinkling of North Union street from 100 feet north of East avenue to 100 feet south of University 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 \$88 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 North Union street from 100 feet north of East Avenue to 100 feet south of University avenue.

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

Adopted by the following vote:

Ayes—Ald. Sullivan, Marson, Fee, Kohlmetz,

Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Boher, Kelly, Thayer.—14.

FINAL ORDINANCE, N.O 3,455.

WELD 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.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Weld 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 sprinkling of Weld street from Scio street to Union 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 the Council, having made an estimate of such expense, and reports the same at \$88, 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 Weld 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Selye moved that the final ordinance for Jones avenue sprinkling be amended so as to read Jones avenue from West street to 100 feet west of Lake avenue and that allegations be published for May 29th, 1888. Adopted.

FINAL ORDINANCE NO. 3,456.

EXCHANGE 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 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 Exchange street (sec 2) between Edinburg st. to Clarissa 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 Exchange st. (sec. 2) from Edinburg st. to Clarissa st. 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 \$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:

One tier of lots and parcels of land on each side Exchange st. from Edinburg st. to Clarissa 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,457.

CLARISSA 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 notice, and, after hearing such allegations from all persons appearing—

Ald Kohlmetz submitted the following:

An ordinance to sprinkle Clarissa street from the river bridge to 100 feet east of 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 sprinkling of Clarissa street from the River bridge to a point 100 feet east of Plymouth 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 \$88, 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 Clarissa street from the Genesee river to a point 100 feet east of 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 in proportion to the benefit and advantage which each shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,458.

GRANGER 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—

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Granger street, from N. St. Paul street to North 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 Granger street, from North St. Paul street to North Clinton 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 \$44, 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 Granger street, from North St. Paul street to Clinton street.

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

Adopted by the following vote.

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,459.

HUDSON 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 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 Hudson street (Sec. 2) from Hudson park to Clifford 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 sprinkling of Hudson street (Sec. 2) from Hudson park to 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, having made an estimate of such expense, and reports the same at \$132, 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 Hudson street from Hudson park to Clifford 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.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

FINAL ORDINANCE NO. 3,460.

MARSHALL 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.

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Marshall street, from South St. Paul street to Monroe avenue.

The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to-wit: The sprinkling of Marshall street, from South St. Paul street 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 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 \$132, 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 Marshall street, from South St. Paul street 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 therefrom.

Adopted by the following vote: Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

FINAL ORDINANCE NO 3,461.

WEST 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 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 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 West avenue from York 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 sprinkling of West avenue from York street to the city line during the season of 1888.

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 \$330, 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 York street to the city line.

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 therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

FINAL ORDINANCE No. 3,462.

CHARLES 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 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. Kohlmetz submitted the following:

An ordinance to construct a plank walk on the east side of Charles street, from Jay street to Butler 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 east side of Charles street from Jay street to Butler street, except where a good sidewalk of the required width and laid on proper grade and alignments now exist, otherwise such good sidewalk shall be taken up and adjusted to the grades and alignments to be established by the City Surveyor, also the required 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 City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$68, 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 the East side of Charles street from Jay street to Butler 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,463.

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 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 construct a plank walk on Ravine avenue 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 pine plank sidewalk four (4) feet and eight (8) inches wide on the south side of Ravine avenue, from Finch street to Thrush street, the plank to be laid on three (3) courses of white oak stringers; also the construction of a crosswalk on Thrush street. The abutting property owners to be allowed ten days after grades and alignments are established, within which to construct their own walks.

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 \$135, 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 the south side of Ravine avenue, from Finch 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,464.

NORWOOD STREET PLANK WALK.

On motion of Alderman 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 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 sons appearing.

Alderman Kohlmetz submitted the following:

An ordinance to construct a plank walk on Norwood street, from Anderson 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 construction of a plank sidewalk four (4) feet wide on the east side of Norwood street, from Anderson ave. to University ave., with 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 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 \$160, 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 the east side of Norwood street, from University avenue to Anderson avenue, in proportion to the benefit which each will derive therefrom.

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

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,465.

NORTH GOODMAN STREET PLANK AND 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 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 construct walks on N. Goodman st., from East Main st. to Bay 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 Hemlock plank sidewalks, four (4) feet and eight (8) inches wide, on oak stringers, on each side of North Goodman st., from East Main st. to Bay st., except where the abutting property owners may desire to have flag stone or Portland cement walks, of the same width, substituted for plank walks, the contractors making separate and distinct bids for the kinds of walks desired, that the cost of the improvement may be properly apportioned among the abutting property owners; also the construction of the necessary crosswalks, both parallel and transverse; and the required sidewalk grading and gutter formation. Abutting property owners on North Goodman st., within the limits named, shall be allowed four (4) weeks after the grades and alignments have been established by the City Surveyor, in which to construct 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 described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$5,000, 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 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 N. Goodman st., from East Main st. to Bay 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 therefrom.

Adopted by the following vote:
 Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

After hearing allegations from all persons appearing, Ald. Swikehard moved that action on the final ordinance for Monroe avenue cement walks be indefinitely postponed.

Lost as follows:
 Ayes—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Swikehard, Bohrer, Kelly—7.
 Nays—Ald. McMillan, Williams, Foley, Selye, Hall, Judson, Schroth, Thayer—8.

On motion of Ald. Fee further action on the ordinance for Monroe ave. cement walks was postponed two weeks.

FINAL ORDINANCE, NO. 3,466.

MONROE AVENUE 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 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 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 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 sweep and clean Monroe avenue, from Goodman street to the Culver Road.

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 disposition of the dirt collecting on Monroe avenue, from Goodman street to the Culver Road, beginning June 1st, 1888, and ending December 1st, 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 \$350.00, 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:

One tier of lots and parcels of land on each side of Monroe avenue, from Goodman street 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 and advantage which each will derive therefrom.

Adopted by the following vote:
 Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,467.

TREMONT STREET 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 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 sweep and clean Tremont street, from Plymouth avenue 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, to wit:

The sweeping, cleaning and disposition of the dirt collected on Tremont street from Plymouth avenue to Caledonia avenue, for the season commencing May 15th, 1888, and ending December 1st, 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 \$260, 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 Tremont street from Plymouth avenue to Caledonia avenue.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,468.

CLIFTON STREET PIPE SEWER.

On motion of Ald. Schroth, 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 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 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. Schroth submitted the following:

An ordinance to construct a pipe sewer in Clifton street from near Reynolds street to 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 construction of a vitrified pipe sewer (12) twelve inches in diameter in Clifton street, beginning at a point about (70) seventy feet east of Reynolds street and extending eastward to intersect the sewer in Prospect 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 Council, having made an estimate of such expense, and reports the same at \$1,220, 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 Clifton St., from Reynolds St., to Prospect 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 which each shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, No. 3,469.

CHAMPLAIN STREET PIPE SEWER.

On motion of Ald. Schroth, 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 allegation from all persons appearing,

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Champlain street from the end of the present sewer, to an alley between Jefferson avenue and 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 construction of a vitrified pipe sewer fifteen (15) inches in diameter in Champlain street, beginning at the western terminus of the sewer in the aforesaid street and extending westward to the alley running parallel to and about halfway between Jefferson avenue and Genesee 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 Council having made an estimate of such expense, and reports the same at \$2,750, 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 Champlain street, from Jefferson avenue to the alley running parallel to and about midway between Jefferson avenue and 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 and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Ald. Kelly moved that the ordinance for Myrtle-Cameron-Otis and Brooks streets sewer be amended as follows:

A "pipe sewer fifteen (15) inches in diameter in Myrtle street" in place "of twelve (12) inches," and the territory to be assessed to read "thence northerly along Cameron st., excluding one tier of lots and parcels of land on the west side thereof to 'a point 100 feet north of the west' line of Myrtle Hill park."

Also that the estimate be changed to \$7,950 and that the Clerk be directed to publish notice for allegations for May 29th, 1888. Adopted.

FINAL ORDINANCE NO. 3,470.

VIOLETTA STREET PIPE SEWER AND PLANK WALKS.

On motion of Ald. Schroth, 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 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 Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing,

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer and

plank walks on Violetta street, from Plymouth avenue to the W., N. Y. & P. Ry. Co.'s 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 construction of a vitrified pipe sewer twelve (12) inches in diameter in Violetta street, beginning at a point about forty (40) feet east of Plymouth avenue and extending eastward to intersect the extension of the Genesee Valley canal outlet sewer, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations. Also the construction of pine plank sidewalks four (4) feet wide, laid on oak stringers, on each side of Violetta street aforesaid, from Plymouth avenue eastward to the property of the Western New York & Pennsylvania R. R. property, except where good walks and on proper grades and alignments and of not less than the required widths now exist, otherwise such walks shall be taken up and adjusted to the established grades and alignments; also the necessary crosswalk and sidewalk grading.

And the whole expenses should be defrayed by the 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 \$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:

One tier of lots and parcels of land on each side of Violetta street, from Plymouth avenue to the Western New York & Pennsylvania R. R. property.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,471.

VICK PARK, AVENUE A AND CRESCENT AVENUE, CURBS.

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 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. Kohlmetz submitted the following:

An ordinance to set curbs on Avenue A and Crescent avenue, Vick park, for their total length. 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 setting of a line of curbstone on each side of Avenue "A" and Crescent avenue, Vick park. The present curb stone now existing on these streets where of suitable quality and dimensions shall be reset where necessary, and the surface sewers repaired.

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 \$1,270 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 follows:

One tier of lots and parcels of land on each side of Avenue "A" and Crescent avenue, Vick 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE No. 3,472.

VICK PARK, AVENUE B, CURBS AND GUTTERS.

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 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 notice, and, after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to construct curbs and gutters on Avenue B, Vick Park, for the total length thereof

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 setting of a line of curb-stone on each side Avenue B, Vick Park; also, the necessary Medina stone gutters, three (3) feet in width. The present curb-stone now existing on Avenue B, where of suitable quality and dimensions shall be reset when necessary, and the surface sewers repaired.

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 \$2,610, 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 B, 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 in proportion to the benefit and advantages which each derive therefrom.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. McMillan moved that action on the final ordinance for Adams street Medina stone improvement be postponed four weeks. Adopted.

FINAL ORDINANCE, No. 3,473.

SOUTH GOODMAN STREET GRAVEL 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 determin-

ing 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 improve South Goodman street 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 a gravel roadway on South Goodman street, from the south line of the crosswalk on the south side of Monroe avenue to the north line of the crosswalk on the north side of Pearl street, with Medina stone curb lines on each side, fifteen (15) feet from and parallel to the medial line of South Goodman street aforesaid, within the terminal limits named, with adjoining Medina stone gutters three (3) feet wide, one (1) foot flag and two (2) feet pavement,) the construction of new and the cleaning, repairing and extension of existing surface sewers where required; also, the construction of Oliver's Portland cement sidewalks, five (5) feet wide, on each side, within the terminal limits aforesaid, except where flag sidewalks of approved quality and of the specified width, and on proper grades and alignments now exist, but where the sidewalks are of approved quality but are not on the required grades and alignments they may, in the discretion of the City Surveyor, be taken up and relaid on the grades and alignments that he may establish; also, the construction of the required 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, having made an estimate of such expense, and reports the same at \$4,725, 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 Goodman street, from Monroe 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 therefrom.

Adopted by the following vote :
Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Selye further action on the final ordinance for Cliff street Medina improvement was indefinitely postponed.

Ald. Kohlmetz presented a remonstrance against the widening of Mortimer street, and moved that further action on the ordinance be indefinitely postponed. Adopted.

FINAL ORDENANCE NO. 3,474.

OPENING TWO STREETS FROM GLASSER PARK TO HENSLER ALLEY.

On motion of Alderman 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 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 open two new streets from Glasser park to Hensler alley.

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 the public good requires the same to be done, viz:

The opening of two streets between Hensler alley and Glasser park, the lines of the streets to be parallel to each other and to the north line of Jay street, the proposed streets to be forty (40) feet in width, and the south line of the first of these streets north of Jay street to be located two hundred and thirty-nine and one-half (239½) feet north of Jay street, and the south line of the second of the proposed streets to be located two hundred and forty (240) feet north of the north line of the proposed street first designated.

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 is described as follows:

One tier of lots and parcels of land on each side of the proposed streets from Glasser park to Hensler alley 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 and advantage which each derives therefrom.

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Foley moved that action on the final ordinance for Lambert park extension be postponed four weeks, and that the Surveyor be directed to ascertain the territory that ought to be assessed and report to this Board. Adopted.

On motion of Ald. Foley action on the final ordinance for Caledonia ave. lift bridge was postponed until the second regular meeting in January, 1889. Action on the ordinances for Alexander st., Driving Park ave. and Platt st. river bridges was postponed four weeks.

Ald. Fritzsche moved that action on the final ordinance for Rome st. sprinkling be reconsidered. Adopted.

FINAL ORDENANCE NO. 3,475.

ROME 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 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 some st. from 100 feet north of Clinton place to 100 feet south of 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 Rome street, from 100 feet north of Clinton place to 100 feet south of Central ave. 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 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 Council deem will be benefited 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 Rome st., from 100 feet north of Clinton place to 100 feet south of 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. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Foley moved that action on the final ordinance for Reynolds sprinkling (Sec. 2) be reconsidered. Adopted.

Ald. Foley presented a remonstrance and moved that further action on the ordinance for Reynolds sprinkling be postponed two weeks. Adopted.

Ald. Foley moved that action on the final ordinance for North street opening and extension, No. 3,47, be reconsidered. Adopted.

Ald. Foley moved that the ordinance be amended so as to read as follows: "The extension of North street from the north end of the present street to Norton street; the proposed extension to be sixty (60) feet in width, beginning at Norton street 30 feet on each side of the line between lots 1 and 8, thence southerly in parallel lines to the northern extremity of North street as now opened by the St. Joseph's Orphan Society." Adopted.

On motion of Ald. Foley, further action was postponed two weeks and the clerk directed to publish notice for allegations for May 29, 1888.

UNFINISHED BUSINESS.

Action on the Tax Levy for 1888-89, presented by the Finance Committee at the last regular meeting and published at pages 34 and 35, current proceedings, being in order

Ald. Foley moved that the Tax Levy be amended by inserting

"For new Public Parks \$5,115.86" in place of
For new Public Park \$500,
and that the amount for the

Support of Common Schools' Building Fund be changed from \$40,000 to \$50,000, and
Teachers' Fund be changed from \$135,000 to \$125,000.

Adopted by the following vote:
Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Foley moved that further action on the Tax Levy be postponed until the next regular meeting, and that the Tax Levy, as amended, be published as required by the provisions of Section 81 of the City Charter. Adopted.

The resolution by Ald. Schroth to change the name of a portion of North avenue to North st., published at page 48, current proceedings, came up and on motion of Ald. Schroth was laid upon the table.

Ald. Swikehard moved that action on the several applications of the Rochester City & Brighton Railroad Company and the Rochester Cable Railroad Company for permission to lay tracks in certain streets be postponed two weeks. Adopted.

EXECUTIVE BUSINESS.

Ald. Fee moved to proceed to appoint a constable of the Fourth ward. Adopted.

Ald. Fee nominated Peter Leonard.
Peter Leonard was named by Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, —14.

Peter Leonard was declared appointed constable for the Fourth ward.

Ald. Selye moved to proceed to appoint Commissioner of Deeds and that the clerk cast the ballot of the council.

Adopted by the following vote.
Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Norris Bull, Frederic A. Johnson,
Abraham Benedict, Newton B. Gorham,
Frank D. Hotchkiss, Chas E. Manning,
A. C. Goodenough, Chauncey Nash,
John A. Neagle, John A. Davis,
Wm. F. Peck, Cyrus H. Polley,
Alexander Dumar, Neil J. McTaggart.

Having received the concurrent vote of the Common council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—Resolved, That the City Surveyor be directed to establish the grade of Tremont place. Adopted.

Ald. Kohlmetz moved that the assessment roll for Clifford street extension be referred to the assessment committee. Adopted.

By Ald. Kohlmetz—
CITY ATTORNEY'S OFFICE, }
ROCHESTER, May 15, 1888. }

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

GENTLEMEN: The City recently paid a judgment recovered by Mary A. Graham as administratrix of her daughter, Anna Graham, deceased, whose death was caused by the giving away of some of the trusses of the Court street bridge in February, 1887, by reason, as clearly appeared, of the overburdening of the bridge with the poles and wires of the Western Union Telegraph Company, and the breaking of such poles, and by reason of the injury to the bridge the city also sustained a considerable loss in making repairs thereto. The company at the commencement of the action was duly notified to come in and defend the action and in case of a recovery being had against the city that the company would be required to pay the sum. I would therefore recommend that I be authorized to commence one or more actions, as may be required, against said company to recover said judgment so paid and the damages caused by the breaking of said bridge.

Margaret A. Ferguson also obtained a judgment against the city which was paid recently for damages sustained by reason of falling upon a defective sidewalk in front of premises on Strong street, then owned by James Campbell, since deceased. The executors of the deceased were duly notified of the suit, and they appeared therein by counsel and assisted in the defense of the same. I am of the opinion that the estate is liable to answer to the city for such judgment so paid and I should therefore be instructed to commence an action therefor.

IVAN POWERS, City Attorney.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the City Attorney be and hereby is authorized to begin actions in favor of the city against the Western Union Telegraph Company and the executors of the last will and testament of James Campbell, deceased, as specified in his foregoing communication. Adopted.

By Ald. Kohlmetz—Resolved, That, in view of

the prompt, able and efficient services rendered by Henry J. Sullivan as Assistant City Attorney during the past two years, that the Law Committee and the incoming City Attorney be requested to retain the eminent services of Mr. Sullivan. Adopted unanimously.

By Ald. Kohlmetz—Petition of Eliza Dowd. Referred to the Fire Marshal and Wood Building Committee, with power to act.

By Ald. Kohlmetz—Resolved that the resolution at page 35 of the current proceedings, in relation to the transfer of three hundred dollars from the Contingent Fund to the Fund for Sweeping and Cleaning West Avenue, be, and the same is, reconsidered and indefinitely postponed. Adopted.

By Ald. Kohlmetz—Resolved, That the clerk draw an order upon the Treasurer for three hundred dollars payable from the Contingent Fund in favor of John A. Davis as City Treasurer, and that said Davis, as such Treasurer, pay and carry that amount, of said order to the Fund for the cleaning and sweeping of West avenue under ordinance number 3199.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly.—12

Ald. Fritzsche presented the petition of Ed. A. Stahlbrodt for permission to erect a wood building on Oregon street and moved that permission be granted. Adopted.

By Ald. Williams—Petition of M. F. Mahar. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Resolved, That the heads of the various departments and offices under the city government be, and hereby are, requested to make all requisitions for stationery and job printing blanks upon the Contingent Expense Committee, and that they also be requested to make such estimates of the amounts, kind, qualities and quantities of such stationery and job printing as they may need for the next three months immediately after such requisition, that the same may be purchased by said committee after advertising for bids for the same. Adopted.

Ald. Foley presented the petitions of Henry T. Galvin, H. H. Babcock, George Stortz, Hannah Dyslin and C. C. Hicks for permission to erect wood buildings and moved that permission be granted. Adopted.

By Ald. Foley—Petitions for a plank walk on Edith street, a sewer in Jefferson avenue and grading Meng park. Referred to the surveyor to prepare ordinances. Also petitions of J. C. Lighthouse, Wm. F. Parry and DeLancey Brower. Referred to the Assessment Committee.

By Ald. Foley—Remonstrance against the erection of a wood building on Clifford street by C. E. Brown. Referred to the Wood Building Committee and Fire Marshal.

By Ald. Foley—Resolved—That the City Clerk be, and hereby is, directed to draw an order on the City Treasurer in favor of Col. Sam C. Pierce for the sum of four hundred dollars (\$400) to defray Decoration Day expenses and charge Contingent fund.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly.—12

By Ald. Foley—Petition of John C. Bowen, relating to sewage across his premises. Referred to the Sewer and Law committees.

By Ald. Foley—

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

We, the undersigned, petition your honorable body to appoint a lady physician on each side of the river. We make this demand from our personal knowledge of the necessities of our sick poor, who constantly require such aid and sympathy as only woman can bestow:

Jeannie F. Greenleaf, Cornelia Gardner,
Mary A. Clinton, Lewie C. Smith,
Mrs. Sarah Anthony, Mary S. Anthony,
Burtis, Mrs. Mary Thayer Sanford,
Mrs. S. F. Blackall, Ford,

Mrs. Louisa Root
Mrs. E. M. Lathrop,
Mrs. F. C. Allen,
Marie Pitkin,
Amy Post,
P. K. Hollowell,
Mrs. G. A. Finly,

Mrs. A. B. Gould,
Mrs. Lucy B. Smith,
Mary H. Hollowell,
Katherine Pitkin,
S. L. Willis,
Mrs. J. M. Thayer,

Agnes Mabbett.

Ordered received, filed and published.

By Ald. Foley—

To Hon. Cornelius R. Parsons, Mayor, and the Common Council of the City of Rochester:

The managers of the Rochester Female Charitable Society would respectfully represent to your Honorable Body that at their last monthly meeting, held May 1st, 1888, they learned, with much regret, that Dr. Pauline Morton had not been re-appointed as one of the city physicians.

The uniform testimony of the visitors in their society is that her services among the sick poor have been very acceptable; that she has been prompt and attentive as a physician, and that in many cases of sickness among women and children, the professional services of a woman are peculiarly welcome.

They would request your Honorable Body, should any vacancy occur, or from any cause a change of physicians be deemed desirable, to appoint some female physician to fill such place. More than a hundred visitors look after the needs of the sick poor in the eighty-three districts of the Female Charitable Society; and the experience of these visitors, as reported at the monthly meetings of the society, prompts the officers to petition that in the future the female physician may be appointed on each side of the river.

All of which is respectfully submitted,

Mrs. OSCAR CRAIG, President,

In behalf of the ladies of the Society.

Mrs. ARTHUR ROBINSON, Secretary.

Ordered received, filed and published.

By the Clerk—

To the Honorable the Map and Survey Committee and the Common Council City of Rochester:

BOARD OF EXAMINER'S OFFICE,
ROCHESTER, N. Y., May 12, 1888.

GENTLEMEN: In response to your notice of a vacancy in schedule B, part second, in the position of assistant surveyor, dated May 1888, by direction of the board of examiners in said schedule B, part second, I have the honor to certify to you the following two names, being those graded highest upon the proper eligible list, preference being given soldiers:

Oscar H. Peacock, soldier, 16 Meigs street, standing 80 per cent.

George W. Rafter, 134 Clifton street, standing 75 per cent. Very respectfully,

GEORGE A. BENTON, Secretary.

Ordered received, filed and published.

By Ald. Williams—

Resolved, That Oscar H. Peacock be and he hereby is engaged for the term of one year as first assistant city surveyor, at the compensation of \$2,200, payable monthly, and at the times as other city officials, such employment to begin immediately, or as soon as he enters upon the duties of the aforesaid position:

Lost by the following vote:

Ayes—Ald. Sullivan, Fritzsche, Williams, Swikehard, Bohrer, Kelly.—6

Ald. McMillan, Fee, Kohlmetz, Selye, Hall and Schroth were excused from voting.—6

Ald. Kelly moved that the vote just taken be reconsidered. Adopted.

Ald Kelly then moved that the resolution to engage Oscar H. Peacock be adopted. Carried as follows:

Ayes—Ald. Sullivan, Fritzsche, Williams, Swikehard, Bohrer, Kelly.—6

Nays—Ald. McMillan.—1

Ald. Fee, Kohlmetz and Hall were excused from voting.—3

By Ald. Selye—Resolved. By the Common Council of the City of Rochester, that the City Clerk be directed to supervise the distribution of the 500

copies of the "Municipal Manual and Monroe County Register" upon its publication, and to report to this board the number of copies received by him, and the number of copies distributed. Adopted.

By Ald. Selye—Resolved, That the city attorney be and hereby is directed to take such steps as may be necessary to dissolve the injunction restraining the Map and Survey Committee from recommending Oscar H. Peacock to the Common Council as first assistant city surveyor. Adopted.

Ald. Selye moved that action on the report of the Map and Survey Committee be reconsidered. Adopted.

Ald. Selye moved that the report be amended by inserting \$83.33 per month, in place of \$75 per month, for Wm. B. Sackett. Adopted.

On motion of Ald. Selye the report as amended was adopted by the following vote:

Ayes—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly—11.

By Ald Hall—

To the Common Council of the City of Rochester:

GENTLEMEN—Your City Property Committee recommends that the Mayor be directed to execute leases with the following named organizations or societies of rooms in the Front street building for the terms and at the rates hereinafter mentioned, viz:

One with O' Rourke Post for the room now occupied by it for five years, from April 1, 1888, at one dollar per year, payable annually.

One with the Coopers' Union for the room now occupied by it for five years, from April 1, 1888, at seventy-five dollars per year, payable quarterly.

One with the Celtic Club for the two rooms now occupied by it for five years, from April 1, 1888, at seventy-five dollars per year, payable quarterly.

One with the Trades Assembly for the two rooms now occupied by it for five years from April 1, 1888, at seventy-five dollars per year, payable quarterly.

One with the Exempt Firemen's Association for the two rooms now occupied by it for five years from April 1, 1888, without charge therefor.

One with the Old 13th organization for the room now occupied by it for five years from April 1, 1888, without charge.

One with the E. G. Marshall Post for the two rooms now occupied by it for five years from April 1, 1888, at one dollar per year, payable annually.

One with the Shoemaker's Assembly No. 1,473, for one large room, to be selected by it with the approval of this committee for five years from April 1, 1888, at one dollar per year, payable annually; said Assembly to cause to be removed the partition in said room at its own expense.

Said leases to contain the provisions that the same may be terminated within thirty days from the service of a notice to that effect authorized to be given by your honorable body at any time during the term expressed in such lease and such other provisions as to heating and care and cleaning of the rooms therein mentioned and as may be suitable and proper as suggested by your committee and the Mayor and for the above objects your committee recommends the adoption of the accompanying resolution by your honorable body.

LEO. J. HALL,
GEO. B. SWIKEHARD,
LOUIS BOHRER,
H. G. THAYER,
City Property Committee.

By Ald. Hall—Resolved, That the foregoing report be, and (the same hereby is, in all respects, adopted, and the Mayor is hereby directed to execute leases as specified therein. Adopted.

By Ald. Hall—Petitions of Patrick Cooper. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald Swikehard moved that the penal ordinance "relating to the duties of certain officers mentioned therein," published on page 286, proceedings 1887-8, be reconsidered.

Ald. Swikehard moved that the ordinance be referred to the Poor Committee. Adopted.

By Ald. Swikehard—Remonstrance against the

erection of a wood building by Robert Justice. Referred to the Fire Marshal with power to act.

Ald. Schroth moved that action on the confirmation of the assessment roll for Kelly street Macadam improvement, ordinance No. 3,289, be reconsidered. Adopted.

On motion of Ald. Schroth the assessment roll for Kelly street Macadam improvement was referred to the city assessors for correction.

By Ald. Schroth—Petition for sprinkling Kelly street. Referred to the Surveyor to prepare an ordinance.

By Ald. Kelly—

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., May 15, 1888. }

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work or improvement authorized under the ordinance herein-after mentioned has been completed; that I have, pursuant to the provisions of the Charter, ascertained the entire and aggregate expense of and connected with the same, including any interest that the city shall incur, or is entitled to for the use of its funds, and that the respective amount thereof is as follows:

Ordinance and improvement.	Expense.
No. 3,207—Colvin Street Walk.....	\$655 66
Less amount paid by Executive Board from Highway Fund.....	131 15
	524 51
2 years interest.....	62 94
Leaving amount to be assessed under this ordinance.....	587 45

JOHN A. DAVIS, City Treasurer.

Ordered received, filed and published.

LOCAL ASSESSMENT IMPROVEMENT No. 3,207

COLVIN STREET PLANK WALK.

By Ald. Kelly—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 forty-five cents (\$587.45); 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 Colvin street from West avenue to Campbell 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 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 19th day of May, 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:

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.

Adopted by the following vote:

Ayes—Ald. Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly—11.

By Ald. Kelly—Resolved, That the Law Committee be, and it is hereby, authorized to solicit and receive bids for the printing and binding suitably in muslin eight hundred (800) copies of the city charter, and such other general and local laws as may be deemed necessary by the committee at the end thereof, including the necessary indices: two hundred (200) of said copies to be suitably interleaved, including fifty (50) blank leaves at the end, of the same material as the interleaves, the whole of such copies to be printed in type similar to that in the present charter, and the pages to be of the same size, to be numbered and have suitable marginal annotations or entries, and suitable headings and paging, including a frontispiece; paper to be equal, in all respects, to that used in the present charter; said committee after receiving such bids to report the same, with its opinion thereon, to this board at the earliest opportunity. Adopted.

On motion of Ald. Bohrer, the board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—May 29, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Absent—Ald. Selye, Thayer—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. Kelly—Petition of Geo. A. Curran to move a wood building. Referred to the Wood Building committee, Fire Marshal and Executive Board.

By Ald. Kelly—Petitions of Joseph Jackson, Henry D. Guile, Fred H. Vick, Margaretta E. Dryer and Joseph T. Cunningham, for permission to erect wood buildings. Permission granted.

By Ald. Kelly—Petitions of A. M. Schunder and Rosa A. McCormack to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Petition for electric lights on Hayward Park. Referred to the Lamp Committee.

By Ald. Kelly—Petition for water mains in Neiser, Rutger streets and Second avenue. Referred to the Water Works Committee and Executive Board.

By Ald. Kelly—Petitions of F. C. Lauer and Horace May, to have tax cancelled. Referred to the Assessment Committee.

By Ald. Kelly—

To the Honorable Common Council of the City of Rochester:

The undersigned respectfully requests that he be permitted to have placed a signboard calling attention to his ticket office, on the lamp-post at the north-east corner of Main and State streets, the permission of the adjacent owner, Mr. F. W. Elwood having been obtained and being endorsed herein as required by the ordinances of the city.

Dated May 17, 1888.

ROBT. S. LEWIS,

I hereby consent to the placing of the signboard on the lamp-posts, as asked for, in the within petition.

F. W. ELWOOD,

Rochester, May 17, 1888.

Ald. Kelly moved that the request of the petitioner be granted. Adopted.

By Ald. Kelly—Petition for special assessment for cement walks on Nichols Park. Ordered received and filed.

By Ald. Kelly—

Whereas, A majority of all the owners of lots on Nichols Park have petitioned the Common Council, in accordance with provisions of chapter 95 of the laws of 1880, and the amendment thereto, as per chapter 198, passed by the Legislature of 1888, for the care of private parks, and approved by the

Governor April 30, 1888, to levy a special tax on said lots for the purpose of defraying the expense of constructing Portland cement sidewalks, Schilling patent, or other Portland cement walk of equal durability, five feet wide, on both sides of said Nichols Park, from Monroe avenue to the south line of Oxford street, as set forth in said petition; therefore,

Resolved, That the City Assessors be and they hereby are directed to assess the sum seventy-five cents per front foot upon the several lots on the main driveways of Nichols Park, from Monroe avenue to the south line of Oxford street. Said sum of seventy-five cents per front foot to be added to, and included with, the general city tax of 1888, and the City Treasurer is hereby authorized to pay the sum thus assessed to Clark Johnston, treasurer of Nichols Park, he being the person designated by the owners to receive same, and the City Clerk is hereby directed to transmit to the City Assessors and the City Treasurer a certified copy of this resolution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—12.

By Ald. Kelly—Petition of August Coombach for cancellation of tax, referred to the assessment committee.

By Ald. Kelly—

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

The undersigned, members of a committee of the Rochester Chamber of Commerce, beg leave to lay before your honorable body the following resolution passed unanimously by this association at a meeting held on May 21st.

Resolved, That it is the sense of this meeting, that the Common Council be requested and urged to employ a competent corps of engineers to make a survey of the waters of the upper Genesee river and its tributaries and report a plan for storing of water for power purposes, that will supply our city with water during the summer months.

We respectfully suggest the following reasons for your taking the necessary action.

First. The increasing of the flow of the river during the dry months, will directly affect the selection of a plan for disposing of the sewage of the city.

Second. It will defer the time when on account of the growth of the city, some process of treating the sewage before it is discharged into the river will become necessary.

Third. It will improve the healthfulness of the community, by having the bed of the river covered with water through the center of the city.

Fourth. The city is an owner of water rights, used for operating the Holly system of water works, which cannot be depended upon in dry season, as it is found to be necessary to lease additional water rights and also use steam power.

Fifth. If the city shall provide itself with water actually needed for its purposes, then the private owners of water rights will make provision for such supply as they need, and the flow of water in the dry season will be increased to many times the present volume.

Sixth. The creation of additional and permanent water power, will not only result in large expenditure in buildings and machinery to utilize it, and thereby increase the assessable property of the city; but will also furnish continuous employment to a large number of people who are now thrown out of work during the time of low water, and also result in building up manufactures which will supply means of support to many additional hands, thereby adding largely to the material prosperity of our city.

Seventh. The storing back the water which falls in the wet months, will tend to equalize the flow of the river, and reduce the chances of disaster by floods.

Eighth. The owners of water power of the river have already shown their willingness to do their part, by expending a considerable sum of money, in making and completing a survey of Honeoye lake.

We beg leave to suggest to your Honorable Body the advisability of taking immediate action, so that the surveys can be prosecuted during the fine weather of the summer months. If it shall appear proper to your Honorable Body, to have the subject considered by a committee to report before final action be taken, then we shall be pleased to meet such committee.

H. H. WARNER, President.
 IRA L. OTIS, by J. Y. McCLINTOCK.
 F. W. ELWOOD, by J. Y. McCLINTOCK.
 JAMES W. GILLIS.
 W. H. MATHEWS.

Ald. Kelly moved that the communication be received filed and published and referred to the Law Committee. Adopted.

By Ald. Kelly—
Mr. Sheridan, City Clerk:

DEAR SIR—Enclosed please find time or headway between cars on Allen street route, viz: from 5:56 a. m. to 9 a. m.; every 14 minutes, from 9 a. m. to 6:50 p. m.; every 11 minutes, from 6:50 p. m. to 11:15; every 14 minutes; 12 o'clock last trip. We are painting cars and will put on more as soon as cars can be got ready. Respectfully yours,

F. J. BROWER, Superintendent.

Ordered received filed and published.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
 ROCHESTER, N. Y., May 28, 1887.

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

GENTLEMEN—On September 4th, 1886, Eliza B. Wing recovered a judgment against the city for \$1,276.82 damages and \$302.23 costs together making \$1,579.05, and an injunction, to be operative six months after the entry of judgment, restraining the city from discharging sewage into Thomas Creek above the plaintiff's premises. An appeal was taken to the General Term from the judgment, and resulted in an affirmance, upon which judgment of affirmance was entered with \$84.42 costs of the appeal, on July 1st, 1887. A further appeal was taken to the Court of Appeals, where the same is now awaiting argument.

Mrs. Wing having died, her administrator will be substituted in her place, thus making her action a preferred one upon the Court of Appeals calendar.

John Miller and Catharine Miller also on August 18, 1887, recovered a judgment for damages \$353.50 and cost \$164.73, together making \$518.23, and also an injunction forbidding the further discharge of sewage into said Thomas Creek above plaintiff's premises. An appeal has been taken in the Miller case to the General Term, but has not been argued theret.

Benjamin Wing also began an action against the city to recover damages, which was tried at the January, 1888, circuit, and resulted in a verdict being rendered in favor of the city but, upon a motion for a new trial being made, the verdict was set aside. An appeal has been taken to the General Term from said order setting aside said verdict.

It is now proposed on behalf of the plaintiff's attorney that, in consideration of the city paying the amounts of the Wing and Miller judgments, together with interest from their respective dates, and the costs of the appeals therein, to date, and the further sum of sixty dollars in the Eliza B. Wing case, said judgments will be satisfied, and the actions will be discontinued and the injunctions thereby vacated, and the cause of action upon which the judgments were obtained will be also discharged, and the costs of the Benjamin Wing case will be paid and that action will be discontinued without costs to the city.

In view of the injunction obtained in the two first mentioned actions, and that being substantially the sole ground of contention upon the appeals therein, I deem it for the best interests of the city that the proposition be accepted and a settlement of the three actions be had as above proposed.

Respectfully,
 IVAN POWERS, City Attorney.

Ordered received filed and published.

By Ald. Kelly—

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

GENTLEMEN—Your Law and Sewer Committees, to whom was referred the petition of James C. Bowen concerning the discharge of sewage into open ditches running across petitioner's lands fronting on the northerly side of Monroe avenue, would respectfully report:

That, having heard the petitioners allegations and explanations, and duly considered the subject we respectfully recommend that the city surveyor be directed to prepare an ordinance for the construction of a suitable covered or pipe sewer through said petitioner's lands, to convey the sewage and waters now passing through the same in open ditches through said premises.

All of which is respectfully submitted.

J. MILLER KELLY,
 JOSEPH H. FEE,
 F. H. WILLIAMS,
 Law Committee.
 JOHN U. SCHROTH,
 LOUIS BOHRER,
 Sewer Committee.

By Ald. Kelly—Resolved, That the city surveyor be, and hereby is, directed to prepare an ordinance for the construction of a suitable pipe or covered sewer through the lands of James C. Bowen, to convey through the same the sewage and waters now flowing upon and across said lands through open ditches, and to abate the evil created thereby. Adopted.

By Ald. Kelly—Resolved, That the City Surveyor be requested to establish the street lines on Lake avenue, in the Fifteenth ward. Adopted.

By Ald. Kelly—Resolved, That the City Surveyor be requested to establish the grade for walks on Qualthrough place. Adopted.

By Ald. Bohrer—Petition of Detmer S. Poppen to erect and move a wood building; referred to Wood Building Committee, fire marshal and Executive Board. Also petition of Henry H. Miller to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petition of Phebe A. Creelman for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Schroth—

ROCHESTER, May 21st, 1888.

To the Common Council:

HONORABLE SIRS: The annual convention of District Assembly 216, D. of L., composed of boot and shoe workers of North America opens in this city June 5th, at 10 a. m., in City Hall.

A cordial invitation is extended to your honorable body to seats upon the platform during the opening exercises.

We remain, most respectfully,

JOHN H. ASHTON,
 JOSEPH BAUER,
 JOHN M. HORTON,

Committee on Arrangements.

On motion of Ald. Schroth, the invitation was accepted.

By Ald. Judson—Petition of the Disbrow Mfg. Co. for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also, petitions for sprinkling Mt. Hope avenue, sec. 2, and sprinkling Alexander street. Referred to the Surveyor to prepare ordinances.

By Ald. Swikehard—Petitions of S. E. Lincoln and Caspar Lentz to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Petition for and remonstrance against the erection of a wood building owned by Max Goldberg. Also, petition of A. J. Vanderwerf to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

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

grade of Reynolds street between Tremont and Brown street. Referred to the Surveyor to prepare an ordinance.

By Ald. Williams—Petition for special assessment for the repair and improvement of Arnold park. Ordered received and filed.

By Ald. Williams—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 ten (10) dollars on each and every lot on said Arnold park, said sum of ten (10) dollars each to be added to and included with the general city tax of 1888, 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. 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Williams—

ROCHESTER, N. Y., May 1, 1888.

To the Chairman of the Committee on Contingent Expenses of the Common Council:

We shall be happy to continue the publication, in the Rochester Directory for the present year of the following matter:

Location of fire alarm boxes.

Ward boundaries and city boundary.

Election districts.

Penal ordinance relating to nuisances.

Ordinance relating to hack fares for the same price as heretofore, namely one hundred (100) dollars.

DREW, ALLIS & Co.

Ordered received, filed and published.

By Ald. Williams—Resolved, That the above proposition of Drew, Allis & Company be, and the same hereby is, accepted.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—13.

By Ald. Williams—Petitions for sprinkling Griffith, Broadway and South Goodman sts. Referred to the Surveyor to prepare ordinances.

By Ald. Fritzsche—Petition of Simon Blumberg to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Fritzsche moved that action on the petition of Ed. Stahlbrod for the erection of a wood building be reconsidered. Adopted.

Ald. Fritzsche moved that action on the petition be indefinitely postponed. Adopted.

By Ald. Fritzsche—Petition of Ed. Stahlbrod for permission to erect a wood building, also a remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fritzsche—Petition for sewer in Nassau st. Referred to the Surveyor to prepare an ordinance, also petition of Wm. F. Parry for remission of taxes. Referred to the Assessment Committee.

By Ald. Kohlmetz—Petitions of H. Brinker and Jane Boyle to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz—Petition for water mains in Avenue E; referred to the Water Works Committee and Executive Board. Also petition for electric lights on Norton street; referred to the Lamp Committee. Also petitions of Mrs. Free-love E. Galusha and Mrs. Phoebe Dickinson in relation to erroneous assessments; referred to the Assessment Committee. Also remonstrance against the removal of a wood building by the trustees of the North Presbyterian Church; referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kohlmetz—Whereas, Charles K. Newberry for Francis street improvement, No. 2,532,

was assessed for sixty-six feet frontage for his lot, 367 on the east side of Francis street, when in fact he had but sixty-four and one-half feet frontage, making an error in his favor of six dollars and twenty-four cents, the last payment upon which assessment has been, under the terms of the charter, added to the general city tax of 1888; therefore be it

Resolved, That the Treasurer be, and he hereby is, instructed to receive from Charles K. Newberry the sum of forty-eight dollars and seventy-six cents, in full payment of the last payment upon the above mentioned assessment, added to the city tax, as aforesaid, when said tax roll comes into his hands, and upon such payment being made, to mark said assessment paid and charge the difference to erroneous assessments.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—13.

By Ald. Kohlmetz—Petition of business men taxpayers to erect a bridge across the Genesee river, opposite Mortimer street. Ordered received and filed.

By Ald. Fee—Petition for electric lights on Flower street. Referred to the Lamp Committee.

By Ald. McMillan—Petitions of James C. King and William Wright for permission to erect wood buildings. Permission granted.

By Ald. McMillan—Communication from Ira Winans, asking permission to erase his name from the asphalt improvement on Adams street. On motion of Ald. McMillan, permission was granted.

By Ald. Sullivan—Petition of taxpayers for the erection of a bridge over the Genesee river at the foot of Platt street. Ordered received and filed.

By Ald. Tracy—Communication from Wm. F. Peck inviting the Common Council to the exhibition of the Mechanics' Institute, to be held from May 29th to June 9th. On motion of Ald. Tracy the invitation was accepted.

By Ald. Tracy—Petition of taxpayers and residents of the First ward for an ordinance to prohibit the use of soft coal in said ward. Ald. Tracy moved that the petition be received and filed, and that the City Attorney prepare an ordinance in accordance with the prayer of the petitioners. Adopted.

REPORTS OF STANDING COMMITTEES.

By Ald. Kohlmetz—
To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Assessment Committee begs leave to submit the following as its report:

That the petition of Samuel Blodgett to have discharged certain unpaid city taxes be referred to the Law Committee, as the questions involved are purely legal ones.

That the assessment roll for the Goodman street sewer should be confirmed by your Honorable Body, as your Committee does not deem it prudent to direct a re-assessment, or to attempt to modify the present one. The territory assessed is, of course, a large one, but it is apparent that by the construction of the sewer it was designed to afford capacity for the inlet into it of sewers in the surrounding territory that is directed to be assessed for the sewer.

We also recommend that the resolution, to be found on page 67 of the current proceedings, offered by Ald. Kohlmetz, referring the assessment roll for the Clifford street extension to the Assessment Committee, be reconsidered, for the reason that the section of the charter giving power to your honorable body to refer an assessment roll to the Assessment Committee does not apply to one made for the opening or extension of a street.

All of which is respectfully submitted.

H. KOHLMETZ,
WM. SULLIVAN,
LEO J. HALL,
Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the assessment roll for Goodman street stone sewer, under final ordinance No. 2,963, presented to this Com-

mon Council by the clerk thereof, be, and the same hereby is, in all things confirmed.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Kohlmetz—Resolved, That the application of Samuel Blodgett to have certain taxes assessed upon lots eight, nine, ten and eleven of Banker's subdivision on Brighton street cancelled, and recently referred to the Assessment Committee, be, and the same hereby is, instead referred to the Law Committee; and that the Assessment Committee be relieved from the further consideration thereof. Adopted.

By Ald. Kohlmetz—Resolved, That the resolution adopted by this Common Council, and found on page 67 of the current proceedings, referring the assessment roll for the Clifford street extension to the Assessment Committee, be, and the same hereby is, in all things, reconsidered. Adopted.

By Ald. Kohlmetz—

Rochester, N. Y., May 22d, 1888.

To the Honorable the Common Council:

GENTLEMEN—The Rochester Savings Bank holds a mortgage on the property, m. pt. lot 45, Whitney tract, 11th ward, w. side Orchard street assessed to and owned by Charles C. Kohman, sold for city tax of 1885 \$26.75, we will advance the money and pay the tax for him if you will permit it to be paid with six per cent. interest. We believe it is frequently done. I should make this application in person but cannot be at your meeting. It will be appreciated by the owner for whom I write.

Respectfully yours,

CHARLES F. POND, Secretary.

By Ald. Kohlmetz—Resolved, That the treasurer receive from the Rochester Savings Bank, mortgage, the unpaid city taxes for 1885, upon M. pt. lot 45 Whitney tract, 11th ward, w. side Orchard street, at the time of sale thereof on March 25, 1886, with six per cent. interest thereon from the date of such sale to date of payment, said premises being assessed to Charles Kohman, and provided said taxes be paid within March 28, 1888, the certificate of sale being held by the city.

Adopted.

By Ald. Fritzsche—

ROCHESTER, N. Y., May 28, 1888.

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

GENTLEMEN—Your Water Works Committee and the Executive Board desire to present the following report:

For a considerable period it has been evident to the management of the Rochester Water Works that the said city should become the owner of a parcel of land containing about $\frac{3}{4}$ acres and being situate adjacent to the Water Works gate house property on the west and lying between said property and Hemlock Lake.

The following are some of the reasons why said property should be owned by the city of Rochester:

First. It is situate along the lake shore with a shore line of about 700 feet and the property has heretofore been occupied by a steam saw mill, several tenant houses, &c. The whole property has and is unsightly and a menace to the purity of our water supply.

Second. The property is now in market and likely to be purchased for a railroad terminus, for picnic grounds or for other and more objectionable uses unless it become the property of the city.

Third—Whenever the city shall see fit to increase its water supply it will become necessary to secure a portion or the whole of said property to be used in the prosecution of that enterprise.

Fourth—It seems to be good policy on the part of the city of Rochester to embrace every opportunity to secure and control as much of the shore line of Hemlock Lake as can from time to time be secured on reasonable terms.

Your committee have the option secured to purchase said property for the sum of twelve hundred (\$1,200) dollars, and we earnestly recommend the

Common Council to endorse this action of your committee and authorize the completion of the purchase and to provide for paying for the same out of the water works fund. A map showing the said property is hereto attached, colored in yellow.

Your committee also recommend the adoption of the annexed resolution.

Respectfully submitted.

FRANK FRITZSCHE,
 J. MILLER KELLY,
 H. G. THAYER,
 JOHN H. FOLEY,
 THOS. McMILLAN,
 Water Works Committee.
 GEO. W. ALDRIDGE,
 J. M. AIKENHEAD,
 J. ARMBRUSTER,
 Executive Board.

By Ald. Fritzsche—

Resolved that the Executive Board be and it is here authorized and directed to purchase for and in behalf of the city of Rochester the piece of land at Hemlock lake recommended to be purchased in a report this day presented to this Council by the Water Works Committee thereof and the Executive Board and to pay for the same the sum of twelve hundred (\$1,200) dollars and the City Treasurer is hereby directed to pay for said land out of the water works fund on the order of said Executive Board when the City Attorney shall certify to him that a good and sufficient conveyance of said land has been delivered to said city.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Fritzsche—

ROCHESTER, N. Y., May 29th, 1888.

To the Honorable the Common Council:

GENTLEMEN—Your Water Works Committee and the Executive Board respectfully recommend that water mains be extended in the following named streets:

North St. Paul street, (Holley) from Vincent place to about 150 feet north.

Lowell street (Holly) from N. St. Paul street to about 200 feet west.

Siebert place, from North Clinton street to the end of Siebert place.

Hume street, from Genesee street to nearly end of street.

Bartlett street, from Jefferson avenue about 250 feet west.

White street, from Lake avenue to Cliff street

Cliff street, from present end of pipe to White street.

Fourth street, from Glenwood park to Ravine avenue.

Pierpont avenue, from present end north of Kisingbury street to Burke property.

Myrtle Hill park, from 200 feet west of Sherman to 161 feet east of Cameron street.

Thrush street, from Driving Park avenue to Rowe street.

Thrush street, from Ravine avenue to Locust street.

Brooks street, from Otis street to Bauer street.

Lake avenue, from Lake avenue park to about 1,000 feet north.

Jay street, from Jones street to city line.

Qualtrough place, from Glenwood avenue to Rowe street.

Thomas park, from Childs street to about 200 feet west.

Lozier park, from Chili avenue to lot 15.

Genesee street, from Brooks avenue to Chester avenue.

Michigan avenue, from Sherman street to opposite Tenth street.

Janes street, from Jay street to about 250 feet north.

Sherman street, from Bauer street to Emerson street.

Emerson street from Sherman street to Eighth street.

Eighth street, from Emerson street to about 400 feet north.

Jay street, from Wackerman street to Ames street.
 Glenwood avenue, from Fourth street to Oriole street.
 Laurel street, from Myrtle street to Cameron street.
 Meng park, from Webster avenue to the end of park.
 Mount Hope avenue, from Stewart street to Gold street.
 Ackerman street, from Bay street to about 600 feet south.
 Ulm street, from Keller street to proposed extension of Clifford street.
 Pearl park, from Monroe avenue to Pearl street.
 Sixth avenue, from Central park to Pennsylvania avenue.
 Summer park, from Monroe avenue to Richard street.
 Hudson street, from Hayward park to Emerson place.
 Guenther street, from Park avenue to Sibley street.
 Baldwin street from East Main street to Hayward avenue.
 Chamberlain street, from East Main street to Hayward avenue.
 Walter street, from East Main street to Hayward avenue.
 Laura street, from East Main Street to Hayward avenue.
 Monroe avenue, north side, from Keeler street to 750 feet east.
 North avenue, from present end to Stewart street.
 Bay street, from Goodman street to Webster avenue.
 Parsells avenue, from present end of pipe to Leighton street.
 Central park, north side, from Fifth avenue to Sixth avenue.
 Benton street, from present end to Henrietta avenue.
 Rutger street, from Park avenue 1,400 feet south.
 Thayer street, from Rutger street to about 600 feet east.
 Your committee recommends the passage of the annexed resolution.

Respectfully submitted,

FRANK FRITZSCHE,
 J. MILLER KELLY,
 T. McMILLAN,
 H. G. Thayer,
 JOHN H. FOLEY,
 Water works committee.
 GEO. W. ALDRIDGE,
 J. M. AIKENHEAD,
 J. Armbruster,

Executive Board.

Ordered received filed and published.

By Ald. Fritzsche—

Resolved, That the Executive Board be and it is hereby authorized and directed to extend water mains in the several streets in which they are recommended to be extended by the report of the Water Works Committee and the Executive Board this day submitted to the Common Council, and to pay for said extensions from monies provided for the Water Pipe Extension Fund.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer. Kelly.—13.

FINANCE BUDGET No. 2.

ROCHESTER, N. Y., May, 29, 1888.

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:

CONTINGENT FUND.

Frank J. Hone, services, assessors..... 85 00
 C. E. Morris, stationery..... 140 65

Wm. G. Walters, serving notices..... 50 00
 Sigmund Rosenberg, serving notices..... 9 94
 Peter Lumbach, serving notices..... 60 00
 Wm. G. Martens, badges..... 24 00
 Gray & Story, services..... 150 00
 Rochester Herald Pub. Co., daily papers.. 36 00
 A. P. Little, copying minutes..... 55 80
 Williamson & Higbie, stationery..... 18 00
 49 47
 123 54
 Rochester German Publishing Co., publishing notices..... 187 50
 Union and Advertiser, printing..... 54 00
 Union and Advertiser, printing blanks..... 5 00
 Union & Advertiser printing proceedings.. 319 64
 Union and Advertiser, printing blanks..... 4 00
 Union and Advertiser, printing Palmer vs. City..... 2 00
 Union and Advertiser, printing notices civil services..... 6 00
 Jas. Coughlin, serving notices..... 157 00
 Wm. Johnson, services..... 25 00
 Frank H. Hovey, constable's fees..... 1 50

PAY ROLL MONTH MAY.

C. R. Parsons, Mayor..... 275 00
 William H. Tracy, alderman..... 62 50
 Thos. McMillan..... 62 50
 Henry T. Kohlmetz..... 62 50
 Forest H. Williams..... 62 50
 DeVillo W. Selye..... 62 50
 Geo. B. Swikehard..... 62 50
 John U. Schroth..... 62 50
 J. Miller Kelly..... 62 50
 John A. Davis, City Treasurer..... 375 00
 F. P. Allen, Asst. Treasurer..... 183 33
 Edward Thomas, clerk..... 10 00
 Chas. M. Beattie..... 91 66
 A. D. Davis..... 75 00
 Fred E. Shedd..... 65 00
 Ivan Powers, City Attorney..... 350 00
 H. J. Sullivan, Assistant City Attorney... 208 33
 E. D. Smith, Stenographer..... 91 66
 W. J. Burke, Clerk..... 83 33
 I. F. Quimby, Surveyor, April and May... 383 32
 Oscar H. Peacock, First Asst. Surveyor, 14 days..... 82 80
 W. J. Stewart, Asst. Surveyor, April and May..... 250 00
 W. B. Sackett, Asst. Surveyor, April and May..... 166 66
 W. W. Race, Asst. Surveyor, April and May..... 132 00
 John Kenyon, Asst. Surveyor, April and May..... 108 48
 Wm. M. Rebasz, Asst. Surveyor, April and May..... 150 00
 C. E. Bingham, Asst. Surveyor, April and May..... 100 00
 Martin Wahl, Asst. Surveyor, April and May..... 110 00
 F. L. Smith, Asst. Surveyor, May..... 25 00
 I. H. Quimby, Asst. Surveyor, April and May..... 126 66
 L. Y. McConnell..... 50 00
 L. A. Pratt, City Assessor..... 250 00
 M. J. Mahar..... 250 00
 Jacob Gerling..... 250 00
 Thos. E. White, Judge Municipal Court... 200 00
 Geo. E. Warner..... 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... 25 00
 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 Bid'g..... 75 00
 Geo. A. Benton, Clerk Civil Service Com.. 25 00
 Wm. J. Toole, Milk Inspector..... 83 33

POOR FUND.

Geo. Oppel, bread.....\$ 19 65
 A. H. Martin, disbursements..... 32 34
 Drew, Allis & Co., directory..... 4 00
 R. M. Meyers, paper..... 23 84
 Stecher Lith. Co., printing for Excise Board..... 54 00
 Jos. Field, constable fees..... 3 60
 Maurice Moynihan, copying tax list..... 25 00

E. H. Davis & Co., medicines.....	62 43
Almira Woodruff.....	12 67
N. Y. C. Ticket agent, transportation.....	6 90
F. J. Amsden.....	9 17
Punch & Son, burials.....	24 00
Wolf, Culligan & Co.....	37 00
Duffy Bros., Groceries.....	8 00
B. F. Martin.....	287 34
Doyle, Gallery & Co., coal.....	120 00
W. C. Dick nson.....	171 25
Bernhard & Casey.....	115 40
M. McCormick, hack hire.....	9 50
Harry Hall.....	2 00
Mich. Ulton.....	2 00
Jas. Kavanagh.....	2 00
Sam'l Knowles.....	2 00
Fred Murr.....	32 00
Casper Fromm, meat.....	39 43
John Hahn.....	33 15
O' Kane Bros.....	111 98
Curran Bros.....	25 00
John Fisher.....	25 00
J. Wittman.....	34 22
P. J. Leonard, meat.....	25 00
J. Badhorn.....	25 18

PAY ROLL FOR MONTH OF MAY.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00
Thos. Swanton.....	75 00
Jos. Eagan.....	75 00
Geo. Hartel.....	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
P. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger.....	60 00
Jas. Malley.....	60 00
John Mason, Clerk.....	65 00

HEALTH FUND.

Dr. J. J. A. Burke, Health Officer.....\$	83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heindol, keeper Hope Hospital.....	50 00
George W. Hall, Health Inspector.....	41 66
J. N. Harder.....	41 66
Jas. Purcell.....	41 66
Frank Downing.....	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing.....	41 66

LAMP FUND.

C. F. Stone, carting lamp posts.....	10 50
Brush Electric Light Co., lighting lamps, April.....	5,791 80
Rochester Electric Light Co. lighting lamps, April.....	1,850 72
Edison Electric Light Co., lighting lamps, April.....	991 64
United Gas Imp. Co., lighting lamps, April.....	333 00
Citizens' Gas Co., lighting lamps, April.....	95 25
Citizens Gas Co., resetting lamp posts.....	7 00
Rochester Gas Co., lighting lamps, April.....	570 00

PAY ROLL MONTH MAY.

Chas. R. Finnegan, supt. electric light.....	50 00
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CITY PROPERTY FUND.

Oscar Wolcott, cartage on roller.....	1 50
Rochester Gas Co., gas City Building.....	172 12
F. J. Irwin, cleaning City Hall.....	68 00
Minges & Shale, desk for assessors.....	35 00
Rose J. Clarke, cleaning City Building.....	26 25
Ellwood & Briem, locks and Keys.....	9 70
A. Metcalf, soft soap.....	7 00
Smith, Perkins & Co., supplies.....	10 32

PARK FUND.

David Cooper, labor on parks month May.....\$	40 00
Wm. Coughlin.....	30 00
Thos. Callahan.....	40 00
P. D. Coon.....	10 00
John Sheridan.....	40 00

M. McCormick.....	40 00
Patk. Dorsey.....	40 00
Thos. O'Roarke.....	40 00
John Flaherty.....	40 00
W. Ackerman.....	40 00
F. McKenna.....	40 00
J. Kennedy.....	40 00
Joseph Bemish.....	40 00

POLICE FUND.

S. A. Pierce, medical service.....	2 00
Philip Ernst, repairs to harness.....	5 30
W. L. Buckland, hack hire.....	2 00
E. P. Olmstead, meals for prisoners.....	14 25
Maggie Gaffney, cleaning, &c.....	21 00
Fred W. Lang, hay and straw.....	26 43
Union and Advertiser, printing blanks.....	2 50
Moore & Cole, mop yarns, &c.....	2 80
Samuel Sloan, repairs.....	7 75
Humane Restraint Co., 1 pair wrestlets.....	5 50
Arcade Photo. Co., photographs suicide case.....	14 25
Drew, Allis & Co., directories.....	10 50
John H. Hill, battery plates, &c.....	12 37
Williamson & Higbie, blank books, &c.....	8 30
Rochester Dist. Tel. Co., services.....	5 85
West. Union Tel. Co., services.....	20 85
B. Frank Enos, expenses April.....	5 73
Geo. Long, expenses in Soper case.....	2 91
Thos. Dukelow, expenses in Freeman case.....	5 36
Robert Burns, expenses in Sterling case.....	2 89
Thos. A. Burchill, expenses in Schultice case.....	4 01
Thos. A. Burchill, expenses in Thomas case.....	1 72

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., May 23, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending May 3, 1888.....	\$2,967 22
..... May 10, 1888.....	1,913 65
..... May 17, 1888.....	1,734 54
..... May 24, 1888.....	1,591 23
.....	\$8,206 64
Pay-roll, breaking McAdam, Frank street yard.....	\$ 123 95
Foley & Duncan, lumber.....	77 30
Rochester Printing Co., one-fourth cost of printing report Executive Board, 1886-7.....	147 03
Shorer & Taillie, crosswalk and manhole plates.....	60 35
Joseph F. Bonesteel, rent Frank street yard for May.....	13 29
Harry Facey, horse and buggy—Use of.....	3 00
Geo. S. Bristow, horse and buggy—Use of.....	37 00
Chas. E. Kohlmetz, iron work.....	16 91
John D. Dent, hardware.....	2 45
Louis Ernst & Son, wheelbarrows.....	4 30
H. A. Kingsley & Co., hardware.....	42 45
John McConnell, stone crosswalks.....	157 66
Edson Manufacturing Co., pinion gears for street sweepers.....	6 50
John Sanders, use of horse and wagon.....	13 50
Charles Peiffer, brooms for street sweepers.....	203 00
Otis & Gorsline sewer pipe.....	38 25
W. H. Miller, sprinkling wagon.....	365 00
Henry Hebing, hardware.....	51 72
Steam Gauge & Lantern Co., repairing gauge.....	5 00
Knowlton & Chapin, oil and tank.....	64 43
D. McCormick, repairs to bridge house at Lyell ave.....	4 35
George Underhill, disbursements for lift bridges.....	4 73
Howlett Bros., rubber boots, waste, &c.....	20 00
Louis Angele, repairs to tools.....	23 45

Garvey & Donnelly, repairs to sprinkling wagons, &c.....	44 20
Weaver & Goss Hardware Co., spike.....	2 35
Alfred P. Mann, harness supplies.....	1 85
Dr. A. Tegg, veterinary services and medicine.....	5 50
Thomas J. Neville, Clerk, disbursements.....	67 35
Ghas. S. Ellis, agent, sand and gravel.....	2 00
G. W. Crouch, Jr., lumber.....	1,630 28
Wm. B. Burke, iron supplies.....	30 63
L. C. Abraham, Bos & Co., street brooms.....	100 00
Total.....	\$11,581 94

Water Pipe Fund.

Monthly pay-roll for May.....	\$ 655 40
Morris Hordle, pipe levers and plugs.....	3 25
Danford & Knapp, T. & S. Co., est. No. 3, unloading and distributing W. pipe &c.....	184 40
Rochester Printing Co., one-fourth cost of printing report Executive Board 1885-7.....	147 03
Ludlow Valve Mfg. Co., valves.....	359 83
Danaldson Iron Co., est. No. 1, cast iron water pipe and specials.....	4,082 36
Buffalo Cast Iron Pipe Co., final est., cast iron water pipe and specials.....	415 13
H. D. Wood & Co., hydrants.....	840 00
Thos. J. Neville, clerk, disbursements for freight, &c.....	45 97
Whitmore, Rauber & Vicinus, trenching and refilling Webster ave.....	928 96
Geo. Chambers, est. No. 2 group 125.....	540 00
David Clancy, est. No. 1.....	129 00
Geo. Chambers.....	1 130 00
David Clancy.....	1 132 00
Geo. Chambers.....	1 134 00
William Fuller, final est.....	116 39 71
John Howe.....	119 42 13
John Howe.....	120 53 72
N. L. Brayer.....	122 60 88
Geo. Chambers.....	123 45 14
William Dyer.....	126 32 04
Geo. Chambers.....	127 55 74
Andrew E. Hyde.....	128 78 31
Walter E. Curtiss, final est., Post street.....	27 39
Geo. Chambers, est. No. 1, laying water pipe Plymouth ave.....	500 00
C. P. Lyon, castings.....	130 81
Joseph J. Costello, inspection, Lyell avenue canal crossing.....	44 00
Total.....	\$11,952 20

Water Works Fund.

Monthly pay roll, operating expenses.....	\$2,150 20
service and repairs.....	2,487 35
Edward Saxton, printing.....	3 00
Weaver, Palmer & Richmond, hardware.....	1 20
John Walsh, labor, digging up service.....	3 25
William Gleason, labor.....	21 25
M. Barry, wood.....	7 50
H. A. Kingsley & Co., shovels.....	16 10
Whitmore, Rauber & Vicinus, curb box stone.....	1 50
Wm. G. Bell, sawdust.....	4 70
Jas. R. Chamberlin, packing, &c.....	27 30
Henry Hebing, hardware.....	16 48
Howe & Basset, plumbing supplies.....	52 55
Louis Ernst & Son, hardware.....	32 94
Rochester Lead Works, lead pipe.....	9 90
Stone & Campbell, oats, &c.....	68 70
J. Emory Jones, labor and material.....	235 85
Rochester Printing Co., one-fourth cost of printing report Executive Board, 1886-7.....	147 04
Daworth, Porter & Co., Limited, spike, Hemlock Lake sanitary protection.....	42 00
Rochester Gas Light Co., gas.....	8 85
B. F. Harris, rent of barn.....	45 00
W. H. Bowman, rebate of water rent.....	29 98
Cambria Iron Company, steel rails, bars, &c.....	658 79
T. J. Neville, clerk, labor, Hemlock lake sanitary protection.....	42 00
W. W. Morrison, printing.....	125 18
John C. Moore, cash book, water rents.....	12 50
Hostwick & Heindl, plumbers' bonds and certificates.....	9 25
Samuel Moulson, soft soap.....	1 50
Gorton & McCabe, carpet, rugs, &c.....	185 30

Wm. H. Jones & Sons, meter vault.....	75 81
Byron Cornwell, meter.....	14 00
Brush Electric Light Co., use of lights for April.....	9 00
M. Mutschler & Son., cuspidores.....	6 75
National Meter Co., meters.....	1,197 25
Minges & Shale, furniture.....	222 20
Charles E. Morris, stationery.....	43 35
Brewster, Crittenden & Co., seed.....	1 10
Thos. J. Neville, clerk, disbursements.....	91 49
Horace P. Hoppaugh, estimate No. 2, lumber.....	749 00
Fee Brothers, barrels.....	14 00
Alfred P. Mann, harness supplies.....	26 95
Niel Stewart & Son, lumber.....	125 83
A. Kendall, line fence.....	30 64
Dr. A. Tegg, veterinary services and medicine.....	33 00
Richard Ingall, horse hire.....	18 00
Ailing & Cory, paper.....	7 90
Wm. J. Wilcox, stationery.....	4 63
James Field, rope, etc.....	18 81
F. E. Witherspoon, Reg., rebate of water rent.....	4 00
Bradshaw & Herzberger, coal.....	517 14
Henry D. Blackwood, whitening wall.....	11 15
C. P. Lyon, castings.....	210 06
Wm. C. Gray, use of pile driver.....	27 00
Wm. T. Kohlmetz, manure Mt. Hope reservoir.....	41 00
S. H. Oviatt, labor and material.....	165 04
J. Nelson Tubbs, labor and material Hemlock lake sanitary protection.....	436 97
J. Nelson Tubbs, disbursements Hemlock lake sanitary protection.....	32 75
Total.....	\$10,586 98

Fire Department.

Monthly pay roll for May, 1888.....	\$4,895 12
Geo. W. Aldridge, salary for May.....	200 00
Jas. M. Aikenhead.....	200 00
Julius Armbruster.....	200 00
Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co.....	237 50
Rochester Gas Light Co., gas.....	20 70
John J. Heveron & Co., est. No. 2 Plymouth ave, hose house.....	1,520 00
Samuel Bemish, paid for washing.....	27 85
Martin Kinney, horses.....	600 00
James K. Chamberlin, fire covers and expanding rings.....	32 33
Stone & Campbell, oats, &c.....	413 79
Louis Ernst & Son, hardware.....	4 09
A. Dubock, horse feed.....	25 00
Samuel Moulson, soft soap.....	3 00
Maurice Leyden, road cart.....	45 00
A. F. & S. C. Stewart, hose cart and exercise wagon.....	600 00
Boston Woven Hose Co., jumping net.....	50 00
A. V. Smith Co., whip and root brush.....	4 50
Burke, FitzSimons, Hone & Co., towels.....	3 50
Christian Muhl, hay.....	10 75
Elwood & Brien, labor and material.....	4 50
Howe & Basset, plumbing.....	61 89
John R. Strauchen, est. No. 1 & 2, Culver Park hose house.....	4,800 00
Connell & Dengler, repairing globe valve.....	1 53
Rochester Printing Co., one-fourth cost of printing annual report 1886-7.....	147 03
T. J. Neville, clerk, disbursements for hay, &c.....	115 07
John R. Strauchen, est. No. 3, Culver pk. hose house.....	1,000 00
Total.....	\$15,473 20

STREET SPRINKLING FUNDS.

Geo. M. Dowd—Estimates.

Andrews st., O. 3,341.....	\$ 43 86
Chatham st., O. 3,350.....	24 79
Franklin st., O. 3,366.....	43 86
Water st., O. 3,424.....	37 51
Total.....	\$ 150 02

John Durran—Estimates.

Central ave., sec. 2, O. 3,343.....	\$ 42 00
Court st., sec. 1, O. 3,355.....	32 14
Hudson st., O. 3,373.....	61 25
Mt. Hope ave., O. 3,391.....	51 43

North st., O. 3,392.....	45 50
North ave., sec. 1, O. 3,393.....	84 00
2, O. 3,394.....	91 00
South st. Paul st., O. 3,404.....	45 00
Scio st., sec. 2, O. 3,407.....	21 00
South st., O. 3,409.....	25 71
South ave., O. 3,411.....	57 86

James W. Breakey—Estimates.

Atkinson st, Sec. 1, O. 3342.....	16 20
Caledonia ave. O. 3346.....	45 00
Chestnut st. O. 3351.....	34 80
East st. O. 3356.....	16 20
East ave. Sec. 1. O 3357.....	87 07
Elm st., O. 3358.....	16 20
South Ford st. O. 3361.....	28 50
N. Ford st. Sec. 1 O. 3362.....	6 00
James st. O. 3374.....	16 20
Jefferson ave. O. 3376.....	70 20
Cortland st. O. 3381.....	16 20
East and West main sts. O. 3386.....	185 50
Prospect st. O. 3399.....	17 40
Reynolds st. O. 3400.....	22 50
Scio st. Sec. 1. O. 3406.....	23 10
Stone st. O. 3414.....	16 20
Troup st. O. 3415.....	79 50
William st. O. 3425.....	17 40

\$ 556 89

Jacob Stein—Estimates:

Buchan park. O. 3,345.....	\$ 17 50
Central Ave., Sec. 1, O. 3,347.....	68 79
Clinton St., Sec. 1, O. 3,352.....	76 50
Clinton St., Sec. 2, O. 3,353.....	59 25
Clinton place, O. 3,354.....	24 43
St. Joseph St., O. 3,405.....	55 54

\$ 714 17

John Kennedy—Estimates:

Exchange St., O. 3,359.....	\$102 97
South Fitchugh St., O. 3,360.....	51 45
Court St., Sec 2, O. 3,382.....	13 25
Plymouth Ave., O. 3,397.....	79 80
Spring St., O. 3,412.....	57 75
South Washington St., O. 3,422.....	26 60

\$302 01

A. L. French—Estimates:

South Goodman St., O. 3,370.....	\$ 22 52
North Goodman St., O. 3,371.....	20 89
Hawthorne St., O. 3,383.....	22 50
Meigs St., O. 3,388.....	84 88
Merriman St., O. 3,389.....	22 50
Park Ave., O. 3,395.....	42 95
Rowley St., O. 3,401.....	37 41
Oxford St., O. 3,423.....	42 61

\$206 26

Dennis Kelly—Estimate.

Lyell avenue, O. 3,385.....	128 57
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A. W. Rice—Estimates.

Gibbs st., O. 3,369.....	\$ 26 00
East Main st., O. 3,387.....	97 50
Prince st., O. 3,398.....	32 50
University ave., Sec. 1, O. 3,416.....	45 50
University ave., Sec. 2, O. 3,417.....	71 50

273 00

Thomas Holahan—Estimates.

Broadway, O. 3,344.....	\$ 33 25
South Union st., O. 3,423.....	33 25
Monroe ave., O. 3,429.....	100 80
Howell st., O. 3,434.....	11 07

178 37

Robert Stewart—Estimates.

N. St. Paul st., Sec. 1, O. 3,402.....	\$ 61 25
N. St. Paul st., Sec. 2, O. 3,403.....	93 21

154 46

Edward Weiert—Estimate.

Brighton ave., O. 3,444.....	15 18
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Total— \$ 3,100 75

Local Improvement Funds.

D. W. Knight, Inspection, First avenue pipe sewer, O. 3,436.....	\$32 50
Monroe Bills, Inspection, Hayward avenue pipe sewer, O. 3,191.....	60 00

Francis Lyndon, Inspection, Caledonia avenue and Atkinson street sewer, O. 3,313.....	60 00
Wm. B. Wooden, Inspection, Bronson avenue pipe sewer, O. 3,333.....	57 50
F. A. Brotsch, Inspection, Court and William streets outlet sewer extension, O. 3,268.....	15 00
August Seiser, Inspection, Court and William streets outlet sewer extension, O. 3,268.....	37 50
Samuel Eaton, Inspection, North Joiner street grading and walks, O. 3,296.....	51 87
D. G. W. Hatch, Inspection, Goodman street sewer extension, O. 3,259.....	59 37
Wm. Howe, Inspection, Genesee Valley Canal sewer extension, O. 3,325.....	60 00
Frederick Bien, Inspection, East Main street McAdam improvement, O. 3,249.....	40 00
Jas. S. Murray, Inspection, Sellinger street pipe sewer, O. 3,338.....	53 12
D. W. Knight, Inspection, Fourth avenue pipe sewer, O. 3,332.....	1 88
Jacob Kolb, Inspection, Grand avenue pipe sewer, O. 3,192.....	59 38
Chas. T. Stott, Inspection, Avenue C pipe sewer, O. 3,431.....	30 00
John Klein, Inspection, Willard street pipe sewer, O. 3,335.....	22 50
Wm. S. Pike, Inspection, Euclid street improvement, O. 3,426.....	39 38
Obed M. Rice, Inspection, Euclid street improvement, O. 3,426.....	7 50
Obed M. Rice, Inspection, Third avenue plank walk, O. 3,320.....	7 50
Obed M. Rice, Inspection, Gladstone street plank walk, O. 3,329.....	2 50
Obed M. Rice, Inspection, Wilcox street plank walk, O. 3,327.....	9 38
August Seiser, Inspection, Scio street McAdam improvement, O. 3,222.....	30 00
John Sherry, Inspection, Glasgow street pipe sewer, O. 3,267.....	47 50

Street Department.

Inspection stakes, etc., Gladstone st. plank walk, O. 3,329.....	\$ 3 25
Inspection, stakes, etc., Avenue E plank walk, O. 3,311.....	2 75
Inspection, stakes, etc., Third avenue plank walk, O. 3,320.....	6 79
Inspection, stakes, etc., Wilcox street plank walk, O. 3,327.....	3 64
Inspection, stakes, etc., Whitmore Park pipe sewer, O. 3,309.....	24 93
Inspection, stakes, etc., Glasgow street pipe sewer, O. 3,267.....	13 86
Inspection, stakes, etc., Willard street pipe sewer, O. 3,335.....	4 04
Inspection, stakes, etc., First avenue pipe sewer, O. 3,436.....	10 89
Inspection, stakes, etc., Bronson avenue pipe sewer, O. 3,333.....	28 14

Partial Estimates.

Thos. Oliver & Sons, est. No. 1, Hayward ave. sewer, O. 3,191.....	\$ 3,600 00
Thos. Oliver & Sons, est. No. 1, Pinnacle ave. roadway grade changing, O. 3,299.....	1,000 00
Geo. Chambers, est. No. 5, Caledonia ave. and Atkinson st. pipe sewer, O. 3,313.....	3,450 00
Weider & McMahon, est. No. 5, Court and William streets outlet sewer extension, O. 3,268.....	891 00
N. L. Brayer, est. No. 1, Sellinger st. pipe sewer, O. 3,338.....	1,500 00
Rochester Bridge & Iron Works, est. No. 1, Plymouth ave. bridge, O. 3,156.....	11,000 00
William Fuller, est. No. 1, Genesee Valley canal sewer extension, O. 3,325.....	5,970 00

Final Estimates.

McConnell & Brewer, Gladstone st. plank walk, O. 3,329.....	\$157 18
John Mauder, Third ave. plank walk, O. 3,320.....	408 48
McConnell & Brewer, Wilcox st. plank walk, O. 3,327.....	106 62
Robert Quinn, Glasgow st pipe sewer, O. 3,267.....	693 35

Chas. Ahnfeldt, Willard st. pipe sewer, O. 4,335	442 65
John Mauder, First avenue pipe sewer, O. 3,436	1,033 55
William Fuller, Bronson ave. pipe sewer, O. 3,333	2,115 45
F. C. Lauer's Sons, Whitmore park pipe sewer, O. 3,309	548 68
Total	\$83,799 43

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillian, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly.—14.

REPORTS OF SELECT COMMITTEES.

By Ald. Tracy—

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

GENTLEMEN—While a member of the Common Council of 1887-88, a committee consisting of the writer, Ald. Foley, Swikehard and Tracy, were appointed to prepare and publish a manual for the city of Rochester. Propositions for bids were sent to various printers in the city. Their bids and the action of the committee in awarding the contract to John P. Smith as the lowest bidder were reported to the Common Council. The original resolution contemplated the issuing of five hundred copies. A second resolution was introduced and passed, allowing the committee, if it saw fit, to order three hundred copies extra, making a total in all of eight hundred copies. The committee did not agree upon the second order, and consequently the original contract order of five hundred was published.

The manual is presented to you with exceeding regret that there has been so much delay in its issuance; a delay that was rendered unavoidable, at first by the printers' strike, and afterwards by a desire to include in the manual such records and statistics as were necessary for the guidance of the Common Council of 1888-9. The book contains over two hundred and fifty pages. In addition to the statistics, historical notes, miscellaneous matter, etc., contained in these pages, some sixteen or more engravings and maps were made and inserted, which add to the attractiveness of the book, and reflect, we trust, creditably upon the city.

As a former member of that committee and the editor of the publication, I regret exceedingly that there will necessarily be discovered many errors and omissions in the book. Being the first manual of the kind ever published in Rochester, and there being no regular system observed in the city of preserving, collecting and tabulating its statistics, it has been a very difficult matter to get together what is here published, a difficulty that would have been very much enhanced, had it not been for the willing co-operation of most of the city and county officials, whose services were solicited.

It will be noticed that the committee have added to the manual features a register of county statistics and have included therein many political tables and records that have never before been published in Rochester. They have also added some studies of comparative municipal statistics of the United States, and a few general State statistics. We trust the work will meet with the cordial approval of the Common Council.

All the work for this manual has been let to parties in the city of Rochester, with the exception of some maps which had to be reduced by photo-engraving process, a process that was not carried on this side of New York city. Great care has been observed to get the largest amount of matter in the smallest amount of space, so as to reduce the expense and keep the book within such size as would make it properly a "manual."

The labor in the compilation of this book, it need not be said, has been very great indeed. We trust that those who shall find in its pages matters of interest and of profit will appreciate this labor and overlook whatever errors or omissions may be discovered. To preserve its pages intact, so that future editions might be gotten out without the expense of composition, the committee advised

Mr. Smith, the printer, to have the plates electrotyped, which he did at his own expense. The full page engravings and maps in the manual belong to the city and the original plates thereof are on file or will be with the City Clerk.

The copyright of the book, although issued in the name of the editor of the publication, was by him assigned to the city of Rochester and the city has free use for its own purposes of all the tables, plates and statistics and other matters contained therein.

It is respectfully suggested that inasmuch as Rochester has made a beginning in the publication of such a statistical handbook, that the function of gathering and preparing statistics for future publications be devolved upon some officer of the city government, so that the work hereafter may be issued at least every other year, and be accurate and complete. It is not every one, of course, who would have taste for statistical work, but without doubt there is some person in the employ of the city who could be designated to do this work, and who would gladly do it for such compensation as the city might give him.

Respectfully yours,

Geo. W. ELLIOTT,

Ordered received, filed and published.

Ald. Kelly from the select committee on gates at street crossings reported that he had corresponded with the different railroad companies in relation to placing gates at street crossings, and had been answered that it would be done immediately.

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

By Ald. Kohlmetz—

CITY ASSESSORS' OFFICE,
ROCHESTER, N. Y., May 26, 1888.

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

GENTLEMEN—Lot No. 104 on the west side of Seager street, Twelfth ward, has been owned for a number of years past by Mary G. Massey. By an error of one of the former assessors, it was assessed on our books to Lorenze Sprague in the year 1885. The same was sold for taxes in 1886. Mrs. Massey supposed that taxes were paid on this lot, till a short time since she received a notice of the sale of said lot. The amount of tax, charges, &c., is \$11.13. Mrs. Massey claims she should be allowed to pay the bill without the extra charges, which was \$35.82. In this opinion we fully concur.

Yours very respectfully,

L. A. PRATT,
M. J. MAHER,
J. GERLING,
City Assessors.

Referred to the Assessment Committee.

By Ald. Kohlmetz—

CITY ASSESSORS' OFFICE,
ROCHESTER, May 26, 1888.

To the Honorable Common Council, City of Rochester, N. Y.:

GENTLEMEN: Anna M. Liese was assessed in the year 1887 on the north side of Henrietta avenue, Sixteenth ward, s. w. pt. of lot 13, 33 feet front and rear and 70 feet deep, for \$1,200. From what information the assessors were able to obtain at that time they located a house on said lot. It appears, however, that there was no house on said lot and the vacant lot should have been assessed for \$50, the price paid for it. Mrs. Liese asks your honorable body to take some steps to relieve her from this erroneous assessment.

Yours respectfully,

L. A. PRATT,
M. J. MAHER,
JACOB GERLING,
City Assessors.

Referred to the Assessment Committee.

By the Clerk—

ROCHESTER, May 28, 1888.

To the Common Council:

GENTLEMEN—The Executive Board respectfully suggests to your honorable body the necessity of removing the abandoned lamp posts that now

occupy the streets, and which serve no useful or ornamental purpose, but, on the contrary, are used for hanging signs and other devices for advertisement purposes. The posts disfigure the streets and only obstruct the walks and create nuisances which the penal ordinances require to be suppressed.

Respectfully,

THOS. J. NEVILLE, Clerk.

Referred to Lamp Committee.

By the Clerk—

ROCHESTER, N. Y., May 29, 1888.

To the Common Council:

GENTLEMEN—The Executive Board recommends the passage of an ordinance for a flag walk on the west side of South St. Paul, from a point at the south line of the Wagner block to Court street. The walk has been a cause of many complaints, and as a large portion of it belongs to the State of New York, the only means by which it can be repaired or reconstructed is by ordinance.

Respectfully,

THOS. J. NEVILLE, Clerk.

Referred to the Surveyor to prepare an ordinance.

By the Clerk—

To Hon. Cornelius R. Parsons, Mayor, and the Common Council of the City of Rochester:

GENTLEMEN: I am desirous of building an agricultural warehouse on northeast corner of Childs street and N. Y. C. R. R. The superintendent of N. Y. C. R. R. Co. has kindly agreed to put in a switch for my convenience, but requested me to ascertain if there will be any objections made to the crossing of the street with the switch close to their siding. It will not probably be necessary to cross the street wholly. As I understand it from the assistant superintendent, Mr. Gould, the land that track would occupy belongs to N. Y. C. R. R. Co. Your approval of this matter is earnestly prayed for and will be gratefully received. I hand you herewith a letter from Mr. J. M. Toucey, General Superintendent. I am

Yours very respectfully,

S. E. LINCOLN.

NEW YORK, April 12, 1888.

Mr. S. E. Lincoln, Rochester, N. Y.:

DEAR SIR:—Yours of the 10th inst. received. I have written Mr. Burrows to-day to have Mr. Gould send me a tracing showing the position of the property, what streets it crosses, &c. I do not know that we have any right to cross the street with our track outside of terminal facilities on the main line. I shall leave that to you to ascertain; and if necessary, to get the consent of the Common Council to obtain it.

Yours truly,

J. M. TOUCEY.

Referred to the Committee on Opening and Alteration of Streets.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., May 29, 1888.

To the Honorable, the Common Council:

GENTLEMEN: I hereby report that the City Assessors have delivered to me the assessment roll for Jones avenue gravel improvement No. 3,274.

Respectfully,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Allegations being called for and no person appearing, Ald. Kohlmetz submitted the following:

By Ald. Kohlmetz—Resolved, That the assessment roll for Jones avenue gravel improvement be and the same is hereby confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Foley—

Resolved, That the tax levy for 1888-9, presented by the Finance Committee at a meeting of this Board on May 1st, 1888, and amended by a resolution offered by Ald. Foley, and adopted by this Board at a meeting held on May 15th, 1888, and published on page 67 of the current proceedings, be, and the same hereby is, further amended by strik-

ing therefrom the insertion made thereto on said May 15th, 1888, of the following item: "For new public parks, \$5,115.86," and the further item in said tax levy before its amendment, viz: "For new public park \$500," and be it further,

Resolved, That the item in said tax levy at page 34 of current proceedings "For contingent expenses \$65,000," be amended so as to read "For contingent expenses \$70,115.86."

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Foley—Resolved, That further a tion upon the tax levy for 1888-89, be, and the same is hereby further postponed until the next meeting of this Common Council to be held June 5th and that the said tax levy, as amended at this and the previous meeting, be published for six successive days in the daily news papers published in the city, viz., the Union and Advertiser and the Volksblatt and the Abend-Post and Beobachter according to the provisions of section 81 of the City Charter.

Adopted.

Ald. McMillan moved that when the Board adjourns it be until Tuesday evening, June 5th, 1888.

Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

PEARL STREET PIPE SEWER AND CEMENT WALKS, CURBS AND GUTTERS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing cement sidewalks, setting curb stone, forming gutters on each side of Pearl street, and the grading of the roadway between the gutter pavements, from Averill avenue to Meigs street; also, the construction of a vitrified pipe sewer in said Pearl street, from a point sixty (60) feet east of the east line of Averill avenue, to the sewer in Pearl street, near the center of Meigs street, or to such a point in the existing Pearl street sewer as may be considered necessary to effect a junction at the proper grade.

Adopted.

The Surveyor submitted as such estimate, \$4,170.

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

The construction of Portland cement or Ferro-lithic sidewalks five (5) feet in width on each side of Pearl street, from Averill avenue to Meigs street, except where good Portland cement walks five (5) feet in width now exist at the proper grade and in the proper alignment; also, the setting of Medina stone curb lines with adjoining gutters of the same material, each three (3) feet in width of which one (1) foot shall be of flag stone and the other two (2) of pavement, on each side of the said Pearl street, within the terminal limits named; width of roadway between curb lines to be thirty-two (32) feet; also, the construction of a vitrified pipe sewer in said Pearl street, from a point sixty (60) feet east of the east line of Averill avenue, to the sewer in Pearl street, near the center of Meigs street, or to such a point in the existing Pearl street sewer as may be considered necessary to effect a junction at the proper grade; also, the grading of the roadbed between the lines of gutter pavements from Averill avenue to Meigs street.

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 \$4,170, 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 Pearl street, from Averill avenue to Meigs 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, June the 12th, 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 Surveyor ascertain and report to this Council the expense of constructing a wrought iron or steel deck bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river at the west end of Avenue E (formerly known as Tower st.) with the top of the west high bank of said river, at the east end of Driving Park avenue (formerly known as McCracken st.); also the expense of obtaining the necessary site therefor.

Adopted.

The Surveyor submitted as such estimate, \$114,000.

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

The construction of a wrought iron or steel deck bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river at the west end of Avenue E (formerly known as Tower st.) with the top of the west high bank of said river, at the east end of Driving Park avenue (formerly known as McCracken st.); also the expense of obtaining the necessary site therefor. Said bridge shall consist of four (4) spans. The main span over the river shall be a spandrel arch about 432 feet in length. The east approach thereto shall consist of one span about 95 feet in length, and the west approach thereto shall consist of two spans, each about 95 feet in length. The width of the roadway of said bridge shall be 20 feet between the center of trusses, with a sidewalk on each side thereof, each 7½ feet in width between the center of the truss and the center of the hand-rail. The center line of said bridge shall coincide with a line drawn direct from the center of the west end of said Avenue E to the center of the east end of said Driving Park avenue, and the grade of said bridge shall coincide with a line drawn direct from the average present grade of the west end of said Avenue E to the average present grade of the east end of said Driving Park avenue. The entire work to be completed in accordance with the plans and specifications submitted by the City Surveyor.

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 upon orders drawn pursuant to the future direction of this Common Council; and that the bonds of the city be issued and sold as provided in and by the provisions of chapter — of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge and the site thereof and approaches thereto.

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 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE SEWER CLEANING AND REPAIRS.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of the cleaning and repairs of the main sewer and of the surface sewers on a portion of Lake avenue.

Adopted.

The Surveyor submitted as such estimate, \$560.

By Alderman Schroth—Resolved, That the following improvement is necessary, viz.:

The cleaning and repairs of the main sewer and of the surface and lot lateral sewers so far as on examination such cleaning and repairs may seem necessary in Lake avenue; the proposed work to

begin at or near the eastern end of Phelps avenue and to extend southward to a point at or near the eastern end of Lorimer 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 \$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 Lake avenue between the northerly line of Ambrose street and the medial line and line produced eastwardly at Phelps avenue, 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of taking up the present cement pipe sewer in Lake avenue from Driving Park avenue to Rowe street and substituting therefor a vitrified pipe sewer.

Adopted.

The Surveyor submitted as such estimate, \$1,800.

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

The taking up of the existing cement pipe sewer in Lake avenue from Driving Park avenue to Rowe street, and substituting therefor a vitrified pipe sewer twenty (20) inches in diameter within the terminal limits named, with the necessary man-holes, lamp holes, 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 \$1,800, 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 Lake avenue from Rowe street to the south line and line produced eastwardly of the Charles J. Burke property 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFF 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 improvement on a portion of Cliff street.

Adopted.

The Surveyor submitted as such estimate \$6,400.

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

The construction of a Medina stone improvement on Cliff street from the east line of the crosswalk on the east side of Lake avenue to the northerly line of the Rochester Brewing Company's property, produced westerly to the west line of Cliff street. For that portion of said Cliff street, extending easterly and westerly, a Medina stone pavement shall be constructed with curb stones and flag gutters on each side thereof, from the east line of said crosswalk on the East side of Lake avenue to the Rome, Watertown & Ogdensburg railroad track and said Medina stone pavement shall be extended between said curb lines produced

easterly to the west line of the sidewalk on the east side of that portion of Cliff street extending northerly and southerly; width of roadway between curb lines to be thirty (30) feet. For that portion of said Cliff street extending northerly and southerly, curb stones shall be set where necessary on a line fifteen (15) feet east of the center of said street. A flag gutter shall be laid west of and next to the said curb line, and a Medina stone pavement constructed on the remaining space existing between the west line of said flag gutter and the said Rome, Watertown & Ogdensburg railroad tracks, from the north line of the pavement, heretofore indicated, to the north line of the Rochester Brewing Company's property as previously specified; together with the necessary surface sewers and rubble masonry retaining walls for the entire improvement.

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 \$6,400, 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.:

For the expense of improving that portion of Cliff street extending northerly and southerly from the north line of the Rochester Brewing Company's property extended westerly to the west line of Cliff street, to the north line of that portion of Cliff street extending easterly and westerly, produced to the east line of Cliff street. one tier of lots and parcels of land on each side of said portion of Cliff street shall be assessed for the entire cost of the improvement between the limits specified.

For the remaining portion of the improvement of said Cliff street, one-half of the cost thereof shall be assessed on one tier of lots and parcels of land on that portion of said Cliff street existing between the east line of Lake avenue and the east line of that portion of Cliff street extending northerly and southerly. The remaining one-half of the cost of that portion of the improvement shall be paid by the Rochester Brewing Company, in accordance with an agreement with said company to that effect. Said assessments to be made upon said lots and parcels of land in proportion to the benefit which each will derive from said improvement.

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 12th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST AVENUE REPAIRING AND IMPROVING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of repairing and improving the roadway of East avenue from East Main street to Alexander street.

Adopted.

The Surveyor submitted as such estimate \$2,600. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The repairing and improving of the roadway and transverse crosswalks of East avenue from the easterly line of the crosswalk on the east side of East Main street to the westerly line of the crosswalk on the west side of Alexander street, by first thoroughly cleaning the surface of the roadway between the terminal limits named, and then picking up the material between the gutters' pavements to a depth of not less than four (4) inches; after which a coating of freshly hand-broken MacAdam of medium size and of the best quality shall be spread, so as to give a crown to the roadway of ten (10) inches after having been thoroughly compacted by a steam roller. The surface of the roadway shall then be completed by spreading over it a thin coating of clean, medium sized silicious gravel, mixed with not exceeding five per cent. of clay, for the purpose of binding the last named material when again rolled with the steam roller.

The transverse crosswalks and cobble stone gutters on East avenue, between the terminal limits specified shall be taken up where necessary and properly adjusted to the prescribed crown of the road before the rolling shall have been done.

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 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 East Main street to Alexander street, 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, June the 12th, 1888, at 7 o'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.

Adopted.

The Surveyor submitted as such estimate, \$135,-000.

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 or of masonry and iron combined, with the required approaches to either end of the proposed bridge; the width of the roadway over the bridge and of the approaches to be twenty-six (26) feet wide in the clear, with sidewalks on each side to be eight (8) feet wide in the clear.

In the construction of the piers and abutments of the projected bridge aforesaid, provisions shall 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 direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$135,000 which estimate is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the city be issued and sold as provided in and by the provisions of Chapter of the laws of 1888, as may hereafter from time to time be directed by this Common Council to obtain the necessary sums to pay for the above bridge and the site thereof and the approaches thereto.

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 12th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM MT. HOPE AVENUE TO GENESSEE RIVER.

By Ald. Bohrer—Resolved, That the City Surveyor ascertain and report to this Council the

expense of opening a street from Mt. Hope avenue, at a point opposite West Alexander street, to the Genesee river.

Adopted.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening of a street thirty (30) feet in width from the west line of Mt. Hope avenue to the west side of the Erie canal feeder, and fifty (50) feet in width from the west side of said Erie canal feeder to the east bank of the Genesee river. The center line of said street shall coincide with a line beginning at a point in the west line of Mt. Hope avenue in the middle of the open space opposite West Alexander street, now existing between buildings erected by Mr. Crouch; thence westerly midway between the line of said opening as represented by the foundation walls of said buildings, and in said line continued, to the west bank of the Erie canal feeder; thence westerly to a point in the center of Edinburgh street, 173½ feet east of the east line of Exchange street, measured along the center of Edinburgh street.

Resolved, further, That the whole expense thereof shall be paid from the public treasury of the city.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the city of Rochester, that all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALEXANDER AND EDINBURGH STREETS RIVER BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron thorough bridge, with the sub-structure and approaches necessary thereto, across the Genesee river, connecting the east and west banks of said river opposite the said end of Edinburgh street; also the expense of obtaining the necessary site therefor.

Adopted.

The Surveyor submitted as such estimate, \$50,000.00.

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

The construction of a wrought iron through bridge, with the sub-structures, and approaches necessary thereto, across the Genesee river, connecting the east and west banks of said river opposite the east end of Edinburgh street, obtaining the necessary site therefor. The width of the roadway of said bridge shall be twenty (20) feet between the center of trusses, with a sidewalk on each side thereof each seven and one-half (7½) feet in width between the center of the truss and the center of the hand rail. The center line of said bridge shall coincide with a line drawn direct from a point in the center of Edinburgh street, 173½ feet east of the east line of Exchange street measured along the center of Edinburgh street, to a point on the west bank of the Erie canal feeder, opposite the center of the open space existing between buildings constructed by Mr. Couch opposite West Alexander street. The lines of said open space being indicated by the foundation walls of said buildings. The grade of the roadway of said bridge shall be generally not less than twelve (12) feet above the surface of the water in the river, as indicated by a profile of the same in City Surveyor's office. The approaches to the west end of said bridge shall be on a grade from the railroad track of not less than one (1) foot rise in each fourteen (14) feet, measured horizontally, so as to effect a proper grade crossing. The west abutment of said bridge shall be located far enough from the present shore line to admit of the grades above specified.

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 \$50,000.00, which estimate is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the city be sold as provided in and by the provisions of Chapter of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge and the site thereof and approaches thereto.

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 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

DRAPER STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate \$54.

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

The sprinkling of Draper street from North avenue to North 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 \$54, 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 Draper street from north avenue to North street, in proportion to the benefit and advantage which each will derive herefrom.

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 12th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EDITH 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 south side of Edith street.

Adopted.

The Surveyor submitted as such estimate \$145.

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

The construction of a hemlock sidewalk four (4) feet and eight (8) inches wide, laid on hemlock stringers, on the north side of Edith street, from Plymouth avenue to the W., N. Y. & P. R. R. property, where good sidewalks of the specified width and laid on the proper grades and alignments do not now exist, otherwise such existing sidewalks, when of the prescribed width, shall be adjusted to the grades and alignments to be established.

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 \$145, 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 south side of Edith street, from Plymouth avenue to the W., N. Y. & P. R. R. property, 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MENG PARK ROADWAY AND SIDEWALK GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading of the roadway and sidewalks of Meng park.

Adopted.

The Surveyor submitted as such estimate, \$575.00.

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

The grading of the roadway and sidewalks on both sides including gutter formations on Meng Park from Webster avenue to the easterly end thereof.

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 \$575.00, 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 Meng Park from Webster avenue to the easterly end of Meng Park as now opened 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, June 12th, 1888 at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

SOMERSET STREET CEMENT WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a Portland cement sidewalk on Somerset street.

Adopted.

The Surveyor submitted as such estimate \$825.

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

The construction of a cement (stone) sidewalk, five (5) feet wide, on the west side of Somerset street, from West avenue to Chili avenue, where good walks of the same composition and on proper grade and alignments do not now exist; the walks to be laid by Thos. Oliver & Son (as per petition) in the manner provided for in the Schillinger patent, and not to cost more than eighty (80) cents per lineal foot, including the necessary sidewalk grading and gutter formation.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$825, 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 the west side of Somerset street, from West avenue to Chili 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JEFFERSON AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing vitrified pipe sewers in portions of Jefferson avenue.

Adopted.

The Surveyor submitted as such estimate \$2,325. By Ald. Schroth—Resolved, That the following improvement is necessary, viz:

The construction of vitrified pipe sewers twelve (12) inches in diameter in the following portions of Jefferson avenue, viz.: 1st. A sewer beginning at a point about twenty (20) feet north of Bartlett st., and extending northward to the sewer in Frost ave. 2d. A sewer beginning at a point about twenty (20) feet north of Frost ave., and extending northward to the sewer in Champlain st. 3d. A sewer beginning at a point about twenty (20) feet north of Champlain st., and extending thence northward to unite with the south end of the existing sewer in Jefferson ave. The several sewers above specified, to have connected with them all the necessary manholes, lamp holes, surface sewers, lot laterals and lot connections; 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 \$2,325 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 Jefferson avenue from Bartlett street to Cady 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 Chapter 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 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GLENWOOD AVENUE PIPE SEWER AND GRAVEL IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer and of a gravel roadway, with Medina stone curb and gutters, in Glenwood avenue, from Thrush street to the west end of Glenwood avenue aforesaid.

Adopted.

The Surveyor submitted as such estimate, \$7,200.

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

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Glenwood avenue, from the sewer in Thrush street to the west end of Glenwood avenue aforesaid, with the necessary manholes, lampholes, surface sewers, lot laterals and lot connections; also the construction of a gravel roadway improvement in the aforesaid avenue, from the western terminus thereof to Thrush street, with Medina stone curbs on each side fifteen (15) feet from the parallel to the medial line of the said avenue, and gutters three (3) feet in width inside of and adjoining the curbs one (1) foot which shall be flag and the other two (2) feet pavement of the same material, and the remainder of the space between the curbs to be filled with a gravel roadbed not less than one (1) foot in thickness.

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 \$7,200, 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 Glenwood avenue, from the western terminus thereof to Thrush 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, June 12th,

1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALLEN STREET SPRINKLING (SEC. 2.)

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

Adopted.

The surveyor submitted as such estimate \$72.

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

The sprinkling of Allen street (Sec. 2) from the Erie canal 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 \$72, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited by 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 Allen street from the Erie canal to Brown 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MT. HOPE AVENUE SPRINKLING (SEC. 2.)

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

Adopted.

The Surveyor submitted as such estimate \$270. Improvement is necessary, viz.:

The sprinkling of Mt. Hope avenue (Sec. 2.) from the center of Clarissa street to the south produced line of Highland 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 \$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 expenses thereof, viz.:

One tier of lots and parcels of land on each side of Mt. Hope avenue from the center of Clarissa street to the south produced line of Highland 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, June the 12th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

The final ordinance for Monroe avenue cement walk was on motion of Ald. Tracy, indefinitely postponed.

FINAL ORDINANCE NO. 3,476.

MYRTLE-CAMERON-OTIS AND BROOKS STREETS SEWER.

On motion of Ald. Schroth, 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.

Ald. Schroth submitted the following:

An ordinance to construct sewers in Myrtle, Cameron, Otis and Brooks 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 the following system of pipe sewers, viz: 1st—The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Myrtle st., beginning at a point opposite the medial line of Hyde alley and extending to the center of Otis st. 2nd—The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Cameron st., beginning at a point one hundred (100) feet north of Myrtle Hill park, and extending to the center of Otis st. 3rd—The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Otis st., extending between the produced medial lines of Cameron and Myrtle sts. 4th—The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Brooks st. and in the line of Brooks st. extended northward through private property to "Deep Hollow Creek," the easement for which has been conceded, to the low water stage of "Deep Hollow Creek;" with the necessary manholes, lampholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations, which the sewerage system above indicated may require.

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 \$7,950, 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:

All the territory included within and described by the following boundary lines, viz: Beginning at the southwest corner of Brooks st. and Bauer st.; thence southerly along Brooks st., including one tier of lots and parcels of land on the west side thereof to Otis st.; thence westerly along Otis st., including one tier of lots on the north side thereof to the west boundary line of Bauer's sub. div.; thence easterly along Otis st. to Myrtle st., including one tier of lots and parcels of land on the south side thereof; thence southerly along Myrtle st., including one tier of lots and parcels of land on the west side thereof to Hyde alley; thence easterly along Hyde alley to Cameron st.; thence northerly along Cameron st. excluding one tier of lots and parcels of land on the west side thereof to a point one hundred (100) feet north of the north line of Myrtle Hill park; thence still northerly along Cameron st., including one tier of lots on the east side thereof to Otis st.; thence westerly along Otis st., including one tier of lots and parcels of land on the north side thereof to Brooks st.; thence northerly along Brooks st., including one tier of lots and parcels of land on the east side thereof to Bauer st.; thence westerly along Bauer st. 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,477.
PLEASANT 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.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Pleasant street, from 100 feet east of North St. Paul street to 100 feet west of North 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 Pleasant street, from 100 feet east of North St. Paul street to 100 feet west of North Clinton 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 \$40, 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 Pleasant street, from 100 feet east of North St. Paul street to 100 feet west of North Clinton street.

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

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,478,
JONES 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 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 Jones avenue from 100 feet west of Lake avenue to West 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 avenue from a point one hundred (100) feet west of Lake avenue to West st. 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 of Jones ave. from a point one hundred (100) feet west of Lake avenue to West 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

The final ordinance for Adam street asphalt improvement was, on motion of Ald. McMillan, amended so as to read, "The width of roadway to be 30 feet from curb to curb, and the pavement to be laid after May 1st, 1889;" under the rule, the ordinance was laid on the table for two weeks and the Clerk directed to advertise for allegations.

The final ordinance for Cliff street Medina improvement was, on motion of Ald. Kohlmetz, indefinitely postponed.

The final ordinance for Adam street MacAdam improvement was, on motion of Ald. McMillan, postponed two weeks.

FINAL ORDINANCE NO. 3,479.

GROVE 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.

Ald. Kohlmetz submitted the following:
An ordinance to sprinkle Grove street from North avenue to Gibbs 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 Grove street, from North avenue to Gibbs street, during the season of 1888.

And the whole expenses 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 \$80, 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 Grove street, from North avenue to Gibbs 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,480.

NORTH STREET OPENING AND EXTENSION.

On motion of Alderman 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 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 open and extend North street from the north end of the present 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 extension of North street from the north end of the present street to Norton street; the proposed extension to be sixty (60) feet in width, beginning at Norton street 30 feet on each side of the line between lots 1 and 8, thence southerly in parallel lines to the northern extremity of North street as now opened by the St. Joseph Orphan Asylum Society.

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 is described as follows:

One tier of lots and parcels of land on each side of the proposed extension of North street from the north end of the present street to Norton street as they exist at 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE No. 3,481.

CLIFF STREET PIPE SEWER.

On motion of Ald. Schroth, 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 Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Cliff street, from near Lake avenue to the high bank of 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 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 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 \$1,000, 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 Cliff street, from Lake avenue to the western high bank of the Genesee river.

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 derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,482.

CONKEY AVENUE PIPE SEWER.

On motion of Ald. Schroth 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.

Ald. Schroth submitted the following:

An Ordinance to construct a pipe sewer in Conkey avenue from near Avenue "D," to the present sewer in Conkey 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 Conkey avenue, beginning at a point about twenty (20) feet south of Avenue "D," and extending southward in Conkey avenue aforesaid to unite with the sewer in said avenue at or near its intersection with Avenue "C," with the 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 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 \$430 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 Conkey avenue, from Avenue "C" to Avenue "D," 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.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly,—13.

FINAL ORDINANCE NO 3,483.

MEIGS STREET WALKS RECONSTRUCTION AND REPAIRS.

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

Ald. Kohlmetz submitted the following:

An ordinance to reconstruct and repair Meigs street sidewalks from Park 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-wit:

The reconstruction and repairs of portions of the sidewalks on each side of Meigs street between Monroe avenue and Park avenue by making all of the sidewalks within the terminal limits named, of flag-stone, either of blue or Medina stone, of the uniform width of five (5) feet in single courses, where such walks of good quality do not now exist and are laid on the grades and alignments to be established by the City Surveyor, otherwise such walks shall be taken up and adjusted to the required grades and alignments; also the repairing and paving of the driveways so that in character and quality they shall be in keeping with the required flag-stone sidewalks; abutting property owners where new walks are to be laid or existing walks are to be taken up and readjusted shall have ten (10) days after the grades and alignments are established within which to perform the required work.

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 \$335, 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 which about on said street where new walks are to be laid, old walks aligned and driveways relaid.

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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,484.

ALEXANDER STREET 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 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 sweep and clean Alexander 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-wit:

The sweeping, cleaning and disposition of the dirt collected on Alexander street, from East avenue to Monroe avenue, during the season beginning May 1, 1888, and ending December 1, 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 \$330, 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 Alexander 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE NO. 3,485.

HARRIS AVENUE FLAG 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 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 Kohlmetz submitted the following:

An ordinance to construct a flag walk on Harris avenue, from Avenue "A" to Avenue "B."

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 flag (blue or Medina) stone sidewalk four (4) feet wide, on the west side of Harris avenue, from Avenue "A" to Avenue "B," with the necessary 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 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 follows:

One tier of lots and parcels of land on the west side of Harris avenue, from Avenue "A" to Avenue "B."

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 and advantage which each shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE, NO. 3,486.

MARIA 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 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 Maria street from Clifford street to the end of the present walk.

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 side walk four feet in width on two oak stringers, on the east side of Maria street from Clifford street north to the walk already built with the necessary 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 reports the same at \$54, 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 Maria street from Clifford street to a point about 140 feet northward there from.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE, NO. 3,487.

NORTH ST. PAUL STREET SPRINKLING, (SEC. 3.)

On motion of Alderman 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 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 N. St. Paul street (sec. 3,) from Scramont street to avenue "A."

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

The sprinkling of North St. Paul street, (sec. 3,) from Scramont street to avenue "A," 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 of North St. Paul street from Scramont street to avenue "A."

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—12.

Ald. Kohlmetz presented a remonstrance against the sprinkling of Lowell street, and on motion of Ald. Kohlmetz the final ordinance for the sprinkling of Lowell street was indefinitely postponed.

FINAL ORDINANCE, NO. 3,488.

MANHATTAN 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 determin-

ing 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 Manhattan street, from 100 feet south of Court street to 100 feet north of Monroe avenue.

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

The sprinkling of Manhattan street, from 100 feet south of Court street to 100 feet north of Monroe 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 \$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 Manhattan street, from 100 feet south of Court street to 100 feet north of 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 therefrom.

Adopted by the following vote :

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—12.

FINAL ORDINANCE, NO. 3,489.

KELLY 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,

Ald. Kohlmetz submitted the following :

An ordinance to sprinkle Kelly street from Clinton street to Hudson 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 Kelly street from Clinton street to Hudson 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 \$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 Kelly street from Clinton street to Hudson 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

FINAL ORDINANCE, NO. 3,490.

REYNOLDS 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 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 :

The sprinkling of Reynolds street (Sec. 2.) from Clifton street 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 Reynolds street (Sec. 2) from the south line of Clifton street to the south line of Bronson 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 \$132 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 Clifton street to Bronson 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 and advantage which each derives therefrom.

Adopted by the following vote :

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

Ald. Tracy moved that action on final ordinance No. 3,474, opening two streets from Glasser park to Hensler alley, and published at page 63 current proceedings, be reconsidered. Adopted.

Ald. Tracy moved that the final ordinance be indefinitely postponed, and that the City Surveyor be instructed to prepare separate ordinances for the opening of streets from Glasser park to Hensler alley. Adopted.

UNFINISHED BUSINESS.

"By Ald. Kohlmetz—Resolved, That the next regular meeting by the Common Council, Tuesday evening May 29, 1888, be and hereby is assigned as the time when any complaints or appeals from the assessments for Evergreen Park opening No. 2,855 will be heard. Adopted."

Action on the assessment roll for Evergreen Park opening No. 2,855 being in order allegations were called for and no persons appearing Ald. Kohlmetz submitted the following.

By Ald. Kohlmetz—Resolved, That the assessment roll for Evergreen Park opening No. 2,855, be and is hereby confirmed.

Adopted by the following vote.

Ayes Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Schroth, Kelly.—12.

By Ald. Kohlmetz—Resolved that the next regular meeting of the Common Council, Tuesday evening, June 12, 1888, be and hereby, is assigned as the time when any complaints or appeals from the assessment for Clifford st., extension No. 3,163, will be heard. Adopted.

Action on the application of the Rochester City & Brighton Railroad Co. and published at page 515 of the proceedings of 1887-8 came up and Ald. Judson submitted the following:

By Ald. Judson.—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 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 any incorporated railroad or railroad company duly 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 and operate a street surface railroad or extensions, branches and lines thereof on the surface of the streets, avenues and lands hereinafter mentioned and subject to the conditions, restrictions, limitations and provisions hereinafter set forth 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 & 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 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 turntables for the convenient operation of the railroad.

Upon the express condition that the provisions of Chap. 242 of the Laws of 1884, and the several acts amendatory thereof and supplementary thereto, 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 and lands 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 29th day of June, 1888, at 10 o'clock a. m., on the front steps of the Court-house, in Rochester, N. Y., to such duly qualified bidder as 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 securities 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 routes herein above referred

to within the time designated therefor by the provisions of Chapter 642, of the Laws of 1886, and the acts amendatory thereof or supplementary thereto, 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.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly.—13.

Action on the application to lay tracks in certain streets of the city by the R., C. & B. R. R. Co. and published at page 515 of the proceedings of 1887 and 1888 came up. Ald. Judson presented the following:

By Ald. Judson—

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 any incorporated railroad or railroad company duly 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 and operate a street surface railroad or extensions, branches and lines thereof on the surface of the street, avenues and lands hereinafter mentioned and subject to the conditions, restrictions, limitations and provisions hereinafter set forth, to wit:

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 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 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 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 Center 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 double curves for the convenient operation of the railroad; upon the express condition, that the provisions of Chap. 242 of the laws of 1884, and the several acts amendatory thereof and supplementary thereto 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 and lands 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 29th day of June 1888, at 10 o'clock a. m. on the front steps of the Court House in Rochester, N. Y., to

such duly qualified bidder as will agree to give the largest per centage 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 routes herein above referred to within the time designated therefor by the provisions of Chapter 642, of the laws of 1886, and the acts amendatory thereto or supplementary thereto, 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.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

Action on the application to lay tracks in certain streets of the city of Rochester by the Rochester Cable Railroad Company and published at page 361 proceedings of 1887-8 came up.

Ald. McMillan moved that action on the application and resolution be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. Fritzsche moved to proceed to appoint commissioners of deeds and the clerk cast the ballot.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

Eastman C. Peck, Wm. B. Armstrong, Sol. Schenberg, John Kane and Frank W. Emerson, having received the concurrent vote of the Common Council, were declared appointed commissioners of deeds.

By Ald. Schroth—
ROCHESTER, May 25, 1888.

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

I herewith tender my resignation as inspector of election of the Second district of the Thirteenth ward.
Yours respectfully,
F. W. KRAPP.

On motion of Ald. Schroth the resignation was accepted.

Ald. Schroth moved to appoint an inspector of election for the Second district of the Thirteenth ward. Adopted.

Ald. Schroth nominated Wm. S. Beard. Wm. S. Beard was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly—13.

Wm. S. Beard was declared appointed inspector of election 2 district, 13 ward.

MISCELLANEOUS BUSINESS.

By Ald. Schroth—Petition of John Morris for permission to erect a wood building; permission granted. Also petitions of G. Madden and Jeremiah Twohey to erect wood buildings. Referred to Wood Building Committee and Fire Marshal with power to act; also petitions for water mains in Hayward park. Referred to Water Works Committee and Executive Board.

By Ald. Swikehard—
ROCHESTER, N. Y., Feb. 13, 1888.

To the Excise Committee of the Common Council:
GENTLEMEN—At the request of Mrs. Frank Dodd we state the following facts:

Mr. Dodd was granted a license January 16, 1888. He died four days after, viz: January 20th. His wife is in very poor health and desires to

discontinue the business and requests that she may be granted a rebate by your Honorable Board.

Very Respectfully,
POMEROY DICKENSON.
CONRAD HERTZBERGER.
JAMES MALLEY.
Commissioners of Excise.

Ordered received, filed and published.

By Ald. Swikehard—Resolved, That the Clerk draw an order upon the Treasurer in favor of the above named Mrs. Frank Dodd for \$50, payable from the moneys received by him from and paid into the city treasury by the Board of Excise Commissioners as license fees for licenses granted by them, and that said fund be charged the amount of said order; said order being the rebate or repayment of the license fee paid by her husband and as specified in the foregoing communication of the Excise Commissioners.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson Schroth, Kelly—12.

By Ald. Foley—Resolved, That the City Surveyor be and he hereby is requested to establish the grade of Reynolds street, between Tremont street and Bronson avenue. Adopted.

Ald. Foley moved that the final ordinance for Jefferson avenue plank walk be reconsidered. Adopted.

Ald. Foley moved that the ordinance be indefinitely postponed. Adopted.

By Ald. Foley—Resolved, That the care and maintenance of the property purchased by the city for water purposes, that is not now used for reservoir or other water work purposes, in the Twelfth ward, consisting of about forty acres of land, and also of the property consisting of nineteen acres, more or less, of land, accepted as a gift from Messrs. Ellwanger & Barry on or about January 27th, 1888, for park purposes, be, and the same are, hereby turned over to the Board of Park Commissioners of the City of Rochester, to be by them cared for out of their annual appropriations; the city reserving the right, at any time desired, to resume possession of said water works lands, or any part thereof, as the Common Council of said city, or its successor, may deem necessary for any water works or municipal purpose. Adopted.

By Ald. Williams—Resolved, That the several resolutions on pages 1 and 2 and 36 of the current proceedings relating to contracts for publication of official notices and advertisements in the Democrat and Chronicle, Post-Express, Morning Herald, Abend Post and Beobachter and Volksblatt be, and the same hereby is, amended so as to provide that the several papers be required in and by the contracts therewith to be entered into by the Mayor on the part of the city, furnish, free of charge, copies of the daily issues 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 such additional copies, containing any of the official notices or advertisements that may be required by him. Adopted.

By Ald. Kohlmetz, Resolved, That the next regular meeting of the Common Council Tuesday evening, June 12th, 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 the extension of Gorham park will be heard. Adopted.

By Ald. Fee—

Dated Rochester, N. Y. May 29, 1888.

To the Hon. Common Council:

GENTLEMEN—You are cordially invited to attend the celebration of the twentieth anniversary of Active Hose No. 2, to be held at Windsor Beach June 5th, 1888.

Respectfully yours,

ARCHIE COX,
GEORGE FORD,
W. S. MORRIS,
J. L. ARCHER,
GEO. BROWN,
Committee.

On motion of Ald. Fee, the invitation was accepted.

By Ald. Fee—Resolved, That the Law Committee of this Common Council, as speedily as possible, prepare and present to this board for passage and adoption, an ordinance or resolution fixing and providing the amount of fees or compensation to be charged and collected by the sealer of weights and measures, hereafter, for services rendered by him as such sealer of weights and measures, in accordance with the provisions of chapter 185 of the laws of 1888, and the sealer of weights and measures is hereby requested to take no further action or perform any further duties as such until the next regular meeting of this board. Adopted.

By Ald. McMillan—Petition of E. Stanley Race, president of North Presbyterian Church, to remove a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

On motion of Ald. Sullivan the Board adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—June 4, 1888.

SPECIAL MEETING.

Ald. Wm. H. Tracy presiding.

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Hall, Swikehard, Judson, Kelly, Thayer—12.

Absent—Ald. Fritzsche, Selye, Schroth, Bohrer—4.

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., June 4, 1888.

Peter Sheridan, Esq., City Clerk:

DEAR SIR—In accordance with the request of members of the Common Council, you will please call a special meeting of the Common Council for this (Monday) evening, at 7 o'clock p. m., at the Council Chamber, City Hall, for the purpose of reconsidering the resolutions passed at the last meeting relative to the time for taking action upon the tax levy for 1888-1889, and adjournment of the Common Council to to-morrow (Tuesday) evening, and for the passage of resolutions directing the estimates for such tax levy to be published, and action thereon to be taken as provided in the city charter, and at the first regular meeting of the Common Council on the 12th inst., and for the transaction of such other business as may come before it.

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—Petition of Mrs. Amelia Black to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Sullivan asked for, and obtained, unanimous consent to introduce the following Penal Ordinance amendment:

Receiving unanimous consent. Ald. Sullivan presented the following, and asked for its passage, viz:

An ordinance to amend an ordinance relating to streets, made and passed on February 15th, 1887.

Section 1. The title of the ordinance relating to streets, made and passed on February 15th, 1887, is hereby amended so as to read as follows: "An ordinance relating to streets, awnings, bridges, squares, parks, shade trees, sewers, lamps and lamp-posts, and numbering of buildings, dwellings and business places."

Section 2. Section twenty-two of said ordinance relating to streets is hereby amended by adding to the end thereof the following:

"Except that the Park Committee may designate any of the public parks within which ball playing may be engaged in, subject, however, to the condition that the players shall, at all times, be under the supervision and control of the police department."

Section 3. This ordinance shall take effect immediately.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer.—11.

By Ald. McMillan, petition of Quincy Van Vorhis for remission of taxes, referred to the Assessment Committee.

By Ald. McMillan—Bills of

Peter Hardy, collecting garbage.....	114 00
John Rauber	114 00
John Becker	114 00
Daniel Hickey	109 00
Wm. Rosengreen	114 00
Mrs. Frank Vahue	114 00
John Roach	114 00
Martin Mason	114 00
Lawrence Same	114 00
Jacob Stein	114 00
Fred Krackman assisting teams	24 00

Referred to Health Committee.

By Ald. Kohlmetz, petition for Police detail in Fifth Ward. Referred to the Police Commissioners.

FIRST ORDINANCES.

GREGORY STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Gregory st.

Adopted.

The Surveyor submitted as such estimate, \$36. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Gregory st., from 100 feet east of Mt. Hope ave. to Poplar 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 \$36, 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 Gregory st., from 100 feet east of Mt. Hope ave. to Poplar 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LINDEN STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$162. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Linden street, from Mt. Hope avenue to a point 100 feet west of South 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 \$162 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 Linden street, from Mt. Hope avenue to a point 100 feet west of South 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, June 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALEXANDER STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$72.

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

The sprinkling of Alexander street from 100 feet east of South avenue to the easterly line of Pinnacle 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 \$72, 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 Alexander street from 100 feet east of South avenue to Pinnacle 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BROADWAY SPRINKLING (SEC. 2.)

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

Adopted.

The Surveyor submitted as such estimate \$180.

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

The sprinkling of Broadway (Sec. 2) from the south line of lot No. 59 to Meigs 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 of Broadway from the south line, and said line produced, of lot No. 59 to Meigs 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

SOUTH GOODMAN STREET SPRINKLING, (Sec. 2.)

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

Adopted.

The Surveyor submitted as such estimate \$108.

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

The sprinkling of South Goodman street (Sec. 2) from 100 feet south of Park avenue to 100 feet north of Monroe avenue 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 \$108, 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 S. Goodman street from 100 feet south of Park avenue to 100 feet north of Monroe avenue 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GRIFFITH STREET AND CLINTON PARK SPRINKLING.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of sprinkling Griffith street and Clinton park.

Adopted.

The Surveyor submitted as such estimate \$72.

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

The sprinkling of Griffith street from 100 feet east of S. St. Paul street to 100 feet west of Broadway also the sprinkling of Clinton park from the bridge to Griffith 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 \$72, 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 100 feet east of South St. Paul street to 100 feet west of Broadway also one tier of lots on each side of Clinton park from Griffith street to the Erie 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 Tuesday evening, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

OPENING A STREET FROM HENSLER ALLEY TO GLASSER PARK. (NO. 1.)

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz. the opening of a street of a uniform width of 40 feet, from Hensler alley to Glasser park, the south line of said street to be parallel with, and 239½ feet north of Jay 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 of the proposed street 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 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, June the 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM HENSLE ALLEY TO GLASSER PARK (NO. 2).

By Ald. Bohrer — Resolved, That the following improvement is necessary, and we hereby judge that the public good require the same to be done, viz.: The opening of a street of a uniform width of 40 feet from Hensler alley to Glasser park, the south line of said street to be parallel with, and 519½ feet north of Jay st.

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 street; also lots 10 and 13 on Hensler alley, 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 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 12th, 1888, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

GREGORY STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Gregory street from 100 feet east of Mount Hope avenue to Ashland street.

Adopted.

The Surveyor submitted as such estimate, \$70.

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

The Sprinkling of Gregory street from 100 feet east of Mount Hope avenue to Ashland 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 \$70. 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 Gregory street from a point 100 feet east of Mount Hope avenue to Ashland 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, June 12th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

By Ald. Williams—Resolved, That the resolution adopted by this Common Council on May 29, 1888, on motion of Ald. Williams, and published at Page 72 Current Proceedings, relative to directing the City Assessors to assess ten dollars per lot upon the several lots on Arnold park, etc., be and the same hereby is reconsidered. Adopted.

On motion of Ald. Williams further action was indefinitely postponed.

By Ald. Williams—Whereas, The owners of more than one-half of all the lands fronting on Arnold park have petitioned this council to levy a special tax on said lands for the purpose of defraying the expenses of making the repairs and improvements of such park, to the amount of ten (10) cents per foot front of all such lands so fronting on such park, according to the provisions of chapter 96 of the laws of 1880, as amended by chapter 198 of the laws of 1888, and assigning James W. Fry of this city to receive the amount of said tax, when collected, for said petitioners, to be used for the purposes aforesaid;

Therefore, Resolved, That the City Assessors be, and they are hereby, directed to assess ten (10) cents per foot front upon all lands fronting on said

Arnold park, and to be added to the general city tax for 1888-89, and to be apportioned equally upon all the lands so fronting upon said park, and the City Treasurer is hereby directed to pay the sums thus assessed and collected to James W. Fry, he being the person designated to receive the same for such owners; and the Clerk is hereby directed to transmit to said Assessors and Treasurer a certified copy of this resolution.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer—11.

By Ald. Judson—Petition to sprinkle Gregory street. Referred to the surveyor to prepare an ordinance.

By Ald. Kelly—Resolved, That the resolution adopted by this Common Council on May 29, 1888, upon motion of Alderman Kelly and published at page 70, current proceedings, relative to directing the city assessors to assess seventy-five cents per foot front upon the several lots upon the main driveways of Nichols park, etc., be, and the same hereby is, reconsidered. Adopted. Ald. Kelly moved that the resolution be indefinitely postponed. Adopted.

By Ald. Thayer—Petition of Eastman C. Peck for permission to erect a wood building. Permission granted.

By the Clerk—

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

GENTLEMEN—I beg leave to again call your attention to the following facts in relation to the condition in which your financial department finds itself each year during the months of April, May and June, and to again advise that some amendment be made to our existing charter so that the beginning of the fiscal year and the time for the collection of General Taxes may be brought more closely together.

As matters now stand the fiscal year expires and the funds in our treasury are exhausted on the first of April each year and no provision (except that of borrowing) is made for the carrying on of the various departments of the city from that time until the first of July, when the taxes for the year are due.

This is certainly wrong, and a wrong which should be righted at the earliest possible day.

I have made a careful estimate of the amount necessary to carry us to the time for the collection of taxes in July, and would recommend that I be authorized to raise the following amounts on the notes of the city, and be directed to credit same to the different funds as follows:

For interest on the bonded debt.....	\$ 151,000
“ contingent fund.....	30,000
“ police fund.....	20,000
“ Board of Education:	
Teachers' fund.....	25,000
Contingent “.....	20,000
Repair “.....	5,000
Building “.....	25,000

Total— \$ 276,000

Very Respectfully,
JOHN A. DAVIS, City Treasurer.

Ordered received filed and published.

By Ald. Thayer—Resolved, That the City Treasurer be and he is hereby authorized and directed to issue the city's notes for the sum of one hundred and fifty-one thousand dollars (\$151,000), 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, 1888, 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, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer—11.

By Ald. Thayer—Resolved, That the City Treas-

urer be, and he hereby is, authorized and directed to issue as necessary the city's notes for one hundred and twenty-five thousand dollars (\$125,000), under the authority of section 81 of the Charter; said notes 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 the contingent fund. The proceeds of said notes to be credited as follows:

Contingent fund.....	\$ 30,000 00
Police fund.....	20,000 00
Board of Education—	
Teachers' fund.....	25,000 00
Contingent fund.....	20,000 00
Repair fund.....	5,000 00
Building fund.....	25,000 00
Total.....	\$125,000 00

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer—11.

By Ald. Thayer—Whereas, The Common Council of the City of Rochester, at its meeting held on December 30, 1884, duly adopted a resolution, to be found at page 258 of proceedings of 1884-5, instructing the City Attorney to prepare an agreement to be entered into between the city and the Protectives Sack and Bucket Company, providing, in substance, that at any time within eight years from the date of the deed of conveyance of the lot on Fitzhugh street from said company to said city, said company might redeem said lot and appurtenances from said city, upon paying the sum of fifteen thousand and four hundred and fifty dollars and seventy-nine cents, without interest, and that, upon such payment, the city would cause to be executed a conveyance of said appurtenances to said company, and that said contract should be approved by the Law Committee, and, when so approved, the Mayor was directed to execute the same on behalf of the city, and

Whereas, The said company desires a modification to be made in said contract, and also by reason of the long period of time that has elapsed since the passage of said resolution, it becomes proper that the whole subject again receive the consideration of a committee of this board.

It is, therefore, Resolved, That the subject of the contract between the city and said Protectives, including the terms and conditions thereof, be, and the same hereby is, referred to the Law Committee to report its conclusions thereon to this Common Council at its next regular meeting. Adopted.

By Ald. Thayer—Resolved, That the resolution adopted by this Common Council on May 29, 1888, offered by Alderman Foley, relative to action upon, and publication of, the tax levy for 1888-1889, and published at page 79 current proceedings, be, and the same hereby is, reconsidered and indefinitely postponed. Adopted.

By Ald. Thayer—Resolved, That the resolution adopted by this Common Council on May 29th, 1888, offered by Ald. McMillan, providing for the adjournment of the Common Council to Tuesday evening, June 5th, 1888, and published at page 79 current proceedings be, and the same hereby is, reconsidered and indefinitely postponed. Adopted.

By Ald. Thayer—Resolved, That the item for Grand Army of the Republic, \$2,500 in the tax levy for 1888-1889, presented by the Finance Committee at a meeting of this Common Council held on May 1st, 1888, be, and the same hereby is, amended so as to read "For Grand Army of the Republic for the relief of indigent soldiers, sailors and marines and the families of those deceased, under chapter 706 of the laws of 1887, \$2,500." Adopted.

By Ald. Thayer—Resolved, That further action upon the tax levy for 1888-1889, be and the same hereby is, further postponed until the first regular meeting of this Common Council, to be held on June 12, 1888, and that the said tax levy, as amended at this and previous meetings, be published for six successive days in the following daily newspapers published in the city, viz: the Union and Advertiser, the Volksblatt and the Abendpost and

Beobachter, according to the provisions of section 81 of the city charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer—11.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, June 4, 1888. }

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 names severally:

Heirs of John Mennenger.....	\$50 00
Dora Senm.....	100 00
Mary Sandrock.....	125 00
Margaret Farber.....	100 00
Gertrude Schum.....	50 00
Henry P. Ayer.....	175 00
John A. Davis treasurer, as assignee of	
Hannah F. Brown.....	150 00

The Executive Board would respectfully recommend that orders be directed to be drawn upon the Treasurer in favor of these several parties for the amounts placed opposite their names.

Respectfully,

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:

In favor of the heirs of John Mennenger, for \$	50 00
..... Dora Schm, for.....	100 00
..... Mary Sandrock, for.....	125 00
..... Margaret Farber, for.....	100 00
..... Hannah F. Brown, payable to	
John A. Davis, assignee, for.....	150 00
In favor of Gertrude Schum, for.....	50 00
..... Henry P. Ayer, for.....	175 00

in payment of right of way for Court and Williams 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:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Judson, Kelly, Thayer—11.

Ald. Kelly moved that a committee of six be appointed by the president of the board to confer with the people and city surveyor in relation to the ordinances for bridges across the Genesee river and report estimates and the result of such conference to this board at its next meeting. Adopted.

The president appointed as such committee: Ald. Kelly, Sullivan, Selye, Kohlmetz, McMillan, Judson.

Ald. Kelley moved that Ald. Tracy, president of the board, be added to the committee. Adopted.

On motion of Ald Kelly the board adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—June 12, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly Thayer—16.

APPROVAL OF MINUTES.

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

By Ald. Sullivan—Bills of—

Atkinson & Sykes, repairing tools and new	
mower.....	\$ 43 75
C. F. Stone, carting tools.....	3 50
Frank B. Mason, hack hire.....	3 00
Referred to the Park Committee.	

neglect on his part in not having the matter attended to before.

Quincy Van Voorhis, as executor of Jacob Anderson, deceased, should be permitted to pay the unpaid city taxes for the years 1876, 1875 and 1872, and the Vincent Place bridge approach assessment against the north part of lot 65 and south part of 66 of the Washington plat, on North avenue, as existing at the times of sale, with interest thereon from those dates to the date of payment as follows: at the rate of seven per cent. per annum to January 1st, 1880, and six per cent. per annum from that date, providing such taxes and assessments be paid within two months from this date.

Mary G. Massey should be allowed to pay the city tax for the year 1885 against lot No. 104 on the west side of Seager street, 12th ward, assessed to Lorenzo Sprague, and sold for the nonpayment thereof in 1886, by paying the amount of the same at the time of sale, provided such payment be made within two months from this date.

Anna M. Liese was assessed in the year 1887 on the north side of Henrietta avenue, Sixteenth ward, upon the southwest part of lot 15 for \$1,200. It now appears from the Assessors' certificate, dated May 26, 1888, and found at page 73 of the current proceedings, that the lot should have been assessed for \$50 only, as it was a vacant one, but at the time of the preparation of the assessment roll they believed, from the best information they were able to obtain, that a house was located upon the lot. She should be permitted to pay the said tax and expenses of sale, amounting at the time of sale to two dollars and twenty-one cents, with interest at the rate of six per cent. per annum from the date of sale in March of this year to the time of payment, provided such payment be made within two months from this date.

Your committee, for the foregoing purposes, recommends the adoption of the accompanying resolutions.

Respectfully submitted,

H. KOHLMETZ,
WM. SULLIVAN,
LEO J. HALL,
D. W. SELYE,
LOUIS BOHRER.

Assessment Committee.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Mrs. Freelove E. Galusha the amount of the balance of the assessment against her for the Gorham street improvement under ordinance No. 3,002, less six dollars and forty-six cents, rebate due to her for old curbstone, and also less any other legal discount or rebate, and said treasurer is directed to charge said sum of \$6.46 to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the clerk draw an order on the treasurer, payable from the contingent fund in favor of Mrs. Phoebe Dickinson for seven dollars and thirty-one cents, being the excess charged against her in her assessment for Gorham street improvement under ordinance No. 3,002.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is directed to cancel the unpaid balance of the city tax for 1885, against lots 115, 116 and 117 and the north ten feet of lot 118 of the Griffith tract, and to charge the amount thus cancelled to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the application of William F. Parry to have an assessment for Prospect street plank walk, described in the aforesaid report, cancelled, be, and the same hereby, is denied. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer receive from Quincy Van Voorhis, as executor of Jacob Anderson, deceased, the unpaid city taxes for the years 1872, 1875 and 1876 and the Vincent Place bridge approach assessment against the north part of lot 65 and south part of lot 66 of the Wash-

ington plat on North avenue, as they existed at the times of sale by the treasurer, with interest thereon from those dates to the date of payment, at the rate of seven per cent. per annum to January 1st, 1880, and six per cent. per annum from that date, provided such taxes and assessment be paid within two months from this date. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Mary G. Massey the city tax for the year 1885, against her lot No. 104 on the west side of Seager street, 12th ward, as it existed at the time of sale by the treasurer for nonpayment, with interest thereon from the time of sale to the date of payment at the rate of six percent. per annum, provided said payment be made within two months from this date. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is, directed to receive from Anna M. Liese the sum of two dollars and twenty-one cents, with interest thereon at the rate of six per cent. per annum from the date of sale in March, 1888, to the time of payment, in full of the general city tax against the southwest part of lot 15, on the north side of Henrietta avenue, Sixteenth ward, provided such payment be made within two months from this date, and that said Treasurer charge the balance of said tax to erroneous assessments. Adopted.

By Ald. Kelly—

CITY ATTORNEY'S OFFICE,

ROCHESTER, June 12, 1888.

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

GENTLEMEN—I have been requested by your Law Committee to write an opinion on the question, whether the Common Council has any legal right to comply with the resolution of the Chamber of Commerce as set forth in its communication published on pages 70 and 71 of your proceedings.

I have given the subject considerable thought and endeavored to find some authority for the action recommended. My opinion, however, is that the Common Council has no right under the city charter to authorize the survey of the waters of the upper Genesee river and its tributaries.

It has been contended that the city is now employing an engineer in the work of making surveys in the towns of Brighton and Irondequoit for the construction of an outlet sewer, and it has been argued from this fact that the city has an equal right to undertake the work proposed by the Chamber of Commerce.

The two cases, however are not parallel. The authority for the surveys now making under the direction of Mr. Kuichling is found in subdivision 1, section 168 of the charter, but there is nowhere any authority given to the city to send a corps of engineers through the counties of Livingston and Ontario for the purpose of making the surveys suggested.

The only way, in my opinion, in which the end aimed at can be legally accomplished is to wait until the next session of the State Legislature for the passage of a proper enabling act or to raise the moneys necessary for the work by private subscription.

Respectfully,

CHAS. B. ERNST, City Attorney.

Ordered received, filed and published.

REPORTS OF SELECT COMMITTEES.

Ald. Kelly presented the following penal ordinance:

An ordinance regulating the fees and compensation for services rendered by the sealer of weights and measures and said Sealer.

Passed June — 1888.

The Common Council of the city of Rochester do ordain and determine, as follows:

SECTION 1. The sealer of weights and measures, when appointed, shall receive and be paid a salary or compensation of — hundred dollars per year, and all fees or compensation collected or received by him, or either of his assistants, shall be deposited with the City Treasurer, within one month after their receipt, and credited to the con-

tingent fund of said city, and said sealer shall, within five days after notice of his appointment is given to him take the usual oath of office and within fifteen days after such notice, and before entering upon the discharge of his duties, shall execute to the city of Rochester a bond, signed by himself and two or more sufficient sureties, the form of said bond to be approved by the City Attorney, and the sufficiency of the sureties to be approved by the Mayor, which bond shall be in the penal sum of 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 his or either of their direction, within one month from their receipt, as aforesaid.

§ 2. The said sealer of weights and measures shall collect and receive for the city for services rendered by him as such sealer of weights and measures the following fees or compensation for examining and sealing each weight, measure, scale or other device for determining quantity as follows:

Railroad track scales.....	\$2.50
Elevator hopper scales.....	2.50
Mill hopper scales.....	.75
Hay, coal and wagon scales of 5 tons capacity and under.....	1.25
Hay, coal and wagon scales of over 5 tons capacity.....	1.50
Dormant scales of 1,000 lbs. capacity or under.....	.20
Dormant scales, of over 1,000 lbs. capacity.....	.55
Depot freight scales.....	1.50
Platform scales of 1,000 lbs. capacity or under.....	.15
Platform scales of 1,000 lbs. capacity or over.....	.25
Counter scales, with or without weights... ..	.15
Every liquid and dry measure.....	.05
Measures of extension, per yard for the first 25 yards.....	.05
Measures of extension for each yard over 25 yards.....	.03

But in no case the aggregate amount of fees or compensation aforesaid at any store for the sealing and marking of the weights and measures thereat at the time of such sealing and marking shall exceed in the aggregate the sum of five dollars for dry goods stores and one dollar for retail grocery stores and meat markets.

§ 3. The said sealer shall, when any payment is made to him of any fees received, or for any services rendered, as aforesaid, give to the person or persons paying the same an itemized receipt, and said sealer shall also monthly deliver to the Common Council, at its first regular meeting in each month, a report in writing, duly verified by him, to the effect that the same is true, containing the names of all persons, firms and corporations for whom he, or any of his assistants, have sealed and 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 scales, weights and measures so sealed or marked, and the amount of the fees or compensation collected therefor, which report shall be published by the clerk in the printed minutes of the meeting at which any such report is presented.

§ 4. Said sealer of weights and measures shall promptly demand and collect for, and on behalf of, the city all fees and compensation allowed to be charged therefor, as provided in this ordinance, and it shall be also his duty to promptly institute any and all actions therefor by and with the advice and consent of the city attorney.

§ 5. This ordinance shall take effect immediately. Ordered received filed and published, and action postponed two weeks.
By Ald. Kelly—

ROCHESTER, June 12, 1888.

To the Honorable, the Common Council:

GENTLEMEN—Your Special Committee on Bridges, for the purpose of having a general dis-

cussion of the question relating to the construction and location of bridges proposed to span the Genesee river within the corporate limits of the city, gave notice that a public meeting therefor would be held at the office of the City Clerk. Having listened to the various arguments and propositions there submitted by persons interested in the general welfare of the city, it is thought wise and economical by your committee to give a more general scope to the examination of the subject, considering the advisability of local taxation for approaches to an extent sufficient in connection with the amount to be raised by the issue of the bonds of the city, to insure the completion of four (4) bridges, and also ascertaining, as far as possible, the design of the bridge best adapted for each proposed location.

Your committee, therefore, recommend the adoption of the accompanying resolution, and we recommend that all action on bridges be postponed two (2) weeks.

J. MILLER KELLY,
WM. SULLIVAN,
DE VILLO W. SELYE,
H. KOHLMETZ,
JAS. S. JUDSON,
T. McMILLAN,
WILLIAM H. TRACY,

Adopted. Special Committee on Bridges.
By Ald. Kelly—Resolved, That the special committee on bridges be authorized and empowered to consult with an expert in bridge construction at an expense not to exceed \$100 and report to this board.

Adopted by the following vote:
Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

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

From the Mayor—
MAYOR'S OFFICE,
ROCHESTER, N. Y., June 7, 1888. }

Gentlemen of the Common Council:

The owners of property in that portion of Reynolds street between Clifton street and Bronson avenue, are almost unanimously opposed to the ordinance (No. 3,490) for sprinkling, adopted at your meeting held May 29th. Their communication accompanies this document and states that Reynold s street is soon to be improved, and that to attempt to sprinkle the same under such circumstances would be useless. I herewith return said ordinance without my approval.
CORNELIUS R. PARSONS, Mayor.

The President stated the question to be, "Shall the ordinance stand notwithstanding the objection of the Mayor?"

Lost by the following vote:
Nays—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

MAYOR'S OFFICE,
ROCHESTER, N. Y., June 7, 1888. }

Gentlemen of the Common Council:

Final Ordinance No. 3,478 (Jones avenue sprinkling) is hereby returned disapproved.

My reason for disapproving of the aforesaid ordinance is based upon a remonstrance (hereunto annexed), this day presented to me, signed by a large majority of those to be assessed for the said sprinkling, and who object to the same.
CORNELIUS R. PARSONS, Mayor.

The President stated the question to be: "Shall the ordinance stand notwithstanding the objections of his Honor, the Mayor?"

Lost, as follows:
Nays—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

MAYOR'S OFFICE,
ROCHESTER, N. Y., June 12, 1888.

To the Honorable Common Council of the City of Rochester:

GENTLEMEN: I hereby appoint, subject to the advice and consent of not less than two-thirds of all the members of your honorable body, as provided by section 1 of chapter 193 of the laws of 1888, Richard Curran as one of the Park Commissioners under said act, in place of Henry Bartholomay, named in said act, he, by reason of contemplated absence abroad, declining to undertake the duties of his office, as by said act required; the appointee herein mentioned to hold his office for the term of five years from the date of his appointment, and until another shall be appointed in his place.

CORNELIUS R. PARSONS,

Mayor.

Ordered received filed and published.

By Ald. Foley—Whereas, Richard Curran has been appointed, subject to the advice and consent of not less than two-thirds of the members of this Common Council, a park commissioner, under chapter 193 of the laws of 1888, in place of Henry Bartholomay, named in said act, by reason of the latter declining to undertake the duties of his office, it is therefore

Resolved, That the advice and consent of this Common Council to the appointment of said Richard Curran, as aforesaid be, and the same hereby is, given.

Adopted by the following vote of more than two-thirds of all the members of the Common Council:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth. Bohrer, Kelly, Thayer—16.

From the City Attorney—

OFFICE OF THE CITY ATTORNEY,
ROCHESTER, N. Y., June 12, 1888.

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

GENTLEMEN—At a meeting of the Law Committee, held last evening, the question of appointing two Assistant City Attorneys was presented and, after considerable time spent in deliberating on the subject, it was suggested that the City Attorney present his views on the matter to the Council in writing.

At the time I entered upon the duties of the office to which I have been elected there were pending against the city upwards of one hundred actions, of which the following is a partial list:

George Chapman, Court of Appeals, Stull & Foote, sewage pollution, Thomas creek, \$10,000.

Frank W. Elwood, Court of Appeals, Oscar Craig, Church street assessments, \$1,245.

James H. Hooker, decided by General Term, not yet appealed to Court of Appeals, J. & Q. Van Voorhis, sewage pollution, North avenue outlet sewer, \$2,500.

Mary S. Hebard (not on calendar), Supreme Court, Allen, Morris & Wilcox, Buffalo, negligence, falling on sidewalk, \$5,000.

E. F. Wilcox (decided against city by referee, not yet appealed), C. S. Baker, erroneous personal property tax, \$1,806.83 and interest.

Martha Hussey (not on calendar), Supreme Court, Morgan & Finch, sewage pollution, Lyell and Saxton streets sewer, \$2,000 and injunction.

Eliza B. Wing, Court of Appeals, W. S. Hubbell, sewage pollution, Thomas creek sewer, \$2,500 and injunction.

James P. Bainbridge (not on calendar), Supreme Court, C. A. Widener, sewage pollution, Court and Williams streets sewer, \$1,000 and injunction.

M. A. Frothingham, General Term, Fanning & Williams, sewage pollution, Lyell and Saxton street sewer, \$5,000 and injunction.

Micajah W. Jackson (verdict \$37), Court Court, G. A. Benton, sewage pollution, North avenue sewer, \$600.

Maggie Doharty vs. Kiphutt and ano., County Court, Perry & Hopkins, illegal arrest by policeman.

Chas. Loveland vs. Geo. Long and ano., County Court, W. G. Morse, illegal arrest by policeman.

Monroe County Savings Bank vs. McCusker and city, County Court, C. Craig, foreclosure.

Duane Earl, Supreme Court, J. A. Adlington, bill for lumber.

Ransom D. Mcorpen et al., city et al., Supreme Court, J. M. Dunning, Genesee canal bridge.

Honoye miller cases, relating to referees' fees, a test case, in Court Appeals, T. Bacon.

Cora J. Trimmer, Supreme Court, Thomrs Raines, Honoye millers.

N. Y. C. & H. R. R. Co. et al. vs. city et al. General Term, Edward Harris, sewage pollution, East avenue sewer.

John McCutcheon, Supreme Court, S. S. Levis, accident, falling on walk, \$25,000 and injunction.

Abram Farmen, Jr., Supreme Court, Turk & Barnum, sewage, Thomas creek, \$2,000 and injunction.

George Adam Weihs, Supreme Court, Turk & Barnum, sewage, Thomas creek, \$3,000 and injunction.

S. M. Corwin, Supreme Court, B., B. & B., sewage, Thomas creek, \$10,000 and injunction.

E. M. Shake, Supreme Court, B., B. & B., sewage, Thomas creek, \$3,000 and injunction.

James Royle, Supreme Court, B., B. & B., sewage, Thomas creek, \$2,000 and injunction.

F. Roesch, Supreme Court, B., B. & B., sewage, Thomas creek, \$2,000 and injunction.

Mary Sheil, Supreme Court, B., B. & B., sewage, Thomas creek, \$1,000 and injunction.

Hugh Kelly, Supreme Court, Smith, Oliver & Smith, accident, falling on walk, \$10,000.

I. Setzenmeyer, Supreme Court, B., B. & B., sewage, Thomas creek, \$1,500 and injunction.

H. P. Vanderbeck (decided by General Term for city), Court of Appeals, J. L. Luckey, boulevard assessment, \$468.78 and interest.

Anna Gould, Supreme Court, W. S. Hubbell, sewage Thomas creek, \$5,000 and injunction.

Mary Myers et al. Supreme Court, W. S. Hubbell, sewage, Thomas creek, \$1,000 and injunction.

Angelia B. Foster (case tried, papers sent to Rumsey, J. for decision), Equity Court, J. W. Stebbins, injunction "against removal of tree," Chestnut Park.

Jno. W. Schrader, ex., &c., Supreme Court, Turk & Barnum, sewage, \$3,000 and injunction.

A. C. Hobbie, Supreme Court, B. B. & B., sewage, North avenue outlet sewer, \$6,000 and injunction.

Ira Brown, Supreme Court. Bramble & Shuart, Honoye millers, \$2,000.

A. C. Hobbie, General Term, J. & Q. Van Voorhis, sewage, North avenue outlet, \$10,000.

Ellen Welch, Supreme Court, J. M. Dunning, accident, falling on walk, \$5,000.

Barbara Alexander, Supreme Court, J. Spahn, sewage, \$5,000.

Kincaid A. Hughson et al., (argued), General Term, W. S. Hubbell, sewage, Thomas creek, \$1,000 and injunction.

Caroline Wentworth, accident, falling on walk, \$20,000, Supreme Court, D. Edgar Parsons.

Micajah W. Jackson, (return filed), Court of Appeals, G. A. Benton, sewage, North avenue, \$1,000 and injunction.

W. A. Lyons, Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$5,000 and injunction.

G. A. Meisenhalt, Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$6,000 and injunction.

F. X. Geerbland, Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$3,000 and injunction.

G. A. Zwerger and ano., Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$5,000, and injunction.

Wm. Buyck, Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$1,000 and injunction.

Miller Brewing Company, Supreme Court, Perkins & Hays, sewage, Lyell and Saxton street sewer, \$5,000 and injunction.

James Palmer, Supreme Court, W. S. Hubbell, sewage, Thomas Creek, \$20,000 and injunction.

R. Densmore, Supreme Court, W. S. Hubbell, sewage, Densmore creek, \$1,500 and injunction.

Catharine M. Ester, Supreme Court, Cass Wil-

liams, sewage, Court and Williams street outlet, \$5,000.

William Konwe, Supreme Court, Cass Williams, sewage, Park avenue and Upton park outlet, \$500.

Rome, Watertown & Ordensburg R. R. Co., Morgan & French, grade crossing of Railroad Co., an injunction.

James Vick et al., Equity Term, Harris & Harris, sewage, drainage on to Railroad Co.'s ditch an injunction.

Henry Koch, Supreme Court, Charles Roe, accident, falling on a pile of stones on Lake avenue, \$5,000.

Peter Braal, Supreme Court, Turk & Barnum, sewage, \$2,000.

Emily Clark (summons and complaint not served), D. Wood, change of grade of Edward street, \$500.

James L. Clark, County Court, D. Wood, damages grade of Edward street, \$1,000.

Protectives (complaint not served), Supreme Court, Raines Bros.

F. J. Zorsch, Supreme Court, W. S. Hubbell, sewage, Thomas creek, \$4,000 and injunction.

John Miller and another, General Term, W. S. Hubbell, sewage, Thomas creek, \$1,500 and injunction.

Charles Covell, Supreme Court, James S. Havens, sewage, Thomas creek, \$1,500.

John J. Stanton (complaint not served), Supreme Court, Raines Bros.

Gertrude Schum, Supreme Court, W. S. Hubbell, sewage, Upton park and Court and William streets sewers, \$3,000 and injunction.

Jno. Wegman, County Court, W. F. Rampe, accident to horse, \$240.

Ludwig Schoneberger vs. Jno. C. Hayden et al., Supreme Court, J. Spahn, illegal arrest by policeman, \$2,500.

H. C. Sherman, Supreme Court, (notice to commence action served), Raines Bros., accident, falling on sidewalk.

Lee Sherman (notice to com. action served), Supreme Court, Raines Bros., accident, falling on sidewalk.

Charles F. Pond, Supreme Court, Equity Term, Raines Bros., St. R. R. franchise injunction, N. E. Route.

Chas. F. Pond, Supreme Court, Raines Bros., St. R.R. franchise injunction, Rapids route.

Benj. Wing, Supreme Court, W. S. Hubbell, sewage, Thomas creek, \$500 and injunction.

Henry P. Miller vs. John Sullivan, Supreme Court, M. E. Lewis, illegal arrest by policeman, \$3,000.

John Bauer, Supreme Court, Alvin Block, accident, falling on walk, \$5,000.

Wallace Bradley, County Court, C. D. Keihel, action to recover back hucksters' license.

Mary A. Huck vs. Excise Commissioners, Supreme Court, Pat. McIntyre, certiorari in revocation of license.

Handstreet widening, Supreme Court, Satterlee & Yeoman, appeal by G. S. Riley, owner, from commissioners' report.

Jno. B. Vosburgh (notice of claim served), accident, falling on Mill street, \$1,000.

Catharine Taylor, Supreme Court, M. T. Bly, accident, falling on sidewalk, \$5,000.

Wm. F. Peck, a taxpayer, vs. Mayor et al., Supreme Court, J. H. Hopkins, injunction to restrain payment of money to Belknap.

Sylvester Trimmer, Supreme Court, Turk & B., Oak street assessment, \$338.15 and interest.

Lizzie L. Chapin, Supreme court, C. D. Kihel, sewage, Thomas creek, \$5,000.

Chas. W. Harter, Supreme Court, L. J. Goddard, accident, falling on sidewalk, \$10,000.

Hugh O' Hara (notice of claim served), J. M. E. O' Grady, accident, falling on sidewalk.

Charlotte E. Benton (notice of claim served), accident, falling on sidewalk.

Micajah W. Jackson, Court of Appeals, G. A. Benton, sewage, North avenue outlet, \$100.

Mary B. Block (summons served), Supreme Court, Garlock & Beach.

All of these action and others since commenced remain to be tried. In addition to this work, the City Attorney is required to attend the meetings

of the Council and of its important committees; to see to the proper drawing up of the necessary ordinances, reports and resolutions; to give opinions to the Mayor, Aldermen, Surveyor, members of the Executive Board, Street Superintendent, Overseer of the Poor, Fire Marshal, Milk and Meat Inspector, City Sealer and other officers and departments of the city government. He is required to prosecute all actions brought by the Overseer of the Poor and Street Superintendent, to institute proceedings for the condemnation of property needed for the opening and alteration of streets and to attend upon, and draw up the report of all commissions.

In addition to all these duties the Park Commission Law passed by the Legislature last spring makes it the duty of the City Attorney to act as counsel for the commissioners in all the proceedings that may be brought by it for the condemnation of lands. A glance at the powers vested in the commission will give us some idea of the amount of work of this nature the City Attorney will have to do.

The new outlet sewer also will entail much time and labor upon the City Attorney, I am informed that the city will be obliged to acquire rights of way over ten or eleven miles of land outside of the city, besides the easements to lands that will have to be secured within the city limits.

Numerous questions of law will necessarily arise and much time will have to be devoted to the engineer in charge of the great work, the contractors and city officials in their decisions and settlement.

By reason of the fact that the time of the prior incumbent of this office was necessarily occupied with other matters, there have been left over, besides the actions enumerated, upwards of two hundred actions for the foreclosure of the equity of redemption of persons having liens or interests in lands sold for taxes, which will require the immediate attention of the present City Attorney.

Upon inquiry I find that Rochester has more than double the city litigations of any other city in the State outside of New York city.

By reason therefore of these things, of the large accumulations of work in the office, of the creation of new duties and responsibilities together with the ordinary duties that devolve upon the City Attorney in the regular course of municipal affairs, I deem it absolutely necessary for the prompt, faithful and intelligent performance of the city's legal business that two assistant city attorneys be appointed.

Respectfully,
CHAS. B. ERNST,
City Attorney.

On motion of Ald. Kelly, referred to the Law Committee to report to the Council such action as they may deem suitable; also, to report a schedule of salaries for the City Attorney's office.

From the Executive Board:

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, June 1, 1888.

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 May, 1888:

Orders drawn on the City Treasurer: for labor	\$ 5,997 33
Resolution of Executive Board, May 11, for payment of interest on Water Works bonds.....	40,000 00
Amount certified to the Common Council May 25.....	87,489 50
Total.....	\$132,486 83

<i>Classification.</i>	
Highway fund.....	\$16,579 27
Water pipe fund.....	11,952 20
Water works fund (including interest on Water Works bonds).....	50,581 98
Fire Dep't fund.....	15,473 20
Street sprinkling fund	3,100 75
Local improvement funds.....	\$ 33,799 43
Total	\$132,486 83

2d. Balances in funds, June 1, 1888.

Dr.	
Local Improvement funds.....	\$100,056 02
Street Sprinkling funds.....	3,100 75
	\$103,156 77
Cr.	
City Treasurer.....	\$ 55,625 20
Highway fund.....	935 89
Water Pipe fund.....	6,384 15
Water works fund.....	22,080 26
Fire Dep't fund.....	18,131 27
Total.....	\$103,156 77

Respectfully submitted.

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

From the Surveyor—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., June 12, 1888.

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

GENTLEMEN:—It is my duty to report that the N. Y. C. & H. R. R. Co., under the instructions of its assistant superintendent, Henry Goold, is throwing serious difficulties in the way of F. C. Lauer's Sons, the contractors for the Goodman street outlet sewer extension south of the railroad.

It seems that without the permission of the Common Council, or of the Executive Board, or of city officials vested with authority to grant such permission, the aforesaid railroad company several years since (some eight or ten), usurped the right of crossing Goodman street, south of the line of their property, by laying a railroad track extending about one hundred (100) feet west of Goodman street, on the land of the Rochester Axle Co., presumably in the first instance for the accommodation and benefit of the railroad and axle Co.'s, but of late it has been used mainly as a side track for the railroad company.

Yesterday morning when the contractors for the sewer wished to begin work on Goodman street south of the line of the New York Central & Hudson River railroad, the assistant superintendent of the company forbade the contractors to disturb the side track referred to, and to prevent him doing so a long freight train was backed across the street and remained from morning until after 4 p. m., and at 5:30 a. m. to-day two heavy locomotives were stationed on the crossing, and on asking one of the engineers for what purpose the locomotives were there he answered that he was ordered there and that the object, as he supposed, was to prevent the taking up of the track.

The contractors are greatly inconvenienced by this obstruction to their work, as they cannot handle the material from the tunnel under the tracks of the railroad property proper, nor from the street immediately south of such property.

The contractors will naturally expect compensation for the delay and large additional expense that this unexpected difficulty with the New York Central & Hudson River railroad will occasion. The property owners who will have to pay for the extension of the Goodman street outlet sewer cannot be expected to submit willingly to the increased assessment, which the illegal and totally unjustifiable, not to say shameful, procedure of the railroad company will thrust upon them.

To use strong terms, but which the circumstances seem to justify, this action of the railroad company savors of highway robbery, in which the detected culprit demands payment for the return of the stolen property to the rightful owner.

While on this subject may I be permitted also to call your attention to the fact that the R., W. & O. R. R. Co., since your honorable body granted them permission to lay their tracks on the northern arm of Cliff street, have raised the grade of such tracks about one and one-half (1½) feet above that on which they were originally laid, from the south end of the trestle-work, beginning at or near White street, to the south line of the east and west arm of Cliff street. This change of grade operates greatly to the inconvenience of the public, and to the damage of

the property owners within the limits named, besides it seriously interferes with the execution of the improvement of Cliff street for which the final ordinance will be submitted for your action to-night.

These are matters in which I am not more interested than other citizens who have the welfare of the city at heart, and it seems to be the universal sentiment that the time has come when wealthy corporations should be made to understand that the people have rights which cannot be trampled upon with impunity.

Respectfully submitted.

I. F. QUINBY, City Surveyor.

Ordered received filed and published.

By Ald. Thayer—Resolved, That the subject of the City Surveyor's communication relative to obstructions in Goodman street by engines and cars of the New York Central & Hudson River Railroad Company be, and the same is, referred to the law committee to ascertain concerning the same, and report its opinion at its earliest opportunity. Adopted.

By Ald. Selye—Whereas, The track of the Rome, Watertown & Ogdensburg Terminal Railroad Company from the south end of the trestle in and through Cliff street has been raised about one and one-half feet above the proper grade of said street, and:

Whereas, It is contemplated to improve that portion, as well as the other portion of said street, by the construction of the Medina stone roadway improvement, which will necessitate the lowering of said track to a proper grade or level, it is therefore,

Resolved, That the said railroad company be, and it is hereby, directed to immediately lower its said tracks upon and along the aforesaid portion of said Cliff street to the grade to be established by the City Surveyor, for the purpose of making the aforesaid roadway improvement. Adopted.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., June 12, 1888.

To the Honorable the 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 Rochester for the year 1888. 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.

By Ald. Thayer—Resolved, That the general assessment rolls for the several wards of the city for 1888, certified and sworn to, and delivered by the Assessors to the City Clerk, and by him reported to this Common Council at this meeting, be, and they are, hereby respectively confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., June 11, 1888.

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

GENTLEMEN: I hereby report that the City Assessors have delivered to me the assessment roll for Kirk st. extension, No. 3,200.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

By Ald. Hall—Resolved, That the next regular meeting of the Common Council, Tuesday evening, June 26, 1888, be and hereby is assigned as the time when any complaints or appeals from the assessments for Kirk street extension, No. 3,200 will be heard. Adopted.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., May 29, 1888.

To the Common Council:

GENTLEMEN—I hereby report that the following persons have qualified as required by law, viz: John A. Davis, Frederic A. Johnson, Newton B.

Gorham, Abraham Benedict, William F. Peck, Frank D. Hotchkiss, John A. Nagle, Frank W. Emerson, Eastman C. Peck, Charles E. Manning, Norris Bull, Alex. Dumar, A. C. Goodenough, Chauncy Nash, Cyrus H. Polley, Neil J. McTaggart, Wm. B. Armstrong, Sol. Schoenberg, John H. Kane, Commissioners of Deeds; Wm. S. Beard, Inspector of Elections.

Respectfully submitted,
 PETER SHERIDAN, City Clerk.
 Ordered received, filed and published.
 From the Overseer of the Poor—

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 relieved 298 families in the following manner:

Orders on poor store.....	\$ 824 00
Orders on coal yard.....	117 41
Orders on undertakers.....	73 00
Orders for transportation.....	18 88
Orders for shoes.....	7 70

Total.....	\$ 1,040 99
Less amount charged to towns.....	22 23

Total to city..... \$ 1,018.76

All of which is respectfully submitted,
 A. H. MARTIN,
 Overseer of the Poor.
 Ordered received filed and published.

REPORT OF THE POLICE CLERK FOR THE MONTH OF MAY, 1888.

POLICE COMMISSIONERS' OFFICE, }
 June 12, 1888. }

GENTLEMEN—I respectfully submit the following as my report for the month of May, 1888:

May, 1888.	Crime.	Penalty.	Paid.
1—Lawrence Burke	drunk	\$10	
John Phillips	10	3
Chas. Carr	10	
Louis Seiler	10	
Mich. Brennen	5	
Wm. Wermer	10	
James Murphy	10	
John Wersch	10	
Mich. Lynch	10	5
John Lynch	10	5
Wm. Donovan	10	
John Heffner	10	
2—Chas. Monroe	5	5
Lillie Bolton	10	
Jessie Shay	10	
Gen. McAlden	10	
3—John Sullivan	5	
Thos. Farrell	5	
Robt. Shillady	pet. larc'y	20	5
Daniel Donovan	drunk	10	
Walter Ostram	2	2
Mich. Brennan	5	
Andrew Cooper	5	
Fred Hold	5	
4—James Smith	pet. larc'y.	30	
Robert McIntyre	drunk	10	
Joseph Weis	assault	10	5
Geo. New	10	5
5—John Keegan	drunk	10	
7—Wm. Grant	10	5
John Eagan	10	
Pat'k. Donnolly	5	5
Otto Enders	10	
Hiram Cady	vio. ord.	50	25
Mich. Cudner	15	5
Richard Roe	15	5
Geo. Anderson	15	5
Frank Gates	15	5
John Adams	15	10
George Cornes	15	3
Thos. Brown	15	
David Hennessy	15	
Geo. Thompson	15	
Geo. Green	15	5
Wm. Johnson	15	10
Henry Harrison	15	

Harry Allison.....	drunk	10	
Thos. Kannah.....	..	10	5
Wm. Cook.....	..	10	
Wm. Coffee.....	..	10	
John O'Neil.....	..	10	
John O'Hara.....	..	5	
Mary Curtis.....	vio. ord.	15	3
Melvina Hoben.....	..	15	
Patk. Hughes.....	..	15	15
James Bailey.....	..	15	
James Consky.....	drunk	5	5
Frank Schneider.....	..	10	5
Henry Flake.....	cruelty to animals	15	
8—Wm. Adams.....	drunk	5	
David Moses.....	..	10	
Joseph McGeon.....	..	10	
John Emperor.....	..	10	
Henry J. Barney.....	..	5	
Mary Emperor.....	..	10	
Chas. Cook.....	..	10	5
James Brock.....	..	10	2
James McLean.....	..	5	
9—Daniel Donovan.....	assault	3	3
Peter Jenol.....	drunk	10	10
Maggie Lawrence.....	..	10	
Chas. Reed.....	pet. larc'y.	23	23
Mary Myers.....	drunk	10	
Maggie Moran.....	..	10	
Hattie Sickles.....	vio. ord.	25	
Lottie Keeble.....	drunk	10	
10—Stephen Brown.....	..	5	
Geo. Wats.....	..	5	
Albert Summons.....	..	5	
11—McKenzie Murray.....	..	5	
12—Wm. Pinkerton.....	..	10	
Nicholas Englert.....	..	10	
14—John Lawless.....	..	5	5
Mich. McFarlin.....	..	10	5
Geo. W. Milliman.....	..	10	5
Geo. Stokes.....	..	10	
Thos. Cranston.....	..	10	
15—Wm. Jones.....	..	10	
Wm. Harder.....	..	10	
James O'Neil.....	..	10	
Peter Dean.....	..	10	5
Abraham Herman.....	pet larc'y	50	
Joseph Baldwin.....	drunk	10	
16—Jacob Kraft.....	assault	5	2
Emma Lutes.....	petit lar'cy	50	50
John Siebert.....	drunk	5	
John Ryan.....	..	10	
Thomas Dalton.....	hotel fr'd cost	7	30
Martin Mack.....	drunk	10	
Leo Getz.....	..	5	5
17—Anson Lamberson.....	c'lty to an.	30	30
Geo. D. Manchester.....	drunk	10	5
18—John A. Wilson.....	..	5	
Henry H. Cram.....	c'lty to an.	10	10
19—John Craig.....	drunk	10	
James Summers.....	..	10	
21—Geo. Hackett.....	vio. ord.	2	2
Lawrence Connors.....	..	30	30
Harris Goodman.....	drunk	cost	1
Minnie Jones.....	..	10	2
Geo. B. Pease.....	..	cost	2
Thos. Kelly.....	..	10	
Thomas Denovan.....	..	10	5
Ann Moooe.....	..	10	
Mattie Carrivean.....	vio. ord.	100	50
Wm. Kelly.....	drunk	10	
22—Anna Fitzgerald.....	..	10	4
Joseph Malcolmson.....	..	10	
23—Byron Armstrong.....	..	5	
Chas. Bowan.....	..	10	
Annie McCormick.....	..	10	
Mich. Fleming.....	..	10	
Annie Fleming.....	..	10	
John Kavanagh.....	vio. ord.	5	3
24—Eliza Adley.....	drunk	10	
James H. Powell.....	..	5	
Geo. Peissicke.....	..	5	3
Delos B. Leshander.....	..	10	
Thos. Donivan.....	..	10	
Thos. Ragan.....	..	10	
Ellen Carlton.....	..	10	
25—Jennie White.....	..	10	
John Burlingham.....	..	10	

Geo. B. Grogh.....	..	Cost	3 75
26—Chas. W. Fitch.....	..	10	
28—Fred Williamson.....	..	10	
Patrick F. Dockery.....	..	5	
Adam Theirolf.....	..	5	5
John Eugen.....	..	3	3
Robert Liney.....	..	3	3
Annie Jones.....	..	10	
Wm. Thompson.....	..	10	
Emma Barton.....	..	10	
Michael Keefe.....	..	10	
Gateleb Myers.....	..	5	5
Ed Hanna.....	vio. ord.	5	5
Savelo Pao.....	drunk	5	5
Mick O'Shaughnessy.....	vio. ord.	5	5
Chas. McLaughlin.....	drunk	10	
Thos. Courtney.....	..	10	
Minnie Clark.....	..	10	5
Elizabeth Harrington.....	..	10	
39—Joseph Wadsworth.....	..	5	5
Conrad Gerhardt.....	..	5	5
Joseph Fisher.....	..	10	
30—Jacob Rosecrants.....	..	5	
Maggie Rosecrants.....	..	5	
Samuel Gosnell.....	..	3	
31—Henry Christie.....	..	10	
Benj. Guerinch.....	..	3	1
Solomon Englander.....	..	10	
Harry B. Lock.....	..	10	
John Pine.....	..	10	10
Jeremiah Murray.....	..	10	
Frank Lennon.....	..	10	

\$490 05

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 May, 1888, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 12th day of June, 1888.

F. J. IRWIN, Commissioner of Deeds.

Ordered received, filed and published.

From the Excise Commissioners—

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 94 licenses for the month of May, 1888, and received \$4,723, deposited the same with the City Treasurer and filed his receipt therefor, with the report and the bonds for the month with the City Clerk.

POMEROY P. DICKINSON,
CONRAD HERZBERGER,
JAMES MALLEY,

Excise Commissioners.

Dated Rochester, May 31, 1888.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ROWE STREET 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 Rowe street from Fourth street to the Erie canal bridge.

Adopted.

The Surveyor submitted as such estimate \$1,660. By Ald. Kohlmetz—Resolved That the following improvement is necessary, viz:

The construction of pine plank sidewalks four (4) feet and eight (8) inches wide laid on three courses of oak stringers on both sides of Rowe street from Fourth street westward to the Erie canal bridge, with the necessary parallels and the repairs of existing crosswalks, except where good sidewalks and crosswalks of the prescribed width and laid on proper grades and alignments now exists. But where good walks are now found of the required width or greater width, but not laid on the grades and alignments that the City Survey-

or may establish, they shall be adjusted to such grades and alignments. Also the required gutter formations. Abutting property owners shall have thirty (30) days after the grades and alignments are established by the City Surveyor in which to construct their own walks.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,660, 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 Rowe street from Fourth street to the Erie canal bridge 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, June the 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NASSAU STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Nassau street.

Adopted.

The Surveyor submitted as such estimate \$685.

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

The construction of a vitrified pipe sewer twelve (12) inches in diameter, in Nassau street, beginning at a point about one hundred (100) feet measured on the north line of Nassau street from Joiner street and extending eastward to intersect the sewer in St. Joseph street, with all necessary manholes, lampholes, 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 \$685.00, 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 Nassau street from Joiner street to St. Joseph 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 Chapter 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 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling a portion of Jones avenue.

Adopted.

The Surveyor submitted as such estimate, \$64.

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

The sprinkling of Jones avenue, from 100 feet west of the west line of Frank street to the west line of Thompson 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 \$64, 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:

Adopted.

One tier of lots and parcels of land on each side

Jones avenue, from 100 feet west of the west line of Frank street, to the west line of Thompson street, 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 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 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WILSON STREET SPRINKLING.

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

Adopted.

The Surveyor submitted as such estimate, \$32.

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

The sprinkling of Wilson street, from 100 feet east of Hudson street to 100 feet west of North 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 \$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 Wilson street, from 100 feet east of Hudson street to 100 feet west of North 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, June 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SCIO STREET SPRINKLING (SEC. 3.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Scio street (sec. 3) from Central avenue to the N. Y. C. & H. R. R. R.

Adopted.

The surveyor submitted as such estimate \$128.

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

The sprinkling of Scio street (sec. 3) from Central avenue to the N. Y. C. & H. R. 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 \$128, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited by 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 the N. Y. C. & H. R. 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 improvement, are required to attend the Common Council, on Tuesday evening, June the 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH ST. PAUL STREET FLAG WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a flag sidewalk and the resetting of the curb on the west side of South St. Paul street, from the south line of

Wagner's building to the north line of the flag walk on the north side of Court street.

Adopted.

The Surveyor submitted as such estimate \$2,425. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The taking up of the existing plank and brick sidewalks on the west side of South St. Paul street, from the south line of the Wagner building to the north line of the flag sidewalk on the north side of Court street, and substituting for the said sidewalk on South St. Paul street, a flag stone sidewalk, from curb line to street line, laid in two or more courses. The flagstones to be not less than three and one-half (3½) inches in thickness, except for that portion of the said sidewalk which is now of plank, covering an area in front of a building on the northwest corner of South St. Paul street and Court street, over which the flags shall be six inches in thickness and laid upon wrought iron beams; the aforesaid flag stones shall be dressed so far as in the opinion of the City Surveyor it is desirable and practicable to accommodate and save the trees now growing on the west side of South St. Paul street, within the terminal limits named; also the taking up, re-dressing and resetting on proper grades and alignment of the curb-stone, on the west side of St. Paul street within the aforesaid limits, substituting for such as are found defective and unfit for re-dressing curb-stones of approved quality.

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 \$2,425, 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 expenses thereof, viz.:

One tier of lots and parcels of land on the west side of South St. Paul street, from the south line of the Wagner building to Court street, 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, June the 26th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,491.

GREGORY 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 notice, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Gregory street from 100 feet east of Mount Hope avenue to Ashland 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 Gregory street from 100 feet east of Mt. Hope avenue to Ashland 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 \$70, 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 Gregory street from 100 feet east of Mt. Hope avenue to Ashland 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 will derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,492.

ALEXANDER 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

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Alexander street from 100 feet east of South ave. to the easterly line of Pinnacle ave.

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 Alexander street, from 100 feet east of South avenue to the easterly line of Pinnacle avenue, during the season of 1888.

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 \$72, 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 Alexander street from 100 feet east of South avenue to Pinnacle avenue 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

FINAL ORDINANCE, NO. 3,493.

LINDEN 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, 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 Linden street from Mt. Hope avenue to 100 feet west of South 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 Linden street, from Mt. Hope avenue to a point 100 feet west of South 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 \$162, and said estimate being deemed reasonable, is hereby 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:

One tier of lots and parcels of land on each side of Linden street, from Mt. Hope avenue to a point 100 feet west of South avenue.

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

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,494.

MT. HOPE 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 persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Mt. Hope avenue.(Sec. 2.) from Clarissa street 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 sprinkling of Mt. Hope avenue (Sec. 2.) from the center of Clarissa street to the south produced line of Highland 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 \$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 follows:

One tier of lots and parcels of land on each side of Mt. Hope avenue from the center of Clarissa street to the south produced line of Highland 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,495.

GRIFFITH STREET AND CLINTON PARK 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,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Griffith street from 100 feet east of S. St. Paul street to 100 feet west of Broadway also Clinton park from the Erie canal to Griffith 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 Griffith street from 100 feet east of S. St. Paul street to 100 feet west of Broadway also the sprinkling of Clinton Park from the bridge to Griffith 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 \$72.00 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 Griffith street from 100 feet east of South St. Paul street to 100 feet west of Broadway also one tier of lots and parcels of land on each side of Clinton Park from Griffith street to the 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,496.

SOUTH GOODMAN STREET SPRINKLING. (SEC. 2.)

On motion of Alderman 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 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 South Goodman street (Sec. 2.) from 100 feet south of 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:

The sprinkling of South Goodman street (Sec. 2.) from 100 feet south of Park 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 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 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 S. Goodman street from 100 feet south of Park 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, No. 3,497.

BROADWAY 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 persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Broadway (Sec. 2) from the south line of lot No. 59 to 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 sprinkling of Broadway (Sec. 2) from the south line of lot No. 59 to Meigs 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:

One tier of lots and parcels of land on each side of Broadway from the south line, and said line produced, of lot No. 59 to Meigs 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,498.

DRAPER 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.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Draper street from North avenue to North 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 Draper street from North avenue to North 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 \$54, 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 Draper street from North avenue to North 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

FINAL ORDINANCE, NO. 3,499.

ALLEN 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 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 Allen street (Sec. 2) from the Erie canal 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 sprinkling of Allen street (Sec. 2) from the Erie canal to Brown 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, under the direction of this Council, having made an estimate of such expense, and reports the same at \$72, 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 Allen street from the Erie canal to Brown 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. McMillan, action on the final ordinance for MacAdam improvement on Adams street was postponed two weeks.

Ald. McMillan moved that the ordinance for an asphalt improvement on Adams street be amended by striking out the word "Trinidad;" also the clause "The pavement to be laid after May 1, 1889, and that the clerk be directed to publish notice for allegations for June 26, 1888. Adopted.

FINAL ORDINANCE No. 3,500.

PEARL 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 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

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 Pearl street, from Averill avenue to 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 Portland cement or Ferro-lithic sidewalks five (5) feet in width on each side of Pearl street, from Averill avenue to Meigs street, except where good Portland cement walks five (5) feet in width now exist at the proper grade and in the proper alignment; also, the setting of Medina stone curb lines with adjoining gutters of the same material, each three (3) feet in width of which one (1) foot shall be of flag stone and the other two (2) of pavement, on each side of the said Pearl street, within the terminal limits named; width of roadway between curb lines to be thirty-two (32) feet; also, the construction of a vitrified pipe sewer in said Pearl street, from a point sixty (60) feet east of the east line of Averill avenue, to the sewer in Pearl street, near the center of Meigs street, or to such a point in the existing Pearl street sewer as may be considered necessary to effect a junction at the proper grade; also, the grading of the roadbed between the lines of gutter pavements from Averill avenue to Meigs 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 \$4,170, 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 Pearl street, from Averill avenue to Meigs 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 derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,501.

EAST AVENUE REPAIRING AND 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 all persons appearing—

Ald. Kohlmetz submitted the following:

An ordinance to repair and improve East avenue, from East Main street to Alexander 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 repairing and improving of the roadway and transverse crosswalks of East avenue from the easterly line of the crosswalk on the east side

of East Main street to the westerly line of the crosswalk on the west side of Alexander street, by first thoroughly cleaning the surface of the roadway between the terminal limits named, and then picking up the material between the gutters' pavements to a depth of not less than four (4) inches; after which a coating of freshly hand-broken MacAdam of medium size and of the best quality shall be spread, so as to give a crown to the roadway of ten (10) inches after having been thoroughly compacted by a steam roller. The surface of the roadway shall then be completed by spreading over it a thin coating of clean, medium sized silicious gravel, mixed with not exceeding five per cent. of clay, for the purpose of binding the last named material when again rolled with the steam roller.

The transverse crosswalks and cobble stone gutters on East avenue, between the terminal limits specified shall be taken up where necessary and properly adjusted to the prescribed crown of the road before the rolling shall have been done.

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 improvement is described as follows:

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,502.

EDITH 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 said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank sidewalk on Edith street, from Plymouth ave. to the W. 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 construction of a hemlock sidewalk four (4) feet and eight (8) inches wide, laid on hemlock stringers, on the south side of Edith street, from Plymouth avenue to the W. N. Y. & P. R. R. property, where good sidewalks of the specified width and laid on the proper grades and alignments do not now exist, otherwise such existing sidewalks, when of the prescribed width, shall be adjusted to the grades and alignments to be established.

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 \$145, 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 Edith street, from Plymouth avenue to the W., N. Y. & P. R. R. property.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3503.

LAKE AVENUE SEWER CLEANING AND REPAIRS.

On motion of Ald. Schroth, 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—

Ald. Schroth submitted the following:

An ordinance to clean and repair Lake avenue sewer from Phelps avenue to Lorimer 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 cleaning and repairs of the main sewer and the surface and lot lateral sewers so far as on examination such cleaning and repairs may seem necessary in Lake avenue; the proposed work to begin at or near the eastern end of Phelps avenue and to extend southward to a point at or near the eastern end of Lorimer 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 \$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 improvement is described as follows:

One tier of lots and parcels of land on each side of Lake avenue between the northerly line of Ambrose street and the medial line and line produced eastwardly of Phelps 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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Selye, action on the final ordinance for Lake avenue sewer reconstruction was indefinitely postponed.

FINAL ORDINANCE No. 3504.

CLIFF STREET MEDINA STONE 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 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. Kohlmetz submitted the following:

An ordinance to improve Cliff street from Lake avenue to the northerly line of the Rochester Brewing Company's 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 construction of a Medina stone improvement on Cliff street from the east line of the crosswalk on the east side of Lake avenue to the northerly line of the Rochester Brewing Company's property, produced westerly to the west line of Cliff street. For that portion of said Cliff street, extending easterly and westerly, a Medina stone pavement shall be constructed with curb stones and flag gutters on each side thereof, from the east line of said crosswalk on the East side of Lake avenue to the Rome, Watertown & Ogdensburg railroad track and said Medina stone pavement shall be extended between said curb lines produced easterly to the west line of the sidewalk on the east side of that portion of Cliff street extending northerly and southerly; width of roadway between curb lines to be thirty (30) feet. For that portion of said Cliff street extending northerly and southerly, curb stones shall be set where necessary on a line fifteen (15) feet east of the center of said street. A flag gutter shall be laid west of and next to the said curb line, and a Medina stone pavement constructed on the remaining space existing between the west line of said flag gutter and the said Rome, Watertown & Ogdensburg railroad tracks, from the north line of the pavement, heretofore indicated, to the north line of the Rochester Brewing Company's property as previously specified; together with the necessary surface sewers and rubble masonry retaining walls for the entire improvement.

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 \$6,400 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:

For the expense of improving that portion of Cliff street extending northerly and southerly from the north line of the Rochester Brewing Company's property extended westerly to the west line of Cliff street, to the north line of that portion of Cliff street extending easterly and westerly, produced to the east line of Cliff street, one tier of lots and parcels of land on each side of said portion of Cliff street shall be assessed for the entire cost of the improvement between the limits specified.

For the remaining portion of the improvement of said Cliff street, one-half of the cost thereof shall be assessed on one tier of lots and parcels of land fronting on that portion of said Cliff street existing between the east line of Lake ave. and the east line of

that portion of Cliff street extending northerly and southerly. The remaining one-half of the cost of that portion of the improvement shall be paid by the Rochester Brewing Company, in accordance with an agreement with said company to that effect. Said assessments to be made upon said 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 which each derives therefrom.

By Ald. Selye—Whereas, Allegations have been called for upon the passage of the final ordinance for the Cliff street Medina stone improvement and all persons desiring to be heard upon the subject of said improvement having been heard. It is

Resolved, That the further action or passage of the final ordinance for said improvement, be and the same is, postponed until the next regular meeting of this Common Council, on June 26th, 1888. Adopted.

FINAL ORDINANCE NO. 3,505.

MENG PARK ROADWAY AND SIDEWALK 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 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. Kohlmetz submitted the following:

An ordinance to grade Meng park from the easterly end thereof to Webster 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 both sides including gutter formations on Meng Park from Webster avenue to the easterly end thereof.

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 \$573, 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 Meng Park from Webster avenue to the easterly end of Meng Park as now opened.

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 and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams Foley, Selve, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Kelly moved that the ordinance for Glenwood avenue gravel improvement and pipe sewer be amended by striking out all that portion relating to gravel roadway and that the estimate be changed to \$2,580 and that the usual notice for allegations be published for June 26, 1888. Adopted.

FINAL ORDINANCE NO. 3,506.

SOMERSET STREET CEMENT 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 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. Kohlmetz submitted the following:

An ordinance to construct a cement walk on Somerset street from West 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 cement (stone) sidewalk, five (5) feet wide, on the west side of Somerset street, from West avenue to Chili avenue, where good walks of the same composition and on proper grade and alignments do not now exist; the walks to be laid by Thos. Oliver & Sons (as per petition) in the manner provided for in the Schillinger patent, and not to cost more than eighty (80) cents per lineal foot, including the necessary sidewalk 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 \$825, 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 the west side of Somerset street, from West avenue 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,507.

JEFFERSON AVENUE PIPE SEWER.

On motion of Ald. Schroth, 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 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 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. Schroth submitted the following:

An ordinance to construct pipe sewers in Jefferson ave.

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 twelve (12) inches in diameter in the following portions of Jefferson avenue, viz.: 1st. A sewer beginning at a point about twenty (20) feet north of Bartlett st., and extending northward to the sewer in Frost ave. 2d. A sewer beginning at a point about twenty (20) feet north of Frost ave., and extending northward to the sewer in Champlain st. 3d. A sewer beginning at a point about twenty (20) feet north of Champlain st., and extending thence northward to unite with the south end of the existing sewer in Jefferson ave. The several sewers above specified, to have connected with them all the necessary manholes, lampholes, surface sewers, lot laterals and lot connections; 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, 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 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 Jefferson avenue from Bartlett street to Cady 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 shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Kelly moved that action on the final ordinances for opening new streets from Hensler alley to Glasser park be postponed two weeks. Adopted.

On motion of Ald. Judson action on the final ordinance for opening a street from Mount Hope avenue to the Genesee river was postponed two weeks.

Ald. Kelly moved that action on the final ordinances for Alexander street, Driving Park avenue and Platt street river bridges be postponed two weeks. Adopted.

Ald. Kohlmetz moved that action on the final ordinance for North St. Paul street sprinkling (Sec. 3) No. 3,487, be reconsidered. Adopted.

Ald. Kohlmetz moved that the final ordinance for sprinkling North St. Paul street be amended so as to read from "Scrantom street to the north line of Clifford street," and that notice for allegations be published for June 26, 1888. Adopted.

Ald. Kohlmetz moved that action on final ordinance for sprinkling Lowell street be reconsidered. Adopted.

Ald. Kohlmetz moved that notice for allegations for Lowell street sprinkling be published for June 26, 1888. Adopted.

Ald. McMillan moved that further action on the final ordinance for Adams street Medina Stone Improvement be indefinitely postponed. Adopted.

UNFINISHED BUSINESS.

Action on the Assessment Roll for Clifford street extension being in order, allegations were called for, and after hearing all persons appearing, Ald. Thayer submitted the following:

By Ald. Thayer—Resolved, That the Assessment Roll for Clifford street extension under ordinance number 3,163, as prepared by the Assessors and presented to this Common Council be, and the same is hereby, in all things, ratified and confirmed. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Action on the report of the commissioners in the matter of Gorham park extension being in order Ald. Kohlmetz moved that the hearing be postponed two weeks, and that the clerk be directed to publish the notice required by section 179 of the City Charter. Adopted.

Action on the Tax Levy for 1888-89 being in order, Ald. Thayer submitted the following:

By Ald. Thayer—Resolved, That in pursuance of the provisions of section eighty-one of the revised city charter the following be, and the same hereby are, fixed as the amounts necessary to be raised in the tax levy for 1888-9 for the purposes following:

For interest on the bonded debt as follows:
At Seven Per Cent.

One year on \$75,000, Free Academy Building Loan..	\$	5,250 00
One year on \$100,000, Floating Debt Loan (Re-issue of Floating Debt Loan of 1888-89-70, Authorized May 6, 1873).....		7,000 00
One year on \$3,182,000 Water Works Loan.....		222,740 00
One year on 20,000, No. 5 School Loan.....		1,400 00
One year on \$410,000, Funding loan of 1875 (Resolution C. C. June 18, 1875).....		28,700 00
One year on \$600,000, Rochester and State Line R. R. Loan.....		42,000 00
One year on \$150,000, Rochester & Nunda P. R. R. Loan.....		10,500 00
One year on \$335,000, City Hall Commissioners Loan.....		23,450 00

At Four Per Cent.

One year on \$100,000, Consolidated Loan. Issued Aug. 1, 1882, Reissued C. C. March 30, 1882.....		4,000 00
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At Three Per Cent.

One year on \$150,000, Local Improvement Funding Loan.....		4,500 00
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Total.....	\$349,540 00
Less surplus from \$1,500 received from County Treasurer Feb. 15, 1888, over one bond due that date \$1,000 and interest for one year on \$4,000 at 7 per cent.....	280 220 00

Total..... \$349,320 00

Less amount to be paid in by Executive Board for surplus receipts over expenditures for Water Works..... \$225,000 00 \$124,320 00

For payment of fifty bonds floating debt loan, due January 1, 1889.....	\$	50,000 00
For erroneous assessments.....		5,443 79
For local assessments on city property.....		620 35
For all water used for city purposes....		100,000 00
For support of police.....		115,000 00
For police pension fund.....		1,000 00
For contingent expenses.....		70,115 86
For support and relief of the poor.....		30,000 00
For Board of Health, including collection of garbage.....		26,500 00
For Board of Health, deficiency.....		8,000 00
For City Property fund.....		8,000 00
For park fund.....		3,000 00
For Executive Board, as per requisition:		
Extension of water pipe.....	\$100,000 00	
Extension of water pipe, deficiency.....		23,000 00
Fire department fund.....		102,500 00
Fire department fund, for new hose house in Twelfth ward.....		11,000 00
Highway fund.....		145,800 00
Highway fund deficiency....		12,000 00

Repair and care of avenues.	4,200 00
Total	\$403,500 00
For the support of common schools as follows:	
Building fund.....	\$ 50,000 00
Repair fund.....	15,000 00
Contingent fund.....	65,000 00
Teachers' fund.....	125,000 00
Total.....	\$255,000 00
For lighting the city.....	180,000 00
For Grand Army of the Republic, for the relief of indigent soldiers, sailors and marines, and the families of those deceased, under chapter 706 of the laws of 1887.....	2,500 00
Total.....	\$1,333,000 00

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to the election of directors of the Rochester & Genesee Valley Railroad. Adopted.

Ald. Kelly nominated D. W. Dowers, Gilman H. Perkins, Henry C. Brewster, Frank S. Upton, John H. Foley, Charles H. Babcock and B. D. McAlpine.

D. W. Powers was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Gilman H. Perkins was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Henry C. Brewster was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

F. S. Upton was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

John H. Foley was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Charles H. Babcock was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

B. D. McAlpine was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

D. W. Powers, Gilman H. Perkins, Henry C. Brewster, Frank S. Upton, John H. Foley, Charles H. Babcock and B. D. McAlpine having received the required number of votes, were declared elected directors of the Rochester & Genesee Valley Railroad.

Ald. Fee moved that the office of Sealer of Weights and Measures be declared vacant.

Adopted by the following vote:

Ayes Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Nays—Ald. Foley, Selye—2.

Ald. Williams moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer Thayer—15.

Wm. E. Cherry, Jr., Henry Forschle, M. J. Johnson and O. W. McKinney having received the concurrent vote of the Common Council were declared appointed Commissioner of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Thayer—

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

The petition of Ferdinand Schaefer and Edward Schaefer respectfully shows: First, That your petitioners hereby give and dedicate to the city of Rochester for the uses of a public street, the street in said city known as Boston park, as shown upon map and filed in Monroe County Clerk's office, in Liber 6 of maps at page 88.

That the title of said street is now in your petitioners; that said street was opened for public uses June 1, 1887; that said street has been graded, and four-foot plank sidewalks have been put down; that water mains have been laid at the expense of your petitioners, with the understanding of the Executive Board that such money shall be refunded to said petitioners; that the length of said street is 697 feet and the width thereof throughout its entire length is 40 feet.

Second, That your petitioners have 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 Executive Board of said city.

Wherefore your petitioners ask 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, June 5th, 1888.

FERDINAND SCHAEFER.
EDWARD SCHAEFER.

Referred to the Executive Board to ascertain if all requirements have been complied with and report to this board.

By Ald. Thayer—Whereas, The Rochester City and Brighton Railroad Company has for some time past neglected to run its cars to the extreme eastern end of their route on Monroe avenue, and not at all as required by the ordinance relating to street railroads, to the annoyance of people residing upon said portion of the route, it is, therefore,

Resolved, That said company be notified by the clerk to immediately begin running its cars along the whole length of said Monroe avenue route, or that in default of its so doing the City Attorney institute proceedings to compel it to do so and to recover the penalties given by said ordinance for such violation. Adopted.

By Ald. Thayer—Whereas, The owners of more than one-half of all the lands fronting on Nichols Park have petitioned this Council to levy a special tax on said lands for the purpose of defraying the expenses of making the repairs and improvements of such park to the amount of seventy-five (75) cents per foot front of all such lands so fronting on such park, according to the provisions of chapter 96 of the laws of 1880, as amended by chapter 198 of the laws of 1888, and assigning Clark Johnston of this city to receive the amount of said tax, when collected, for said petitioners, to be used for the purposes aforesaid; therefore,

Resolved, That the city assessors be, and they are hereby, directed to assess seventy-five (75) cents per foot front upon all lands fronting on said Nichols Park, and to be added to the general city tax for 1888-1889, and to be apportioned equally upon all the lands so fronting upon said park; and the City Treasurer is hereby directed to pay the sums, thus assessed and collected, to Clark Johnston, he being the person designated to receive the same for such owners; and the clerk is hereby directed to transmit to said assessors and treasurer a certified copy of this resolution.

Adopted by the following vote:

Ayes—Aldermen Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

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 avenue, street, park, court, alley and lane in the city of Rochester, in which city water mains were laid and in use on the first day of May 1888, and the time of the making and furnishing to the City Assessors by the Executive Board of the city of a complete

statement of each and every such lot, in all cases in which no water rents have accrued 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 said lots, and in accordance with the provisions of section eighty-five of the Revised City Charter.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.
 By Ald. Thayer—Resolved, That the sum of one million three hundred and thirty-three thousand dollars (\$1,333,000), the amount heretofore fixed and adjusted as the general tax levy for the ensuing year, be, and hereby is, levied and assessed on the taxable property within the city of Rochester, in the manner required by the city charter, and which taxes hereby assessed shall be, by the Assessors of the city, inserted in the assessment rolls for the several wards of the city for 1888, certified, sworn to, reported and filed by said Assessors with the City Clerk, and as provided by section 85 of the revised city charter.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Thayer—Resolved, That this Common Council does hereby determine and certify to the Board of Education that the amount that will be raised in the tax levy of 1888-9 for said Board for the year commencing on the first Monday of April, 1888, for school purposes, is as follows:

For the Teachers' Fund	\$125,000 00
For the Contingent Fund	65,000 00
For the Repair Fund	15,000 00
For the Building Fund	50,000 00

Making a total of \$255,000 00 and the Clerk of this Board is hereby directed to transmit to said Board of Education a certified copy of this determination, pursuant to section 137 of the revised City Charter, as amended by section 13 of chapter 120 of the Laws of 1882. Adopted.

By Ald. Kelly—Resolved, That J. W. Lyons, agent of the Lehigh Valley railroad, be and hereby is granted permission to attach a sign to the telephone and electric light pole on the southeast corner of East Main and Exchange streets, in accordance with the prayer of his petition heretofore presented to this Council, and the provisions of the penal ordinance relating to the placing of bills and advertisements on poles, lamp posts, etc., passed April 8, 1888. Adopted.

By Ald. Kelly—Whereas, Centennial street, between Campbell and Maple streets, requires considerable filling in to render said street safe and passable; therefore

Resolved, That the Executive Board be requested to fill in said street with ashes or such other material as they may deem suitable for such purpose. Adopted.

By Ald. Kelly—Petition for a sewer in Qualtrough place. Referred to the Surveyor to prepare an ordinance.

Ald. Kelly moved that when the board adjourns it be for one week. Adopted.

Ald. Foley presented a protest of tax-payers on Jefferson avenue against the placing of Edison electric lights on said avenue. Referred to the lamp committee.

Ald. Foley moved that the erection of electric light poles in the Eighth ward be discontinued until majority petitions are presented therefor. Adopted.

By Ald. Foley—Whereas, The report of the commissioners appointed to ascertain the damages, etc., in the matter of the opening a street from West avenue to Clifton street, known as Henion place, under final ordinance number 2,669, was set aside by order of the Supreme Court made at a Special Term thereof on October 25, 1885, and entered in the Monroe County Clerk's office on November 4, 1885, and a new appraisal was in said order directed to be made by said court, it is therefore

Resolved, That the City Attorney be, and he hereby is, directed to immediately procure the appointment of new commissioners in said matter, and to proceed therein to a final determination as provided in section 187 of the revised city charter. Adopted.

Ald. Foley in the chair.
 By Ald. Williams—

Resolved, That the claims of Charles J. McDowell of \$165 balance for services in the Thomas creek sewage suits; of Hon. John Van Voorhis of \$650 for legal services on the recent Police and Excise Boards investigation, and of E. B. Fenner of \$111.78 for services and disbursements in the investigation of the cause of the recent Vacuum Oil Company naphtha explosion in the Platt street sewer be, and the same are referred to the Law Committee to report thereon as speedily as possible. Adopted.

By Ald. Williams—Resolved, That Final Ordinance, No. 3,483, for Meigs street walks reconstruction and repairs, passed on May 29, 1888, and found at page 87, Current Proceedings, be, and the same is hereby reconsidered. Adopted.

By Ald. Williams—Resolved, That Final Ordinance, No. 3,483, for Meigs street walks, reconstruction and repairs, reconsidered at this meeting, be, and the same is hereby indefinitely postponed. Adopted.

By Ald. Fritzsche—Whereas, It is necessary for the protection and improvement of the water works of the city at Hemlock lake that the Executive Board purchase, and take title to the city, of two several parcels of land near to, or adjoining, said lake, at an aggregate cost of not exceeding one hundred \$100 dollars;

Therefore, Resolved, That this Common Council approve of such purchase.

Adopted by the following vote.
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Fritzsche—Resolved, That the City Surveyor be and hereby is directed to establish the lines of Joiner street. Adopted.

By Ald. Kohlmetz—
To the Honorable the Common Council of the City of Rochester

GENTLEMEN—The Times Publishing Company hereby respectfully inform your honorable body that they are and for a long time have been engaged in publishing the Daily Times, a one cent newspaper intended to reach the masses of the working people or this city, who are unable to subscribe and pay for the larger daily papers of this city.

That the Times, in order to fulfil its mission, should contain a substantial account of the proceedings of the Common Council, and it will be unable to do so unless some provision is made for such publication by order of your honorable body.

That most of the readers of the Times are taxpayers, interested in city legislation, and would be of much benefit to them by publication thereof in the Daily Times.

Your petitioners therefore pray that some provisions may be made in the premises, and your petitioners will ever pray.

WILLIAM SEE, President,
 JAMES ADAMS, Sec'y and Treas.

Ordered received, filed and published.
 Ald. Kohlmetz moved that the president of the Board appoint a committee of three to confer with the Times Publishing Co., and report to the Board. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to cancel the assessment against M. J. Denny, upon land in rear of lots fronting on the west side of Oakland park, for Mount Vernon avenue and Cayuga Place sewer cleaning, as mentioned in the report of the assessment committee and found at top of left hand column of page 50 of Current Proceedings, and that said treasurer charge the amount of said assessment to erroneous assessments. Adopted.

Ald. Fee moved that the action confirming the assessment roll for Alphonus avenue grading and

plank walk ordinance, No. 3,301, be reconsidered and referred back to the City Assessors for correction. Adopted.

By Ald. McMillan—

ROCHESTER, June 11, 1888.

Mr. W. C. Dickinson, Agent, Rochester, N. Y.:

DEAR SIR:—In the contract sent our company for the land taken by the city of Rochester, I find we cannot comply with the provisions requiring the land to be free from all encumbrances and liens, as it is covered by the mortgage securing our bonds due in 1891. These bonds are to be paid off when due, and our company will guarantee to save the City harmless from the mortgage. Please find what action on our part will be satisfactory to them.

Your truly,

T. F. TORREY, G. S. A.

By Ald. McMillan, Whereas, The contract directed to be entered into between the Mayor and the president, managers and company of the Delaware & Hudson Canal Company, for the purchase of lands belonging to said company and needed for Exchange street extension under final ordinance No. 3,334, required said company to execute a deed, free from encumbrances, and,

Whereas, it appears that all of the lands of said company is covered by a mortgage executed heretofore, by it to secure certain of its bonds maturing in the year 1891, and therefore, the deed must, for the time being, be subject to said mortgage, but inasmuch as the other property of said company is ample security for the payment of said bonds, and the mortgage given to secure the same, and said company is willing to guarantee to save the city harmless from said mortgage, which guaranty will be ample protection to the city, and the improvement is greatly needed, it is, therefore,

Resolved, That the contract directed to be entered into by the resolution found at page 504 of proceedings of 1887-8, between the Mayor and said company be amended so as to permit said deed to be given subject to the lien of said mortgage, the said company guaranteeing to protect the city from said mortgage, and the contract thus amended to be prepared and approved by the City Attorney before its execution. Adopted.

Ald. Sullivan presented a protest from property owners adjacent to Browns' square against the amendment to the penal ordinance which permits base ball playing in the public squares. Ordered received and filed.

Ald. Sullivan moved that action on the amendment to the penal ordinance relating to streets passed June 4th, 1888, and published at page 92, current proceedings be reconsidered. Adopted.

On motion of Ald. Sullivan further action was indefinitely postponed.

By Ald. Sullivan—Petition for a bridge from Platt street to Ward street. Ordered received and filed.

By Ald. Tracy—Petition for bridge across the Genesee River at Market street. Referred to the select committee on river bridges.

Ald. Tracy presented the petition of Van Dyne & Curtis for permission to stretch a wire cable across State street in front of their premises, for the purpose of suspending an open-work net banner thereon and moved that permission be granted upon the consent of adjacent property owners. Adopted.

By Ald. Tracy—Resolved, That the Fire Marshal be, and he hereby is directed to notify the proprietors of factories using soft coal to abate the nuisance caused by the use thereof, and that for a failure so to do said proprietors will be prosecuted under section 17 of the Penal Ordinances, relating to nuisances. Adopted.

On motion of Ald. Tracy, the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—June 19, 1888.

ADJOURNED REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Petition for electric light on Reynolds street and corner Linden and N. Clinton streets. Referred to the Lamp Committee.

By Ald. Fee—Petition for a stone arch bridge over the Genesee river at Court street. Referred to the surveyor to prepare an ordinance.

FIRST ORDINANCES.

GREGORY STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Gregory street (sec. 2,) from 100 feet west of South avenue to Ashland street. Adopted.

The Surveyor submitted as such estimate, \$64. By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Gregory street (sec. 2,) from 100 feet west of South avenue to Ashland 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 \$64, 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 Gregory street from 100 feet west of South avenue to Ashland 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, June the 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

By Ald. Hall—Petition of W. D. Powell. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Petition of Martin Kraft. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Petitions for Brush arc lights at corner of Saxton and Campbell streets, corner Saxton and Lime streets and on Romeyn street between Clark and Magne streets. Referred to the Lamp Committee.

Also petition of Alex. Heydecker. Referred to Assessment Committee.

By Ald. Swikehard—Bills of Rochester District Telegraph Co., services for May..... 3 10

Western Union Telegraph Co., services for May..... 32 28

A. V. Smith, stable brooms, &c..... 2 15

Chas. H. Bidwell, oats..... 46 73

Fred W. Lang, hay and straw..... 32 59

Wendal Bayer, boarding horses..... 13 00

Patrick C. Kavanagh, expenses, Hudson case..... 4 28

Patrick C. Kavanagh and Thos. Dukelow, expenses in Wolcott case..... 3 15

Patrick C. Kavanagh, expenses in Dalton case..... 3 26

Thos. Dukelow, expenses in Masser case.. 16 50

Thomas Dukelow and Ben C. Furtherer, expenses in Wolcott case..... 3 71

Joseph S. Roworth, expenses in Bromley case..... 5 86

Thomas A. Burchill, expenses in Chase case..... 1 69

B. Frank Enos, expenses for May, 1888.... 9 30

E. P. Olmstead, meals for prisoners..... 28 25

Standard Cab Co., services..... 4 50

Union and Advertiser, blank warrants... 4 50

Elwood and Brian, Keys, etc., Patrol House..... 1 85

Bailey & Co., Cleaning Carpets..... 7 93

Maggie Gaffney, Cleaning and Washing... 20 80
 Referred to Police committee.

By Ald. Judson—Petition for Gregory street sprinkling (Sec. 2). Referred to the surveyor to prepare an ordinance.

By Ald. Schroth—

Whereas, Adoniram B. Olin has under construction a wood building in the rear of his dwelling, No. 160 Andrews street, and placed against the new building of Stein & Company, now in process of construction, and fronting on North St. Paul street, without any permission therefor from this Common Council, and contrary to the Penal Ordinances relating to the erection of wood buildings, whereby said building becomes, under the provisions of the city charter a nuisance, removable by order of the Common Council, and,

Whereas, The Fire Marshal gives it as his opinion that the near proximity of said unlawful structure to the adjoining buildings is likely to cause the destruction of said buildings by fire, it is, therefore,

Resolved, That the said Adoniram B. Olin be, and he hereby is, directed to remove said building within three days from this date, or in default of him so doing, that the said Fire Marshal remove the same at the cost and expense of Mr. Olin, and that the City Attorney bring an action to recover the penalty given by the ordinance and charter for the erection of such building without the consent of this Common Council therefor first being had. Adopted.

By Ald. Kelly—Petition of Frank N. Kondolf for permission to erect a wood building on Rowe street. Permission was granted.

REPORTS OF THE LAW COMMITTEE.

By Ald. Kelly—

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

GENTLEMEN—Your Law Committee, to whom was referred the consideration of the contract to be entered into between the city and the Protectives, No. 1, of the city of Rochester, in reference to providing for the re-conveyance of the building and premises now occupied by said Protectives, and which was conveyed by the Protectives to the city, by virtue of chapter 121 of the laws of 1881, begs leave to report, that an examination of the proceedings of the Common Council since 1880, shows that the lot above referred to was under the provisions of said act, conveyed to the city in 1881, by the Protectives, and that the city paid on such conveyance the balance due upon a mortgage on said property, amounting to \$5,000.00

In pursuance of said act of the Legislature the Common Council authorized the raising of ten thousand dollars by general tax, which sum was used in the erection of the building now standing on said lot. The failure of the contractor, and the advance in the cost of building materials and in the price of labor at the time, involved an expenditure of \$2,450.70 more than the contract price for the building, so that the entire expenditure by the city upon account of the mortgage and building was \$15,450.70.

The action taken by the city was in pursuance of a proposition made by the Protectives to the Common Council, which proposition was, in effect, accepted by the city, and provided that the Protectives would convey the lot to the city upon the condition that said balance of said mortgage be paid, and the building be constructed at a cost not exceeding ten thousand dollars, by the city, and that the Protectives should have eight years within which to redeem from the city the property in question, upon the payment of the amount expended by the city. No written agreement was ever entered into between the city and the Protectives embodying, in substance, the agreement as above set forth. The act in question also provides that the Common Council may, whenever it shall deem proper, resell and convey said premises to said Protectives.

It is certainly due to the Protectives that the agreement which was made, and under which the conveyance of the lot was made, and the building erected, should be reduced to writing, and record-

ed, and that the time within which such re-conveyance be made should be extended for the period of six years from this date, so as to enable said Protectives, which is an exceedingly meritorious association, doing great good in the saving of valuable property at fires, to redeem the same.

Your committee, however, considers that for the mutual protection of the interests of the city as well as those of the Protectives, the building upon the property should be kept insured, in the name of the city as owner, to an amount of, at least, eight thousand dollars, and the premiums thereof should be borne and paid by the Protectives, and in case of an injury to, or destruction of, said building by fire, that the city restore the same, at an expense, however, not exceeding the amount realized from the insurance.

Your committee, therefore, recommends that the mayor be instructed to enter into a contract with the Protectives in accordance with the accompanying resolution; said contract, before its execution, to be approved by the City Attorney as to form.

Respectfully submitted,

Dated at Rochester, N. Y., June 18, 1888.

J. MILLER KELLY,
 H. G. THAYER,
 JOSEPH H. FEE,
 T. McMILLAN,
 F. H. WILLIAMS,
 Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the Mayor be, and he is hereby instructed to enter into a contract with The Protectives No. 1, of Rochester, providing in substance, that at any time within six years from June 18th, 1888, the said company may redeem the lot, building and appurtenances now occupied by it from the city, upon paying the sum of fifteen thousand four hundred and fifty dollars and seventy cents, (15,450.70), without interest and that, upon such payment being made, the city will cause to be executed a conveyance of all its interests in said lot, building and appurtenances to said company; and also, further providing, in substance, that the building upon the lot shall, until such re-conveyance, be kept insured in a sum not less than eight thousand dollars (\$8,000), in the name of, and payable to, the city; the cost of the insurance to be borne and paid, at all times, by said Protectives, and that in case of an injury or destruction by fire to or of said building, that the city apply the amount realized from the insurance to the restoration of said building; and, also, that until such redemption be made, the said Protectives be granted the use of said lot and building for all purposes connected with fire department uses and purposes and provided that the action begun in the Supreme Court by said Protectives against the city be discontinued without costs to either party as against the other.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—14.

By Ald. Kelly—

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

GENTLEMEN—Your Law Committee begs leave to report that it has investigated the subject of the contractor for the building of the Goodman street sewer extension being prevented from removing the side track of the New York Central & Hudson River Railroad Company across said street, and leading to the Rochester Axle Works, and finds that said track was constructed after the closing of that portion of Goodman street crossing the railroad company's lands, and it is claimed by the company that said track was lawfully constructed, and that it has a right to maintain it under the provisions of Section 28, Chapter 140 of the laws of 1850. Your committee, however, does not consider it necessary to consider or pass upon that question. It, however, became necessary for the city to obtain consent of the company for the construction of said sewer under its main tracks. The Executive Board made application for such permission, and received from Mr. Gould, assistant superin-

tendent, such consent, providing that such precautions as the railroad company deemed necessary to protect their interests were used. Mr. Gould understood that this permission included the side track in question, and the whole difficulty referred to in the communication of the City Surveyor arises from the fact that a misunderstanding existed on the part of the City Surveyor as to the rightfulness of said side track.

It seems, also, that the railroad company, prior to the time of the investigation of the subject by your committee, had not been consulted in reference to the plans proposed for passing under said tracks, and that also is why the opposition was made by Mr. Gould.

Your committee is also satisfied that the whole trouble arises from the facts above stated, and that the railroad company and Mr. Gould are not fairly subject to the criticism and harsh language used in the communication.

Your committee have also had a meeting with the Executive Board and Mr. Gould and Mr. Harris, attorney for the company, and find that the company is entirely willing that the sewer should be constructed underneath its main tracks, and also for the removal, during the process of the construction of the sewer, of the side track in question, provided that there shall first be had a proper understanding as to the method and means of such construction, in order that the company's main tracks be safe for use pending the construction of the sewer.

Your committee reports that, in its opinion, it is not necessary for your honorable body to take any action in the matter, and that the whole subject can be disposed of by the Executive Board by its making such arrangements with the railroad company in reference to the construction of the sewer as may be necessary in the premises.

J. MILLER KELLY,
F. H. WILLIAMS,
THOS. McMILLAN,
H. G. THAYER
Law Committee.

Adopted.
By Ald. Kelly—

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

GENTLEMEN—Your Law Committee begs leave to submit the following as its report:

Eliza B. Wing, on September 4th, 1886, recovered a judgment against the city for \$1,276.82, damages, and \$302.23 costs, and an injunction, to be operative six months after entry of judgment, restraining the city from discharging sewage into Thomas creek above the plaintiff's premises. That judgment was affirmed by the General Term, and a judgment of affirmance was entered on July 1st, 1887, with \$84.42, costs of the appeal. A further appeal was taken to the Court of Appeals, where the same is now awaiting argument. Mrs. Wing, having died since the last appeal was taken, her administrator will be substituted in her place, thus making the action a preferred one on the Court of Appeals Calendar. John Miller and Catharine Miller, on August 18th, 1887, also recovered a judgment against the city for \$353.50 damages, and \$164.73 costs, and also an injunction forbidding the further discharge of sewage into said Thomas Creek above the plaintiff's premises. An appeal has also been taken in the Miller case, but the same has not yet been argued. Benjamin Wing also began an action against the city to recover damages for Thomas Creek sewage pollution, which was tried at the January, 1888, circuit, and resulted in a verdict being rendered in favor of the city, but, upon a motion for a new trial being made, the verdict was set aside. An appeal has been taken to the General Term from said order, setting aside said verdict.

It is now proposed on behalf of the attorney for the plaintiffs in the several actions that in consideration of the city paying the amounts of the Wing and Miller judgments, together with interest from their respective dates, and the costs of appeal therein to date, and the further sum of \$60.00 in the Eliza B. Wing case, said judgments will be satisfied, the actions discontinued, the causes of action in the several complaints be discharged, and

the injunctions in the actions be vacated; the costs of the Benjamin Wing case will be paid to the attorney for the city, and that action will also be discontinued without costs to the city.

In view of the injunctions in the first two actions, and being substantially the sole ground of contention upon the appeals therein, your committee deems it advisable that the aforesaid proposition be accepted, and a settlement of the three actions be had, as above proposed.

John Van Voorhis' claim for \$650, legal services in the police and excise investigation should be paid, as the charge is reasonable, in view of Mr. Van Voorhis' high standing at the bar, and his retainer being expressly authorized by your honorable body.

Theron T. Southwick is now engaged in constructing a brick building upon the site of a former building destroyed by fire recently, which was used for the purpose of storing and compounding certain oils therein. The future use of the new building by Mr. Southwick for oil compounding purposes was strenuously opposed by various taxpayers and residents in the vicinity of said building.

We do not deem it advisable to anticipate that the new building will be devoted to any unlawful or improper use, nor do we consider it within the province of your honorable body to prevent the erection and completion of said building, but Mr. Southwick should, however, be notified that in case he put said building to any improper or unlawful use, forbidden by any of the ordinances of your honorable body or the laws of this State, he will be prosecuted therefor.

Your committee, therefore, recommends the adoption of the accompanying resolutions in support of the views heretofore advanced.

Respectfully submitted,

J. MILLER KELLY,
H. G. THAYER,
JOSEPH H. FEE,
T. McMILLAN,
F. H. WILLIAMS.
Law Committee.

Ordered received filed and published.

By Ald. Kelly—Resolved, That upon the certificate of the City Attorney that proper satisfaction pieces, stipulations of discontinuance of the appeals of the actions and vacation of the injunctions therein, and the release of the causes of actions for which verdicts, upon which the judgments were based, were rendered, in the actions of Eliza B. Wing against the city and John Miller and Catharine Miller against the city, and that a stipulation of discontinuance of the action, without costs against the city, has been delivered, and the costs and disbursements in the action on the part of the city have been paid in the case of Benjamin Wing against the city to him, that the clerk draw orders on the treasurer, payable from the contingent fund, in favor of Walter S. Hubbell, attorney for the plaintiffs, one for seven hundred and fifty-three dollars and forty-seven cents, with interest on fifteen hundred and seventy-nine dollars and five cents, from September 4th, 1886, and on eighty-four dollars and forty-two cents from July 1st, 1887, in said Eliza B. Wing against the city action and the other for five hundred and forty-eight dollars and twenty-three cents, with interest on five hundred and eighteen dollars and twenty-three cents from August 18th, 1887, in said John Miller and another against the city action.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

By Ald. Kelly—Resolved, That the clerk draw an order on the treasurer, payable from the contingent fund, in favor of John Van Voorhis for six hundred and fifty dollars, being for legal services rendered in the Police and Excise Investigation.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

By Ald. Kelly—Resolved, That Theron T. South-

wick be permitted to finish the construction of a brick building upon his premises, upon the site of his former oil manufactory, now in process of construction, but that the future use of the new building by Mr. Southwick for any purpose or use which is, or may be, forbidden by any ordinance of this Common Council, or of the laws of this State, be forbidden, and for a violation of such ordinances or laws he shall be proceeded against. Adopted.

PROPOSED SURVEY OF THE UPPER GENESEE RIVER.

By Ald. Kelly—Whereas, the portion of the bed of the Genesee River between the Erie canal aqueduct and Central avenue, in the city of Rochester has during the months of July, August and September, in the past three or more years, become covered with sewage and other filthy and offensive substances, which, by reason of the failure of water supply in said river during those months, has remained, and under the rays of the sun putrified and given off unwholesome and noxious vapors deleterious to the public health; and

Whereas, in consequence of the said failure of water supply, citizens of Rochester owning mills and manufactories operated by water power have, in the summer and fall months for several years last past, been unable to operate such mills and manufactories, except during a part of the time, and it is claimed by such owners that the drawing of water from Hemlock lake by the city is one of the principal causes of such diminished flow of water; and

Whereas, It is feasible, in the opinion of this Board, to construct storage reservoirs by means of bulkheads and dams at some points along the course of the Genesee river, or at the outlets of some of its tributary lakes and streams, to the end that the water of said river and its tributaries accumulating in times of flood or overabundance may be saved, to the end that sufficient flow may be given during the summer and fall months to carry away the said sewage and furnish power to the said owners of mills and manufactories, thereby preserving the public health of our citizens and increasing the value of the taxable real property of this city; and

Whereas, A preliminary survey and examination by experts is necessary to determine as to the probable expense and practicability of the plan referred to, and such survey should be made during the present season, in order that such legislation as may be essential may be secured during the next session of the Legislature; and

Whereas, The City Attorney advises this Board that it has no power under the charter and existing law to authorize the payment of any public money for the purpose of obtaining such survey and examination; and

Whereas, The total expense of such survey and examination will not exceed, as this Board is advised, the sum of three thousand five hundred dollars, and ——— citizens of Rochester have stated that they would advance and pay the expense of such survey and examination upon condition that the Board would by resolution declare its approval of the plan aforesaid, so far as relates to the preliminary survey and examination, and by resolution request the passage by the Legislature at the next session, of an act authorizing the repayment by the city of Rochester of the amount so necessarily advanced in making such preliminary survey and examination, not exceeding three thousand five hundred dollars.

It is therefore resolved, That this Board hereby approves of the proposed preliminary survey and examination hereinbefore referred to, and requests the passage by the Legislature of this State of an act enabling the Common Council of this city to raise by tax upon the taxable property in this city and pay to the amount which shall be necessarily advanced and paid by them in the making of the said preliminary survey and examination, not exceeding three thousand five hundred dollars.

On motion of Ald. Kelly—Received, filed and published and laid on the table one week.

By Ald. Kelly—

REPORT OF THE SELECT COMMITTEE ON RIVER BRIDGES.

ROCHESTER, N. Y., June 18th, 1888.

To Ald. J. Miller Kelly, Chairman of Special Committee on Bridges :

DEAR SIR—In accordance with the request of your committee, I hereby make the following statement of the price at which I will prepare estimates and specifications, plans, &c., superintend the construction of such bridges as are to be built by your city.

I will prepare an approximate estimate of the cost of the four bridges proposed from profiles provided by your City Surveyor for \$500, this price to include what work has already been done on plans and estimate for Driving Park avenue bridge.

I will agree to prepare complete working drawings, specifications, and superintend the construction of Driving Park avenue bridge alone for \$5,000. If, in addition to the last named bridge, I am employed to design and superintend the other three, I will do the same for \$1,000 each. In case I am employed to engineer these bridges the \$500 charged for approximate estimates shall be included in the sum for said engineering.

Respectfully submitted,
L. L. BUCK.

By Ald. Kelly—

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

GENTLEMEN—Your Special Committee on River Bridges respectfully reports that it has had several meetings with Mr. Buck, the bridge expert, and been attended at those meetings by His Honor, the Mayor, and has carefully examined the subject under consideration, and would respectfully report as the result of its deliberations, that your honorable body recommend the construction of four bridges across the river, one at Driving Park avenue, one at Platt street, one at Alexander street and the other at Market street, and that the accompanying offer of Mr. L. L. Buck, to prepare estimates of the cost of each of the four bridges proposed from the profiles provided by the City Surveyor, for \$500; said price to include all work that has already been done on the plans and estimates for the Driving Park avenue bridge, and to include any and all work done by Mr. Buck in and about the bridges and the specifications therefor, be accepted; and that the Mayor be directed to enter into a contract with Mr. Buck for the same; and that until such estimates be prepared and submitted to your honorable body no final ordinance for any of said bridges be adopted by your honorable body.

Respectfully submitted,
J. MILLER KELLY,
H. KOHLMETZ,
T. MCMILLAN,
WM. SULLIVAN,
JAS. S. JUDSON,
WILLIAM H. TRACY,
Special Committee on Bridges.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That four bridges be constructed across the Genesee river, one at Driving Park avenue, one at Platt street, and one at Alexander street, and the other at Market street; and that the Mayor be, and he hereby is, directed to enter into a contract, in behalf of the city, with Mr. L. L. Buck, to prepare and submit to this Common Council estimates of the cost of each of said four proposed bridges from the profiles provided by the City Surveyor, for the sum of five hundred (\$500) dollars for the whole; said price to include all work that has already been done on the plans and estimates for Driving Park avenue bridge, and to include any and all work done by Mr. Buck in and about any of the above bridges, and the specifications therefor; and that until such estimates be prepared and submitted to this Common Council, no final ordinance for the construction of either of the above-mentioned bridges be adopted. Ald. Fee moved to amend the resolution by strik-

ing out "Market street" and inserting "Court street" in place thereof.

Lost by the following vote:

Ayes—Ald. Fee, Williams, Hall.

Nays—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Foley, Swikehard, Judson, Schroth, Kelly, Thayer—11.

Ald. Foley moved to amend by inserting "Court street bridge."

Lost by the following vote:

Ayes—Ald. Fee, Fritzsche, Williams, Foley, Hall, Thayer—6.

Nays—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Swikehard, Judson, Schroth, Kelly—8.

The original resolution by Ald. Kelly was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Kelly, Thayer—12.

Nays—Ald. Hall.

Ald. Thayer presented the petitions of Wm. C. Seward and L. Same, for permission to erect wood buildings, and moved that permissions be granted, Adopted.

Also, a petition for water in Fourth avenue. Referred to the Water Works Committee and Executive Board.

Ald. Foley presented the petition of James Logan, for permission to erect a wood building on Moran street, and moved that permission be granted. Adopted.

Ald. Foley presented petitions for Brush arc lights on Jefferson avenue, in place of incandescent lights; also, for Brush arc lights on Madison and Terry streets.

By Ald. Foley—Petition of Mary Doyle. Referred to the Assessment Committee.

By Ald. Schroth—Petition of Wm. Levin. Referred to the Wood Building Committee, with power to act.

By Ald Hall—

To the Honorable the Common Council :

Your City Property Committee having advertised for proposals for the delivery of two hundred and seventy (275) tons of grate coal in the basement of the city Hall, have received the following bids:

	Per ton.
C. A. Phillips	\$4 15
Henry Cooney	4 15
Louis C. Langie	4 15
J. E. Waters	4 15
W. H. Benjamin	4 15
M. Barron	4 15
Bernhard & Casey	4 15
Henry J. Bauer	4 15
Bradshaw & Herzberger	4 10

It will be seen by the above proposals that Bradshaw & Herzberger is the lowest bidder, and in view of that fact your committee submit the following resolution and recommend its adoption.

LEO J. HALL,
H. G. THAYER,
J. MILLER KELLY,
GEO. B. SWIKEHARD,
LOUIS BOHRER,
City Property Committee.

Received filed and published.

By Ald. Hall—Resolved. That the Mayor be, and he hereby is authorized to enter into a contract with Bradshaw & Herzberger to deliver and trim in the basement of the City Hall two hundred and seventy-five (275) tons of grate coal at four dollars and 10-100 per ton. Adopted.

By Ald. Swikehard—Resolved—That the Clerk is hereby directed to draw an order on the Treasurer for fifty dollars payable to the president of the Society for the Prevention of Cruelty to Children and Animals, that being the amount in the treasury belonging to said association June 1, 1888, and charge to police fund.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—12.

By Ald. Swikehard—Resolved, That the Execu-

tive Board be, and hereby are, directed to place a flag cross walk on Lyell avenue, opposite the west line of Sherman street, and charge highway fund. Adopted.

The President announced as a committee to confer with the Times Publishing Company in relation to printing, Ald. Kohlmetz, Sullivan and Fee.

By Ald. Tracy—Whereas, Objections have been made to the grant to Van Dyne & Curtis, by a resolution adopted at the last meeting of this Board, to stretch a wire cable across State street in front of their premises, for the purpose of suspending a banner thereon; and

Whereas, It appears that such a grant is inexpedient and will establish a dangerous precedent in the future, it is therefore,

Resolved, That said resolution be, and the same is hereby, reconsidered, and indefinitely postponed. Adopted.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—June 26, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly Thayer—16.

APPROVAL OF 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. Sullivan—Petition of Mary B. Kelly, to erect a wood building; also, remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. McMillan—Bills of	
Peter Hardy, collecting garbage	114 00
Jacob Rauber	114 00
Daniel Hickey	114 00
John Roach	114 00
Lawrence Same	114 00
Jacob Stein	114 00
Wm. Rosengreen	114 00
Jos. Greenauer	228 00
Mrs. Frank Vahue	228 00
Martin Mason	223 25
John Becker	114 00
Union & Advertiser, printing reports April and May	12 00
Chas. Englert, board of horse April and May	40 00
Wm. Kreckman, labor	20 00
J. P. Foreman, drying hose	15 25

By Ald. Fee—Petition of George R. Zimmer for permission to erect a wood building. Permission granted.

By Ald. Fee—Remonstrance, against placing Edison incandescent lights on Jefferson avenue. Referred to the Lamp Committee.

By Ald. Williams—Petition of Edward P. Clark for permission to erect a wood building. Permission granted.

By Ald. Foley—Petitions for Rochester Arc Lights on Prospect street. Referred to Lamp Committee.

By Ald. Foley—Petition of Joseph C. Clark for permission to erect a wood building. Permission granted.

By Ald. Swikehard—Petition of John Fleischman to erect a wood building. Referred to Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Petition for grading Taylor street. Referred to Surveyor to prepare an ordinance.

By Ald. Kelly—Petition for opening a street from Glassar park to Hensler alley, also a petition

to open Smith street from Child street to city line. Referred to Surveyor to prepare an ordinance.

By Ald. Kelley—Petition to Sprinkle Rowe street. Referred to the surveyor to prepare an ordinance.

By Ald. Thayer—Petition of John Englert in relation to an erroneous statement. Referred to the Assessment Committee. Also petition for electric lights in Thomas street. Referred to the Lamp Committee. Also petition for water mains in Poplar street. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan from the Health Committee reported in favor of the bills presented to that committee, and referred them to the Finance Committee for payment. Ald. Thayer moved that Rule 38 relating to bills be suspended and that the health bills be placed upon the budget.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, Fee, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer.—10
 By Ald. Kelly—

To the Honorable Common Council of the City of Rochester:

GENTLEMEN: Your Law Committee begs leave to report the following in reference to the salaries to be fixed for the year commencing on the first day of June, 1888, of the City Attorney, his first assistant, stenographer and clerk, and that the same should be as follows:

Charles B. Ernst, City Attorney.....	\$4,200
Henry J. Sullivan, First Assistant City Attorney.....	3,500
E. D. Smith, Stenographer.....	1,200
William J. Burke, Clerk.....	1,000

Owing to the enormous mass of litigation and other matters for the city attorney and his assistants to attend to, and the consequent high degree of responsibility resting upon them we think that Mr. Ernst's salary should be the same as his predecessor, the amount we have recommended for him above.

Owing to Mr. Sullivan's extensive experience in the office and the many years of experience previously in the practice of his profession, and his able and successful efforts in the interests of the city and the taxpayers, as he will not remain for less, or upon other terms and conditions, we have recommended that his former salary during the past year be increased to three thousand and five hundred dollars, and his position in the office be defined as First Assistant City Attorney. His past efforts have resulted in the direct saving of a great many thousand dollars to the city, notably that of the reversal of the judgment against the city, growing out of the Oak street assessment litigation, and of the order setting aside a great many city taxes and assessments in the Liene suit, the defeat of the plaintiff to recover back the Vanderbeck Boulevard assessment of over \$500, the reduction of the referees fees in the twenty-three actions against the city to recover damages by reason of diversion of water for the use of the city and its inhabitants from 1876, in January to October 1885, of a trifle over \$2,900 and the very recent reversals by the general term of the Supreme Court of the Judgment and order of Injunction in the actions of the Brighton Board of Health and James Palmer against the city, the last case being one where a peremptory order of injunction was issued on the 28th day of December last necessitating an appeal being taken within a couple of hours after the service of the order so as not to have the members of the Common Council adjudged guilty of contempt in not obeying the order to prevent the discharge of sewage from the Monroe and the East avenue outlet sewers into Thomas creek above the premises alleged to be owned and occupied by him, being virtually an attempt to prevent the city from having Mr. Palmer's claim for damages, \$20,000, tried before a jury, where the law has said it should be tried. Mr. Sullivan's retention, will, we think, be of great value to the city and its taxpayers.

Owing to Mr. Smith's additional labors caused by his compulsory attendance at the meetings of your Honorable Body to assist the Clerk under the resolution adopted by your Board, upon motion of ex-Ald. Elliott when he was a representative from the Seventh ward, and the other additional labors entailed upon him by the increase of business in the office, we have taken the liberty of recommending an increase to his salary of one hundred dollars, feeling that it is deserved.

Your committee have under consideration the propriety of appointing another, or second, assistant City Attorney, but we do not feel enabled to present our views upon the subject at this meeting and therefore desire that we have until the next meeting to do so. The amount of probable increase of business in the office by reason of the Park Commission, the sewage matters and other matters, we have not sufficiently examined to make such an exhaustive report as we consider you are entitled to from us, and such as we consider we ought to make.

Respectfully yours,

J. MILLER KELLY,
 H. G. THAYER,
 JOSEPH H. FEE,
 F. H. WILLIAMS,
 T. McMILLAN.

Law Committee.

Ordered received filed and published.

By Ald. Kelly—Resolved, That the salary of Charles B. Ernst, as City Attorney, for the year commencing on the first day of June, 1888, be, and the same is hereby, fixed at the sum of four thousand and two hundred dollars, payable monthly.

Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer—11.

By Ald. Kelly—Resolved, That Henry J. Sullivan be, and he is hereby, engaged as First Assistant City Attorney, and his salary is hereby fixed, for the year commencing on the first day of June, 1888, at the sum of three thousand and five hundred dollars, payable monthly.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer—11.

By Ald. Kelly—Resolved, That E. D. Smith be, and he is hereby, engaged as stenographer for the City Attorney's office and this board, and his salary is hereby fixed, for the year commencing on the first day of June, 1888, at the sum of one thousand and two hundred dollars, payable monthly.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer—11.

By Ald. Kelly—Resolved, That William J. Burke be, and he is hereby, engaged as clerk for the City Attorney's office and his salary is hereby fixed for the year commencing on the 1st day of June, 1888, at the sum of one thousand dollars, payable monthly.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer—11.

Ald. Kelly moved that the salaries of the City Attorney and his assistants be placed upon the budget. Adopted.

FINANCE BUDGET No. 3.

ROCHESTER, N. Y., June, 26, 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.

MISCELLANEOUS ACCOUNTS.

Maurice Leyden, services as county clerk. \$	19 10
Fred D. Alling, ink.....	10 00

Schmidt & Kalbfleisch, supplies.....	6 40
Williamson & Higbie, indexes to statutes.	15 00
V. Pleckenstein, P. M., stamped envelopes	132 00
Union and Advertiser, printing blanks.....	19 00
Union and Advertiser, printing blanks.....	1 50
Union and Advertiser, covers for Att'y.....	6 00
Union and Advertiser, printing proceedings	542 35
Union and Advertiser, printing proceedings	100 00
Union and Advertiser, printing additional	
pages.....	11 00
John Hannan, carriage, W. B. Com.....	4 50
Ivan Powers, disbursements.....	252 77
Lawrence W. Davis, serving notices.....	53 80
James Coughlin,	117 00
John A. avis, disbursement,.....	48 13
Rural Home,	1 05
Rural Home,	13 23

PAY ROLL MONTH OF JUNE.

C. R. Parsons, Mayor.....	\$275 00
Wm. H. Tracy, alderman.....	62 50
Thos. McMillan,	62 50
Henry T. Kholmetz,	62 50
Forest H. Williams,	62 50
DeVillo W. Selye,	62 50
Geo. B. Swikehard,	62 50
John U. Schroth,	62 50
J. Miller Kelly,	62 50
John A. Davis, Treasurer.....	375 00
F. P. Allen, Asst. Treasurer.....	183 53
Edward Thomas, Clerk.....	100 00
Charles M. Beattie,	91 66
A. D. Davis,	75 00
Fred E. Shedd,	65 00
Geo. J. Magin,	40 00
Chas. B. Ernst, City Attorney.....	350 00
H. J. Sullivan, Assistant City Attorney.....	291 66
E. D. Smith, Stenographer.....	100 00
W. J. Burke, Clerk.....	83 83
I. P. Quinby, Surveyor.....	191 66
Oscar H. Peacock, 1st Assistant Surveyor.....	183 33
W. J. Stewart, Assistant Surveyor.....	125 00
W. B. Sackett,	83 33
W. W. Race,	66 00
John Kenyon,	54 24
Wm. M. Robasz,	75 00
G. E. Bingham,	55 00
Martin Wahl,	55 00
E. L. Smith,	25 00
C. L. Raymond,	50 00
Orville Strowger,	50 00
Jos. Boschert,	48 00
Lo. A. Pratt, City Assessor.....	256 00
M. J. Mahar,	250 00
Jacob Gerling,	250 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.....	100 00
Wm. Butler, Assistant City Messenger.....	25 00
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 J. Toole, Milk Inspector.....	83 33

POOR FUND.

Jeffrey & Co., burials.....	12 00
R. Millman,	12 00
Mrs. J. Killip, rent.....	11 00
Elizabeth Kelly,	11 00
M. Lauterback,	11 00
J. C. Englert,	12 00
Morris Kley,	6 75
B. F. Martin, groceries.....	16 40
Wm. Atkinson,	35 00
Jas. McMannis,	182 34
Thos. Coulson,	4 00
August A. Gysel,	8 00
W. L. Buckland, hack hire.....	2 00
Geo. Oppell, brad.....	6 75
Sunday Herald Printing Co., printing.....	51 75

PAY ROLL FOR MONTH OF JUNE.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00

Thos. Swanton,	75 00
Jos. Eagan,	75 00
Geo. Hartel,	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk.....	65 00

HEALTH FUND.

John Becker, collection of garbage.....	\$114 00
Jacob Rauber,	114 00
Daniel Hickey,	109 90
Wm. Rosengreen,	114 00
Mrs. Frank Vahue,	114 00
John Roach,	114 00
Martin Mason,	114 00
Peter Hardy,	114 00
Lawrence Same,	114 00
Jacob Stein,	114 00
Fred Kreckman, assisting garbage teams.....	24 00
Peter Hardy, Collecting garbage.....	114 00
Jacob Rauber,	114 00
Daniel Hickey,	114 00
John Roach,	114 00
Lawrence Same,	114 00
Jacob Stein,	114 00
Wm. Rosengreen,	114 00
Jos. Greenauer,	228 00
Mrs. Frank Vahue,	228 00
Martin Mason,	222 25
John Becker,	114 00
Union & Advertiser, printing report April	
and May.....	12 00
Chas. Englert, board of horse April and	
May.....	40 00
Wm. Kreckman, labor.....	20 00
J. P. Foreman, drying hose.....	15 25

PAY ROLL, MONTH OF JUNE.

Dr. J. J. A. Burke, Health Officer.....	\$ 83 33
Geo. Messmer, Registrar.....	70 33
Messenger, Messenger.....	32 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heindold, keeper Home Hospital,	
George W. Hall, Health Inspector.....	50 00
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

LAMP FUND.

Brush Electric Light Co., lighting lamps,	
May.....	6,091 20
Rochester Electric Light Co. lighting	
lamps, May.....	1,951 71
Edison Electric Light Co., lighting lamps,	
May.....	1,028 04
Rochester Gas Co., lighting lamps, May.....	587 85
Municipal Gas Co.,	342 55
Citizens' Gas Co., lighting lamps, May.....	976 40
C. F. Stone, carting lamp posts.....	3 50

PAY ROLL MONTH JUNE.

Chas. R. Finnegan, supt. electric light.....	50 00
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CITY PROPERTY FUND.

Atkinson & Sykes, locks and repairs.....	15 80
Fee Bros., alcohol.....	6 00
Rochester Gas Co., gas City Building.....	157 25
Bellows, Forscher & Golden, cleaning car-	
pet.....	10 96
F. J. Irwin, cleaning City Hall.....	65 00

PARK FUND.

Frank B. Mason, hack hire.....	3 00
C. F. Stone, cartage.....	3 50
Atkinson & Sykes, repairs and new lawn	
mower.....	43 75

PAY ROLL FOR MONTH OF JUNE.

David Cooper, labor on parks.....	40 00
Wm. Coughlin	40 00
Thos. Callahan	40 00
John Sheridan	40 00
M. McCormick,	40 00
Pat'k Dorsey,	40 00
Thos. O' Roarke,	40 00
John Flaherty,	40 00
W. Ackerman,	40 00
F. M. McKenna,	40 00
J. Kennedy,	40 00
Joseph Remish,	40 00

POLICE FUND.

Maggie Gaffney, cleaning and washing	20 80
Bailey & Co.....	7 93
Elwood & Brien, keys patrol house	1 85
Union and Advertiser, blank warrants.....	4 50
Standard Cab Co., services.....	4 50
E. P. Olmstead, meals for prisoners.....	23 25
B. Frank Enos, expenses	9 30
Thos. A. Burchill, expenses in Chace case.....	1 69
Joseph S. Rowarth, expense in Bromley case.....	5 86
Thomas Burchill and Ben C. Furtherer, expenses in Wolcott case	3 71
Thos. Dukelow, expenses in Masser case	16 59
P. C. Kavanaugh, expenses in Dalton case	3 26
P. C. Kavanaugh and Thomas Dukelow, expenses in Wolcott case	3 15
Pat'k C. Kavanaugh, expenses in Hudson case	4 28
Wendell Bayer, boarding patrol horses.....	13 00
Fred W. Lang, hay and straw.....	32 59
Chas. H. Tidwell, oats	46 73
A. V. Smith & Co., stable brooms, &c.....	2 15
West. Union Tel. Co., services for May.....	32 26
Rochester Dist. Tel. Co., services for May.....	3 10

POLICE FUND.

PAY ROLL FOR MAY.

B. Keeler, Police Justice.....	291 67
B. Frank Enos, Police Clerk.....	125 00
J. P. Cleary, Superintendent.....	150 00
Chas. McCormick, Day Capt. and As. Chief.....	116 67
Frank E. Keith, Night Capt. and Asst. Chief.....	108 33
Lieutenant.....	85 00
John A. Baird	85 00
John E. McDermott	85 00
Frank S. Skuse	85 00
John C. Hayden, Chief of Detectives.....	100 00
Thos. Lynch	90 00
Peter Lauer	90 00
Henry Baker	90 00
Thos. A. Burchill	90 00
Jos. S. Roworth	90 00
Patk. C. Kavanaugh,	90 00
Thos. Dukelow,	90 00
Ben C. Furtherer,	90 00
Geo. Long,	90 00
Robert Burns,	75 00
Andrew Connolly,	75 00
Jacob Harter,	75 00
Wm. P. O'Neil,	75 00
John Mitchell,	75 00
Ed McDonough,	75 00
Wm. McKelvey,	75 00
Jos. St. Hellen,	75 00
Robert Sloan,	75 00
John Dean,	75 00
Samuel Schwartz,	75 00
James A. Johnson,	75 00
Charles W. Peart,	75 00
Charles Hart,	75 00
Michael Hynes,	75 00
Louis Nold,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Fred. Kippbut,	85 00
Hiram Rogers,	75 00
P. J. Cummings,	75 00
Benj. L. Stetson,	75 00
Patk. Caulfield,	75 00
Patrick Culligan,	75 00
William Murray,	75 00
Michael Englert,	75 00
John Sullivan,	75 00
Dennis Hogan,	75 00

James E. Ryan,	75 00
Wm. Laragy,	75 00
John Yaman,	52 50
Michael Zimmerman,	75 00
George H. Kron,	75 00
George Leise,	75 00
Henry Baker, Jr.,	75 00
Michael Fitzpatrick,	72 50
William Hilliard,	75 00
Fred. Walter,	75 00
John Bletzer,	75 00
Geo. Mohr,	72 50
E. O' Loughlin,	75 00
Geo. Kleisly,	75 00
E. J. O' Erien,	75 00
John B. Davis,	75 00
Nich. J. Loos,	75 00
John H. Dana,	75 00
Wm. White,	75 00
Ed. Van Vorst,	75 00
John C. McQuatters,	75 00
John M. Reis,	75 00
Jacob Frank,	75 00
John Wangman,	75 00
John Monaghan,	75 00
Chas. Siefferd,	85 00
Danl. Golding,	75 00
Mich. Cain,	65 00
Jas. P. Flynn,	75 00
Hugh Clark,	75 00
Wallace R. McArthur,	75 00
Chas. Stupp,	75 00
Ferd. A. Klubertanz,	75 00
Theo. H. Cazeau	75 00
John E. Moran,	75 00
A. J. Moynihan,	75 00
Chas. P. Player,	75 00
Job. W. Chatfield,	75 00
John Coughlin,	75 00
Albert Gerber,	75 00
Isaac G. Lovett,	75 00
John W. Banker,	72 50
James B. Cady,	75 00
Albert B. Marble,	75 00
Wm. E. O' Brien,	70 71
Wm. A. Metzger,	68 21
Thos. F. O' Connor,	70 71
Wm. J. McBride,	66 37
Frank J. Lynch,	70 71
John P. McDonald,	70 71
Jeremiah O' Grady,	70 71
Sharon L. Sherman,	70 71
Thos. Foley,	70 71
Charles C. Alt	70 71
Martin P. Snyder	70 71
Chas. Weber,	70 71
Myron E. Avery,	66 04
Chas. F. Schroeder,	60 71
John M. Durkin,	65 71
James Keenan,	70 71
John A. Weber,	70 71
Wm. Mullane,	70 71
Thos. H. Gargan,	68 54
Victor Hohman,	70 71
Julius Luscher,	70 71
John Shire,	64 20
Julius A. Brown,	71 89
Chas. Dingman,	75 00
Robt. B. Swanton,	75 00
Chas. Wilson, driver.....	75 00
Louis W. Miller, operator.....	40 00
Henry W. Martin,	40 00
Henry M. Webb,	40 00
Charles W. Strubel, doorman.....	75 00
Jacob Markey, janitor.....	65 00
Addie De Stoebler, matron.....	50 00

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., June 22, 1888. }

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending May 31, 1888.....	\$1,341 37
..... June 7, 1888.....	1,831 43
..... June 14, 1888.....	1,679 33
..... June 21, 1888.....	1,108 89
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Monthly pay roll for lift bridge tenders for May.....	\$ 276 98
Monthly pay roll for lift bridge tenders for June.....	350 00
Samuel Sloan, labor on steam gauge.....	2 00
George Arnold, street signs.....	8 30
Chas. Wells & Sons, tools and repairs to tools.....	6 85
Wm. G. Bell, sawing lumber.....	7 02
E. H. Cook Co., labor and material.....	5 04
Stoertz Bros., hammer handles.....	3 60
Geo. C. Maurer, powder and fuse.....	2 70
Jos. P. Kimmel, coal.....	6 90
Edson Mfg. Co., gear and chain wheel for street sweeper.....	10 50
L. S. Graves & Son, repairs to lift bridges.....	215 12
Hochester Gas Light Co, coke.....	12 00
John Weber, sand and gravel.....	30 60
F. C. Lauer & Sons, Macadam.....	125 88
Jas. H. Nellis, Macadam.....	426 85
F. P. Stallman, Macadam.....	26 00
Tanner & Huber, Macadam.....	440 00
John Knoeferl, stone.....	35 20
Frank P. Crouch, rent of yard.....	150 00
Joseph F. Bonesteel, rent of Frank street yard, June.....	12 86
West ave. sweeping and cleaning fund, O. 3,436, part cost of work.....	300 00
Brown st. sweeping and cleaning fund, O. 3,450, part cost of work.....	300 00
Monroe ave. sweeping and cleaning fund, O. 3,486, part cost of work.....	300 00
Garvey & Donnelly, repairs to tools.....	15 90
Henry Hebing, hardware.....	76 66
Louis Ernst & Son, hardware.....	17 66
Alfred P. Mann, repairs to harness.....	3 20
William Moran, tin box.....	6 75
Haywood Hawks, damages caused by sewage, &c.....	75 00
Pay roll, breaking McAdam, Frank street yard.....	146 90
East avenue repair, care and sprinkling fund, O. 3,442; part cost of work.....	150 00
John McConnell, labor and material.....	108 81
Thos. J. Neville, clerk, disbursements.....	36 60
Chas. H. Potter, oak lumber.....	937 51
Geo. A. Lane, repairs to sweepers, sprinkler, &c.....	47 92
George Chambers, repairs to Caledonia av.....	607 35
Foley & Dun an, lumber.....	586 79
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Total.....	\$11,832 47

Water Pipe Fund.

Monthly pay-roll for June.....	\$ 718 65
Geo. W. Aldridge, salary for June, 1888.....	200 00
Jas. M. Aikenhead.....	200 00
Julius Armbruster.....	200 00
N. Corwith & Co., lead.....	1,319 73
Schmidt & Kalbfleish, tracing cloth and ink.....	6 70
Ludlow Valve Mfg. Co., valves.....	1,275 25
R. D. Wood & Co., hydrants.....	42 00
Donaldson Iron Co., final est. cast iron pipe and special castings.....	5,062 86
Tripp & Loveridge, refund of advance for laying main in Clifford st.....	425 00
Lucy E. Hayward, refund of advance for laying main in Garson ave.....	2,537 57
Sebastian Weaver, refund of advance for laying main in Thomas st.....	200 00
Rochester Car Wheel Works, refund of advance for laying main in Schanck ave.....	1,526 58
Perkins & Hayes, refund of advance for laying main in Parselis ave.....	217 86
Lucy E. Hayward, refund of advance for laying main in Leighton st.....	361 89
Lucy E. Hayward, refund of advance for laying main in Grand ave.....	1,232 75
St. Joseph's Orphan Asylum Association, refund of advance for laying main in	

Alphonsus ave.....	905 00
Seymour G. Dana, refund of advance for laying main in Yale st.....	496 10
John P. Alden, refund of advance for laying main in Leighton ave.....	780 00
George Loveridge, refund of advance for laying main in North st.....	280 00
Schaffer Bros., refund of advance for laying main in Boston park.....	520 00
Chas. H. Wiltz, refund of advance for laying mains in Weyl and Lasser sts. and Pardee Terrace.....	310 00
Geo. Chambers, final estimate, Plymouth ave.....	382 28
David Clancy, estimate No. 2, group 129.....	880 00
Geo. Chambers, .. 2.....	160 00
..... No. 1.....	131.....
..... 1.....	133.....
..... No. 2.....	134.....
David Clancy, .. 1.....	460 00
Geo. Chambers, .. No. 2.....	1,220 00
John P. Smith, index.....	10 50
Garvey & Donnelly, repairs to pipe wagon.....	11 75
O'Connor & Co., stop gate stones.....	95 55
Jackson & Woodin Man'g Co., cast iron water pipe.....	305 92
Warren-Scharf Asphalt Paving Co., labor and material.....	15 00
Danford & Knapp T. & S. Co., est. No. 4, delivering pipe.....	192 40
T. J. Neville, Clerk, disbursements for freight.....	43 09
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Total.....	\$23,924 43

Water Works Fund.

Monthly pay roll, operating expenses.....	\$2,600 96
..... service and repairs.....	3,156 02
Warren-Scharf Asphalt Paving Co., repairing roadway, Monroe, West and North avenues.....	\$ 47 58
Brush Electric Light Co., use of lights for May.....	9 30
C. H. Bidwell, oats.....	98 12
Rochester Gas Light Co., gas.....	7 05
F. C. Ratt, labor, repairing outlet bulk-head.....	57 00
Walter Westbrook, cost of land purchased.....	15 00
Russel Jacques, cost of land purchased.....	66 00
B. F. Harris, rent of barn for June.....	37 50
Robert Crennell, day roll.....	13 50
National Meter Co., meters and repairs to meters.....	1,008 15
Clark H. Veazie, cart.....	50 00
Wm. Summerhays & Sons, repairing masonry around boiler No. 2.....	62 30
L. S. Graves & Son, castings for fountain, Mt. Hope reservoir.....	51 26
Jas. R. Chamberlin, packing, &c.....	41 80
John P. Smith, binding Engineering News.....	2 50
Alfred Jackson, stationery.....	25 10
Henry Hebing, hardware.....	17 34
Walter S. Payne & Co., gate valves.....	54 00
Rochester Pine and Hardwood Lumber Co., lumber.....	53 92
Joseph Cowles, labor and material.....	16 36
The Garlock Packing Co., packing.....	3 75
Forest City Packing Co., packing.....	3 75
J. T. Schaffer & Co., repairing lawn mower.....	1 35
Knowlton & Chapin, oil tank.....	6 00
Thomas Crane, making patterns.....	4 25
P. A. Clum & Co., castings.....	14 50
Louis Ernst & Son, hardware.....	24 32
James Field, rope, &c.....	19 69
H. A. Kingsley & Co., wheel barrows.....	9 00
C. T. Crouch & Son, lumber.....	8 28
A. F. & S. C. Stewart, repairs to wagons.....	101 63
Brettell & Wilson, repairs to machinery.....	37 76
Ludlow Valve Mfg. Co., gates, wedges, &c.....	434 95
Chas. E. Kohlmetz, bolts.....	35 24
Ansom A. Gibbs, price of lot at Hemlock Lake.....	1,200 00
John Siddons, sanitary pails and covers.....	1 57 00
R. D. Wood & Co., sprinkling hydrants.....	450 00
C. G. Pemberton, est. No. 1 collecting garbage, &c., Hemlock Lake.....	178 57
J. Nelson Tubbs, disbursements.....	62 60
Schmidt & Kalbfleish, barometer.....	40 60
M. Barry, wood.....	15 00
Thos. A. Buckley, use of horse.....	13 50
J. R. Malany, use of horse.....	6 00

Alfred P. Mann, harness supplies.....	17 25
John C. Moore, meter books, etc.....	81 90
Post-Express Printing Co., books, plumbers returns.....	84 00
Richard Ingalls, horse hire.....	24 00
William Moran, oat chute.....	3 00
Standard Sewer Pipe Co., sewer pipe.....	23 81
S. B. Williams, asphaltum varnish and oil.....	35 15
Thomas W. Ford, plumbing.....	42 45
J. Nelson Tubbs, labor and material, Hem- lock Lake.....	361 35
Cross Bros., & Co., leather.....	7 60
John McConnell, paving around sprinkling hydrants.....	4 37
Francis McKenna, washing.....	15 16
T. J. Neville, clerk, disbursements for hay &c.....	143 84
Total.....	\$11,132 78

Five Department Fund.

Pay roll for June, 1888.....	\$4,933.58
Geo. Bantel & Sons, horse.....	250 00
Rochester Gas Light Co., gas.....	18 30
Citizens Gas Co., gas.....	25 38
Alert Hose Co., monthly appropriation..	250 00
Alert Hose Co.....	237 50
Protective Sack and Bucket Co., quarterly appropriation.....	400 00
C. A. Buckley, oat cleaning machine.....	28 00
Samuel Bemish paid for washing.....	29 25
I. F. Carter, matting.....	36 38
Gorton & McCabe, matting.....	28 47
Jacob Kolb, ringing alarms, St. Joseph's Church.....	71 25
Phillip Ernst, repairs to harness.....	36 30
Louis Ernst & Son, hardware.....	2 96
Nathan Palmer, medicine.....	3 00
Smith, Perkins & Co., soda.....	15 12
C. F. Paine & Co., vitriol, &c.....	11 40
Frank B. Callister, stove, &c.....	56 33
James R. Chamberlin, smoke protectors.....	29 00
E. B. Booth & Son, repairing clock.....	2 00
John A. Vanderwerf, repairs to buildings.....	175 98
Dr. A. Tegg, veterinary services and med- icine.....	89 75
A. F. & S. C. Stewart, repairs to apparatus Wm. Moran, repairs to roof, hose house No. 1.....	174 54
Christian Muhl, hay and straw.....	34 78
John A. Weider, harness.....	64 85
T. J. Neville, clerk, disbursements for hay, &c.....	179 50
Total.....	\$7,228 30

STREET SPRINKLING FUNDS.

Geo. M. Doud—Estimates.

Andrews st., O. 3,341.....	\$ 24 57
Chatham st., O. 3,350.....	16 71
Franklin st., O. 3,366.....	29 57
Water st., O. 3,424.....	25 29
Total.....	\$ 96 14

John Durnan—Estimates.

Central ave., Sec. 2, O. 3,348.....	\$ 25 71
Court st., Sec. 1, O. 3,355.....	21 43
Hudson st., O. 3,373.....	37 50
Mt. Hope ave., O. 3,391.....	34 29
North st., O. 3,392.....	27 86
North ave., Sec. 1, O. 3,393.....	46 43
North ave., Sec. 2, O. 3,394.....	55 72
South St. Paul st., O. 3,404.....	20 00
Scio st., Sec. 2, O. 3,407.....	12 86
South st., O. 3,409.....	17 14
South ave., O. 3,411.....	33 57
William st., Sec. 2, O. 3,453.....	11 57
Hudson st., Sec. 2, O. 3,459.....	16 21
Marshall st., O. 3,460.....	11 57
Total.....	\$ 371 86

James W. Breakey—Estimates.

Atkinson st., Sec. 1, O. 3,342.....	\$ 11 57
Chestnut st., O. 3,351.....	24 86
East st., O. 3,356.....	11 57
East ave., Sec. 1, O. 3,357.....	44 29
Elm st., O. 3,358.....	11 57
South Ford st., O. 3,361.....	20 36
North Ford st., Sec. 1, O. 3,362.....	4 29
James st., O. 3,374.....	11 57

Jefferson ave., O. 3,376.....	45 14
Cortland st., O. 3,381.....	11 57
East and West Main st., O. 3,386.....	95 00
Prospect st., O. 3,399.....	12 43
Reynolds st., O. 3,400.....	16 07
Scio st., Sec. 1, O. 3,406.....	11 50
Stone st., O. 3,414.....	11 57
Troup st., O. 3,415.....	56 79
William st., O. 3,425.....	12 43
West ave., O. 3,461.....	46 83
Total.....	\$ 459 41

Jacob Stein—Estimates:

Buchan pk., O. 3,345.....	\$ 15 00
Central ave., Sec. 1, O. 3,347.....	45 86
Clinton st., Sec. 1, O. 3,352.....	51 00
Clinton st., Sec. 2, O. 3,353.....	50 79
Clinton place, O. 3,354.....	11 28
St. Joseph st., O. 3,405.....	46 28
N. Union st., O. 3,454.....	7 52
Rome st., O. 3,475.....	4 14
Total.....	\$ 231 87

John Kennedy—Estimates:

Exchange st., O. 3,359.....	\$ 53 29
S. Fitzbush st., O. 3,360.....	31 50
Court st., O. 3,382.....	7 50
Plymouth ave., O. 3,397.....	48 86
Spring st., O. 3,412.....	35 36
South Washington st., O. 3,422.....	16 28
Total.....	\$ 192 79

A. L. French—Estimates.

South Goodman st., O. 3,370.....	\$ 13 93
North Goodman st., O. 3,371.....	13 93
Hawthorne st., O. 3,383.....	15 00
Meigs st., O. 3,388.....	52 50
Merriman st., O. 3,389.....	15 00
Park ave., O. 3,395.....	26 57
Rowley st., O. 3,401.....	23 14
Oxford st., O. 3,428.....	26 36
Portsmouth Terrace, O. 3,448.....	16 99
Total.....	\$ 203 42

Dennis Kelly—Estimate.

Lyell ave., O. 3,385.....	\$ 77 14
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A. W. Rice—Estimates:

Gibbs St., O. 3,369.....	\$ 12 14
East Main St., O. 3,387.....	59 29
Prince St., O. 3,398.....	21 43
University Ave., Sec. 1, O. 3,416.....	25 00
University Ave., Sec. 2, O. 3,417.....	42 14
Total.....	\$160 00

Thomas Holahan—Estimates:

Broadway, O. 3,344.....	\$10 36
South Union St., O. 3,423.....	20 36
Monroe ave., O. 3,429.....	56 71
Howell St., O. 3,434.....	3 29
Total.....	\$90 72

Robert Stewart—Estimates:

N. St. Paul St., Sec. 1, O. 3,402.....	\$27 50
N. St. Paul St., Sec. 2, O. 3,403.....	57 14
Granger St., O. 3,458.....	6 41
Total.....	\$91 05

Edward Weibert—Estimate:

Brighton Ave., O. 3,444.....	\$13 21
Total.....	\$1,987 61

Local Improvement Funds.

Ernst Kettwig, inspection, Clifton st. pipe sewer, O. 3,468.....	3 75
Jos. Qualtrough, inspection, Platt st. Out- tunnel, O. 3,337.....	55 00
Obed M. Rice, inspection, Genesee Valley Canal Sewer ext'n, O. 3,325.....	34 37
William Howe, inspection, Genesee Valley canal sewer ext'n, O. 3,325.....	60 00
D. G. W. Hatch, inspection, Goodman st. outlet sewer ext'n, O. 3,259.....	60 00
Myron H. Ray, inspection, Schanck ave. pipe sewer, O. 3,178.....	28 75
Jacob Kolb, inspection, Grand ave. pipe sewer, O. 3,192.....	59 37
John VanDoorn, inspection, Avenue A. pipe sewer, O. 3,430.....	58 75
William S. Pike, inspection, Euclid st. im- provement, O. 3,426.....	56 25

August Seiser, inspection, Court and William sts. Out. sewer ext'n, O. 3,268.....	60 00
Frederick Bien, inspection, East Main st. McAdam imp't, O. 3,249.....	57 50
Chas. T. Stott, inspection Avenue C pipe sewer, O. 3,431.....	57 50
Jas. S. Murray, inspection Sellinger st., pipe sewer, O. 3,338.....	32 50
Monroe Bills, inspection Hayward ave., pipe sewer, O. 3,191.....	25 00
Wm. B. Woodon, inspection Bronson ave., pipe sewer, O. 3,333.....	7 50
Samuel Eaton, inspection North Joiner st., grading and walk, O. 3,296.....	29 00
Ernst Kettwig, inspection Raines park and Lake View park pipe sewer, O. 3,451.....	2 50
Francis Lyndon, inspection Caledonia ave., and Atkinson st., pipe sewer, O. 3,313.....	23 75
Obed M. Rice, inspection Genesee Valley Canal sewer extension, O. 3,325.....	3 75
Wm. S. Coon, inspection Plymouth ave., asphalt improvement, O. 3,452.....	48 00
C. P. Lyon, lamp hole jackets, Caledonia ave., and Atkinson st., sewer, O. 3,313.....	9 81

Street Department.

Inspection, stakes, &c., Selye Terrace pipe sewer, O. 3,380.....	8 76
Inspection, stakes, &c., Sellinger st. pipe sewer, O. 3,338.....	20 66
Inspection, stakes, &c., Raines park and Lake View park sewer, O. 3,451.....	10 73
Inspection, stakes, &c., Hayward ave. pipe sewer, O. 3,191.....	52 97
Inspection, stakes, &c., North St. Paul st. pipe sewer, O. 3,443.....	11 73
Inspection, Caledonia ave. and Atkinson st. sewer, O. 3,313.....	25 44
Inspection, Scio st. Macadam improvement, O. 3,222.....	5 54
Use of steam roller, &c., Euclid st. Macadam improvement, O. 3,423.....	86 26
Inspection, stakes, &c., North Joiner st. grading and walk, O. 3,296.....	37 48
Inspection, stakes, &c., Plymouth ave. asphalt improvement, O. 3,452.....	10 84
Inspection, Court and William sts. outlet sewer, O. 3,268.....	43 91
Inspection, stakes, &c., Pinnacle ave. roadway grade changing, O. 3,299.....	3 22

Partial Estimates.

Crossman & Meyer, Estimate No. 1, Monroe ave. cleaning, O. 3,466.....	\$178 50
Staud & McKelvey, Estimate No. 1, Brown st. sweeping, &c., O. 3,450.....	210 00
W. H. Jones & Sons., Estimate No. 1, Ward st. Medina improvement, O. 3,440.....	2,250 00
Wm. Dyer, Estimate No. 4, Grand ave. sewer, O. 3,192.....	1,800 00
Wm. Fuller, Estimate No. 2, Genesee Valley Canal sewer extension, O. 3,325.....	9,000 00
Geo. E. Sherry, Estimate No. 1, Platt st. outlet tunnel, O. 3,337.....	1,200 00
Whitmore, Rauber & Vicinus, Estimate No. 1, East Main st. MacAdam improvement, O. 3,249.....	8,000 00

Final Estimates.

Geo. Chambers, Caledonia ave. and Atkinson st. sewer, O. 3,313.....	\$ 233 09
Whitmore, Rauber & Vicinus, Euclid st. improvement, O. 3,423.....	2,776 57
H. L. & F. W. Jones, N. St. Paul st. sewer, O. 3,443.....	775 85
Warren-Scharf Asphalt Paving Co., Plymouth ave. improvement, O. 3,452.....	7,309 14
Weider & McMahon, Court and William sts. outlet sewer, O. 3,268.....	3,206 15
Geo. Chambers, N. Joiner st. grading and walk, O. 3,296.....	3,161 31
John Mauder, Raines pk. and Lake View pv. sewer, O. 3,451.....	802 49
N. L. Brayer, Sellinger st. pipe sewer, O. 3,338.....	915 76
N. L. Brayer, Selye Terrace pipe sewer, O. 3,380.....	481 19
T. Oliver & Sons, Hayward ave. pipe sewer, O. 3,191.....	1,080 86
T. Oliver & Sons, Pinnacle ave. roadway grading and changing, O. 3,299.....	490 53
Wm. H. Jones and Sons, Scio st. Macadam improvement, O. 3,222.....	995 29
Total.....	\$45,998 32

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kholmetz, Williams, Foley, Swikehard, Judson, Bohrer, Kelly, Thayer—12.
 By Ald. Kelly—

Whereas, The portion of the bed of the Genesee river between the Erie canal aqueduct and Central avenue, in the city of Rochester, has during the months of July, August and September, in the past three or more years, become covered with sewage and other filthy and offensive substances, which, by reason of the failure of water supply in said river during those months, has remained, and under the rays of the sun putrified and given off unwholesome and noxious vapors deleterious to the public health; and

Whereas, It is claimed by mill owners that in consequence of said failure of water supply mills and manufactories operated by water power have not in the summer and fall months for several years last past been operated, except during a part of the time, and it is likewise claimed by them that the drawing of water from Hemlock lake by the city is one of the principal causes of such diminished flow of water; and

Whereas, It is feasible, in the opinion of this Board, to construct storage reservoirs by means of bulkheads and dams at some points along the course of the Genesee river, or at the outlets of some of its tributary lakes and streams, to the end, that the water of said river and its tributaries accumulating in times of flood or overabundance may be saved, to the end that sufficient flow may be given during the summer and fall months to carry away the said sewage and furnish power to the said owners of mills and main factories, thereby preserving the public health of our citizens and of increasing the value of the taxable real property of the city; and

Whereas, A preliminary survey and examination by experts is necessary to determine as to the probable expense and practicability of the plan referred to, and such survey should be made during the present season, in order that such legislation as may be essential may be secured during the next session of the Legislature; and

Whereas, The City Attorney advises this Board that it has no power under the charter and existing law to authorize the payment of any public money for the purpose of obtaining such survey and examination; and

Whereas, The total expense of such survey and examination will not exceed, as the Board is advised, the sum of three thousand five hundred dollars, and the Chamber of Commerce of the city of Rochester has stated that they would advance and pay the expense of such survey and examination upon condition that the Board would by resolution declare its approval of the plan aforesaid, so far as relates to the preliminary survey and examination, and by resolution request the passage by the Legislature at the next session, of an act authorizing the repayment by the city of Rochester of the amount so necessarily advanced in making such preliminary survey and examination, not exceeding three thousand five hundred dollars.

It is, therefore, Resolved, That this Board hereby approves of the proposed preliminary survey and examination hereinbefore referred to, and requests the passage by the Legislature of this State of an act enabling the Common Council of this city to raise by tax upon the taxable property in this city, and pay to Henry B. Hathaway, as Treasurer of the Chamber of Commerce, the amount which shall be necessarily expended and paid by them in the making of said preliminary survey and examination, not exceeding three thousand five hundred dollars; provided, however, that the plan of said preliminary survey and examination shall be approved in advance of the making of the same by the Mayor and Com-

mon Council, and provided said preliminary survey and examination shall be made under the general supervision of J. Nelson Tubbs, chief engineer of the Rochester water works, and, when made, be approved by him.

It is further Resolved, That the passage of this resolution shall not be deemed as obligating the Common Council, after the passage of said enabling act, to repay the said moneys so advanced, unless in the judgment of the Common Council said preliminary survey and examination is worth to the city as much as the expense thereof, and the further condition of such repayment shall be that said preliminary survey and examination shall thereupon be, and become, the property of said city.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.
 By Ald. Kohlmetz—

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

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its report in relation to the grievances complained of and mentioned in the communication of the City Surveyor of March 28th, 1888, and presented to your honorable body on April 17, 1888, and by you referred to the undersigned, with reference to the King, Allen and Canal street sewer cleaning, under ordinance No. 3,055.

Your committee, after a careful investigation, finds the following disposition of the matter to be in accordance with the proper disposition of the rights of the following persons taxed or assessed for said improvement, viz.:

The Clerk should be directed to draw orders on the treasurer in favor of the following named persons, for assessments paid by them as follows:

Name.	No. of feet.	Am't paid.	Date of payment.
Robert J. McKelvey and wife	33	\$3 05	Dec. 28, 1887
George Blumenstock and wife	31	2 87	Dec. 15, 1887
John P. and Annie Galen	33	3 05	Dec. 19, 1887
Jacob Strassner	50	4 60	Dec. 16, 1887
James Brown	50	4 60	Dec. 28, 1887
Richard Vay and wife	39	3 66	Dec. 30, 1887
John B. Steger and wife	40	3 68	Jan. 3, 1888
Michael Weisner	41	3 68	Dec. 19, 1887
M. J. Masseth	25 plus 607 82		Dec. 31, 1887

The treasurer should also be directed to cancel the assessments for said improvement against the persons named in the annexed resolution and to charge the amount to erroneous assessments:

Your committee is also of the opinion that Mortimer Glenn, assessed for the same improvement upon lots one and two, S. C. Jones tract, west side of towpath, nine dollars and one cent, was improperly assessed to the extent of four dollars and twenty-one cents and that the treasurer should be directed to receive from him the sum of four dollars and eighty cents and to cancel the remainder of his assessment and to charge the same to erroneous assessments.

The above disposition of the matter is agreeable to the suggestions of the assessors.

Mary Hodge, owner of lot No. 20, on the south side of Thomas Park, should be permitted to pay the unpaid city taxes thereon, together with the assessments added thereto, for the years 1879 to 1887, inclusive, as the amounts appear at the time of sale by the City Treasurer in the years 1880 to 1888, inclusive, with interest thereon, from those dates at the rate of 6 per cent. per annum to the date of payment, providing such payment be made within three months from this date.

Dated Rochester, June 26, 1888.

H. KOHLMETZ,
 WM. H. SULLIVAN,
 LOUIS BOHRER,
 Assessment Committee.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the Clerk

draw orders upon the Treasurer, payable from the Contingent Fund, in favor of the following named persons, being the amounts of assessments paid by them upon account of the King, Allen and Canal street sewer cleaning, under Ordinance 3,055, as mentioned in the foregoing report of the Assessment Committee, viz.:

- Robert J. McKelvey and wife, three dollars and five cents.
- George Blumenstock and wife, two dollars and eighty-seven cents.
- John P. and Annie Galen, three dollars and five cents.
- Jacob Strassner, four dollars and sixty cents.
- James Brown, four dollars and sixty cents.
- Richard Vay and wife, three dollars and sixty cents.
- John B. Steger and wife, three dollars and sixty-eight cents.
- Michel Weisner, three dollars and sixty-eight cents.

M. J. Masseth, seven dollars and eighty-two cents.
 Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Thayer—13.
 By Ald. Kohlmetz—

Resolved, That the Treasurer be, and hereby is, directed to cancel the assessments against the following named persons for the King, Allen and Canal street sewer cleaning, under ordinance No. 3,055, as mentioned in the foregoing Assessment Committee's report, and to charge the amounts to erroneous assessments viz:

Charles King	33	\$3 05
Charles G. Staud	34	3 12
Wm. H. Jenkinson	33	3 05
Catharine E. Bowman	50	4 60
Ferdinand Greibel	50	4 60
S. A. Brown	50	4 60
Frederick Miller	44	4 04
Mary Waddle	43	3 95
Tobias Hanman	36	3 33

Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and hereby is, directed to receive from Mortimer Glen the sum of four dollars and eighty cents, in full of the assessment of nine dollars and one cent against lots one and two, S. C. Jones' tract, west side of towpath, assessed for the King, Allen and Canal street sewer cleaning, under ordinance No. 3,055, and charge the balance of said assessment to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved—That the Treasurer receive from Mary Hodge, owner of lot No. 20, on the south side of Thomas park, the unpaid city taxes thereon, together with the assessments added thereto, for the years 1879 to 1887 inclusive, as the amounts appear at the times of sale by the City Treasurer in the years 1880 to 1888, inclusive, with interest thereon at the rate of six per cent. per annum from those dates to the date of payment, providing that such payment be made within three months from the 26th day of June, 1888.

Adopted.

REPORTS OF SELECT COMMITTEES.

Ald. Kohlmetz from the select committee to confer with the Times Publishing Company in relation to publishing an account of the proceedings, reported progress and asked for further time, which was granted.

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

By the Clerk—

MAYOR'S OFFICE,
 ROCHESTER, N. Y., June 19, 1888.

Gentlemen of the Common Council:

At the last regular meeting of your board, upon petition of Van Dyne & Curtis, permission was given to stretch a wire cable across State street, in front of their premises, and to suspend therefrom an open-work net banner, presumably for advertising purposes.

It is a long time since our streets have been dis-

figured by anything of the kind thus contemplated, and I am opposed to a new start being made in that direction. If permission of the character stated is given in one instance, it must, in like manner, be granted to all other applicants.

A serious question also arises in connection with this matter, and that is the responsibility which the city at once assumes in case of accident. Certainly no reason exists why we should assume liability of this character, and your action meets with my disapproval.

CORNELIUS R. PARSONS, Mayor.

Ald. Tracy moved that the veto lay upon the table. Adopted.

EXECUTIVE BOARD,
STREET, FIRE AND WATER COMMISSIONERS'
OFFICE, CITY HALL,
ROCHESTER, N. Y., June 26, 1888.

By the Clerk—

To the Common Council:

GENTLEMEN—The Executive Board would report that Boston Park, dedicated to the city by Ferdinand Schaefer and Edward Shaefer, is in all respects ready for acceptance as a public street. All the conditions required by your honorable body having been complied with.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., June 23, 1888.

By the Clerk—

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

GENTLEMEN:—The Executive Board did not award the letting for the construction of the Champlain street pipe sewer, under final ordinance No. 3,469, as out of the six bids for the work only two were below the estimate and they so little (about seventy-five dollars) on an estimate of \$2,750, they deemed it prudent to reject the lowest bid, as the surplus would probably prove insufficient to meet the inspector's pay and other incidental expenses.

The depth and character of the rock likely to be encountered in the prosecution of this work, made the contractors cautious in submitting their proposals and could the City Surveyor have anticipated these difficulties the estimate would have been much larger.

It is therefore recommended that final ordinance No. 3,469 be reconsidered and then amended by making the estimate \$3,950.

Very respectfully, your obedient servant,

I. F. QUINBY, City Surveyor.

Ordered received filed and published.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., June 19, 1888.

By the Clerk—

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

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for

Mt. Hope avenue improvement, No. 3,181,
West ave. sweeping and cleaning improvement,
No. 3,199.

Second ave. pipe sewer, No. 3,204.
Colvin st. plank walk, No. 3,207.
William st. sprinkling, No. 3,243.
Reis park pipe sewer, No. 3,247.
St. Joseph st. pipe sewer, No. 3,288.
Kelly st. Macadam improvement, No. 3,289.
West Orange st. pipe sewer, No. 3,316.
Alphonsus ave. grading and plank walk, No. 3,301.

Certified and sworn to as required by section 205 of the City Charter.

Respectfully submitted,
PETER SHERIDAN, City Clerk.

Allegations being called for and no person appearing, Ald. Kohlmetz presented the following:

By Ald. Kohlmetz—Resolved by The Common Council of the city of Rochester, That the assessment rolls for

Mt. Hope avenue improvement, No. 3,181,
West avenue sweeping and cleaning, No. 3,199,
Second avenue pipe sewer, No. 3,204,
Colvin street plank walk, No. 3,207,
William street sprinkling, 3,243,
Reis Park pipe sewer, No. 3,247,
St. Joseph street pipe sewer, No. 3,288,
Kelly street McAdam improvement, No. 3,289,
West Orange street pipe sewer, No. 3,316,
Alphonsus ave. grading and plank walk, No. 3,301,
and each of said rolls, be and the same are hereby confirmed.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By the Clerk—

To the Hon. the Common Council:

ROCHESTER, June 26, 1888.

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:

O. W. McKinney, William E. Cherrv, Jr., Henry Forschler, M. J. Johnson, Commissioners of Deeds. Richard Curran, Park Commissioner.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received filed and published.

By Ald. Fee—Petition of Hugh Devitt in relation to erroneous assessment.

Referred to the Assessment Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

QUALTROUGH PLACE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Qualtrough place.

Adopted.

The Surveyor submitted as such estimate, \$1,885.

By Ald. Schroth—Resolved, That that the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve (12) inches in diameter in Qualtrough place, beginning at or near the southern end thereof and extending northward to intersect the Rowe street sewer, with the necessary manholes, lampholes, 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 \$1,885, 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 Qualtrough place, from the northerly boundary of the Erie canal property to Rowe 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, July the 10th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SECOND AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a twelve (12) inch vitrified pipe sewer in Second avenue.

Adopted.

The Surveyor submitted as such estimate, \$1,525.15, but the latter shall be placed on the proper grades and alignments when necessary.

By Ald. Schroth, Resolved, That the following improvement is necessary, viz.:
The construction of a twelve (12) inch vitrified pipe sewer in Second avenue beginning at a point about one hundred (100) feet north of Central park and extending northward to intersect the sewer in Bay street, with the necessary manholes, lamp holes, 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 \$1,525, 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 Second avenue, from Central park to Bay 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, July the 10th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TROWBRIDGE STREET SPRINKLING.

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

Adopted.

The surveyor submitted as such estimate \$56.
By Ald. Kohlmetz—Resolved, that the following improvement is necessary, viz.:

The sprinkling of Trowbridge street, from 100 feet north of West avenue to 100 feet north of Troup street, during the year 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 \$56 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 Trowbridge street, from 100 feet north of West avenue to 100 feet north of Troup 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 improvements are required to attend the Common Council on Tuesday evening, July the 10th, 1888, at 7:00 o'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 walks on portions of Warner, Otis, Lois and Wolff streets, and Rogers avenue.

Adopted.

The Surveyor submitted as such estimate \$1,500.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a hemlock plank sidewalk 4 feet and 8 inches in width, upon hemlock 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, and the necessary oak crosswalks, both parallel and transverse, sidewalk grading and gutter formations. The above walks to be constructed, except where good and proper walks now ex-

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 \$1,500, 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 west side of Warner street, from Lyell avenue to Otis street; also, on the south side of Otis street, from Warner street to Rogers avenue; also, on the east side of Rogers avenue, from Otis street to Lois street; also, on both sides of Otis street, from Rogers avenue to Warner street; also, on both sides of Wolff street, from Rogers avenue to Warner street, 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, July the 10th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LYELL AVENUE FLAG WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing flag stone sidewalks, 6 feet wide, laid in single courses on each side of Lyell avenue from a line drawn at right angles to the medial line of Lyell avenue and 200 feet west from the west line of Lake avenue measured along the center of Lyell avenue to the sidewalks on the west side of Lake avenue.

Adopted.

The Surveyor submitted as such estimate, \$750.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a flag stone sidewalk, 6 feet wide, laid in single courses on each side of Lyell avenue from a line drawn at right angles to the medial line of Lyell avenue and 200 feet west from the west line of Lake avenue, measured along the center of Lyell avenue, to the sidewalk on the west side of Lake avenue, except where within the terminal limits named good sidewalks of the width and of the material named and laid on the grades and alignments the City Surveyor shall establish now exist, but where such walks are found but do not conform to the grades and alignments established, they shall be taken up and adjusted to the same.

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 expense thereof, viz.:

One tier of lots and parcels of land within the terminal limits named in this ordinance on each side of Lyell avenue which abut on the said avenue and in front of which new sidewalks shall be laid or existing sidewalks shall be adjusted to the grades and alignments to be established by the City Surveyor 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, July 10th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE FLAG WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing flag stone sidewalks 6 feet wide, laid in single courses, on each side of Lake avenue, from Driving Park avenue to Vincent

place and Lyell avenue respectively.

Adopted.

The Surveyor submitted as such estimate, \$12,525. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of flag stone sidewalks six (6) feet wide laid in single courses on each side of Lake avenue, from the south line and line produced of the sidewalk on the south side of Driving Park avenue; that on the west side of Lake avenue to extend from the line described to the sidewalk on the north side of Lyell avenue, and that on the east side to extend from the aforesaid described line to the sidewalk on the north side of Vincent place, except where within the terminal limits mentioned good sidewalks of the width and of the material named and laid on the grades and alignments the City Surveyor shall establish now exist, but where such walks are found but do not conform to the grades and alignments established they shall be taken up and adjusted to the same.

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 \$12,525, 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 expense thereof, viz.:

One tier of lots and parcels of land within the terminal limits named in this ordinance on each side of Lake avenue which abut on the said avenue and in front of which new sidewalks shall be laid or existing sidewalks shall be adjusted to the grades and alignments to be established by the City Surveyor, 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, July 10th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3508.

GREGORY 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 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 Gregory street (sec. 2) from 100 feet west of South avenue to the west line of Ashland 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 Gregory st., section 2, from 100 feet west of South av. to the west line of Ashland st. 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 \$64, 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 Gregory st., from 100 feet west of South av. to Ashland st.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Kelly moved that action on the final ordinance for Jones avenue sprinkling be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3509.

NORTH ST. PAUL STREET 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 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 N. St. Paul street (sec. 3.) from Scrantom 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 St. Paul street, (sec. 3), from Scrantom street to 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, 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 North St. Paul street from Scrantom street to 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3510.

WILSON 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 notice, and, after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Wilson street, from 100 feet east of Hudson street to 100 feet west of North 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 Wilson street, from 100 feet east of Hudson street to 100 feet west of North 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 \$32, 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 Wilson street, from 100 feet east of Hudson street to 100 feet west of 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**FINAL ORDINANCE, NO. 3,511.
SCIO STREET 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 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 Scio street (sec. 3) from Central avenue to the N. Y. C. & H. R. RR.

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

The sprinkling of Scio street (sec. 3) from Central avenue to the N. Y. C. & H. 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 described; and the City Surveyor under the direction of this Council having made an estimate of such expense and reports the same at \$123, 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 the N. Y. C. & H. 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE NO 3,512.

LOWELL 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

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Lowell street from North St. Paul street to North 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 Lowell street from North St. Paul street to North Clinton street during the season of 1888.

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 \$140 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:

On tier of lots and parcels of land on each side of Lowell street from North St. Paul street to North Clinton 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

FINAL ORDINANCE, NO. 3,513.

NASSAU STREET PIPE SEWER.

On motion of Ald. Schroth, 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.

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Nassau st., from about 100 feet east of Joiner st., to St. Joseph 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 Nassau street, beginning at a point about one hundred (100) feet measured on the north line of Nassau street from Joiner street and extending eastward to intersect the sewer in St. Joseph street, with all necessary manholes, lampholes, surface sewers, lot laterals and lot connections; also 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 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 \$685 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 Nassau street from Joiner 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 will derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3514.

GLENWOOD AVENUE PIPE SEWER.

On motion of Ald. Schroth, 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.

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Glenwood avenue, from the west end thereof 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 eighteen (18) inches in diameter in Glenwood avenue, from the sewer in Thrush street to the west end of Glenwood avenue aforesaid, with the necessary manholes, lampholes, surface sewers, 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 reports the same at \$2,580, 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:

One tier of lots and parcels of land on each side of Glenwood avenue, from the western terminus thereof 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 in proportion to the benefit and advantage which each shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3, 15.

SOUTH ST. PAUL STREET FLAG 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 notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a flag sidewalk on South St. Paul street, from the south line of the Wagner building 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 taking up of the existing plank and brick sidewalks on the west side of South St. Paul street, from the south line of the Wagner building to the north line of the flag sidewalk on the north side of Court street, and substituting for the said sidewalk on South St. Paul street, a flag stone sidewalk, from curb line to street line, laid in two or more courses. The flagstones to be not less than three and one-half (3½) inches in thickness, except for that portion of the said sidewalk which is now of plank, covering an area in front of a building on the northwest corner of South St. Paul street and Court street, over which the flags shall be six inches in thickness and laid upon wrought iron beams; the aforesaid flag stones shall be dressed so far as in the opinion of the City Surveyor it is desirable and practicable to accommodate and save the trees now growing on the west side of South St. Paul street, within the terminal limits named; also the taking up, re-dressing and re-setting on proper grades and alignment of the curb-stone, on the west side of St. Paul street within the aforesaid limits, substituting for such as are found defective and unfit for re-dressing curb-stones of approved quality.

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 \$2,425, 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 west side

of South St. Paul street, from the south line of the Wagner building 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 therefrom.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,516.

ROWE 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 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 construct plank walks on Rowe street, from Fourth street to the Erie canal 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 construction of pine plank sidewalks four (4) feet and eight (8) inches wide laid on three courses of oak stringers on both sides of Rowe street from Fourth street westward to the Erie canal bridge, with the necessary parallels and the repairs of existing crosswalks, except where good sidewalks and crosswalks of the prescribed width and laid on proper grades and alignments now exists. But where good walks are now found of the required width or greater width, but not laid on the grades and alignments that the City Surveyor may establish, they shall be adjusted to such grades and alignments. Also the required gutter formations. Abutting property owners shall have thirty (30) days after the grades and alignments are established by the City Surveyor in which to construct 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 described ; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,660, 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 Rowe street from Fourth street 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.

Adopted by the following vote :

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,517.

ADAMS 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, 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 improve Adams street from Plymouth avenue 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 :

The construction of an asphalt street pavement to be not less than 2½ inches in thickness on Adams street from the west line of the crosswalk on the west side of Plymouth avenue to the east line of the crosswalk on the east side of Ford street, excluding that portion of the roadway on Adams street which is crossed by Caledonia avenue, between Medina stone or other stone of good quality curb lines on each side to be fifteen (15) feet from and parallel to the medial line of Adams street aforesaid within the terminal limits named ; the old curb stones when found of good quality and of suitable dimensions to be taken up, redressed and reset, but when not of acceptable quality to be replaced by new Medina stone curbs ; also the cleaning and repairing of existing surface sewers and the laying of all water and gas service pipes where now required or their future use can be reasonably anticipated ; also the taking up and relaying with necessary repairs the crosswalks within the specified terminal limits.

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 \$16,190, 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 Adams street from Plymouth avenue to 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 which each derives therefrom.

Ald. McMillan presented a remonstrance.

The ordinance was then adopted by the following vote :

Ayes—Ald. Tracy, Sullivan, McMillan, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—12.

Ald. McMillan moved that further action on the ordinance for Adams street MacAdam improvement be indefinitely postponed. Adopted.

Ald. Kelly moved that further action on the ordinances Nos. 1 and 2 for opening streets from Hensler alley to Glasser park be indefinitely postponed. Adopted.

On motion of Ald. Judson action on the ordinance for opening a street from Mt. Hopo avenue to the Genesee river was postponed two weeks.

On motion of Ald. Kelly, action on the ordinances for Alexander and Edinburgh streets,

Driving Park avenue and Platt street bridges was postponed two weeks.

UNFINISHED BUSINESS.

The proposed Penal Ordinance "regulating the fees and compensation for services rendered by the Sealer of Weights and Measures and said Sealer," published at pages 97 and 98, current proceedings, was read by the Clerk.

On motion of Ald. Kelly, the ordinance relating to Sealer of Weights and Measures, was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—12.

Action on the assessment roll for Kirk street extension, Ordinance 3,290, being in order, allegations were called for and no person appearing. Ald. Bohrer submitted the following:

By Ald. Bohrer—Resolved, That the assessment roll for Kirk street extension under ordinance number 3,290 as prepared by the Assessors and presented to the Common Council be, and the same is hereby in all things ratified and confirmed.

Adopted by the following vote:

Ayes—Aldermen Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—13.

Action on the final ordinance for Clifford street Medina stone improvement was called for and on motion of Ald. Kelly further action was indefinitely postponed.

Action on the report of the Commissioners in the matter of Gorham park extension published at pages 52 and 53 current proceedings being in order, allegations were called for, and no person appearing, Ald. Kohlmetz submitted the following:

By Ald. Kohlmetz—Whereas. This meeting was assigned as the time for hearing objections to the confirmation of the report of the commissioners for the extension of Gorham Park, and all persons desiring to be heard have been, it is, therefore,

Resolved, That the said report of said commissioners found at pages 52 and 53 current proceedings be and the same hereby is, in all things confirmed.

Adopted as follows.

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Kelly, Thayer.—12.

Ald. Kelly moved that action on the preamble and resolution relating to a "survey of the upper Genesee river," published at pages 117 current proceedings be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. McMillan moved to proceed to appoint commissioners of deeds, and that the Clerk cast the ballot of the Council. Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—13.

Richard D. Richards, Henry T. Braman, Wm. T. Kohlmetz, F. J. Biaesi, Francis W. Seibold and John M. Sellinger having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

Ald. Sullivan in the chair.

By Ald. Tracy—Whereas, Our late colleague George W. Elliott, has expended a large amount of valuable time in the preparation of the Manual, recently published, gratuitously, and has not, as yet, received the thanks of this Common Council for such labors, which his services richly entitle him to receive, therefore, be it

Resolved, That the thanks of this Common Council, on behalf of themselves and the citizens of the municipality, be and they are hereby extended to ex-Ald. Elliott for his valuable services so generously donated by him in the preparation of the Manual, a work which will endure and redound to his credit as its compiler as long as the municipality exists.

Adopted by the following vote:

Ayes Ald. Tracy, Sullivan, McMillan, Kohl-

metz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—13.

Ald. McMillan presented the petition of William Connelly for permission to erect a wood building on Glasgow street and moved that permission be granted. Adopted.

By Ald. Kohlmetz—Petition for a plank walk on Park row. Referred to the City Surveyor to prepare an ordinance. Also the petition of Peter Scheib. Referred to the Assessment Committee.

By Ald. Kohlmetz—Resolved, That the City Surveyor be and is hereby directed to establish the lines on Miller alley, Fifth ward. Adopted.

By Ald. Foley—

Whereas, Since the improvement of Allen street the sewer in Madison street has failed to drain said street; therefore,

Resolved, That the Executive Board be and they are hereby requested to ascertain the cause of such failure and cause the same to be remedied without delay, and the expenses thereof be paid by them from the highway fund. Adopted.

By Ald. Foley—Petition for Rochester Electric Light Company's lights in Adams street. Referred to Lamp Committee.

By Ald. Foley—Resolved, That upon filing with the City Clerk the written consent thereto of all the property owners on the part of Flint street, from Mansion street to the W. N. Y. & P. R. R. property:

Resolved, That the consent of the city of Rochester is granted to the Vacuum Oil Company to erect in front of and extending not more than 12 feet from the street line of the property of said Vacuum Oil Company on Flint street, the remaining wall and embankment, according to the profile map of said embankment, for the protection of property from fire. Adopted.

By Ald. Judson—Resolved, That the Executive Board be, and it hereby is, authorized and requested to purchase for, and in the name of, and on behalf of, the city of Rochester, lot number thirty-four (34) of the Gregory tract, situated on the southerly side of Grand street, being sixty-six (66) feet wide, front and rear, and one hundred and fifty (150) feet deep, of Frederick Freitche, for the consideration of twenty-four hundred (\$2,400) dollars; said lot, when purchased, to be used for the erection of a hose carriage house thereon, and for such other fire department purposes as may be found necessary.

And, it is further resolved, That the Executive Board be, and it also hereby is, authorized and requested to advertise for, and receive, proposals, and award contracts for the construction of such house, upon said premises, the total cost of such house, however, not to exceed the sum of \$11,000, the amount appropriated therefor in the tax levy for the current year.

Adopted by the following vote:

Ayes—Ald. Sullivan, McMillan, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—11.

Ald. Schroth presented the petition of Henry Berter for permission to erect a wood building on Herman street, and moved that permission be granted. Adopted.

By Ald. Thayer—Petition of Christian Genkel. Referred to the Assessment Committee.

By Ald. Thayer—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for North street opening and extension as contemplated by Ordinance No. 3,480, passed May 20, 1888, and report the result of such negotiations to this Common Council at as early a day as possible. Adopted.

Ald. Thayer gives notice that at the next meeting of this Board he will present for adoption or passage a penal ordinance, or amendment to the one relating to streets, preventing people from driving upon or across any portion of a public street, avenue, etc., except such roadway there provided for such driving, with an appropriate penalty for violation thereof.

On motion of Ald. Bohrer, the board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—July 10, 1888.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding
 Present—Ald. Tracy Sullivan, McMillan, Fee Kohlmetz, Williams, Hall, Swikehard, Schroth, Bohrer, Kelly—11.
 Absent—Ald. Fritzsche, Foley, Selye, Judson, Thayer—5.

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. Sullivan—Petition of Thos. Boland to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Sullivan—Petitions for Edison arc lights on Clifton, Troup and Tremont streets. Referred to the Lamp Committee.

By Ald. Sullivan—Petition for a foot bridge from Center street to Central avenue bridge. Referred to Surveyor to prepare an ordinance.

By Ald. Sullivan—Bill of E. B. Chace, stakes, \$4.32. Referred to the Park Committee.

By Ald. Fee—Petitions of S. R. & E. N. Gibbons and F. J. & G. Schaefer in relation to erroneous assessments. Referred to the Assessment Committee.

By Ald. Fee—Bills of
 Brush Electric Light Co., lighting lamps, June 6,140 70

Rochester Electric Light Co. lighting lamps, June 1,914 49

Edison Electric Light Co., lighting lamps, June 1,0-1 76

Citizens' Gas Co., lighting lamps, June... 935 40

setting posts 6 94

Rochester Gas Co., lighting lamps, June... 562 65

Municipal Gas Co., 331 50

Thos. L. Hamlin, hack hire 4 00

Referred to Lamp Committee.

By Ald. Fee—Bills of
 A. H. Martin, disbursements 42 83

L. A. Hedges, burials 6 00

Scrantom, Wetmore & Co., ledger 3 60

Frank Hovey, constable's fees 2 50

Grainger & Smyth Bros., meat 50 00

Casper Fromm 28 96

Chas. Scott, hack hire 2 00

Home of Industry, bread 52 34

H. Brinker, burials 15 92

R. Milliman, burials 24 00

Bernhard & Casey, coal 38 75

W. C. Dickinson, 41 25

W. C. Dickinson, 23 75

Doyle, Gallery & Co. 45 00

Mat Miller, meat 13 45

A. L. Morris, 25 00

F. J. Amsden, transportation 6 50

Timothy Derrick, rent 11 25

S. A. Bowers, 26 25

S. A. P. Martin, groceries 235 48

E. M. Walbridge, 5 00

P. Connaughton, 44 00

S. Dubelbeiss, 32 00

Thos. McAnarney, 16 00

Andrew McDade, 32 00

W. S. Woodruff, 54 00

M. Eisenmenger, 16 00

Frank Defendorf, 22 00

E. A. Schoeffel, 4 00

Home of Friendless, board 78 00

Home of Industry, 492 42

Industrial School, 666 73

Sisters of Mercy, 769 60

St. Patrick's Orphan Asylum 749 20

St. Mary's Orphan Asylum 1,047 51

St. Mary's Hospital, 2,490 30

City Hospital, 1,218 53

Rochester Orphan Asylum, 591 54

St. Joseph's Orphan Asylum, 1,058 51

Referred to the Poor Committee.

By Ald. Kohlmetz—Petitions of Emily Ann Parks, Hugh Graham and B. E. A. Lewis, to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to grant to act. Also, petition for water mains in Grant Park. Referred to the Water Works Committee and Executive Board.

By Ald. Williams—Bills of—

C. I. McDowell, legal services 20 00

Maurice Leyden, recording papers 12 85

Schmidt & Kalbfleisch, supplies, surveyor 40 45

A. Jackson, stationery 36 50

James Butler, hack hire 3 00

George A. Benton, disbursements 15 31

V. Fleckenstein, P. M., postage stamps 5 00

I. F. Quinby, disbursements 40 01

O. H. Peacock, expenses 4 00

B. L. Hovey, M. D., services Wing, Chapin and Ferguson suits 45 00

B. L. Hovey, M. D., services Thomas Creek suits 60 00

M. P. Maddox, blank notices 4 00

H. H. Langworthy, M. D., services sewer suits 60 00

John P. Smith, binding books 13 50

Union and Advertiser, printing blanks 18 00

Union and Advertiser, printing proceedings 450 17

Union and Advertiser, printing appeals 32 00

Post-Express, printing notices 159 20

Post-Express, printing notices 206 06

Rochester Morning Herald, print'g notices 9 50

Rochester Volksblatt, printing notices 200 00

Sunday Herald Printing Co., printing notices 81 45

Sunday Herald Printing Co., printing blanks 9 25

Rochester Printing Co., printing notices 195 23

W. P. Maddock, printing blanks 60 88

Chas. B. Ernst, disbursements 54 45

D. C. Eisheimer, repairing tape, surveyor 5 45

Referred to Contingent Expense Committee.

By Ald. Hall—Petition of the Heirs of John Christiansen, in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Hall—Bills of—

James Vick, filling flower bed \$ 15 00

Rochester Gas Co., gas, City Hall 144 75

C. F. Paine & Co., alcohol 2 20

John C. King, carpet and sweeper 140 25

Goodale & Stiles, pitcher and glasses 1 50

Peter G. Siener, rat poison 1 50

F. J. Irwin, cleaning for June 65 00

Brewster, Crittenden & Co., supplies 6 63

Johnson & Sprague, insurance 10 00

Bradshaw & Herzberger, coal 1,127 50

23 45

Mullendyke & Veyhl, office chair 18 00

Referred to City Property Committee.

By Ald. Hall—Bills of—

Patrick Bradley, collecting garbage \$ 1140 00

114 00

Referred to the Health Committee.

By Ald. Swikehard—Bills of

Post-Express, printing blanks \$ 54 25

Rochester Printing Co., printing blanks 15 75

Bernharat & Casey, coal 5 50

S. A. Pierce, medical services 11 00

A. F. & S. C. Stewart, repairs patrol dep't 11 75

Philip Ernst, repairs patrol department 6 10

Wm. Bassett, house 60 83

J. K. Hunt, boxes 3 00

Fred W. Lang, hay and straw 30 67

Wm. H. Mills, hack hire 6 00

E. P. Olmstead, meals for prisoners 15 25

Jacob Turner, meals for officers 1 75

Wm. Croston, 1 doz. brooms 3 00

Thos. Dukelow and Geo. Long, expenses Dengler case 8 10

Thos. A. Burchill, expenses Dengler case 2 07

Maggie Gaffney, cleaning, &c 20 70

Chas. H. Bidwell, oats 47 39

O. J. & J. A. Bryan, vitrol 137 48

Citizens Gas Co., laying pipe 49 58

Roch. Gas Co., gas, patrol house 24 75

Western Union Tel. Co., services, June 40 43

B. Frank Enos, expenses, June 9 15

Referred to Police Committee.

By Ald. Swikehard—Petition for a sewer in Child street. Referred to the surveyor to prepare an ordinance. Also, petitions for Brush electric lights on corner Orange and Saxton streets, and cor. Smith and Walnut streets. Referred to the Lamp Committee.

By Ald. Schroth—Petition of John H. Jackson for permission to erect a wood building. Permission granted.

By Ald. Kelly—Petitions for sewer in Benton street, plank walk on Wright street, sewer in Lake avenue. Referred to the surveyor to prepare ordinances. Also, petitions for electric rights on Benton street, Rose street and Maplewood avenue. Referred to the Lamp Committee. Also, petitions of Mrs. Jennie Magrain and E. C. Colby to erect wooden buildings. Referred the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kelly—Petitions of J. B. Y. Warner and Samuel Dubelbeiss in relation to an erroneous assessment. Referred to the assessment committee.

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan from the Park Committee; Ald. Fee from the Lamp and Poor Committee; Ald. Williams from the Contingent Committee; Ald. Hall from the City Property and Health 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.

By Ald. Kelly—

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

GENTLEMEN: Your Law Committee begs leave to submit the following as its report:

Charles I. McDowell's claim of \$200, for services as attorney from June 1st, 1886, to May 1st, 1888, in the following Thomas creek sewer suits: Eliza B. Wing, Board of Health of Brighton, John Miller and another, Benjamin Wing and Lizzie L. Chapin against the city, less \$35, received from Mr. Powers, the late city attorney, should be fixed at one hundred and thirty-five dollars, according to the certificate of Mr. Powers accompanying this report, the balance of the bill to be paid being one hundred dollars.

In view of the fact that there is a large increase in the amount of city litigation; that there are now pending in the courts upwards of one hundred cases, the trial of which will occupy all the time of the City Attorney during the session of the courts; in view, also, of the fact that there have accumulated during the past few years a large number of actions for the foreclosure of the equity of redemption of property sold for taxes, and that new duties have been imposed upon the City Attorney by the creation of a Park Commission, invested with extraordinary powers to acquire lands by purchase and proceedings at law, your committee would recommend the appointment of another and second assistant city attorney for the year commencing on June 1st, 1888, and that Frank J. Hone be such appointee, at a salary at the rate of eighteen hundred dollars per annum, beginning June 1st, 1888. Mr. Hone has been for several years past, and is now, the law partner of Mr. Ernst, the City Attorney, and is, in the opinion of your committee, the person best fitted to act in accord with Mr. Ernst in his views in the position of second assistant. He has, at the request of the City Attorney, been performing the duties of assistant since June 1st, and has, as your committee is informed and believes, already rendered valuable services in assisting in the trial of causes, and thereby demonstrated his fitness for the position of second assistant.

Respectfully submitted,

J. MILLER KELLY,
JOSEPH H. FEE,
F. H. WILLIAMS,
Law Committee.

Ordered received filed and published.
J. Miller Kelly, Chairman Law Committee of Common Council:

DEAR SIR—I will approve Mr. C. I. McDowell's

bill for services rendered to the city during my term of office, to the amount of \$100, over all credits.

Very respectfully,

IVAN POWERS.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the clerk draw an order on the treasurer in favor of Charles I. McDowell for one hundred (\$100) dollars, payable from the contingent fund, upon him delivering a proper receipt or release of his claim against the city, specified in the foregoing report.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Williams, Hall, Swikehard, Schroth, Bohrer, Kelly—10.

By Ald. Kelly—Resolved, That Frank J. Hone be, and he hereby is, appointed second assistant city attorney for the year beginning June 1st, 1888, at a salary at the rate of eighteen hundred dollars per annum, payable monthly; said employment and salary to begin on June 1st, 1888.

Adopted by the following vote:

Ald. Tracy, Sullivan, Fee, Kohlmetz, Williams, Hall, Swikehard, Schroth, Bohrer, Kelly—10.

By Ald. Kohlmetz—

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

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its report:

That lots thirty-four, thirty-five and thirty-six of the Rapids tract, on the south side of Flint street, was mortgaged to the U. S. Deposit Fund Commissioners on November 22d, 1878, and, by reason of the interest being unpaid, the premises were sold by the Commissioners on October 4, 1881, and bid in for the People of the State of New York, who continued to own the property until June 5th, 1885, when the same was purchased by, and conveyed to, Hugh Devitt, the deed from the Comptroller and the Governor being dated on that day. Notwithstanding such ownership by the State, a general city tax for the year 1884 was assessed against each of said lots. The general Statutes of the State forbid any general tax being assessed against property owned by the State, and, therefore, the taxes for that year should be cancelled.

Henry C. Brewster should be permitted to pay the unpaid assessment for Anson park sewer against the south parts of lots one, two and three, Johnson and Mastick tract, sold on June 10th, 1874, by the city treasurer, and assessed to George W. Miller, the former owner thereof, with six per cent per annum interest thereon from the date of said sale to the time of payment. It appears that at the time of the purchase by Mr. Brewster a tax search was furnished to him, and said unpaid assessment did not appear thereon. Mr. Brewster thereupon purchased the property. Mr. Miller has become pecuniarily insolvent, and therefore Mr. Brewster should be permitted to redeem from said unpaid assessment upon the foregoing terms.

Alexander Heydecker's claim for further relief from assessments against his property for Brown street and West avenue asphaltum improvements, should be rejected for the reason that ample relief was given to him by the report of the assessment committee and accompanying resolution found at page 454, Common Council proceedings for 1887-88.

Christiaan Genkel's application for relief from an assessment against his property on Ulm street for the Goodman street sewer should be denied. The gist of Mr. Genkel's complaint is that property adjoining his property on Ulm street, belonging to Christian Hempel, was not assessed proportionately as high as his for said sewer. Even if said other property had been assessed all Mr. Genkel claims it should, it would not have made a difference in Mr. Genkel's assessment to the extent of more than a fraction of a cent.

Charles Hempel's application to be relieved from the payment of the general city tax for 1884 against lot five of Scheib's tract or subdivision, on the north side of Evergreen street, Fifth ward, under the claim made that when he purchased the property the tax was not discovered and thus paid by his grantor, should be denied, as Mr. Hempel could readily have provided against the same by

having appropriate provisions made therefor in his deed, if he has not already done so, as his grantor is amply responsible for the same.

Your committee, therefore, for the above purposes recommends the adoption of the accompanying resolutions.

Respectfully submitted,

H. KOHLMETZ,
WM. H. SULLIVAN,
LEO J. HALL,
LOUIS BOHRER,
Assessment Committee.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the city tax for 1884 against lots thirty-four, thirty-five and thirty-six of the Rapids tract, on the south side of Flint street, respectively assessed against The State of New York, be canceled by the treasurer, and the amount thereof charged to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer receive from Henry C. Brewster the unpaid assessment for Anson park sewer, against the south part of lots one, two and three, Johnson & Mastick tract, sold June 10, 1874, with interest at the rate of six per cent. per annum from said date of sale to the date of payment. Adopted.

By Ald. Kohlmetz—Resolved, That the application of Alexander Heydecker for further deduction from assessments against his property for the Brown street and West avenue asphaltum improvements be denied. Adopted.

By Ald. Kohlmetz—Resolved, That the application of Christian Genkel for relief from an assessment against his property on Elm street for the Goodman street sewer be denied. Adopted.

By Ald. Kohlmetz—Resolved, That the application of Charles Hempel to be relieved from the tax mentioned in the foregoing report, be, and the same hereby is, denied. Adopted.

REPORTS OF SELECT COMMITTEES.

By Ald. Kohlmetz—

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

GENTLEMEN—Your special committee, to whom was referred the consideration of the communication of the Times Publishing Company to authorize it to publish the proceedings of this board and the notices of the various departments and officers of the city in its daily newspaper, the same as is now provided for the publication thereof in the German daily newspapers published in this city, would respectfully report, that after a full consideration and examination of the matter, it appears that the circulation of said newspaper is upwards of five thousand; that it is the only penny paper issued, and is extensively read by the laboring classes and people of limited means, who, in many instances, by reason thereof, do not read the official organ of this board, and, therefore, the proceedings of this board are not communicated to them, although they comprise a large portion of the thrifty wage earners and small property owners and taxpayers of the city, and, for the purpose of having the proceedings of this board and official notices brought to their attention, your committee would respectfully recommend that the Mayor be directed to enter into contract with the said Times Publishing Company for the publication of said proceedings and notices, as provided in the accompanying resolution, and to be at the rate therein prescribed.

All of which is respectfully submitted,

H. KOHLMETZ,
JOSEPH H. FEE,
WM. H. SULLIVAN,
Special Committee.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the Mayor be, and he hereby is, directed to enter into a contract with the Times Publishing Company to publish in the daily newspaper published by them, for the period beginning on the first day of August, 1888, and ending on the first Monday in April, 1889, a full synopsis and substantial account of the proceedings of each meeting of this board within

twenty-four hours thereafter, and also, as speedily as needed or required, of all the official notices of this Common Council, the Executive Board, the Assessors, the City Attorney, the City Clerk, the City Treasurer, and the other departments of the city, at the rate or compensation of eight hundred dollars per annum payable monthly; the contract to provide that the said publishing company shall furnish free of charge, copies of the daily issue of said paper to each of the following departments of the city, viz.: Mayor, City Clerk, City Attorney, Overseer of the Poor, Police, City Surveyor, City Treasurer, Municipal Court, and Executive Board, and to the City Clerk such additional copies containing any of the official notices or advertisements aforesaid that may be required by him, and the form of the contract shall be approved by the City Attorney before being executed by the Mayor.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Williams, Hall, Swikeland, Schroth, Bohrer, Kelly—10.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, July 10, 1888.

To the Common Council:

GENTLEMEN—The Executive Board directs that the following communication from the chief engineer of the water works be transmitted to your honorable body for consideration.

Respectfully,
THOS. J. NEVILLE, Clerk.
ROCHESTER, July 10, 1888.

To the Executive Board:

GENTLEMEN—We have now but two water main connections from the east to the west side of the Genesee river. The several mill races and the deep rock gorge of the river makes such connections difficult and in the northern part of the city impracticable except at a great expense.

I therefore suggest that in the erection of the several new bridges now in contemplation some provision should be made, if possible, to carry across proper water main connections and to protect the same. Respectfully submitted,

J. NELSON TUBBS,
Chf. Engr. Water Works.

Ald. Kelly moved that the communication be received, filed and published and referred to the special committee on bridges and First Assistant Surveyor Peacock. Adopted.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., July 9, 1888.

To the Common Council:

GENTLEMEN—I am instructed by the Executive Board to request your honorable body to pass an ordinance for the repair of the roadway of Mumford street, from State street to Andrews street bridge. The condition of the pavement is such that nothing short of its complete re-laying and the furnishing of new stone as far as may be necessary will answer.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, July 8, 1887.

To the Common Council:

GENTLEMEN—I am instructed by the Executive Board to transmit to your honorable body the claim of F. W. Elwood for damages alleged to have been sustained by the storm water overflowing the gutters in front of his block on the corner of East Main and State streets, and which claim is referred to your board, together with the opinion of the First Assistant City Attorney Sullivan with request that you take such action upon the matter as you may deem advisable.

Respectfully,

THOS. J. NEVILLE, Clerk.

ROCHESTER, June 28, 1888.

Gentlemen of the Executive Board of Rochester :

The defective gutter on the east side of State street in front of my building, and at the street crossing, to which your attention has been frequently called, continues very troublesome. On Sunday, June 24th, during the heavy rain, the dirt and water in the gutter stopped up the opening under the crosswalk, the flood ran over the sidewalk and flooded my cellar at the building. This is due to no fault or want of care on my part and has injured and rotted my cellar floor to the amount of \$100, which amount I ask you to pay me. One of my tenants, J. Miller Kelly, has his stock injured from the same cause to the amount of \$326. He makes demand on me for the amount, but as I am in no wise responsible for the damage, I take the liberty to hand his claim over to you. Hoping a favorable consideration, I am

Yours, very respectfully,
F. W. ELWOOD.

CITY ATTORNEY'S OFFICE,
ROCHESTER, June 12, 1888.

To the Hon. the Executive Board of the City of Rochester :

GENTLEMEN:—In answer to your inquiry concerning the liability of the city to answer for the damages caused to Mr. Frank Elwood and his tenant, Mr. J. Miller Kelly, on or about the 24th day of June, 1888, by reason of street surface water passing into the basement of Mr. Elwood's building on West Main street at or near the corner of State street, and thence into the basement of the store occupied by Mr. Kelly, and injuring and destroying the floors and goods and stock therein, caused by an insufficient outlet being provided for the water at that point, I would say: That upon the facts presented, the city should reimburse Messrs. Elwood and Kelly for the loss as sustained by them respectively, and I would further respectfully suggest that immediate steps be taken by your Honorable Board towards providing other and larger outlets for the discharge of street surface water collecting at the same point, or near thereto, as it seems to me that the present means of outlet provided at that point for the discharge of such waters is insufficient.

I would further say that it will be proper for you to order the payment of the amount which you shall deem to be the amount of losses sustained, out of the funds at your disposal, by so certifying your action to the Common Council and receiving that body's approval under the last sentence of section 153 of the Revised City Charter.

Respectfully yours,
HENRY J. SULLIVAN,
First Assistant City Attorney.

Referred to the Law Committee.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
ROCHESTER, N. Y., July 10, 1888.

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

GENTLEMEN—In September, 1886, the three referees, who heard the twenty-three actions brought against the city to recover damages caused by reason of the diversion of water from Hemlock lake, handed down their report, in writing, finding an aggregate amount against the city of nearly \$10,000. Subsequently, and in February and March of the following year, judgments were entered thereon for the respective amounts awarded, together with costs, including an excessive amount of the referee's fees. An appeal was subsequently taken to the General Term from the order confirming the action of the Clerk in adjusting said referee's fees, and after holding the case under advisement for six months, the General Term rendered its decision reducing the referee's fees to \$107.61, making a reduction of \$101.91 in each case. A further appeal was taken to the Court of Appeals, which was argued in June last, and upon that appeal a decision was made and order entered thereon affirming said order of the General Term. In fifteen of the sixteen cases in which costs were ad-

justed at the same time by the Monroe county clerk the action of the clerk in striking out an allowance in each case of ten dollars for taking the deposition of a witness was reversed by the Special Term, and such action of the Special Term was affirmed by the General Term.

It now becomes the duty of your honorable body to provide for the payment of the judgments, less the proper reductions to be made therefrom, in accordance with said General Term decision and the law relating thereto, and I would, therefore, respectfully request that your honorable body make such provision.

Respectfully,
CHAS. B. ERNST, City Attorney.
Referred to the Law Committee.

By Ald. Kelly—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., July 10, 1888.

To the Honorable the Common Council :

GENTLEMEN: In compliance with a request of Ald. Kelly, Chairman of the Special Committee on Bridges, I submit a statement of such proceedings as have been taken to the present time relating to the proposed bridges across the Genesee river:

June 4, 1888—Special Committee on Bridges was appointed.

June 7—Public meeting called by Special Committee.

June 12—Special Committee reported and was empowered to consult with an expert.

June 18—Meeting of Special Committee and the Mayor with Mr. Lefert L. Buck of New York.

June 19—Special Committee on Bridges reported results of previous meeting, and the Mayor was authorized to enter into contract with Mr. Buck to submit estimates of the cost of the proposed bridges, from data furnished by the City Surveyor. Said committee also reported the location of said bridges.

June 21—Said contract was signed by Mr. Buck.

June 30—Profiles and maps of the Driving Park avenue and Alexander street bridge locations, were sent Mr. Buck.

July 5—Profile and map of the Platt street location were sent Mr. Buck.

July 10—Profile and maps of market street bridge location were also sent.

The surveys of the various proposed bridge locations, have been difficult to make, but the work has been progressed as fast as consistent with carrying on the regular city work already under contract. I think the estimates will be completed previous to your next regular meeting to be held July 24, 1888.

Respectfully submitted,
OSCAR H. PEACOCK,
First Assistant City Surveyor.

Ordered received filed and published.

By the Clerk—

ROCHESTER, N. Y., July, 10, 1888.

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

GENTLEMEN—The undersigned begs leave to submit herewith the following summary of the work performed under his direction during the period since his last report in connection with the preparation of plans for the proposed East Side Trunk Sewer.

The maps, showing on a scale of 600 feet per inch, the entire territory included between the Genesee River and Irondequoit Bay, and between the south line of the city and Lake Ontario, have been fully completed and a few "blue prints" thereof made. On one of them, the projected route of the trunk sewer, and the routes of a number of principal tributary sewers, have been indicated, so that the subject is now fully open for general discussion by any one interested. The map shows clearly all of the practical possibilities as to the routes and means of disposing of the raw sewage after its interception into a single conduit. It need hardly be remarked that it will afford me pleasure to exhibit said maps and other collected data to all members of the city government, and to such of our citizens as may feel an interest in the subject in all its bearings.

Your attention is also invited to some of the legal complications which will attend the execution of the work, irrespective of the exact plan which may ultimately be adopted. Provision must be made for the discharge of large quantities of storm-water from the interior portions of the city into the natural water-courses leading into Irondequoit Bay, otherwise the trunk sewer would attain enormous dimensions and hence, also, involve corresponding costs. Proof of this is found in the data given by the self-recording flood-gauges, which I have caused to be placed in many of the principal outlet sewers on the east side and which indicate that, during such rainfalls as occurred on May 9, June 24 and June 28 of this year, few of said sewers have sufficient capacity to remove the storm water as fast as it arrives.

To illustrate, the significance of the rainfall when freely admitted into the sewers, as is the practice in this city, the cases of the Clifford street and Avenue B outlet sewer may be cited. On the evening of the 9th of May there was a fall of a little over three-quarters of an inch of rain in exactly half an hour. Previous to this rain the flow in the Avenue B sewer at the point of observation was less than four inches deep upon the curved bottom of the sewer, and the entire volume of sewage might have been concentrated in a short pipe of less than ten inches in diameter, although it represented the drainage from a territory of about 357 acres, containing a population of about 7,000. During this rain however, the flow in the said sewer, which is over 3 feet wide and 5½ feet high, was nearly 5 feet deep, and the discharge was about 100 cubic feet per second, or 6,000 cubic feet per minute. This volume is about one-half of the ordinary low water flow of the Genesee.

From the rainfall statistics of this locality, it is found that storms of equal magnitude are likely to occur two or three times every year; and as the peculiarities of nearly all of the drainage areas of the east side prevent the introduction of relief openings or storm outlets in the sewers except at or near the city limits, it will be seen that the size of the sewers to receive such rainfalls should be carefully determined from actual experiment before commencing their construction; also that the greater part of such large volumes of water must practically be discharged into the several natural water courses intersected by the trunk sewer. In view of this circumstance, I would suggest that a member of the city's law department be requested to give this matter some attention, in order that it may be ascertained whether any additional legislation is necessary, and in such event, to formulate it properly.

Much time has also been spent in making preliminary estimates of the cost of clarifying, or partially purifying, the raw sewage by various different processes, inasmuch as the time cannot be far distant when some one of these processes will have to be applied here, in order to relieve the pollution of the river in times of drought. As the costs of such work enter largely into the consideration of the most expedient design for the trunk sewer, it was necessary to give the subject the most careful attention and study.

The question of the future population of the city has likewise been thoroughly studied from the statistics of a large number of prosperous cities in the New England, Middle and Western States. For this purpose, the census returns for the sixty years from 1820 to 1880 have been used from cities having populations ranging from 50,000 to 160,000; and from their average rate of growth, a general formula has been deduced. This formula may be briefly stated as follows: When a city in the Northern Atlantic States reaches a population of 100,000, it may be expected to grow at the rate of about 4½ per cent. in population per year; but as it increases in population, the rate of increase slowly diminishes, until when it reaches a population of 300,000, it will grow at the rate of only 3½ per cent. per year. On this basis of computation, and taking the city's population at the beginning of the present year at 120,000, we should expect in the year 1900 a population of about 195,000, and in the year 1910, a population of

about 282,000,—the area of the city remaining the same.

A list of all known public and private street sewers, arranged according to size and character, which have been constructed on the East side up to January 1, 1888, has furthermore been prepared and a summary thereof is hereto appended. This list shows that in the streets of the East side there are 27.45 miles of stone sewers, 45.52 miles of pipe sewers, 0.29 miles of brick, wood and iron pipe sewers, and 5.19 miles of open ditches into which outlet sewers discharge their contents. There are, accordingly, 73.26 miles of regular sewers, exclusive of the said ditches, in this part of the city, of which amount the flow from 60.28 miles of stone and pipe sewers may readily be intercepted by the proposed trunk sewer. The remaining 12.98 miles of such sewers must be left to the discharge into the river directly, as heretofore.

The work of computing the storm-discharge of the several sewers is now being pushed as rapidly as possible, as the recent heavy rainfalls have given us excellent data. This part of the undertaking is necessarily slow and tedious, hence no definite general results can be expected for some time to come.

Tools for making examinations of the subsoil along the route of the sewer have likewise been made in the city, and a force of several men have been engaged for nearly two weeks in using them. But for unavoidable delays on the part of the makers of said apparatus, the number of employees would have been increased. In a short time, however, the equipments will be completed, after which rapid progress will undoubtedly follow. Several test pits have also been dug in the southeastern part of the city, in the vicinity of the Erie canal; but owing to the large amount of ground-water encountered, further work therein has been postponed until a more favorable time.

In regard to the matter of discharging the sewage from the east side into the lake, it may be remarked that four different routes for a sewer to accomplish this end have been examined, one of them terminating at Windsor Beach, two at a point midway between Winsdor Beach and the Bay, and the fourth at the "Sea Breeze" near the Bay. Commencing at a point on N. Clinton street, near the Ridge Road, the length of these routes range from about 4¾ miles to a little over 3 miles, with grades varying from about one in 1000 to one in 400 and less. In all cases, one or more depressions requiring the use of iron pipe or expensive aqueducts are encountered; and to avoid crossing such depressions detours of an unjustifiable length would be necessary. The project of discharging the sewage into the lake is, therefore, extremely costly, and it is, moreover, a very serious question whether an offensive defilement of the beach would not result, even if the sewage were delivered at a point 3,000 feet from the shore in water 30 feet or more deep. The examinations thus far made are not favorable to this scheme, unless the sewage from the greater part of the west side of the city be discharged by the same conduit. Nothing definite in the way of close computations can yet be given on this subject, but it is believed that in a few weeks the matter can be presented in proper form. Respectfully submitted,

EMIL KUICHLING, Engineer in Charge.

Statement Showing Length and Size of All Known Public and Private Street Sewers on the East Side of the City of Rochester, N. Y., up to January 1, 1888:

I.—STONE SEWERS.		Length.
Size of Sewers,		Fect. Miles.
12 in. by 12 in.	200	0.04
18 in. by 18 in.	4,256	0.81
18 in. by 20 in.	1,790	0.34
18 in. by 24 in.	32,409	6.12
18 in. by 30 in.	2,063	0.39
18 in. by 36 in.	941	0.18
18 in. by 45 in.	957	0.18
20 in. by 22 in.	688	0.13
20 in. by 24 in.	1,440	0.27
21 in. by 30 in.	3,020	0.57

.. ..	21 in. by 33 in	1,302	0.24
.. ..	22 in. by 24 in	1,732	0.33
.. ..	24 in. by 24 in	32,501	6.15
.. ..	24 in. by 27 in	1,060	0.20
.. ..	24 in. by 30 in	9,297	1.76
.. ..	24 in. by 36 in	9,228	1.75
.. ..	24 in. by 48 in	1,741	0.33
.. ..	24 in. by 54 in	1,008	0.19
.. ..	30 in. by 36 in	1,965	0.18
.. ..	30 in. by 42 in	3,403	0.84
.. ..	30 in. by 48 in	1,744	0.33
.. ..	30 in. by 48 in	4,572	0.87
.. ..	30 in. by 57 in	1,510	0.29
.. ..	33 in. by 39 1/2 in	3,108	0.59
.. ..	36 in. by 56 in	3,865	0.16
.. ..	36 in. by 42 in	2,065	0.39
.. ..	36 in. by 48 in	2,032	0.38
.. ..	36 in. by 60 in	1,451	0.27
.. ..	36 in. by 72 in	1,895	0.17
.. ..	39 in. by 60 in	800	0.15
.. ..	42 in. by 42 in	2,290	0.43
.. ..	42 in. by 48 in	738	0.15
.. ..	46 in. by 69 in	1,144	0.21
.. ..	48 in. by 48 in	7,789	1.47
.. ..	54 in. by 72 in	3,133	0.59
.. ..	60 in. by 72 in	710	0.13
.. ..	72 in. by 48 in	392	0.07
		145,289	27.45

II.—PIPE SEWERS.

.. ..	6-in.	570	0.11
.. ..	8-in.	252	0.05
.. ..	9-in.	17,783	3.37
.. ..	10-in.	2,611	0.51
.. ..	12-in.	137,819	26.10
.. ..	14-in.	540	0.10
.. ..	15-in.	49,323	9.34
.. ..	16-in.	447	0.08
.. ..	18-in.	14,182	2.68
.. ..	20-in.	300	0.06
.. ..	22-in.	1,405	0.27
		225,332	42.67

EGG-SHAPE SEWERS.

.. ..	12 in. by 18 in	4,541	0.86
.. ..	12 in. by 19 in	1,144	0.21
.. ..	15 in. by 22 in	4,956	0.94
.. ..	20 in. by 30 in	4,430	0.84
		15,071	2.85

III.—MISCELL'S SEWERS.

Brick, size 24 in. by 24 in	560	0.10
Plank, size 12 in. by 12 in	786	0.15
Iron, size 27 in	200	0.04
Open ditches	27,385	5.19
	28,931	5.48

RECAPITULATION.

Stone	145,289	27.45
Pipe	240,403	45.52
Miscellaneous	28,931	5.48

Total

414,623	78.45
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Ordered received, filed and published.
By the Clerk—

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE,
July 10, 1888.

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 10th day of July, 1888, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund	\$40,047 88
.. .. Repair fund	9,202 13
.. .. Contingent fund	44,505 43
.. .. Teachers' fund	120,937 53
Fire Department fund	109,943 29
Poor Department fund	50,378 40
Police Department fund	87,442 13
Contingent fund	47,513 95
Highway fund	93,633 23
Lamp fund	121,817 67

Health fund	20,259 60
City Property fund	7,614 54
Park fund	1,994 91
Water Works fund	5,175 28
Water Pipe fund	78,929 68

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, this 10th day of July, 1888.
EDWARD THOMAS, Commissioner of Deeds.
Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., July 10, 1888.

To the Honorable, the Common Council:

GENTLEMEN:—In accordance with a resolution, adopted May 15th, directing the City Clerk to supervise the distribution of the copies of the "Municipal Manual and Monroe County Directory" I would respectfully report that I have received four hundred and twenty-five copies of the manuals and have distributed the same.

I am in constant receipt of letters from parties, not only in this city, but other cities, asking for books, and Mr. Smith informs me that he can sell the manuals, bound in leatherette cover, for about fifty cents per copy, and under the circumstances and in view of the fact that the citizens are constantly applying for them, the Common Council should feel warranted in procuring at least five hundred copies.

Yours, respectfully,
PETER SHERIDAN, City Clerk.

Ordered received filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., July 10, 1888.

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 of office required by law:

F. J. Blaesi, Henry T. Braman, Wm. T. Kohlmetz, Richard S. Richards, Commissioners of Deeds.

Respectfully submitted,
PETER SHERIDAN, City Clerk.

Ordered received filed and published.

By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR,
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., June 30, 1888.

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

GENTLEMEN: I would respectfully submit the following report for the month of June showing the number of families receiving aid and living in the different wards in the City of Rochester.

	Fami- lies.		Fami- lies.
1st ward	6	9th ward	18
2d	22	10th	8
3d	16	11th	21
4th	22	12th	18
5th	10	13th	19
6th	3	14th	25
7th	17	15th	5
8th	37	16th	20

Respectfully yours,

A. H. MARTIN, O. P.

Ordered received, filed and published.

By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR,
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., June 3, 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 June he has relieved 266 families in the following manner:

Orders on poor store	\$ 740 25
Orders on coal yard	71 25
Orders on undertakers	78 50
Orders for transportation	6 50

Orders for shoes.....	9 20
Total.....	\$ 905 70
Less amount charged to towns.....	23 00
Total to city.....	\$ 882 70
All of which is respectfully submitted, A. H. MARTIN, Overseer of the Poor.	
Ordered received filed and published. By the Clerk—	

POLICE COMMISSIONERS' OFFICE,
ROCHESTER, N. Y., July 10, 1888.

To the Honorable, the Common Council:

GENTLEMEN: At a meeting of the Police Commissioners, held June 4, 1888, Richard S. Congar was appointed a Policeman. Also on June 18, 1888, Geo. W. Finkle was appointed a Policeman.
B. FRANK ENOS, Clerk.

Ordered received filed and published.
By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH
OF JUNE, 1888.

POLICE COMMISSIONERS' OFFICE,
July 10, 1888.

GENTLEMEN—I respectfully submit the following
as my report for the month of June, 1888:

June, 1888.	Crime.	Penalty.	Paid.
Robt. Greenwood	drunk	\$3	\$3
Patk. Boylan	5	
Alex Smith	5	
Sebastian Liberman	10	10
John W. Glick	10	
Pascal Cappello	assault	10	10
John Mahoney	drunk	10	
Ellen Mahoney	10	
Mary Stewart	10	
Elizabeth White	10	
Thos. Cassidy	vio. ord	5	
Robt. Rowe	drunk	5	
2—John T. Keller	5	5
Ellen O'Brien	pet. lar.	50	
James Murphy	drunk	10	
Chas. Dingham	vio. ord.	10	
Robt. Alexander	drunk	5	
4—Mich. McFarlin	10	
John McCarty	assault	15	5
James Peeling	drunk	10	
John Phillips	10	
Etta Phillips	3	
Chas. Comode	vio. ord.	5	
Wm. H. Goodman	drunk	19	
Lydia Williamson	10	
Conrad Buck	assault	5	5
6—Josuph Miller	drunk	10	
Wm. Skillicorn	10	5
Robt. B. Haydon	vio. ord.	5	
7—Mary Donnelly	drunk	10	
Jennie Smith	10	
8—John O'Brien	10	
Peter Bontiel	5	
Patrick Howard	5	
Christian Hartung	vio. ord.	1	1
9—Michael Kline	drunk	5	3
Wm. Evans	5	
Louis Weber	vio. ord.	3	3
11—Ann Maguire	drunk	5	
Ed. M. Cox	5	5
Albert Babcock	10	
Anthony Boler	10	
Daniel Leary	10	
Ellen Brooks	10	
Lucy Snipps	10	
Frank Ford	10	10
Henry Christie	cost	2	2
John Mills	10	10
James Rooney	5	
Wm. Sitterly	vio. ord.	5	
12—Nicholas Englert	drunk	10	2
Chas. Mitchell	10	5
Ann Patten	10	
Sanford M. Cassidy	10	
Jos. Winghardt	5	
Geo. Murphy	assault	5	5
13—Lawrence Mader	pet. larceny	cost	1 75
Jerome Mader	drunk	10	5
Jerome Dowd, Jr.,	vio. ord.	5	5
Fred. Gay	drunk	5	

Mary Munce	vio. ord.	5	3
John O'Neil	assault	10	5
14—Harry Richards	drunk	5	5
Mary O'Brien	10	
15—Guy Beattie	vio. ord.	5	
Alex Niven	drunk	5	2 75
Gerry W. Pardee	5	
Emory D. Waters	petit larc'y	20	
16—Josephine Bromley	50	
John H. Murray	drunk	10	
Christian Natt	10	
Thomas Newell	5	
18—Wm. Sitterly	10	
Johanna McQuain	10	
Geo. Messersmith	vio. ord.	2	2
John Seiler	drunk	3	3
William & Street	5	
19—James Pierce	10	
John Pyne	vio. ord.	5	5
Joseph Koch	drunk	10	
August Baner	5	
Peter McEntee	5	
August Flagler	5	
Thos. Casey	5	
20—David Henry	vio. ord.	1	1
Albert Crapo	drunk	10	
Joseph Blum	vio. ord.	5	1
Wm. Erbelding	drunk	10	
Joseph Glenn	10	
Emma Kearns	10	
21—Henry Knaper	vio. ord.	2	
James Hogan	2	
John Holden	drunk	10	
Daniel Corcoran	10	
Lawrence A. Corbitt	10	
Ada McCormick	10	
Geo. Gerber	10	
22—Robert Gilman	10	
Henry Foley	vio. ord.	5	
Mich. Toole	drunk	5	
Sidney Peer	5	
23—John Healy	5	
Oscar Ford	vio. ord.	10	10
Timothy Sweeney	drunk	5	
John Mullen	5	5
John Foley	5	
25—Thos. R. Farmer	10	
Frank Hearty	10	
Joseph Gascoyne	5	5
Albert Douher	3	3
26—Hugh Dugan	10	
Pat'k. McGee	assault	10	
Jacob Brown	ex. person	30	30
27—Joseph Schaffer	assault	20	15
Samuel Davis	drunk	5	
Adolphus Hines	10	
Harry McBride	10	
Jane Curry	10	
Frank Sator	assault	5	
28—Emerson T. King	drunk	10	10
Timothy Nunnold	5	
Chas. J. Lewis	petit larc'y	30	
29—Joseph McMannis	drunk	5	
Wm. Clark	5	
30—Peter Kant	vio. ord.	..	1
Robt. Jaynes	1
John Cullgan	drunk	5	
James Flannigan	10	
Annie Fitzgerald	10	
Mary Munce	vio. ord.	5	5
H. Eugene King	pet. larc'y cost	..	4 75

Total..... \$218 25

POLICE PENSION FUND.

Fines by Commissioners..... \$ 55 00

\$273 25

STATE OF NEW YORK, County of Monroe,
Rochester, ss:

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of June, 1888, for fines, penalties and costs imposed by the Police Justice of said city. Also all moneys received for fines imposed by the Police Commissioners.

B. FRANK ENOS, Clerk.

Sworn to before me this 10th day of July, 1888.
 F. J. IRWIN, Commissioner of Deeds.
 Ordered received, filed and published.
 By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
 Rochester, N. Y., July 2, 1888.

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, 1888:

Orders drawn on the City Treasurer:
 For labor \$ 7,497 09
 Amount certified to Common
 Council June 22d 102,073 91

Total \$109,571 00
 Classification:
 Highway fund \$ 19,329 56
 Water-pipe fund 23,924 43
 Water-works fund 11,132 78
 Fire Department fund 7,228 30
 Street sprinkling funds 1,987 61
 Local Improvement funds 45,968 32

Total \$109,571 00

Balances in funds July 2d, 1888:

Dr.

City Treasurer \$244,528 03
 Local Improvement funds 146,024 44
 Street sprinkling funds 5,088 36

Total \$395,640 83

Cr.

Highway fund 96,704 62
 Water-pipe fund 63,788 45
 Water-works fund 125,594 79
 Fire Department fund 109,552 97

Total \$395,640 83

Respectfully submitted,

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Scroth—Petition to change the name of Barth street to Vienna Place. Referred to the Committee on Opening and Alteration of streets.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ROWE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Rowe St.

Adopted.

The Surveyor submitted as such estimate \$68. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Rowe St., from 100 feet west of Lake Ave. to Fourth 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 \$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 Rowe St., from 100 feet west of Lake Ave. to Fourth 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, July 24th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

WRIGHT 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 south side of Wright st.

Adopted.

The Surveyor submitted as such estimate, \$415. By Ald. Kohlmetz—Resolved. That the following improvement is necessary, viz.:

The construction of a plank sidewalk four (4) feet and eight (8) inches wide on the south side of Wright street, from Colvin street to Child street, with the required 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 \$415, 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 south side of Wright street, from Colvin street to Child 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, July the 24th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling West avenue (sec 2.)

Adopted.

The Surveyor submitted as such estimate, \$48.00. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of west avenue (sec. 2.) from the Erie Canal to the old Genesee Valley 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 \$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 of West avenue from the Erie Canal to the old Genesee Valley 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 Tuesday evening, July the 24th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFF 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 improvement upon a portion of Cliff street.

Adopted.

The Surveyor submitted as such estimate, \$6,400. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a Medina stone improvement on Cliff street, from the east line of the crosswalk on the east side of Lake avenue to the northerly line of the Rochester Brewing Company's property produced westerly to the west line of Cliff street. For that portion of said Cliff street, extending easterly and westerly, a Medina stone pavement shall be constructed with curb stones and flag gutters on each side thereof, from the east line of said crosswalk on the east side of Lake avenue to the Rome, Watertown & Ogdensburg railroad track and said Medina stone pavement shall be extended between said curb lines produced

easterly to the west line of the side walk on the east side of that portion of Cliff street extending northerly and southerly; width of roadway between curb lines to be thirty (30) feet. For that portion of said Cliff street extending northerly and southerly, curb stones shall be set where necessary on a line fifteen (15) feet from the center of said street. A flag gutter shall be laid west of and next to the said curb line, and a Medina stone pavement constructed on the remaining space existing between the west line of said flag gutter and the said Rome, Watertown & Ogdensburg railroad tracks, from the north line of the pavement, heretofore indicated, to the north line of the Rochester Brewing Company's property as previously specified; together with the necessary surface sewers and rubble masonry retaining walls for the entire improvement.

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 \$6,400, 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 in the following manner, viz:

For the expense of improving that portion of Cliff street extending northerly and southerly from the north line of the Rochester Brewing Company's property extending westerly to the west line of Cliff street, to the north line of that portion of Cliff street extending easterly and westerly, produced to the east line of Cliff street, one tier of lots and parcels of land on each side of said portion of Cliff street shall be assessed for the entire cost of the improvement between the limits specified.

For the remaining portion of the improvement of said Cliff street, one-half of the cost thereof shall be assessed on one tier of lots and parcels of land on that portion of said Cliff street existing between the east line of Lake avenue and the east line of that portion of Cliff street extending northerly and southerly. The remaining one-half of the cost of that portion of the improvement shall be paid by the Rochester Brewing Company, in accordance with an agreement with said company to that effect. Said assessments shall be made upon said lots and parcels of land in proportion to the benefit which each will derive from said improvement.

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 24th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PARK ROW PLANK WALK.

By Ald. Kohlmetz—Resolved, that the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalk on each side of Park Row from Avenue A to Neilson Place.

Adopted.

The Surveyor submitted as such estimate \$320.

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

The construction of plank sidewalks four (4) feet wide on each side of Park Row from Avenue A to Neilson Place, with the necessary sidewalk, grading and gutter formations and crosswalks it being understood and provided that abutting property owners shall have thirty (30) days after the grades and alignments have been established by the City Surveyor within which to construct their respective walks.

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 Park Row from Avenue A to Nelson 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, July the 24th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

OPENING A STREET FROM GLASSER PARK TO HENSLER ALLEY.

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 40 (forty) feet wide between Glasser park and Hensler alley, the medial line of the proposed street to be the northern line of lots six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), and twelve (12) of what is known as the Wilder sub-division and of lot number fifteen (15) of the Hensler sub-division in the fifteenth (15) ward of the city, thus taking strips of land approximately twenty (20) feet wide on each side north and south of the medial line as above described.

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 street within the terminal limits named, as they exist at the date of the passage of this ordinance, 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, July 24th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Kelly moved that action on the final ordinance for Lake avenue flag walks, be indefinitely postponed. Adopted.

On motion of Ald. Kelly, action on the final ordinance for Lyell avenue flag walk, was indefinitely postponed.

Ald. Kelly moved that the hearing of allegations and action on the final ordinances for Warner, Otis, Lois, Wolf streets and Rogers avenue plank walks; Trowbridge street sprinkling; Second avenue piper sewer, Quiltrough place pipe sewer; opening a street from Mount Hope avenue to the Genesee river; Alexander and Edinburgh streets river bridge, Driving Park avenue river bridge and Platt street river bridge, be postponed until the next regular meeting, July 24, 1888. Adopted.

EXECUTIVE BUSINESS.

Ald. Sullivan moved to proceed to appoint Commissioners of Deeds and that the clerk cast the ballot. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Kelly—9.

Thomas Levis, Charles O. Weston, Frank E. Burke and William L. Brock having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—

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

GENTLEMEN—We, the undersigned, a committee of the Central Labor Union of the city of Rochester, respectfully beg leave to inform your honorable body, that at a meeting of the Central Labor Union held on Thursday evening, July 5th, a resolution was unanimously adopted requesting the Common Council to take measures at the earliest practicable moment to establish free public baths in the city of Rochester.

Your committee, therefore, respectfully pray

that the resolution may be acted upon so that the public may have the benefit of the baths during the present season.

Dated this 10th day of July, 1888.

HARRY LITTLE,
CHRISTIAN J. MILLER,
ROBERT R. WALTON.

Ald. Sullivan moved that a committee of five be appointed to confer with the committee of the Central Labor Union in relation to free public baths. Adopted.

By Ald. Sullivan—Resolved, That the City Surveyor be directed to prepare an ordinance for the opening of a street, to be on each side of Lake View Park, from the north and south lines thereof, forty feet wide on each side from the lines of such park; nothing herein contained to bar the city's right to hold the whole park as a public park. Adopted.

By Ald. McMillan—Petition to sprinkle West avenue; referred to the City Surveyor to prepare an ordinance.

By Ald. McMillan—Petition of Norma Keehn for permission to erect and remove wood buildings; referred to the Wood Building Committee and fire marshal with power to act.

By Ald. McMillan—

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

GENTLEMEN:—The petition of the Edison Electric Illuminating Company of Rochester, N. Y., respectfully shows, that it is composed of eighty stock-holders, who are taxpayers and citizens of Rochester, and that they have established an electric light plant in this city, at the cost of several hundred thousand dollars, by which they have been furnishing to the citizens of the city an incandescent light, which has given universal satisfaction; that they now have increased their plant by providing for arc lights, in addition to said incandescent lights, thereby enabling them to furnish for public street lighting such arc lights, which are of a much larger and brighter kind, and said company respectfully requests your honorable body to grant to it permission to place such arc lights in and upon streets where their poles are now located, or the use of their light is contemplated or petitioned for, providing the light furnished be satisfactory to the people residing upon the streets, and thus petitioning, and that your petitioner be paid twenty-eight and one-half cents per night per light for each such arc light so furnished, the same to be of the two thousand candle power kind, the price and kind being thus similar, in all respects, to the price and kind provided for in the contract now existing between the city and the Rochester Electric Light Company, as your petitioners firmly believe that the service which it will thus furnish will be far more satisfactory to the taxpayers.

Respectfully the Edison Electric Illuminating Co.

H. L. BREWSTER, Secy.

By Ald. McMillan—Resolved that the Edison Electric Illuminating Company be, and it is hereby granted permission to place arc lights in streets, avenues and places within the city where their poles are now placed, or the future use of their light is contemplated, but not to interfere with or displace other public street electric lights upon any such street, avenue or place, except as may be hereinafter directed or authorized by this Common Council, and to be paid for each such arc light, when in use, the same rate per night as is now paid to the Rochester Electric Light Company for electric lights; providing such light so furnished be of the two thousand candle power kind, and that the furnishing and placing of such arc lights be at all times under the terms and subject to the conditions, except as to price and candle power, of the contract now between said Edison Electric Illuminating Company and the city for furnishing electric street lights.

Ald. Fee moved to refer the communication and the resolution to the lamp committee. Adopted.

By Ald. Fee—Whereas, The street gas lamps connected with the mains of the Rochester Gas Company have been for some time past, and are now, in such an unclean condition that the city of

Rochester does not receive the illumination for which it pays; therefore

Resolved, That the Clerk of this Board be, and he hereby is, directed to forthwith notify the said gas company to put, and at all times keep, said lamps in a proper condition for lighting the public streets of the city. Adopted.

By Ald. Williams—Petition for a plank walk on Frost avenue. Referred to the Surveyor to prepare an ordinance.

By Ald. Hall—Resolved, That the use of the Council Chamber be granted to the New York Deaf Mute Association for their annual meeting, to be held on about August 31st. Adopted.

By Ald. Hall—Resolved—That the amp Committee be and they hereby are directed to place an electric light on University avenue, between Prince street and Strathallen Park. Adopted.

Ald. Hall moved that action on the resolution, authorizing the Mayor to enter into a contract with the Brush Electric Light Co., to light the City Hall building, adopted September 20th, 1887, and published at page 232, proceedings of 1887-8, be reconsidered. Adopted.

By Ald. Hall—Whereas, at a regular meeting of this Common Council held Sept. 20, 1887, a resolution was adopted authorizing the Mayor to enter into contract with the Brush Electric Light Co. to light the City Hall, and whereas, said Brush Electric Light Co. have been notified repeatedly to place their wires in the City Hall by the chairman of this committee and the City Clerk, and have failed to do so, be it therefore,

Resolved, That the resolution adopted Sept. 20, 1887, authorizing the Mayor to enter into contract with the Brush Light Co. to light the City Hall be and is indefinitely postponed, and that the Mayor be and he is hereby authorized to enter into contract with the Edison Electric light Co. to light the City Hall in accordance with the terms of their proposal, they being the next lowest bidder.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Schroth, Kelly—10.

By Ald. Swikehard—Resolved, That the Clerk draw an order upon the Treasurer, payable from the Contingent Fund, in favor of William Cochran, for nine dollars and twenty cents, the amount of the assessment paid by him for the King, Allen and Canal street sewer cleaning on or about January 3, 1888, as specified in the report of the Assessment Committee at page 454, proceedings of 1887-8.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Schroth, Kelly—10.

By Ald. Swikehard—Whereas, By the provisions of a Penal Ordinance relating to Street Railroads, passed March 29, 1887, Street Railroad Companies are required to furnish the Common Council a full and complete list of all the cars or carriages owned by or operated by said company on the first Monday of April of each year; and,

Whereas, the Rochester City & Brighton Railroad Company has failed to comply with the provisions of said ordinance; therefore,

Resolved, That a committee be appointed by the President of this Council to ascertain why the provisions of said penal ordinance are not complied with, and report to this Board. Adopted.

By Ald. Schroth—Resolved, That the Clerk purchase five hundred copies of the Manual at a cost not exceeding two hundred and fifty dollars, and that he distribute such amount of them as may be proper or necessary and as provided in the former resolution of this Common Council relating to the preparation and distribution thereof.

Ald. Kelly moved that the resolution lay on the table two weeks.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Hall, Swikehard, Kelly, Thayer—9.
Nays—Ald. Schroth—1.

By Ald. Kelly, by request of Ald. Thayer—Resolved, That the Treasurer be, and he hereby is, authorized to draw from the Monroe County Sav-

ings Bank, the Mechanics' Savings Bank and the Rochester Savings Bank the interest which has accrued, and by the rules of said banks permitted to be drawn, upon the several deposits in said banks of moneys retained to secure the permanency of the asphaltum roadway improvements constructed by the Warren-Scharf Asphalt Paving Company upon West avenue and Tremont street respectively and which deposits are known as the "West Avenue Gurranty Fund" and the "Tremont Street Guaranty Fund," and, when drawn, said interest shall be paid by the treasurer to said Warren-Scharf Asphalt Paving Company. Adopted.

By Ald. Kelly—By request—Whereas, There was inserted in the tax levy of 1888-9 the item of \$5,115.86, for the use of the Park Commission, created by chapter 193 of the laws of 1888, or as then termed "for new public parks," but which item was afterwards stricken from said tax levy, owing to it then appearing that the appropriation must be made out of the general funds of the city, under the provisions of section 25 of said act, and, thereupon, the appropriation for the contingent fund in said tax levy was proportionately increased, and

Whereas, no appropriation has, as yet, been made under the terms of said section 25 for the use of said Park Commissioners, it is, therefore,

Resolved, That the treasurer be, and he hereby is directed to transfer from the contingent fund the sum of five thousand one hundred and fifteen dollars and eighty-six cents for the formation and to the credit of the fund to be known as the "Park Improvement Fund," such sum being the amount hereby granted to said Park Commissioners, and which appears reasonable and just to this Common Council, for the government and maintenance of the park or parks, parkways, approaches thereto and streets connecting the same, and for keeping in repair the improvements and structures therein, under the supervision of said commissioners, and the furnishing a suitable office for said commissioners use as provided in said act; and the said treasurer is hereby directed, under the terms of section 26 of said act, to keep a separate account of said sum, and to pay the moneys out upon the drafts of said park commissioners, issued in the form and manner prescribed by said section 26, and not otherwise. Adopted.

By Ald. Kelly—Resolved, That the dedication of Boston Park, as mentioned in the communication of the Executive Board at the meeting of this Board June 26th be, and the same is hereby, accepted, and the Clerk is hereby directed to enter the name of such street in the public street registry kept by him, and said Executive Board is hereby notified to place the usual street signs, where needed, at the corners of said street. Adopted.

By Ald. Kelly, by request:

Whereas, The flow of sewage and waters from the Court and William street outlet sewer through the premises of the heirs of John Mennenger, Dora Sehm, Mary Sandroch, and Margaret Farber, respectively, continued only for seven months from the time when they were last paid for, instead of for one year, and therefore the amounts of the orders to be drawn in favor of said persons respectively in the resolution on page 85 of current proceedings, should have been as follows:

In favor of the heirs of John Mennenger, for	\$29 17
..... Dora Sehm, for	58 33
..... Mary Sandroch, for	72 87
..... Margaret Farber, for	58 33

And, Whereas, The City Clerk in making the payments to all but the heirs of John Mennenger caused to be paid to such persons only the amounts actually due to them, as aforesaid, and the balance to be paid back and credited to the contingent fund, it is, therefore

Resolved, That the action of the City Clerk as aforesaid be, and the same hereby is in all things, approved; that the amount of the order in favor of the heirs of John Mennenger, on said page 95, be, and the same hereby is, fixed at \$29.17 instead of \$50.00 and that the amounts to be carried and charged to the fund for paying the expense of the right of way for Court and William street outlet sewer; when said fund shall be created, as to said

heirs of John Mennenger, Margaret Farber, Mary Sandroch and Dora Sehm, be said sums of \$29.17, \$58.33, \$72.87 and \$58.33, aforesaid, instead of \$50.00, \$100.00; \$125.00 and \$100.00, stated in said resolution.

Adopted.

By Ald. Kelly—

An Ordinance to amend a Penal Ordinance Relating to Streets, passed Feb. 15th, 1887.

The Common Council of the City of Rochester do ordain and determine as follows:

SECTION 1. The title of the penal ordinance relating to streets, passed Feb. 15th, 1887, is hereby amended so as to read as follows: "An ordinance relating to streets, awnings, bridges, squares, parks, shade trees, sewers, lamps and lamp posts, and the numbering of buildings, dwellings and business places."

§ 2. Section thirty of said ordinance relating to streets is hereby amended by adding to the end thereof the following paragraph:

No person shall lead, ride, or drive any horse, mare, mule or other animal attached to any wagon, sleigh or other vehicle, in, upon or across any portion of any of the public streets, avenues, lanes, alleys or places within the city of Rochester, except the roadway provided for such purpose, or in passing into or from any lot where pavement shall be constructed for that purpose; nor ride or drive upon or against any tree, shrub or grass therein so as to injure or destroy the same, under a penalty of not less than five dollars, nor more than twenty-five dollars, for each offense.

§ 3. Section fifty of said ordinance relating to streets is hereby amended so as to read as follows:

§ 50. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions hereof, 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 the period hereinafter specified; and the person violating this ordinance, or of any of the sections or provisions thereof, and failing to pay the penalty and fine therefor, shall be imprisoned in said penitentiary for a term of two days, for each one dollar of the amount of the judgment recovered for such fine and penalty, but in no case to be less than ten days nor more than one hundred and fifty days.

§ 3. This act shall take effect immediately.

On motion of Ald. Kelly ordered received, filed and published, and laid on the table until the next regular meeting.

By Ald. Kelly—

To the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby applies to the Common Council for the consent of the city of Rochester that your petitioner may construct, maintain, operate and extend lines and branches of the railroad of said Company upon streets of the city of Rochester hereinafter named: with sidings, turnouts, and suitable stands upon the said route hereinafter described; such railroad to be a double or single track railroad at the option of your petitioner and operated by horses or by such other power as to be authorized by the Common Council of the city of Rochester other than locomotive steam power; the said route is described as follows: Beginning at the tracks of your petitioner on St. Joseph street thence by suitable curves to Hayward Park; thence through Hayward Park to Clinton street and by suitable curves to a connection with the track of your petitioner in Clinton street.

Respectfully,
C. B. WOODWORTH, Treasurer.

By Ald. Kelly—Whereas, The Rochester City & Brighton Railroad Company has presented its application and asked for the consent of the Common Council for the construction, maintenance, operation and extension of a street surface railroad with sidings, turnouts and suitable stands in and through the following named streets in the city of Rochester, viz.: Beginning at the tracks of said Rochester City & Brighton Railroad Company on

St. Joseph street, thence by suitable curves to Hayward park; thence through Hayward park to Clinton street and by suitable curves to the track of said Company in Clinton street; 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, and said railroad to be a double track or single track railroad at the option of the petitioner; 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 Chambers in the City Hall Building in said city on the 7th of August, 1888, at 8 o'clock, p. m.; and the City Clerk 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, to be designated by the Mayor of said city. Adopted.

By Ald. Kelly—

To the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby asks permission of the Common Council, subject to the approval of the Mayor, for the construction of a branch or second track from Driving Park avenue to the city line on the west side of Lake avenue in said city.

C. B. WOODWORTH, Treasurer.

By Ald. Kelly—Resolved, That the application of the Rochester City & Brighton Railroad Company for permission to construct a branch or second track from Driving Park avenue to the city line on the west side of Lake avenue in the city of Rochester be, and the same is hereby granted.

On motion of Ald. Kelly laid on the table two weeks.

By Ald. Bohrer—Petition of John Housam. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. McMillan moved that the action to refer to the Lamp Committee the resolution to grant permission to the Edison Electric Illuminating Company to place arc lights in certain streets, be reconsidered. Adopted.

Ald. McMillan then moved the adoption of the resolution. Carried.

The president announced the following committees: Free public baths. Ald. Sullivan, Williams, Fee, McMillan, Schroth. On street railroad investigation. Ald. Swikehard, Kelly, Kohlmetz.

On motion of Ald. Fee the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—July 24, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

Absent—Ald. Thayer—1.

APPROVAL OF 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. McMillan—Petition of Frederick A. Sherwood for permission to erect a wood building. Permission granted.

By Ald. Fee—Petition of Henry Hoffman in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Kohlmetz—Petitions of George Englert, W. I. Defendorf and to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz—An agreement, made and entered into on the 24th day of July, 1888, at Rochester, N. Y., by and on the part of, the Rochester Brewing Company with the City of Rochester, witnesseth as follows:

Whereas, The Common Council of said city of Rochester did, at the request of said company, at its meeting held on July 10th, 1888, duly adopt and pass a first ordinance for a roadway improvement upon Cliff street, upon condition that the said Rochester Brewing Company agree to pay one-half of the cost of the portion of said improvement described in said ordinance;

Now, therefore, the said Rochester Brewing Company, in consideration of the passage of said first ordinance and of a final ordinance hereinafter by said Common Council, acting for and on behalf of said city of Rochester, does hereby agree to and with said Common Council, the said city and the several owners of property and tier of lots and parcels of land upon each side of that portion of Cliff street hereinafter mentioned, and for value received, and binds itself to pay, when ascertained, to the City Treasurer, the one-half of the full, true and entire cost of said roadway improvement in, along, and upon said Cliff street existing between the east line of Lake avenue extended eastwardly to the east line of said Cliff street, and as mentioned in said ordinance, together with any and all expenses for inspection or otherwise in or about said improvement and its construction, and all interest incurred or paid upon account thereof, by or on the part of said city or any of its departments.

In witness whereof, the said Rochester Brewing Company has hereunto affixed its corporate seal, and caused these presents to be signed by its Secretary on the day and year, and at the place first above written.

Corporate Seal of ROCHESTER BREWING COMPANY
by John Bradley, Secretary.

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

On this twenty-fourth day of July 1888, before me, the subscriber, personally appeared John Bradley to me known to be the Secretary of the Rochester Brewing Company, and he being by me duly sworn, did depose and say: That he resided in the city of Rochester; that he knows the corporate seal of said corporation; that the seal affixed to said instrument is said corporate seal, and that said instrument was signed and sealed by him on behalf of said corporation by authority of its board of directors, and the said John Bradley also acknowledged said instrument to be the free act and deed of said corporation.

HENRY J. SULLIVAN, Com'r. of Deeds.

Ordered received, filed and published.

By Ald. Williams—Petition of Hattie A. Smith for permission to erect a wood building. Permission granted. Also bill of John P. Smith for manuals—\$1,340.76. Referred to the Contingent Expense Committee.

By Ald. Selye—Petitions of Elizabeth J. Burke and Chas. Wandel to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Selye—Petition of John Carey and Frank Grover in relation to erroneous assessments. Referred to the Assessment Committee.

By Ald. Selye—Petition for a bridge over Ravine avenue. Referred to the Surveyor to prepare an ordinance.

By Ald. Swikehard—Petition of Jacob Frank to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Judson—Petition of Geo. B. Garrison for permission to erect a wood building. Permission granted.

By Ald. Schroth—Petition of Wm. S. Beard for permission to erect a wood building. Permission granted.

By Ald. Schroth—Petition of John Bauer and remonstrance against the erection of a wood building. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Kelly—Petition of E. Knickerbocker in relation to an erroneous assessment; referred to the Assessment Committee. Also petitions of John Nolan and Joseph Bohle to erect wood

buildings; referred to the Wood Building Committee and fire marshal with power to act. Also petition for grading Clifford street and a plank walk on Anne street; referred to the Surveyor to prepare ordinances.

By Ald. Thayer—Petition for water mains in Seventh avenue, from Bay street to Short street. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

By Ald. Kohlmetz—

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

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its report:

F. J. and G. Schafer are entitled to have an assessment for the King Place sewer, under ordinance No. 3,257, against their lot number twenty-two, Thurber sub-division, east side of Reynolds street, corner of Adams and Reynolds streets, canceled, as it appears that the assessment of said lot was erroneous, although included in the territory to be assessed for the improvement, for the reason that the lot has ample sewage facilities on each side of said streets, Adams and Reynolds, and never was and is not now benefited by the King Place sewer, which amount thereof having been added to the general city tax, the same should be canceled thereon and the amount thereof charged to erroneous assessments.

Mary A. Varey should have deducted from an assessment upon her lot, east part of lot five, of sub-division of lots 63, 64 and north part of 65 of out lot 7, south side of Central avenue, for the Central avenue pipe sewer, under assessment No. 3,202, thirteen dollars, that being the amount erroneously added to her assessment for a lot lateral, when, instead, she should have been assessed for a lot lateral connection only, as appears by the surveyor's communication of February 14th, 1888, found at page 455, proceedings of 1887-1888; said assessment having been added to the general city tax of 1888, the treasurer should be directed to receive from her the amount of said assessment, less thirteen dollars, and any accumulation of interest upon said last mentioned sum, and to charge said deduction to erroneous assessments.

The heirs of John Christiaansen's assessment upon lot seventy-three of the Champeny tract, Tenth ward on the west side of Alexander street, corner of Asylum street, for the Goodman street outlet sewer, should be reduced from twenty dollars and thirteen cents to six dollars and six cents, there having been a mistake made in the frontage upon said Asylum street.

S. R. and E. N. Gibbons should have refunded to them the sum of one dollar and thirty-two cents, the amount petitioned for, that being the sum erroneously assessed on their lot on the west side of Chestnut street, at the corner of Euclid street for the Goodman street stone sewer as a strip eight feet in width of their lot was taken before the preparation of said assessment roll for Euclid street widening, which fact was unknown to the assessors.

The petition of the heirs of Jane S. Bell to have the general city tax of 1888 upon lot 36, north side of Central park, reduced from twenty-five dollars and seventeen cents to eighteen dollars and thirty-eight cents, should be referred to the Executive Board, so that it may be ascertained if water pipe has been laid upon said Central park in front of their premises which can be utilized by their lot.

John Englert's petition to be permitted to pay the unpaid city tax of 1879 against his premises, north part of lot No. II, in the Hebard tract, in the Sixteenth ward, on Hebard street, and sold on March 25, 1880, by the treasurer, and struck off to the city, as it appears at the time of sale, without other interest or percentage, should be granted. It appears that on the 25th day of July, 1879, Mrs. Englert called at the treasurer's office and asked for the tax bill against Mr. Englert's property on Hebard street, but the clerk, through a mistake, thought she said Clifford street and there being lot seven on the north side of Clifford street assessed to another John Englert, she was given that bill,

amounting to \$17.26, considerably more than the tax against the Hebard street property, and being unable to read English, she paid the tax on the Clifford street property, and neither she or Mr. Englert discovered the mistake, both being Germans and unable to read English, until very recently, when they had occasion to obtain a tax search, and then, for the first time, discovered that the tax against their property on Hebard street was unpaid. John Englert, the owner of the Clifford street property, is dead, and his heirs refuse to pay the petitioner any part of the amount thus paid by his wife. Your committee is of the further opinion that the claim, if a just one, against Mr. Englert's estate, is barred by the Statute of Limitations, and thus the only relief that Mr. Englert can obtain will be at your hands.

Matthias Dubelbeiss petition for relief from assessments against his lots on Dubelbeiss park for the Goodman outlet sewer should be denied, as it appears that sewer is and must be necessarily the outlet for any sewer draining his lots which can easily be done, or by the extension of High street to his park, and the construction of a sewer through the same into said Goodman street outlet sewer.

The application of Mr. Johnson and others to have the private park taxes levied or assessed against all the lots fronting on or adjoining Nichols park, included in the general city tax rolls for 1888 canceled, should be granted, as it appears that the original petition did not conform to the requirements of the amendatory private park act of 1888. It seems that a proper petition was prepared, but was never signed by the owners of the lots upon said park, but, through a mistake, supposing the new petition had been signed, the resolution for said assessment was passed. The proper disposition of the matter would, therefore, seem to be to direct the treasurer to cancel all such assessments or taxes.

In reference to the petition of the heirs of H. G. Warner to have relief afforded them upon account of the assessment made against their property on the east side of Mt. Hope avenue for the Mt. Hope avenue improvement, under Final Ordinance No. 3,181, your committee, after a careful investigation, finds that, by reason of the exception of the property owned by Mount Hope Cemetery upon the westerly side of said avenue, opposite to said Warner property, from assessment for local improvements, under the terms of the charter, the whole expense of said improvement, with but a slight exception, was assessed upon said Warner property, which was contrary to the spirit of the ordinance, the ordinance requiring the assessment to be made upon the tier of lots upon each side of the avenue so improved, although in strict accordance with the terms of the charter. The Warner property ought not, in the opinion of your committee, be assessed for said improvement more than its equitable proportion, providing said cemetery property was not exempt, the amount of which is stated in the accompanying communication of a majority of the city assessors, their judgment or conclusion being concurred in by your committee.

Your committee therefore recommends the adoption of the accompanying resolutions for the foregoing purposes.

H. KOHLMETZ,
LOUIS BOHRER,
WM. H. SULLIVAN,
Assessment Committee.

Ordered received, filed and published.
CITY ASSESSORS' OFFICE,
ROCHESTER, July 25, 1888. }

Ald. Kohlmetz, Chairman Assessment Committee:

DEAR SIR—In reply to the communication of First Assistant City Attorney Sullivan, acting clerk for your committee, asking us to state what the assessment for the improvement of Mt. Hope avenue would have been on the property of the heirs of H. G. Warner, had the property of Mt. Hope Cemetery been included and assessed in the assessment roll for said improvement. We would say that in our judgment had the Mt. Hope Cemetery been assessable the property of the heirs of H. G.

Warner would have paid the sum of \$11,272.31, the balance of their bill should be paid by the city of Rochester; or, in other words, they should be allowed to pay their bill, less \$11,066.69.

Yours respectfully,

L. A. PRATT,
M. J. MAHER,
City Assessors.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the assessment of \$27.28 against F. J. and G. Schaeffer upon lot 22, Thurber subdivision, east side of Reynolds street, for King place sewer, under ordinance No. 3,257, added to the general tax roll for 1888, be canceled by the treasurer, and that he charge the amount thereof to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer receive from Mary A. Varey the amount of the assessment against the east part of lot five, of subdivision of lots 63, 64 and north part of 65 of Out lot 7, south side of Central avenue, for the Central avenue pipe sewer, under assessment No. 3,202, less the sum of thirteen dollars, and any additions of interest or percentages made such last mentioned sum since the assessment, which assessment has been added to the general city tax of 1888 against said lot, and that the treasurer be directed to charge such deduction to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the assessment against the heirs of John Christiaansen upon lot 73 of the Champney tract, 10th ward, on the west side of Alexander street, for the Goodman street outlet sewer, be, and the same hereby is, reduced from twenty dollars and thirteen cents to six dollars and sixty cents, and that the Treasurer charge the reduction to erroneous assessments, and that he receive said reduced amount with the usual discount in full of said assessment. Adopted.

By Ald. Kohlmetz—Resolved, That the clerk draw an order upon the Treasurer, payable from the contingent fund, in favor of S. R. and E. N. Gibbons for one dollar and thirty-two cents, the erroneous amount added to the assessment against their property on the west side of Chestnut street, on the corner of Euclid street, for the Goodman street sewer.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly.—14.

By Ald. Kohlmetz—Resolved, That the petition of the heirs of Jane S. Bell, described in the foregoing report, be, and the same hereby is, referred to the Executive Board to report if their lot can receive water from the mains in the other side of Central park and the amount of reduction to which they are entitled, if any, upon account thereof. Adopted.

By Ald. Kohlmetz—Resolved that the Treasurer receive from John Engler the amount of the unpaid city tax for 1879 against his premises, north part of lot No. 11 in the Hebard tract, in the Sixteenth ward, on Helard street, and sold for the nonpayment thereof on March 25, 1880, as it appears at the time of sale, without other interest or percentages, and that he charge such interest and percentages to erroneous assessments, if deemed necessary by him. Adopted.

By Ald. Kohlmetz—Resolved, That the petition of Matthias Dubelbeiss for relief from assessments against his lots on Dubelbeiss park for the Goodman street outlet sewer, be, and the same hereby is, in all respects, denied. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is, directed to cancel in the second volume of the tax roll of 1888, for the Sixteenth ward, all taxes added thereto under the private park act upon lands fronting on Nichols park. Adopted.

By Ald. Kohlmetz—Resolved, That the City Treasurer be, and he hereby is, directed to receive from the heirs of H. G. Warner the sum of eleven thousand and two hundred and seventy-two dollars and thirty-one cents, in full of the assessment against their property upon the easterly side of Mount Hope avenue for Mount Hope avenue im-

provement, under final ordinance No. 3,181, and that he charge the remainder of said assessment to erroneous assessments; interest to be added to said reduced amount in case of non-payment, as provided by the City Charter, as if said reduced amount was the amount of said assessment. Adopted.

By Ald Fee—

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

GENTLEMEN:—Your Law Committee, with the exception of its chairman, begs leave to submit the following supplemental report:

That it has considered the claims made to the Executive Board by Mr. Frank W. Elwood, for himself and his tenant, J. Miller Kelly, for damages sustained by reason of street surface water passing into the basement of Mr. Elwood's building and thence into the basement of the store occupied by Mr. Kelly, injuring the floors, goods and stock therein, which was referred by the Executive Board, together with the opinion of the First Assistant City Attorney thereon, made to said Board to you for your consideration and action, and, in turn, referred by you to your Law Committee, printed at page 135 and 136, current proceedings, and recommended that there be paid to Mr. Elwood the sum of three hundred and twenty-six dollars, in full for all damages sustained by him and his tenant, Mr. Kelly, and your Committee would also recommend that the Executive Board be requested to immediately enlarge the outlet at said point for the discharge of surface water collecting thereat, and charge the expense thereof to the Highway Fund.

Respectfully submitted,

H. G. THAYER
JOSEPH H. FEE,
F. H. WILLIAMS,
THOS. McMILLAN,
Law Committee.

Ordered received, filed and published.

By Ald. Fee—Resolved, That the clerk draw an order on the treasurer, payable from the contingent fund, in favor of Frank W. Elwood for three hundred and twenty-six dollars (\$326) upon the certificate of the city attorney that Mr. Elwood and his tenant, J. Miller Kelly, have as a consideration thereof, duly executed a release in full of all claims for damages of every kind and nature sustained by them by reason of the overflow of water into the cellar and basement of the building of said Elwood, and the cellar or basement of the store therein, occupied by said Kelly, mentioned and referred to in the foregoing report, and the communication of the Executive Board, also the rein referred to.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer—13.

By Ald. Fee—Resolved, That the Executive Board be, and it hereby is, requested to immediately cause the street lateral at the northeast corner of Main and State streets, in front of the Elwood Memorial Building, to be enlarged, or a new lateral to be constructed, so as to carry off and discharge into the sewer the water that may at any time accumulate at such point, and to charge the expense thereof to the highway fund. Adopted.

By Ald. Kelly—

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

GENTLEMEN: Your Law Committee begs leave to submit the following as its report:

In reference to the petition of Nicholas L. Brayer to have paid to him the amount due upon account of work done and services performed by him in the construction of the Culver road pipe sewer, under final ordinance number 3,067, the completion of which sewer was enjoined by an order of the Supreme Court in the action of the New York Central & Hudson River Railroad Company and others against the city and Mr. Brayer, your committee finds that Mr. Brayer entered upon the performance of said contract, and partially performed the same, when he was restrained from its further

performance by said injunction. Mr. Brayer, in the opinion of your committee, should no longer be kept out of the amount which is honestly and justly due him, as your committee believes that the payment could be made from the contingent fund, and then carried to the fund for said sewer construction, when the same is created, or added to the assessment therefor under the ordinance for said sewer. The amount to be paid to Mr. Brayer should be the sum certified to be his due by the City Surveyor, who is conversant with the work done by him.

In reference to the petition of Samuel N. Oothout to have a portion of land bounded north by Ely street; east by the east line of lots 10 and 12 of E. Johnson's subdivision of part of lots 11, 12 and 13; south by the line of the old Erie canal, and west by the east line of Water street, formerly abandoned as a public street, by proceedings to be instituted under your honorable body's direction by the Executive Board, under the provisions of the charter, your Committee finds that prior to the year 1860 said lands were practically abandoned and discontinued as a highway, and from some years prior to 1860 down to the present time were duly assessed upon the general and local assessment or tax rolls of the city, and Mr. Oothout, on numerous occasions, purchased the same on sales held for the nonpayment thereof, receiving tax certificates and leases thereon, and, as he claims, paid some of said taxes and assessments, and he has been in possession of said portion of land now sought by him to be formally discontinued, since the time of said sales. Your committee deems it highly imprudent on the part of the city to institute the proceedings desired by Mr. Oothout, as it would tend to complicate matters to such an extent that Mr. Oothout will probably thereafter ask, or take steps, to have repaid to him the amounts paid upon said sales and said taxes and assessments. His application a number of years ago to have the amount so paid by him refunded was rejected by an Assessment Committee of your honorable body, and we consider that this move is made in the same direction, and for the same purpose. If the highway is formally abandoned or discontinued, as he seeks to have done, it would not, in the opinion of your committee, aid Mr. Oothout in anywise, but will tend to make stronger the claim preferred by him to have refunded said moneys paid on account of said taxes and assessments thereon. Your committee considers that Mr. Oothout can obtain ample relief at the hands of the Legislature by obtaining an act which will legalize the abandonment, practically as stated above, of said land as a highway, and confirm the title to the lands acquired by Mr. Oothout, and therefore, recommends to Mr. Oothout such course, and to your honorable body that his petition be denied.

Your committee has also examined the matter of the payment of the judgments recommended by the city attorney, found on page 136 Current Proceedings and finds that in September, 1886, the three referees who heard the twenty-three actions brought against the city to recover damages caused by reason of the diversion of water from Hemlock lake, handed down their report, in writing, finding the aggregate amount against the city of nearly ten thousand dollars. Subsequently and on Feb. 28th and March 3d, 1887, judgments were entered thereon for the respective amounts awarded, together with costs, including an excessive amount of referees' fees. An appeal was first taken to the special term of the Supreme Court, which reversed the action of the clerk in disallowing the item of ten dollars in each of the fifteen cases, costs claimed for taking the deposition of a witness, de bene esse, and denying the motion of the city for a reduction of the referees' fees. A further appeal was subsequently taken to the general term from the order of the special term and that court on October 21st, 1887, handed down its decision modifying the order so as to direct the clerk to reduce the referees' fees to \$107.61, making a reduction of \$100.91 in each of said twenty-three cases and affirming in all other respects said special term order, without costs of

the appeal to either party, the appeal being taken in one case only, and the other twenty-two actions being stipulated to abide the event of that appeal. A further appeal was taken to the Court of Appeals by both parties from said order of the General Term, and that appeal was argued on June 5th, 1888, in said Court of Appeals, and on June 19th, 1888, that court affirmed the General Term order, without costs, no opinion being written, all of the judges concurring. On June 22d, 1888, an order was duly granted by the Supreme Court and entered, making the order and decision of the Court of Appeals the order and decision of the Supreme Court, thus practically ending the litigation. It now remains for your Honorable Body to direct the payment of the judgments, less the reductions in the referee fees made by the court and the items of fees for sheriff upon execution, transcript and satisfactions of judgments included in said judgments, the proper amounts being stated in the accompanying resolution.

Your Committee has had before it Mr. Emil Kuechling, the engineer in charge of the survey and preparation of plans for the East Side outlet sewer, who has desired that the City Attorney be instructed to act in conjunction with him in solving the legal questions that may arise in regard to the matter.

Your Committee, therefore, recommends the adoption of the accompanying resolution for the foregoing purposes.

J. MILLER KELLY,
H. G. THAYER,
JOSEPH H. FEE,
F. H. WILLIAMS,
T. McMILLAN,

Law Committee.

Ordered received filed and published.

By Aid. Kelly—Resolved, That the Clerk draw an order upon the City Treasurer, payable from the Contingent Fund, in favor of Nicholas L. Brayer for the amount certified by the City Surveyor as being honestly and justly due him for work and labor, and material done and furnished, in and about the construction of the Culver road pipe sewer, final ordinance No. 3,067, under the contract between him and the Executive Board, on behalf of the city therefor, and that such amount be added to the cost of said improvement, when ascertained, preparatory to an assessment being made therefor.

Adopted by the following vote:
Ayes—Aid. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Aid. Kelly—Resolved, That the application of Samuel N. Oothout, mentioned in the foregoing report of the Law Committee, be, and the same hereby is denied. Adopted.

By Aid. Kelly—Resolved, That upon the certificate of the City Attorney that proper satisfaction pieces of the judgments against the city in favor of the persons hereinafter named have been delivered to him, that the Clerk draw orders upon the City Treasurer, payable from the contingent fund, in favor of Theodore Bacon, Esq., attorney for the said plaintiff and judgment creditors, for the following sums, viz:

Benjamin G. Weaver and Warren Foote, three hundred and twenty-seven dollars and twenty-five cents.

George R. Smith, as executor of the last will and testament of Hiram Smith, deceased, one thousand, six hundred and fifty-three dollars and thirty-five cents.

Benjamin G. Weaver, three hundred and forty-two dollars and sixty-three cents.

William Hamilton, as assignee of George R. Smith, for the benefit of creditors, seven hundred and sixteen dollars and seventy-five cents.

John Ideson, five hundred and twenty-seven dollars and thirteen cents.

Martin Pierce and Seymour Pierce, five hundred and twenty-two dollars and twenty-five cents.

James L. Ruland, two hundred and fifty-five dollars and fifty cents.

Benjamin G. Weaver, (second action,) two hundred and fifty-five dollars and fifty cents.

John W. Day and Richard Cook, four hundred and sixty dollars and fifty cents.

Susan L. Cook and Anna J. Lee, two hundred and fifty-five dollars and fifty cents.

Alvin T. Smith, as executor of the last will and testament of Mary B. Smith, deceased, one thousand two hundred and thirty-nine dollars and seventy-five cents.

Adrianna C. Smith, four hundred and thirty dollars.

Elston Hunt, William R. Hunt and Arthur H. Hunt, one thousand and thirty-four dollars and seventy-five cents.

Elias L. Yorks and William R. Yorks, four hundred and seventy-six dollars and thirteen cents.

Guy R. Pride, two thousand one hundred and sixty two dollars and twenty-five cents.

James A. Stillman, two hundred and sixty-six dollars, with interest on said several sums or amounts from the twenty-eighth day of February, 1887, to the date of such orders; also

Alonzo W. Townsend, seven hundred and seventeen dollars

Frank A. Booth, seven hundred and seventeen dollars.

Edwin E. Bond, four hundred and sixty dollars and sixty-three cents.

John G. Neal, Frederick A. Neal and Henry F. Brooks, two hundred and fifty-five dollars and fifty-three cents.

Myron Barton and Allen I. Williams, four hundred and sixty dollars and sixty-three cents.

Amos Lotee, seven hundred and seventeen dollars.

Oliver Allen, two hundred and fifty-five dollars and fifty-three cents, with interest on said seven last mentioned sums or amounts from March 3, 1887, to the date of such orders.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Williams moved that rule 38 in relation to bills be suspended, and that the bill of John P. Smith for printing manuals be placed upon the budget.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

FINANCE BUDGET No. 4.

ROCHESTER, N. Y., July 24, 1888.

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:

CONTINGENT FUND.

D. C. Elsheimer, repairing tape, surveyor	5 45
Chas. B. Ernst, disbursements	54 45
W. P. Maddock, printing blanks	16 00
Rochester Printing Co., printing notices	195 23
	60 88
Sunday Herald Printing Co., printing notices	81 45
Sunday Herald Printing Co., printing blanks	9 25
Rochester Volksblatt, printing notices	200 00
Rochester Morning Herald, print'g notices	9 50
Post-Express, printing notices	206 06
Post-Express, printing notices	159 20
Union and Advertiser, printing proceedings	450 17
Union and Advertiser, printing appeals	52 00
Union and Advertiser, printing blanks	18 00
W. P. Maddock, printing blanks	4 00
John P. Smith, binding books	13 50
H. H. Langworthy, M. D., services sewer suits	60 00
B. L. Hovey, services sewer suits	60 00
	45 00
V. Fleckenstein, P. M., postage stamps	5 00
O. H. Peacock, expenses	4 00
I. F. Quinby, disbursements	40 01

George A. Benton, disbursements	15 31
James Butler, hack hire	3 00
A. Jackson, stationery	36 50
Schmidt & Kalbfleisch, supplies Surveyor	40 45
Maurice Leyden, recording paper	12 84
C. I. McDowell, legal services	20 00
John P. Smith, manuals	1,340 76

PAY ROLL FOR MONTH OF JULY.

C. R. Parsons, Mayor	\$275 00
Wm. H. Tracy, alderman	62 50
Thos. McMillan	62 50
Henry T. Kohlmetz	62 50
Forest H. Williams	62 50
DeVillo W. Selye	62 50
Geo. B. Swikehard	62 50
John U. Schroth	62 50
J. Miller Kelly	62 50
John A. Davis, Treasurer	375 00
F. P. Allen, Asst. Treasurer	25 00
Edward Thomas, Clerk	125 00
Charles M. Beattie	116 66
A. D. Davis	83 33
Fred E. Shedd	83 33
Geo. J. Magin	40 00
Samuel C. Pierce	100 00
Chas. H. Stillwell	100 00
Frank Steele	60 00
Chas. B. Ernst, City Attorney	350 00
H. J. Sullivan, First Asst. City Attorney	291 66
Frank J. Hone, Second Asst. City Atty. (June and July)	300 00
E. D. Smith, Stenographer	100 00
W. J. Burke, Clerk	83 83
I. F. Quinby, Surveyor	191 66
Oscar H. Peacock, 1st Assistant Surveyor	183 33
W. J. Stewart, Assistant Surveyor	125 00
W. B. Sackett	83 33
W. W. Race	66 00
John Kenyon	54 24
Wm. M. Rebasz	75 00
G. E. Bingham	50 00
Martin Wahl	55 00
E. L. Smith	25 00
C. L. Raymond	66 00
Orville Strower	50 00
Jos. Boschert	48 00
L. A. Pratt, City Assessor	255 00
M. J. Mahar	250 00
Jacob Gerling	250 00
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner	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	25 00
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 Bid'g	75 00
Geo. A. Benton, Clerk Civil Service Com.	25 00
William J. Toole, Milk Inspector	83 33

POOR FUND.

Home of Industry, board	492 42
Home of Friendless	78 00
St. Mary's Hospital	2,490 30
City Hospital	1,218 53
St. Mary's Orphan Asylum	1,047 51
St. Patrick's Orphan Asylum	749 20
St. Joseph's Orphan Asylum	1,058 51
Rochester Orphan Asylum	591 54
Sisters of Mercy	769 60
Industrial School	666 73
Home of Industry, bread	52 34
B. F. Martin, groceries	235 48
Frank Defendorf	22 00
F. A. Schoeffel	4 00
W. S. Wouff	54 00
M. Eisenmenger	16 00
Andrew McDade	32 00
Thos. McAnarney	16 00
P. Connaughton	44 00
E. M. Walbridge	5 00
S. Dubelbeiss	32 00
Grainger & Smyth Bros., meat	50 00
Casper Fromm	28 96
Mat Miller, meat	13 45

A. L. Morris,	25 00
Bernhard & Casey, coal.....	38 75
W. C. Dickinson,	41 25
W. C. Dickinson,	23 75
Doyle, Gallery & Co.	45 00
L. A. Hedges, burials	6 00
R. Milliman, burials	24 00
Frank Hovey, constable's fees.....	2 50
Chas. Scott, hack hire	2 00
Timothy Derrick, rent	11 25
S. A. Bowers,	26 25
A. H. Martin, disbursements.....	42 83
Scrantom, Wetmore & Co., ledger ..	3 60
F. J. Amsden, transportation	6 50
H. Brinker, beans	15 92

PAY ROLL FOR MONTH OF JUNE.

A. H. Martin, Overseer	141 66
J. H. McGregor, Clerk	75 00
Thos. Swanton,	75 00
Jos. Eagan,	75 00
Geo. Hartel,	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk	65 00

CITY PROPERTY FUND.

Meulendyke & Veyhl, office chair.....	18 00
Bradshaw & Herzberger, coal.....	1,127 50
Johnson & Sprague, insurance	23 45
Brewster, Crittenden & Co., supplies City Hall	10 00
F. J. Irwin, cleaning City Hall.....	6 63
Peter G. Siener, rat poison.....	65 00
Goodale & Stiles, pitcher and glasses.....	1 50
John C. King, carpet and sweeper.....	1 50
C. F. Paine & Co., alcohol.....	140 25
Rochester Gas Co., gas, City Hall.....	2 20
James Vick, filling flower bed.....	144 75
	\$ 15 00

LAMP FUND.

Thos. L. Hamlin, hack hire.....	4 00
Rochester Gas Co., lighting lamps, June.....	562 65
Municipal Gas Co.,	331 50
Citizens' Gas Co., lighting lamps, June.....	935 40
posts, removing and setting	6 94
Edison Electric Light Co., lighting lamps, June	1,051 76
Rochester Electric Light Co. lighting lamps, June.....	1,914 49
Brush Electric Light Co., lighting lamps, June	6,140 70

PAY ROLL MONTH JULY.

Chas. R. Finnegan, supt. electric wires.....	50 0
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HEALTH FUND.

Patrick Bradley, collecting garbage.....	114 00
	114 00

HEALTH FUND.

PAY ROLL, MONTH OF JULY.	
Dr. J. J. A. Burke, Health Officer	\$ 83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector	125 00
Henry M. Heinold, keeper Hone Hospital.....	50 00
George W. Hall, Health Inspector.....	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

PARK FUND.

PAY ROLL, MONTH OF JULY.

E. B. Chace, stakes.....	4 32
David Cooper, labor on parks.....	40 00
Wm. Coughlin	40 00
Thos. Callahan	40 00

John Sheridan,	40 00
M. McCormick,	40 00
Pat'k Dorsey,	40 00
Thos. O' Roarke,	40 00
John Flaherty,	40 00
W. Ackerman,	40 00
F. M. McKenna,	40 00
J. Kennedy,	40 00
Joseph Remish,	40 00

POLICE FUND.

B. Frank Enos, expenses, June	\$ 9 15
Western Union Tel. Co., services, June.....	40 43
Roch. Gas Co., gas, patrol house	24 75
Citizens Gas Co., laying pipe	49 58
O. J. & J. A. Bryan, vitrol	137 48
Chas. H. Bidwell, oats.....	47 39
Maggie Gaffney, cleaning, &c.....	20 70
Thos. A. Burchill, expenses Dengler case.....	2 07
Thos. Dukelow and Geo. Long, expenses Dengler case	8 10
Wm. Croston, 1 doz. brooms	3 00
Jacob Turner, meals for officers.....	1 75
E. P. Olmstead, meals for prisoners.....	15 25
Wm. H. Mills, hack hire	6 00
Fred W. Lang, hay and straw	30 67
J. K. Hunt, boxes	3 00
Wm. Bassett, repairs patrol house	60 83
Philip Ernst, repairs patrol department ..	6 10
A. F. & S. C. Stewart, repairs patrol dep't.....	11 75
S. A. Pierce, medical services	15 75
Bernharat & Casey, coal.....	5 50
Rocnester Printing Co., printing blanks ..	15 75
Post-Express, printing blanks	54 25
J. W. Rosenthal, balance of salary to December 13, 1887.....	202 67

PAY ROLL FOR MONTH OF JUNE.

James D. Casey, Police Commissioner.....	\$250 00
Jacob A. Hockstra,	250 00
B. Keeler, Police Justice	201 67
B. Frank Enos, Police Clerk.....	125 00
J. P. Cleary, Superintendent.....	150 00
Chas. McCormick, Day Capt. and As. Chief ..	116 67
Wm. Keith, Night Capt. and Asst. Chief ..	108 33
Frank B. Allen, Lieutenant.....	85 00
John A. Baird,	85 00
John E. McDermott,	85 00
Frank S. Skuse,	85 00
Fred Kipphut,	85 00
John C. Hayden, Chief of Detectives.....	100 00
Thos. Lynch, Detective.....	90 00
Peter Lauer	90 00
Henry Baker	90 00
Thos. A. Burchill	90 00
Jos. S. Roworth	90 00
Patk. C. Kavanagh,	90 00
Thos. Dukelow,	90 00
Ben C. Furtherer,	90 00
Geo. Long,	90 00
Robert Burns,	90 00
Andrew Connolly, Patrolman.....	75 00
Jacob Harter,	75 00
Wm. P. O'Neil,	75 00
John Mitchell,	75 00
Ed McDonough,	75 00
Wm. McKelvey,	75 00
Jos. St. Hellen,	75 00
Robert Sioan,	75 00
John Dean,	75 00
Samuel Schwartz,	75 00
James A. Johnson,	75 00
Charles W. Peart,	75 00
Charles Hart,	75 00
Michael Hynes,	75 00
Louis Nold,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Hiram Rogers,	72 50
P. J. Cummings,	75 00
Benj. L. Stetson,	75 00
Patk. Caulfield,	75 00
Patrick Culligan,	75 00
William Murray,	75 00
Michael Englert,	75 00
John Sullivan,	75 00
Dennis Hogan,	75 00
James E. Ryan,	75 00
Wm. Laragy,	75 00
John Yaman,	75 00

Michael Zimmerman	75 00
George H. Kron	72 00
George Leise	67 50
Henry Baker, Jr.	75 00
Michael Fitzpatrick	57 50
William Hilliard	75 00
Fred. Walter	75 00
John Bletzer	72 00
Geo. Mohr	72 50
E. O' Loughlin	75 00
Geo. Kleisly	75 00
E. J. O'Brien	75 00
John B. Davis	75 00
Nich. J. Loos	75 00
John H. Dana	75 00
Wm. White	75 00
Ed. Van Vorst	75 00
John C. McQuatters	75 00
John M. Reis	75 00
Jacob Frank	75 00
John Wangman	75 00
John Monaghan	75 00
Chas. Sieffer	85 00
Danl. Golding	75 00
Mich. Cain	75 00
Jas. P. Flynn	72 50
Hugh Clark	75 00
Wallace R. McArthur	75 00
Chas. Stupp	75 00
Ferd. A. Klubertanz	75 00
Theo. H. Cazeau	75 00
John E. Moran	75 00
A. J. Moynihan	75 00
Chas. P. Player	75 00
Job. W. Chatfield	72 50
John Coughlin	75 00
Albert Gerber	65 00
Isaac G. Lovett	32 50
John W. Banker	75 00
James B. Cady	75 00
Albert B. Marble	75 00
Wm. E. O'Brien	75 00
Wm. A. Metzger	75 00
Thos. F. O'Connor	75 00
Wm. J. McBride	75 00
Frank J. Lynch	75 00
John P. McDonald	75 00
Jeremiah O'Grady	75 00
Sharon L. Sherman	75 00
Thos. Foley	75 00
Charles C. Alt	75 00
Martin P. Snyder	75 00
Chas. Weber	75 00
Myron E. Avery	40 00
Chas. F. Schroeder	40 00
John M. Durkin	75 00
James Keenan	75 00
John A. Weber	75 00
Wm. Mullane	75 00
Thos. H. Gargan	65 00
Victor Hohman	75 00
Julius Luscher	72 50
John Shire	72 50
Julius A. Brown	75 00
Richard S. Congar	47 74
Geo. W. Finkle	26 04
Chas. Dingman	75 00
Robt. B. Swanton	75 00
Chas. Wilson, driver	75 00
Louis W. Miller, operator	40 00
Henry W. Martin	40 00
Henry M. Webb	2 68
Wm. Boon	34 84
Charles W. Strubel, doorman	75 00
Jacob Markey, janitor	65 00
Addie De Stoebler, matron	50 00

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., July 20, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending June 28, 1888	\$573 25
July 5, 1888	748 01
July 12, 1888	863 07
July 19, 1888	366 31
Chapman-O'Neil Mfg. Co., gear and pinion for street sweeper	7 25
Geo. S. Bristow, repairs to buggy, &c. use of horse and buggy	7 00
98 00	
Jos. F. Bonesteel, rent of lot for July	13 29
Jas. Babcock, sand and gravel	54 72
John Weber	37 80
Wm. G. Bell, sawing lumber	4 00
H. A. Kingsley & Co., hardware	54 95
Huther Bros., repairs to saws	5 65
Woodbury, Morse & Co., paint, oil &c.	21 79
J. Scott Wilson, oil	3 64
J. Emory Jones, labor on Lyell avenue lift bridge	13 47
Sunday Herald Printing Co., printing	54 00
Hollister Lumber Co., lumber	282 78
Chas. E. Kohlmetz, iron work	87 73
Rochester Gas Light Co., coke	17 15
Chas. Peiffer, broom for street sweeper	29 00
Gilbert, Brady & Co., paving stone	494 00
Louis Ernst & Son, hardware	11 17
Hicks & McKensie, horse-shoeing	7 00
G. W. Crouch, Jr., est. No. 2, oak lumber	1,744 58
Samuel Sloan, plumbing	1 38
Stoertz Bros., hammer handles	3 60
Chas. S. Cook & Son, hardware	22 68
John McConnell, crosswalks	311 23
Thos. J. Neville, Clerk, disbursements	158 59
Pay roll, breaking McAdam, Frank street yard	131 60
Foley & Duncan, lumber	218 91
Standard Sewer Pipe Co., sewer pipe	39 73
Total	6,427 33

Water Pipe Fund.

Monthly pay-roll for July	\$768 15
R. D. Wood & Co., hydrants	1,173 00
Buffalo Cast Iron Pipe Co., Est. No. 1, cast iron water pipe and specials	8,195 47
Danford & Knapp T. & S. Co., Est. No. 5, unloading and distributing water pipe, etc.	167 75
Thos. Oliver & Sons, Est. No. 1, Pearl pk.	210 00
David Clancy, Est. No. 2, group 133	960 00
Geo. Chambers, Final Est. group 125	35 24
Ludlow Valve Mfg. Co., valves	152 86
Thos. J. Neville, disbursements for freight	297 15
Total	\$11,899 62

Water Works Fund.

Monthly pay roll, operating expenses	\$2,833 70
service and repairs	3,416 70
Geo. W. Aldridge, salary for July, 1888	200 00
Jas. M. Aikenhead	200 00
Julius Armbruster	200 00
C. Yakey, repairs to water service	3 00
J. George Wagner, meter	14 00
B. F. Harris, rent of barn for July	37 50
Municipal Gas Light Co., gas	9 45
Rochester Gas Light Co., gas	6 15
Union & Advertiser, meter bills, etc.	86 75
Rochester Herald Publishing Co., publishing notice, Waste of Water	41 20
Sunday Herald Printing Co., printing	119 50
W. W. Morrison, printing	11 50
Times Printing and Publishing Co., local notice, Waste of Water	35 10
Rochester Printing Co., meter bills, etc.	119 75
James H. Glavey, services and expenses	78 00
Bascom & Morgan, repairs to services	6 90
Rochester German Brick & Tile Co., brick and clay	160 50
Thos. J. Neville, clerk, expenses connected with survey for new conduit	300 00
The Harmer Anti-Incrustation Boiler Solution Co., boiler solution	25 00
Alexander Gray, labor and material	40 20
Brush Electric Light Co., use of lights for June	9 00
National Meter Co., meters and repairs	217 80

Central Ave., Sec. 1, O. 3,347.....	47 39
Clinton St., Sec. 1, O. 3,352.....	52 70
Clinton St., Sec. 2, O. 3,353.....	52 48
Clinton place, O. 3,354.....	16 83
St. Joseph St., O. 3,405.....	47 83
N. Union st., O. 3,454.....	8 63
Rome st., O. 3,475.....	4 43

John Kennedy—Estimates:

Exchange St., O. 3,359.....	\$ 60 23
South Fitzhugh St., O. 3,360.....	35 55
Court St., Sec 2, O. 3,382.....	7 75
Plymouth Ave., O. 3,397.....	50 49
Spring St., O. 3,412.....	36 53
South Washington St., O. 3,422.....	16 83
Exchange St., Sec. 2, O. 3,456.....	38 44
Clarissa St., O. 3,457.....	21 73

\$245 79

\$264 55

A. L. French—Estimates:

South Goodman St., O. 3,370.....	\$ 14 39
North Goodman St., O. 3,371.....	14 39
Hawthorne St., O. 3,383.....	15 50
Melgs St., O. 3,388.....	54 25
Merriman St., O. 3,389.....	15 50
Park Ave., O. 3,395.....	27 46
Rowley St., O. 3,401.....	23 91
Oxford St., O. 3,428.....	27 23
Portsmouth Terrace, O. 3,448.....	12 84
Alexander St., O. 3,492.....	16 91
Griffith St. and Clinton Park, O. 3,495.....	15 33
S. Goodman St., sec. 2, O. 3,496.....	23 26
Broadway, sec. 2, O. 3,497.....	41 76

\$302 73

Dennis Kelly—Estimate.

Lyll avenue, O. 3,385.....	79 71
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A. W. Rice—Estimates.

Gibbs st., O. 3,369.....	\$ 17 71
East Main st., O. 3,387.....	66 43
Prince st., O. 3,398.....	22 14
University ave., Sec. 1, O. 3,416.....	31 00
University ave., Sec. 2, O. 3,417.....	48 71

185 99

Thomas Holahan—Estimates.

Broadway, O. 3,344.....	\$ 21 03
South Union st., O. 3,423.....	21 03
Monroe ave., O. 3,429.....	63 77
Howell st., O. 3,434.....	13 73
Weld st., O. 3,455.....	15 53
Scio st., Sec. 3, O. 3,511.....	22 71

157 80

Robert Stewart—Estimates.

N. St. Paul st., Sec. 1, O. 3,402.....	\$ 38 75
N. St. Paul st., Sec. 2, O. 3,403.....	64 21
Granger St., O. 3,458.....	8 63
North St. Paul st., Sec. 3, O. 3,509.....	15 00
Lowell st., O. 3,512.....	20 85

147 44

Edward Weilert—Estimate.

Brighton ave., O. 3,444.....	18 83
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Daniel H. Burns—Estimates.

Gregory st., O. 3,491.....	16 29
Linden st., O. 3,746.....	37 46
Mt. Hope ave., Sec. 2, O. 3,494.....	64 60
Gregory st., Sec. 2, O. 3,508.....	12 00

130 35

Total.....\$5,311 96

Local Improvement Funds.

D. G. W. Hatch, inspection Goodman st. sewer extension, O. 3,259.....	\$ 55 00
Frederick Bien, inspection East Main st. Macadam improvement, O. 3,249.....	55 75
Myron H. Ray, inspection Schenck ave. sewer, O. 3,173.....	56 25
Wm. McConnell, inspection Avenue B, Vick Park curbs, O. 3,472.....	22 50
Wm. McConnell, inspection Ave. A, Vick Park and Crescent ave. curbs, O. 3,471.....	32 50
Jos. Qualtrough, inspection Platt st. outlet tunnel, O. 3,337.....	59 16
Wm. Howe, inspection Genesee Valley Canal sewer extension, O. 3,255.....	56 50

Obed M. Rice, inspection Genesee Valley Canal sewer extension, O. 3,325.....	54 83
Wm. S. Pike, inspection South Goodman st. gravel improvement, O. 3,473.....	6 25
Peter Cullen, inspection South Goodman st. gravel improvement, O. 3,473.....	48 75
Jas. S. Murray, inspection West Orange st plank walk, O. 3,445.....	12 08
Jacob Kolb, inspection Grand ave. pipe sewer, O. 3,192.....	17 50
Joseph De Poe, inspection Cliff st. pipe sewer, O. 3,481.....	42 50
Obed M. Rice, inspection Third ave. plank walk, O. 3,320.....	1 25
Chas. T. Stott, inspection Avenue C pipe sewer, O. 3,431.....	21 25
Jacob Kolb, inspection Myrtle, Cameron, Otis and Brooks sts. sewer, O. 3,476.....	9 25
August Seiser, inspection Court and William sts. outlet sewer extension, O. 3,288.....	7 50
D. W. Knight, inspection Avenue B plank walk, O. 3,549.....	5 00
Wm. B. Wooden, inspection Penn and Summer sts. cement walks, O. 3,323.....	3 75
John Van Doorn, inspection Avenue A pipe sewer, O. 3,430.....	10 00
Albert Dolber, inspection Conkey ave. pipe sewer, O. 3,482.....	11 25
Jas. S. Murray, inspection Harris ave. flag walk, O. 3,485.....	11 67
John Klein, inspection Selye Terrace pipe sewer, O. 3,380.....	16 25
John Klein, inspection Raines Park and Lake View Park sewer, O. 3,451.....	22 50
Ernst Kettwig, inspection Clifton st. pipe sewer, O. 3,418.....	23 75
Monroe Bills, inspection Violetta st. grading, sewer and walk, O. 3,470.....	43 75

Street Department.

Inspection, stakes, etc., Harris ave. Flag walk, O. 3,485.....	\$ 4 25
Inspection, stakes, &c., Norwood st. plank walk, O. 3,464.....	2 50
Inspection, stakes, &c., Conkey ave. pipe sewer, O. 3,482.....	4 25
Inspection, stakes, &c., Clifton st. pipe sewer, O. 3,468.....	9 42
Inspection, stakes, &c., Avenue A pipe sewer, O. 3,430.....	15 50
Inspection, stakes, &c., Avenue B plank walk, O. 3,449.....	3 73
Inspection, stakes, &c., Avenue C pipe sewer, O. 3,431.....	23 98
Inspection, stakes, &c., Plymouth ave. lift bridge, O. 3,156.....	12 88
Inspection, stakes, &c., Penn and Summer sts. cement walks, O. 3,328.....	9 18
Inspection, stakes, &c., Selye terrace cement walks, O. 3,336.....	19 22
Inspection, stakes, &c., W. Orange st. plank walk, O. 3,445.....	6 17
Inspection, stakes, &c., Ravine ave. plank walk, O. 3,463.....	2 52
Inspection, stakes, &c., De Jonge pk. plank walk, O. 3,321.....	2 75
Inspection, stakes, &c., Grand ave. pipe sewer, O. 3,192.....	47 90
Inspection, stakes, &c., Parsells ave. pipe sewer, O. 3,170.....	5 14
Wm. B. Morse & Co., lumber, West ave. swing bridge removal, O. 3,251.....	65 20
Whitmore, Rauber & Vicinus, earth, West ave. swing bridge removal, O. 3,251.....	309 80

Partial Estimates.

Staud & McKelvey, Est. No. 2, Brown st. sweeping and cleaning, O. 3,450.....	75 00
Geo. E. Sherry, Est. No 2, Platt st. outlet tunnel, O. 3,337.....	1,500 00
Wm. H. Jones & Sons, Est. No. 1, Vick pk., Ave. A and Crescent Ave. curbs and gutters, O. 3,471.....	700 00
Wm. H. Jones & Sons, Est. No. 2, Ward st. Medina impt., O. 3,440.....	4,350 00
Crossman & Meyer, Est. No. 2, Monroe ave. sweeping and cleaning, O. 3,466.....	64 50
Marvin & Hartung, Est. No. 1, South Goodman st. gravel impt., O. 3,473.....	990 00

F. C. Lauers' Sons, Est. No. 1, Schanck ave. sewer, O. 3,178.	3,855 00
Wm. Fuller, Est. No. 3, Genesee Valley canal sewer extension, O. 3,325.	7,500 00
Edward Weilert, Est. No. 1, East ave. repair, cleaning and care, O. 3,441.	990 00
<i>Final Estimates.</i>	
F. V. Schuyler, West Oranges st. plank walk, O. 3,445.	\$ 158 97
F. V. Schuyler, Ravine ave. plank walk, O. 3,463.	64 73
John Mauder, De Jonge pk. plank walk, O. 3,321.	43 61
F. V. Schuyler, Avenue B plank walk, O. 3,449.	64 80
Chas. Ahufeldt, Norwood st. plank walk, O. 3,464.	107 51
Whitmore, Rauber & Vicinus, Harris ave. flag walk, O. 3,485.	203 20
Thos. Oliver & Sons, Selye terrace cement walks, O. 3,336.	1,058 71
P. H. Curtis, Penn and Summer sts. cement walks, O. 3,328.	420 40
William Dyer, Grand ave. pipe sewer, O. 3,192.	777 58
H. L. & F. W. Jones, Avenue C pipe sewer, O. 3,431.	911 00
Robert Quinn, Avenue A pipe sewer, O. 3,430.	1,011 83
Geo. Chambers, Clifton st. pipe sewer, O. 3,468.	706 67
Robert Quinn, Conkey ave. pipe sewer, O. 3,482.	196 82
Rochester Bridge and Iron Works, Plymouth ave. bridge, O. 3,156.	5,485 00
John Mauder, Parsells ave. pipe sewer, O. 3,170.	528 03
Total	\$33,014 49

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Foley—Resolved, That the Flour City National Bank of Rochester, the Traders' National Bank of Rochester and the German-American Bank of Rochester be, and they hereby are, designated as the banks in which the city treasurer shall deposit the moneys received by him belonging to the city during the year beginning August 1, 1888, except such as is, or may, hereafter, be otherwise directed or required to be deposited, and that the Mayor be, and he hereby is, directed to enter into contracts with the said banks respectively therefor, each of which contracts shall provide, in substance, that the contracting bank shall pay and allow upon the moneys so deposited with it during said year interest at the rate of two per cent. per annum upon the daily balances of said moneys; the amount of such interest payments to be credited to the account of said city monthly, and that said contracting bank shall be entitled to receive one-third of all moneys received by said treasurer belonging to the city during said contract year, except such as is, or may hereafter be otherwise deposited, as aforesaid, and said contract shall also provide that the contracting bank shall, at such times, and in such sums whenever required by said Treasurer or this Common Council, but in the aggregate not exceeding one hundred and fifty thousand dollars, loan moneys to the city, during said contract year, all loans to be at the current rate of discount, but at no time at a rate greater than six per cent. per annum, and such contract shall be operative only in case the bank or banks so contracting shall deliver to the Finance Committee of this Common Council a bond or undertaking in writing, signed by sureties, to secure the performance of the term of said contract by said bank, and to secure the city against loss by reason of any of said deposits; the penalty of the bond to be in the sum of one hundred and twenty-five thousand dollars, and the form of the bond or undertaking to be approved of by said Committee and the City Attorney, and the sufficiency of the sureties to be approved of by said Committee.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee,

Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

REPORTS OF SELECT COMMITTEES.
 By Ald. Kelly—

ROCHESTER, N. Y., July 24th, 1888.
 To the Hon. Common Council:

GENTLEMEN: At a meeting of the Common Council held June 19, 1888, a resolution was adopted empowering the mayor to enter into contract with Mr. L. L. Buck of New York city, an expert in bridge construction, to submit estimates of the cost of the proposed bridge across the Genesee river at the following locations, viz: Driving Park Avenue, Platt street, Market street and Alexander street. Said contract having been signed, Mr. Buck immediately proceeded to the preparation of his work and has duly reported to your committee, submitting in detail the required estimates and has fully carried out the terms and provisions of the contract with the city. The various estimates given by him are as follows:

Driving Park Avenue bridge	\$110,000 00
Platt street bridge	\$137,900 00
Market street bridge	\$8,689 25
Alexander street bridge	\$44,524 75
For engineering and incidentals	\$12,000 00

Making an aggregate cost of \$387,114.00 Which is independent of the cost of obtaining the rights of way at either of the proposed bridge locations.

At a recent meeting of your committee, the above estimates were duly considered and the question discussed relative to the proper division of the amount for which the city is bonded for the construction of bridges, and the ultimate payment for each. Your committee therefore make the following suggestions:

First. That \$110,000, or so much thereof as may be necessary, be allowed for Driving Park Avenue bridge, and the ordinance now pending be indefinitely postponed, and that a new ordinance be prepared in accordance with said estimate.

Second. That \$110,000 be allowed for Platt street bridge and that the sum of \$27,500, or as much as may be necessary over \$110,000, be assessed on the Second and Fifth wards of the city, also that the ordinance now pending be indefinitely postponed, and that a new ordinance be prepared to conform to the above suggestions, also that an ordinance be prepared for the opening of a street from North St. Paul street across the river to Brown's race at the proposed bridge location, and that the cost of opening said street be assessed upon the Second and Fifth wards of the city.

Third. That \$44,524, or so much thereof as may be necessary, be allowed for Alexander street bridge, and that the ordinance now pending be indefinitely postponed, and that a new ordinance be prepared to conform to said estimate, also that the ordinance for opening a street from Mount Hope Avenue to Edinburg street at the proposed bridge location be indefinitely postponed, and a new ordinance prepared assessing the cost of the said street opening upon the Third and Twelfth wards of the city. The sums above allowed amount to \$364,524, leaving a balance in the bridge fund of \$36,476.

It is also suggested by your committee that this amount or so much thereof as may remain to the credit of the fund after the construction of Driving Park Avenue, Platt street and Alexander street bridges, be appropriated toward the construction of the proposed Market street bridge, the remaining cost of said bridge and of obtaining the necessary right of way to be raised by a local assessment.

Your committee therefore recommend the passage of the ordinances for Driving Park Avenue, Platt street and Alexander street bridges at the meeting of the Common Council this evening and in order to facilitate matters relating to the construction of said bridges, also recommend the employment of Mr. L. L. Buck as engineer to prepare detail plans and working drawings, and superintend the construction of said bridges, in accordance with his proposition submitted to the Common Council June 19, 1888.

Respectfully submitted.

J. MILLER KELLY,
H. KOHLMETZ,
D. W. SELYE,
WILLIAM SULLIVAN,
JAMES S. JUDSON,
WILLIAM H. TRACY,
T. McMILLAN,
Special Committee on Bridges.

Adopted.

By Ald. Kelly—Resolved, That the mayor be, and he hereby is directed to enter into a contract, in behalf of the city, with Mr. L. L. Buck, to prepare complete working drawings, specifications and plans of Driving Park avenue, Platt street and Alexander street bridges, and superintend the construction of the same, in accordance with the terms of his proposal submitted to the Common Council, June 19th, 1888. On motion of Ald. Kelly the resolution was laid on the table for two weeks.

Ald. Sullivan from the Select Committee on Free Baths reported progress and asked for further time. Granted.

Ald. Swikehard from the Select Committee on Street Railroad Investigation reported progress and asked for further time. Granted.

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

By the Clerk— CITY ASSESSOR'S OFFICE, }
ROCHESTER, N. Y., July 23d, 1888. }

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

GENTLEMEN:—Charles Reinhart was assessed for the extension of Joiner street in the year 1886 the sum of \$28.44. The Surveyor's map locates his lot of 71.10 in width as running from St. Joseph to Joiner streets, when in fact his lot only runs back 366 feet from St. Joseph street, instead of the whole distance of about 700 feet. The assessment against said lot is in our opinion erroneous and should be canceled.

Respectfully yours,

L. A. PRATT,
M. J. MAHER,
City Assessors.

Referred to the Assessment Committee.

By the Clerk—

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

GENTLEMEN—The following persons were assessed for the Goodman street stone sewer:

Catherine S. Moore, 5 feet, part lot 52, tax	\$ 82
Geo. L. Rhines and others, 40 feet, part lot 52, tax	6 60
Emily Allen, 80 feet, part lots 18 and 19, tax	13 20

This property through a mistake of one of the Clerk's in our office was put into the territory to be assessed when it should not have been. Consequently the assessment is erroneous. We refer the matter to your Hon. Body to take such action as you deem necessary. Yours respectfully,

L. A. PRATT,
M. J. MAHER,
JACOB GERLING,
City Assessors.

Referred to the Assessment Committee.

By the Clerk—

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

The petition of Louis Fien respectfully shows:

First—That your petitioner hereby gives and dedicates to the city of Rochester, for the use of a public street, the street in said city known as Diamond street, as shown upon the hereinafter mentioned map.

That the fee title of said street is now in your petitioner; that said street was opened for public uses on July 15th, 1888; that said street has been graded throughout its entire length; that the letting of said street is three hundred and sixty-one feet on the northerly side thereof; and the width thereof throughout its entire length is fifty feet.

Second—That your petitioner has placed at the

corner of said street the stone monument required by the rules and regulations of the Executive Board, and the City Surveyor.

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 of the city of Rochester, and of the Surveyor of said city.

Dated July 22, 1888.

LOUIS FIEN.

State of New York, County of Monroe, City of Rochester, ss:—Louis Fien, being duly sworn, says, he is the petitioner named in the foregoing petition; that the same is true of 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.

LOUIS FIEN.

Sworn to before me this 22d day of July, 1888.

THOMAS J. NEVILLE,
Commissioner of Deeds.

Referred to the Executive Board.

By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., July 24, 1888. }

To the Common Council:

GENTLEMEN—I hereby report that the following named persons have qualified and taken the oath of office required by law:

Thomas W. Levis, Charles O. Weston, Frank E. Burke, Wm. L. Brock—Commissioners of Deeds.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, July 24, 1888. }

To the Honorable Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for Hawley and Seward streets sewer, O. No. 3,070; Bay street stone sewer, O. No. 3,238. Certified and sworn to, as required by the provisions of the city charter.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Allegations being called for and no person appearing, Ald. Kohlmertz presented the following:

By Ald. Kohlmertz—Resolved, That the assessment rolls for Hawley and Seward streets sewer, No. 3,070, and Bay street stone sewer, No. 3,238, be, and hereby are in all things, confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmertz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By the Clerk—Communication of W. H. Hannon in reference to alleged damages sustained by him, caused by his horse taking fright at the steam roller on N. St. Paul street. Referred to the Law Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

OPENING A STREET FROM MT. HOPE AVENUE TO GENESEE RIVER.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening of a street thirty (30) feet in width from the west line of Mt. Hope avenue to the west side of the Erie canal feeder, and fifty (50) feet in width from the west side of said Erie canal feeder to the east end of Edinburg street. The center line of said street shall coincide with a line beginning at a point in the west line of Mt. Hope avenue in the middle of the open space opposite West Alexander street, now existing between buildings erected by Mr. Crouch; thence westerly midway between the lines of said opening as represented by the foundation walls of said buildings, and in said line continued, to the west bank of the Erie canal feeder; thence westerly to a point in the center of Edinburg street, 173½ feet east of the east line of Exchange street, measured along the center of Edinburg 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 lots and parcels of land as they exist at the date of the passage of this ordinance, in the Third and Twelfth wards in this 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, August the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

ADOPTED.
OPENING A STREET FROM NORTH ST. PAUL STREET TO BROWN'S RACE.

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 of a uniform width of 50 feet, from the west line of N. St. Paul street to the east line of Brown's race, the center line of which shall coincide with a line beginning at a point in the west line of N. St. Paul street 73.8 feet south of the south line of Cataract street, thence extending westerly in a direct line across the Genesee river to a point 25 feet north of the northeast corner of the Davis, or what was formerly known as the Granite Mill, said distance of 25 feet being measured at right angle to said described line across the Genesee river; thence still westerly in the prolongation of said line to a point intersecting a line extending parallel with the north line of Platt street and 25 feet north of the northeast corner of the Davis, or what was formerly known as the Granite Mill; said distance of 25 feet being measured at right angles to said last described line; thence westerly on a line parallel with the north line of Platt street to the east line of Brown's race; also an additional width on the south side of the above described street equal to that part of F. P. Michel's property lying between the south line of the 50 foot street above described, and the north line of the Davis, or what was formerly known as the Granite Mill.

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 of the lots and parcels of land as they exist at the date of the passage of this ordinance, in the Second and Fifth wards 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 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 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

ADOPTED.
ALEXANDER AND EDINBURGH STREETS RIVER BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron or steel through bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the east and west banks of said river opposite the east end of Edinburgh street.

Adopted.
The surveyor submitted as such estimate \$44,524.

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

The construction of a wrought iron, or steel, through bridge, with the sub-structures necessary thereto, across the Genesee river, connecting the east and west banks of said river opposite the east end of Edinburgh street. The width of the roadway of said bridge shall be twenty (20) feet between the center of trusses, with a

sidewalk on each side thereof each seven and one-half (7½) feet in width between the center of the truss and the center of the hand rail. The center line of said bridge shall coincide with a line drawn direct from a point in the center of Edinburgh street, 173½ feet east of the east line of Exchange street measured along the center of Edinburgh street, to a point on the west bank of the Erie canal feeder, opposite the center of the open space existing between buildings constructed by Mr. Crouch opposite West Alexander street. The lines of said open space being indicated by the foundation walls of said buildings. The grade of the roadway of said bridge shall be generally not less than twelve (12) feet above the surface of the water in the river, as indicated by a profile of the same in City Surveyor's office. The approaches to the west end of said bridge shall be on a grade from the railroad track of not less than one (1) foot rise, in each fifteen (15) feet, measured horizontally so as to effect a proper grade crossing. The west abutment of said bridge shall be located far enough from the present shore line to admit of the grades above specified.

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 \$44,524, which estimate is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the city be sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvements are required to attend the Common Council on Tuesday evening, August the 7th, 1888, at 7:00 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 Surveyor ascertain and report to this Council the expense of constructing a wrought iron or steel deck bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river at the west end of Avenue B (formerly known as Tower st.) with the top of the west high bank of said river, at the east end of Driving Park avenue (formerly known as McCracken st.).

Adopted.
The Surveyor submitted as such estimate \$110,000.

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

The construction of a wrought iron or steel deck bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river at the west end of Avenue E (formerly known as Tower st.) with the top of the west high bank of said river, at the east end of Driving Park avenue (formerly known as McCracken st.). The main span over the river shall be a spandrel arch about 432 feet in length. The east approach thereto shall consist of one span about 95 feet in length, and the west approach thereto shall consist of two spans, each about 95 feet in length. The width of the roadway of said bridge shall be 20 feet between the center of trusses, with a sidewalk on each side thereof, each 7½ feet in width between the center of the truss and the center of the hand-rail. The center line of said bridge shall coincide with a line drawn direct from the center of the west end of said Avenue E to the center of the east end of said Driving Park avenue, and the grade of said bridge shall coincide with a line drawn direct from the average present grade of the west end of said Avenue E to the average present grade of the east end of said Driving Park 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 \$110,000, 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 upon orders drawn pursuant to the future direction of this Common Council; and that the bonds of the city be issued and sold as provided in and by the provisions of chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge.

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, August the 7th, 1888, at 7 o'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 or steel deck bridge, with the substructure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river opposite Ward street with the top of the west high bank of said river opposite Platt street.

Adopted.

The Surveyor submitted as such estimate, \$137,900.

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

The construction of a wrought iron or steel bridge, with the substructure necessary thereto, across the Genesee river connecting the top of the east high bank of said river opposite Ward street with the top of the west high bank of said river opposite Platt street. Said bridge shall have one roadway 22 feet in width between the center of trusses, and two sidewalks each 8 feet in width, between the center of the truss and the center of the handrail. The center line of said bridge shall coincide with a line beginning at a point in the west line of N. St. Paul street, 73.8 feet south of the south line of Cataract street; thence extending westerly in a direct line across the Genesee river to a point 25 feet north of the northeast corner of the Davis, or, what was formerly known as the Granite Mill; said distance of 25 feet being measured at right angles to said described line across the Genesee river. The grade of said bridge shall coincide with a line drawn direct from the average present grade of the railroad track on the top of the east high bank of the river, to the average present grade of the east end of Platt street.

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 \$137,900 which estimate is hereby approved.

Resolved, further, that the whole expense thereof shall be paid in the manner following: \$110,000 shall be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the city be issued and sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council to obtain the necessary sums to pay for the above bridge and that the sum of \$27,900 or as much as may be necessary over \$110,000 shall be assessed on all the lots and parcels of land in the Second and Fifth wards 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 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 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CENTRAL AVENUE AND CENTER STREET FOOT BRIDGE.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of constructing a foot bridge from Central avenue to Center street.

Adopted.

The Surveyor submitted as such estimate \$2,000.

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

The construction of a wrought iron foot bridge from Central avenue to Center street, said bridge to be located along the east face of the west abutment wall of the N. Y. C. & H. R. R. bridge over the Genesee river, and to be attached to said abutment wall and R. R. bridge and be built in accordance with plans now in the office of the City Surveyor.

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 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 enclosed within, and described by, the following boundary lines, viz.: Beginning at the northwest corner of Center and Mill streets, thence northerly along Mill street, and including one tier of lots on the west side thereof, to Brown street, thence northerly on a line parallel with State street, to a point opposite the north line of what is known as the Whitney Roller Flouring Mill and now occupied by Ferguson & Lewis, thence easterly to and along the north line of said mill property, and in said line continued easterly, to the west shore of the Genesee river, thence southerly along the west shore of the Genesee river, to the north line of Center street, thence westerly along the north line of Center street, to the place of beginning.

Also one tier of lots and parcels of land on each side of Water street, from Central avenue to River 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, August the 7th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

ANNE STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Anne street.

Adopted.

The Surveyor submitted as such estimate \$230.

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

The construction of a Hemlock plank walk on the east side of Anne street, from Otis street to the south line of lot No. 44 of the Houston tract. Also the necessary 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 \$230, 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 Anne street, from Otis street to the south line of lot No. 44 of the Houston 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 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 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FROST AVENUE GRADING AND PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Frost avenue from Summer alley to Genesee street by grading said street, and constructing plank walks on each side thereof. Also the necessary cross-walks and retaining walls.

Adopted.

The Surveyor submitted as such estimate \$1,838.

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

The improvement of Frost avenue from Summer alley to Genesee street by grading the roadway and sidewalks, and constructing pine plank walks 4 feet 8 inches wide on each side of said street within the limits mentioned. Also the necessary cross-walks and such an amount of rubble masonry retaining wall on the north side of said street, between Summer alley and Summer street, as may be found necessary in order to properly grade the sidewalk its full width.

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 \$1,838, 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:

For the roadway and sidewalk grading and the plank walks and crosswalks. One tier of lots and parcels of land on each side of Frost avenue from Summer alley to Genesee street.

And for the rubble masonry retaining walls. One tier of lots and parcels of land on the north side of Frost avenue, in front of which said masonry retaining walls shall be constructed 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 August the 7th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TAYLOR STREET GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading and the construction of plank walks on Taylor street.

Adopted.

The Surveyor submitted as such estimate \$894.

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

The grading of the roadway and sidewalks of Taylor street from Silver street to south line of Mr. Harts lot, which point is 42 feet south of Wilkin street. Width of roadway to be 30 feet, and width of each sidewalk to be 10 feet. Also the construction of the necessary crosswalks, and the construction of Hemlock plank walks 4 feet and 8 inches in width on each side of said street between the terminal limits named, except where crosswalks shall be constructed. Also the necessary box culverts.

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 \$894, 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 Taylor street from Silver street to a point 42 feet south of Wilkin street 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, August the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LYELL AVENUE AND SAXTON STREET OUTLET SEWER.—(SEC. 1.)

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer partly tunnel and shaft and partly by open trench, beginning at or near the foot of the west high bank of the Genesee river at a point below the prolonged medial line of Spencer street, and extending thence westerly to, and along Spencer street to Lyell avenue; thence still westerly along Lyell avenue to a point opposite the medial line of Moore street; thence southerly along Moore street to the northerly end of the recently constructed culvert under the Erie canal property.

Adopted.

The Surveyor submitted as such estimate \$46,100.

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

The construction of a stone sewer partly by tunnel and vertical shaft and partly by an open trench, beginning at or near the foot of the west high bank of the Genesee river at a point vertically below the prolonged medial line of Spencer street; thence westerly by means of a tunnel to a point about two hundred and thirty (230) feet from the western high bank of the Genesee river to a point vertically below the easterly prolonged line of what is known as the "Lamberton Building," and then over the end of the tunnel thus located to sink a shaft to meet the westerly end of the said tunnel; thence from an inlet to the shaft to construct a stone sewer, with arch and invert, by an open trench and of proper grades and dimensions westerly along Spencer street to the sewer in Lyell avenue; thence still westerly along Lyell avenue to a point opposite to the medial line of Moore street; thence southerly along Moore street to the northerly end of the culvert recently constructed under the Erie canal property, with which culvert the sewer shall be connected in such manner as the City Surveyor may judge best; the bottom of the sewer at that point to be on the level of the bottom of the culvert; also the making of suitable connections with the proposed sewer of all existing lateral main sewers, and the cleaning, repairing and connection of existing surface sewers and lot laterals; also the construction of all necessary manholes, lampholes, surface sewers, lot laterals, lot connections and 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 \$46,100, which estimate is hereby approved.

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

Thirty-eight forty-sixths of said expense upon all the property included within and described by the following boundary lines, viz.: Beginning at a point in State street thirty (30) feet north of Jay street; thence northerly along State street including one tier of lots and parcels of land on each side thereof to Smith street and Vincent place respectively; thence westerly along Smith street and including one tier of lots and parcels of land on the south side thereof to Jones street; thence southerly along Jones street and including one tier of lots and parcels of land on the east side thereof to a point 300 feet south of Smith street; thence still southerly along Jones street excepting one tier of lots and parcels of land on the west side thereof to Jay street; thence westerly along Jay street and excepting one tier of lots on the north side thereof to the Erie canal; thence northwesterly along the Erie canal to Lyell avenue; thence easterly along Lyell avenue and including one tier of lots and parcels of land on the north side thereof to Durkin alley; thence northerly along Durkin alley to Jones

avenue; thence easterly along Jones avenue including one tier of lots and parcels of land on the north side thereof to Saratoga avenue; thence northerly along Saratoga avenue including one tier of lots and parcels of land on the west side thereof to Lorimer street, excepting the lot on the southwest corner of Saratoga avenue and Lorimer street; thence easterly along Lorimer street, excepting one tier of lots and parcels of land on the south side thereof to Frank street; thence southeasterly along Frank street to Ambrose street; thence easterly along Ambrose street including one tier of lots and parcels of land on the north side thereof to Lake avenue; thence southerly along Lake avenue and including one tier of lots and parcels of land on the east side thereof to Spencer street; thence easterly along Spencer street and Spencer street continued and including one tier of lots and parcels of land on the north side thereof to the high bank of the Genesee river; thence southerly along the high bank of the Genesee river to the alley extending easterly from Cliff street to the bank of the river; thence westerly along said alley and said Cliff street, excluding all of one tier of lots on the north side thereof to Lake avenue, except the lot on the north-east corner of Cliff street and Lake avenue, which is included; thence southerly along Lake avenue, including one tier of lots and parcels of land on the east side thereof to Vincent place; and the balance of said expense, eight forty-sixths thereof upon all the territory on the southwesterly side of the Erie canal enclosed within and described by the following boundary lines, viz.: Beginning at the intersection of Lyell avenue with the Erie canal thence northwesterly along the Erie canal to a point opposite the south line of Otis street; thence westerly to and along Otis street to Cameron street; thence southerly along Cameron street excepting one tier of lots and parcels of land on the east side thereof to the south line of Myrtle Hill Park; thence still southerly along Cameron street including one tier of lots and parcels of land on the west side thereof to Lyell avenue; thence westerly along Lyell avenue and including one tier of lots and parcels of land on the north side thereof to the west line of the city; thence southerly along the west line of the city to the south line of the Hakes tract; thence easterly along the south line of the Hakes Tract and of Pearts subdivision and including one tier of lots and parcels of land on the south side thereof to the east line of Pearts subdivision; thence southerly along the prolongation of the east line of said subdivision to the north boundary line of the Citizens' Association tract; thence easterly along the north line of said 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 end of Briggs Place; thence easterly to the south end of said Briggs Place; thence northerly along Briggs Place and including one tier of lots on the east side thereof to Chili avenue; thence easterly along Chili avenue and West avenue to Brown street; thence northeasterly along Brown street to South Orchard street; thence continuing northeasterly along Brown street excepting one tier of lots and parcels of land on the north side thereof to Wilder street; thence northerly along Wilder and Grape streets, excepting one tier of lots on the west side thereof to Orange street; thence still northerly along Grape street and including one tier of lots and parcels of land on the east side thereof to Jay street; thence easterly along Jay street and including one tier of lots and parcels of land on the south side thereof to the Erie canal; thence northwesterly along the Erie canal 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 improvement are required to attend the Common Council on Tuesday evening, August 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST AVENUE ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Sur-

veyor ascertain and report to this Council the expense of improving West avenue at the crossing of the abandoned Genesee Valley canal.

Adopted.

The Surveyor submitted as such estimate \$1,800. By Ald. Kohlmetz—Resolved That the following improvement is necessary, viz:

The construction of an asphalt pavement, 38 feet in width between curb lines, on West avenue, over what was formerly known as the Genesee Valley canal, and on adjoining territory, connecting at the proper grade, the asphalt pavements that now exist on the east and west sides of said abandoned Genesee Valley canal, together with the necessary curbstones and surface sewers on each side of the roadway. Also, the construction of a flagstone walk, six feet in width in one course, with brick paving, four feet in width, on each side thereof, on the north sidewalk, from the driveway east of, and adjoining the Union Hotel building, to the first driveway east of said canal, together with a flagstone crosswalk, six feet in width, in three courses, across said last mentioned driveway. Also, the construction of a flagstone walk, six feet in width in one course, with brick paving, four feet in width, on each side thereof, on the south sidewalk, from the east curb line of Park Place to the west line of H. H. Babcock's driveway, together with a flagstone crosswalk, six feet in width in three courses, across said driveway, and continued to the east line of the driveway leading on to the Western New York & Pennsylvania Railway Co.'s property, as indicated by the curve in the curb line. Also, the raising of the manhole walls over the main sewer under the bed of the old canal to the proper grade of the surface of the street.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,800, 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 the north side of West avenue, from a point ten feet east of the east wall of what is known as the Union Hotel building to a point 109 feet east thereof. Also, one tier of lots and parcels of land on the south side of West avenue, from the east line of Park Place to a point 178 feet east of the west line of Park Place, in proportion to the benefit which each shall 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, August the 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CHILD STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Child street.

Adopted.

The Surveyor submitted as such estimate \$1,375. By Ald. Schroth—Resolved, That the following improvement is necessary, viz:

The construction of a vitrified pipe sewer in Child street, from the stone sewer now in Child street, south of the Buffalo, Rochester & Pittsburgh railroad tracks, to a point 40 feet north of Thomas park, together with the necessary manholes, surface sewers, lot laterals, lot lateral sewer 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 \$1,375 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 Child street from Thomas park to the Buffalo, Rochester & Pittsburgh railroad, excepting such lots and portions of lots as front on the stone sewer now constructed in Child street south of said railway that may be found in suitable condition to be the outlet of the proposed sewer 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 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BENTON STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Benton street.

Adopted.

The Surveyor submitted as such estimate, \$844.

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

The construction of a vitrified pipe sewer twelve (12) inches in diameter, in Benton street, from the sewer in Pinnacle avenue, to a point four hundred and thirty (430) feet southwesterly from the west line of Pinnacle avenue; also, the necessary manholes, surface sewers, lot laterals, lampholes, and sewer 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 \$884, 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 Benton street, from Pinnacle avenue to a point four hundred and thirty (430) feet southwesterly therefrom, 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 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SMITH STREET OPENING AND EXTENSION.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz:

The opening and extension of Smith street, of a uniform width of 60 feet, from Child street to the west boundary line of the city; the south line of said proposed street to begin at the intersection of the prolongation of the present south line of Smith street, as now existing, with the west line of Child street; thence extending westerly in a direct line to the southwest corner of lot number eight of Hensler's subdivision, on the east side of Hensler place, said point being 403½ feet north of the north line of Jay street; thence continuing westerly in a direct line to a point in the west boundary line of the city, said point being 403½ feet north of the north line of Jay 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 as they exist at the date of the passage of this ordinance, on each side of said proposed street, from Child street to the west 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 Com-

mon Council, on Tuesday evening, August 7th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LYELL AVENUE AND SAXTON STREET OUTLET SEWER (SEC. 2).

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an extension westward and southward of the Lyell avenue and Saxton street outlet sewer from the southerly end of the culvert recently constructed under the Erie canal property at or near the prolongation of Moore street to Magne street; thence westerly along Magne street to Saxton street; thence southerly along Saxton street to the center of Maple street.

Adopted.

The Surveyor submitted as such estimate \$31,100. By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:

The construction of the extension of the Lyell avenue and Saxton street outlet sewer by a stone sewer of suitable dimensions, beginning at the southerly end of the culvert recently constructed in the prolongation of Moore street under the Erie canal property, and extending southward for a short distance through private property to a point at or near the center of Magne street; thence westerly along Magne street to a point at or near the center of Saxton street; thence southerly along Saxton street to the center of Maple street, with all the necessary manholes, lampholes, new surface sewers, and old surface sewers, cleaned, repaired and connected, lot laterals, lot connections, the proper connection of all existing lot laterals and of intersecting main sewers; 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 \$31,100, 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.:

All the territory on the southwesterly side of the Erie canal enclosed within and described by the following boundary lines, viz: Beginning at the intersection of Lyell avenue with the Erie canal; thence northwesterly along the Erie canal to a point opposite the south line of Otis street; thence westerly to and along Otis street to Cameron street; thence southerly along Cameron street, excepting one tier of lots and parcels of land on the east side thereof, to the south line of Myrtle Hill Park; thence still southerly along Cameron street, including one tier of lots and parcels of land on the west side thereof, to Lyell avenue; thence westerly along Lyell avenue and including one tier of lots on the north side thereof to the west line of the city; thence southerly along the west line of the city to the south line of the Hakes tract; thence easterly along the south line of the Hakes tract and of Pearts sub-division, and including one tier of lots on the south side thereof to the east line of Pearts sub-division; thence southerly along the prolongation of the east line of said sub-division to the north boundary line of the Citizens' Association tract; thence easterly along the north line of said tract to the west line of the Eighth ward; thence northerly along the west line of the Eighth ward to a point opposite the south end of Briggs place; thence easterly to the south end of said Briggs place; thence northerly along Briggs place, and including one tier of lots and parcels of land on the east side thereof, to Chili avenue; thence easterly along Chili and West avenues to Brown street; thence northeasterly along Brown street to South Orchard street; thence, continuing northeasterly along Brown street, excepting one tier of lots on the north side thereof, to Wilder street; thence northerly along Wilder and Grape streets, excepting one tier of lots on the west side thereof, to Orange street; thence still northerly along Grape street, and including one tier of lots on the east side thereof, to Jay street; thence easterly along Jay street, and including one tier of lots on the south side thereof to the Erie canal; thence

northwesterly along the Erie canal to the place of beginning, 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 said improvement, are required to attend the Common Council on Tuesday evening, August the 7th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,518.

ROWE 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 allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Rowe street, from 100 feet west of Lake avenue to Fourth 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 Rowe St., from 100 feet west of Lake Ave. to Fourth 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 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 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 Rowe St., from 100 feet west of Lake Ave. to Fourth St., 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. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE, NO. 3,519.

WEST 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 treas-

ury, 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 West avenue (sec. 2), from the Erie Canal to 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:

The sprinkling of West avenue (sec. 2,) from the Erie Canal to the old Genesee Valley 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 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, 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 West avenue from the Erie Canal to the old Genesee Valley 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3,520.

WRIGHT 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 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 construct a plank walk on Wright st., from Colvin st. to Child 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 pine plank sidewalk four (4) feet and eight (8) inches wide with oak stringers on the south side of Wright street, from Colvin street to Child street, with the required sidewalk 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 \$415, 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 south side of Wright street, from Colvin street to Child 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE, NO. 3,521.

PARK ROW 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 notice, and, after hearing such allegations from all persons appearing—

Ald. Kohlmetz submitted the following:

An ordinance to construct plank walks on Park row from Avenue A to Neilson 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 construction of plank sidewalks four (4) feet wide on each side of Park Row from Avenue A to Neilson Place, with the necessary sidewalk, grading and gutter formations and crosswalks it being understood and provided that abutting property owners shall have thirty (30) days after the grades and alignments have been established by the City Surveyor within which to construct their respective walks.

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 \$320 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 Park Row from Avenue A to Neilson Place.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3,522.

OPENING A NEW STREET FROM GLASSER PARK TO HENSLEER ALLEY.

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 to 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 open a street from Glasser park to Hensler Alley.

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 a street forty (40) feet wide between Glasser park and Hensler alley, the medial line of the proposed street to be the northern line of lots six (6), seven (7), eight (8), nine (9), ten (10), eleven (11) and twelve (12) of what is known as the Wilder sub-division and of lot No. 15 of the Hensler sub-division, in the Fifteenth (15th) ward of the city, thus taking strips of land approximately twenty (20) feet wide on each side north and south of the medial line as above described.

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 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 the proposed street within the terminal limits named, 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 and advantage which derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3,523.

CLIFF STREET MEDINA STONE 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 all persons appearing

Ald. Kohlmetz submitted the following:

An ordinance to improve Cliff street from Lake avenue to the northerly line of the Rochester Brewing Company's 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 construction of a Medina stone improvement on Cliff street, from the east line of the crosswalk on the east side of Lake avenue to the northerly line of the Rochester Brewing Company's property produced westerly to the west line of Cliff street. For that portion of said Cliff street, extending easterly and westerly, a Medina stone pavement shall be constructed with curb stones and flag gutters on each side thereof, from the east line of said crosswalk on the east side of Lake avenue to the home, Watertown & Ogdensburg

railroad track and said Medina stone pavement shall be extended between said curb lines produced easterly to the west line of the side walk on the east side of that portion of Cliff street extending northerly and southerly; width of roadway between curb lines to be thirty (30) feet. For that portion of said Cliff street extending northerly and southerly, curb stones shall be set where necessary on a line fifteen (15) feet east of the center of said street. A flag gutter shall be laid west of and next to the said curb line, and a Medina stone pavement constructed on the remaining space existing between the west line of said flag gutter and the said Rome, Watertown & Ogdensburg railroad tracks, from the north line of the pavement, heretofore indicated, to the north line of the Rochester Brewing Company's property as previously specified; together with the necessary surface sewers and rubble masonry retaining walls for the entire improvement.

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 \$6,400 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:

For the expense of improving that portion of Cliff street extending northerly and southerly from the north line of the Rochester Brewing Company's property extending westerly to the west line of Cliff street, to the north line of that portion of Cliff street extending easterly and westerly, produced to the east line of Cliff street, one tier of lots and parcels of land on each side of said portion of Cliff street shall be assessed for the entire cost of the improvement between the limits specified.

For the remaining portion of the improvement of said Cliff street, one half of the cost thereof shall be assessed on one tier of lots and parcels of land on that portion of said Cliff street existing between the east line of Lake avenue and the east line of that portion of Cliff street extending northerly and southerly. The remaining one-half of the cost of that portion of the improvement shall be paid by the Rochester Brewing Company, in accordance with an agreement with said company to that effect. Said assessments shall be made upon said lots and parcels of land.

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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3.524.

WARNER, OTIS, LOIS AND WOLFF STREETS, AND ROGERS 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 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 construct plank walks on Warner street, from Lyell avenue to Otis street; on Otis street, from Warner street to Rogers avenue; on Rogers avenue, from Otis street to Lois street; on Lois street, from Rogers avenue to Warner street, and on Wolff street, from Rogers avenue to Warner 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 hemlock plank sidewalk 4 feet and 8 inches in width, upon hemlock 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, and the necessary oak crosswalks, both parallel and transverse, sidewalk grading and gutter formations. 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 alignments when necessary.

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 the west side of Warner street, from Lyell avenue to Otis street; also, on the south side of Otis street, from Warner street to Rogers avenue; also, on the east side of Rogers avenue, from Otis street to Lois street; also, on both sides of Lois street, from Rogers avenue to Warner street; also, on both sides of Wolff street, from Rogers avenue to Warner 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE No. 3.525.

TROWBRIDGE 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 notice, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Trowbridge street, from 100 feet north of 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-wit:

The sprinkling of Trowbridge street, from 100 feet north of West avenue to 100 feet north of Troup 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 \$56 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 Trowbridge street, from 100 feet north of West avenue to 100 feet north of 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 advantage which each will derive therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3,526.

SECOND AVENUE PIPE SEWER.

On motion of Ald. Schroth, 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.

Ald. Schroth submitted the following:
An ordinance to construct a pipe sewer in Second avenue, from a point 100 feet north of Central park to the sewer in Bay street.

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

The construction of a twelve (12) inch vitrified pipe sewer in Second avenue beginning at a point about one hundred (100) feet north of Central park and extending northward to intersect the sewer in Bay street, with the necessary manholes, 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 \$1,525, 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:

One tier of lots and parcels of land on each side of Second avenue, from Central park 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 advantage which each derives therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

FINAL ORDINANCE NO. 3,527.

QUALTROUGH PLACE PIPE SEWER.

On motion of Ald. Schroth 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,

Ald. Schroth submitted the following:
An ordinance to construct a pipe sewer in Qualtrough place from the southern terminus thereof to the sewer in 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:

The construction of a vitrified pipe sewer twelve (12) inches in diameter in Qualtrough place, beginning at or near the southern end thereof and extending northward to intersect the Rowe street sewer, with the necessary manholes, lampholes, surface sewers, lot laterals, and lot 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 reports the same at \$1,885, 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 Qualtrough place, from the northerly boundary of the Erie canal property to Rowe 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

Ald. Judson moved that further action on the pending final ordinances for opening a street from Alexander to Edinburgh streets and Alexander and Edinburgh streets river bridge be indefinitely postponed. Adopted.

Ald. Selye moved that further action on the pending final ordinance for Driving Park avenue river bridge be indefinitely postponed. Adopted.

Ald. Sullivan moved that further action on the pending final ordinance for Platt street river bridge be indefinitely postponed. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., July 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 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:

Ordinance and improvement.	Expense.
No. 3,222—Scio st. Macadam improvement.	\$23,118 81
No. 3,267—Glasgow st. pipe sewer	754 71
No. 3,299—Pinnacle ave. grade changing.	1,500 00
No. 3,309—Whitmore pk. pipe sewer	578 61
No. 3,311—Ave E plank walk	63 54
No. 3,313—Caledonia ave. and Atkinson st. sewer.	28,727 72
No. 3,323—Monroe ave. outlet sewer ditch.	2,354 93
No. 3,327—Wilcox st. plank walk	119 54
No. 3,329—Gladstone st. plank walk	166 68
No. 3,331—Meigs st. sewer cleaning	177 28
No. 3,332—Fourth ave. pipe sewer	2,204 38
No. 3,333—Bronson ave. pipe sewer	2,554 82
No. 3,335—Willard st. pipe sewer	469 19

JOHN A. DAVIS, City Treasurer.

Ordered received, filed and published.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,222
SCIO STREET MACADAM IMPROVEMENT.**

By Ald. Kohlmetz—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 twenty-three thousand one hundred and eighteen dollars and eighty-one cents (\$23,118.81); 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 Scio street, from Central Avenue to Syracuse 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 27th day of July, 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:

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,267
GLASGOW STREET PIPE SEWER.**

By Ald. Kohlmetz—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 fifty-four dollars and seventy-one cents (\$754.71); 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 of Glasgow street from the prolonged western line

of the lot belonging to J. Nelson Tubbs, to Caledonia 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 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 27th day of July, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,299
PINNACLE AVENUE ROADWAY GRADE CHANGING.**

By Ald. Kohlmetz—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 fifteen hundred dollars (\$1,500); 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 Pinnacle avenue from South avenue 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 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 27th day of July, 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 thr following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,309
WHITMORE PARK PIPE SEWER.**

By Ald. Kohlmetz—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 five hundred and seventy-eight dollars and sixty-one cents (\$578.61), 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:

One tier of lots and parcels of land on each side of Whitmore Park, from Mt. Vernon avenue to Meigs streets.

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 27th day of July, 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 of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15

LOCAL ASSESSMENT IMPROVEMENT No. 3,311 AVENUE E PLANK WALK.

By Ald. Kohlmetz—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 sixty-three dollars and fifty-four cents, (\$63.54); 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 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 walk.

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 the said Assessors are hereby notified to meet for such purpose on 27th day of July, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,313 CALEDONIA AVENUE AND ATKINSON ST. SEWER.

By Ald. Kohlmetz—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 thousand seven hundred and twenty-seven dollars and seventy-two cents (\$28,727.72); 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 described by and included within the following boundary lines, viz:

Beginning at the intersection of Glasgow street and Caledonia avenue; thence easterly along Glas-

gow street, including one tier of lots and parcels of land on the south side thereof to a point 395 feet east of Caledonia avenue to Edinburgh street; thence easterly along Edinburgh 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, 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 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 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. 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. RR.; also one tier of lots fronting on each side of Edinburgh court and Fremont place, 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 27th day of July, 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 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3323

MONROE AVENUE OUTLET SEWER DITCH.

By Ald. Kohlmetz—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-four dollars and ninety-three cents (\$2354.93); 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 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 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 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. 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 northwest 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 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 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 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 27th day of July, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT NO. 3327 WILCOX STREET PLANK WALK.

By Ald. Kohlmetz—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 nineteen dollars and fifty-four cents (\$119.54); 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 the east side of Wilcox street from Monroe avenue to a point four hundred (400) feet southward therefrom.

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 27th day of July, 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT NO. 3329 GLADSTONE STREET PLANK WALK.

By Ald. Kohlmetz—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-six dollars and sixty-eight cents (\$166.68); 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 east side of Gladstone street, from Tremont street 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 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 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 27th day of July, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,331
MEIGS STREET SEWER CLEANING.**

By Ald. Kohlmetz—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-seven dollars and twenty-eight cents, (\$177.28); 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 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.

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 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 27th day of July, 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,332
FOURTH AVENUE PIPE SEWER.**

By Ald. Kohlmetz—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 four dollars and thirty-eight cents, (\$2,204.38); 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 Fourth avenue, from Pennsylvania avenue to Bay 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 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 27th day of July, 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:

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,333.

BRONSON AVENUE PIPE SEWER.

By Ald. Kohlmetz—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-five hundred and fifty-four dollars and eighty-two cents (\$2,554.82); 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 Bronson avenue from Summer street to the prolonged westerly line of lot 120, section E, of the Greig tract.

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 27th day of July, 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:

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 6 per cent. per annum.

Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,335

WILLARD STREET PIPE SEWER.

By Ald. Kohlmetz—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 sixty-nine dollars and nineteen cents (\$469.19); 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 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. 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.

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 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 27th day of July, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Willi ms, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

PENAL ORDINANCES.

Ald. Kelly asked for, and obtained unanimous consent to introduce the following penal ordinance, and moved its passage, viz:

An ordinance to amend a penal ordinance relating to streets, passed February 15, 1887.

Passed July 24, 1888.

The Common Council of the City of Rochester do ordain as follows:

Section 1. The title of the penal ordinance relating to streets, passed February 15, 1887, is hereby amended, so as to read as follows: "An ordinance relating to streets, awnings, bridges, squares, parks, shade trees, sewers, lamps and lamp-posts, and the numbering of buildings, dwellings and business places."

Section 2. Section thirty of said ordinance relating to streets is hereby amended by adding to the end thereof the following paragraph:

No person shall lead, ride, or drive any horse, mare, mule or other animal attached to any wagon, sleigh or other vehicle, in, upon or across any portion of any of the public streets, avenues, lanes, alleys or places within the city of Rochester, except the roadway provided for such purpose, or in passing into or from any lot where pavement shall be constructed for that purpose, nor ride or drive upon or against any tree, shrub or grass therein, so as to injure or destroy the same, under a penalty of not less than five dollars, nor more than twenty-five dollars, for each offense.

Section 3. Section fifty of said ordinance relating to streets is hereby amended, so as to read as follows:

Section 50. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions thereof, shall command the amount to be made of the property of the defendant, or defendants, if any such can be found, and, if not, to commit the defendant, or defendants, to the Monroe County Penitentiary for the period herein after specified; and the person violating this ordinance, or any of the sections or provisions thereof, and failing to pay the penalty and fine therefor, shall be imprisoned in said penitentiary for a term of two days, for each one dollar of the amount of the judgment recovered for such fine and penalty, but in no case to be less than ten days nor more than one hundred and fifty days.

Section 3. This ordinance shall take effect immediately.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly.—15.

UNFINISHED BUSINESS.

Ald. Schroth called up the resolution providing for 500 copies of the Municipal Manual, published at page 142, current proceedings.

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

Ald. Kelly moved that action on the resolution to grant permission to the Rochester City & Brighton Railroad Company to lay a second track on the west side of Lake avenue, from Driving Park avenue to the city line, published at page 144 current proceedings, be postponed two weeks. Adopted.

EXECUTIVE BUSINESS.

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

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

H. Fred Peck, James H. Doty, Herman P. Blodgett and William H. Sullivan having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

Ald. McMillan moved that action on the resolution authorizing the Edison Electric Illuminating Co. to place arc lights in streets, avenues, &c., published at page 142 current proceedings, be reconsidered. Adopted.

On motion of Ald. McMillan the matter was referred to the Lamp Committee.

By Ald. Kohlmetz—Resolved, That the contractor for the construction of the Hind street roadway asphaltum improvement under final ordinance number 2,986 be, and it, or he, is, hereby, directed to complete said improvement immediately as provided in his, or its, contract therefor, and the Executive Board is hereby requested to cause the immediate completion of said improvement under the contract therefor existing. Adopted.

By Ald. Kohlmetz—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., July 24, 1888.

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

GENTLEMEN—I would recommend that the following assessments for the Goodman street outlet sewer construction be remitted, and the several amounts, summing \$9.24, be charged to erroneous assessments, viz:

Herman Spillburg, lot No. 6, north side of Park avenue, \$6.60; Alice H. Beach, lots Nos. 6 and 4, south side of Park avenue, \$2.64.

The lots were formerly included in the Upton park outlet sewer territory, but after that territory was originally defined, the deep lots, about 350 feet deep to which they belonged, and which fronted on Goodman street, were subdivided, and the lots above-named by the construction of a small sewer partly by private enterprise and partly under ordinance, was thrown into the East av-

enue outlet sewer territory. It seems but just, therefore, that the assessments be remitted.

Very respectfully, your obt. servt.,
I. F. QUINBY, City Surveyor.

Referred to the Assessment Committee.
By Ald. Fritzsche—Petitions of Ralph H. Oliver and Mrs. E. A. Hoffman for permission to erect and move wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act. Also a petition for the opening of a street from North Clinton street to North avenue, between the Wile and Gutmann property. Referred to the City Surveyor to prepare an ordinance.
By Ald. Williams—

To the Honorable, the Common Council:

ROCHESTER, July 17, 1888.

GENTLEMEN—I herewith give my figures for a second edition of the "Municipal Manual" as follows:

500 at \$0.50 each.
1,000 at .35 each.
1,500 at .30 each.
2,000 at .27 each.

the same to be printed on super calendared paper and bound in leatherette covers. If bound in cloth an extra charge of six cents per book will be made, the books to be substantially the same as the book sent herewith, except that you can have the cover of a different color and have any printing on them without extra charge. I hope that these prices will be an inducement for your honorable body to order a sufficient number. I am yours respectfully,
JOHN P. SMITH.

Ordered received, filed and published.
By Ald. Foley—Petition for Hawley street grading and plank walk. Referred to the Surveyor to prepare an ordinance. Also the petition of John Schaffer for permission to erect a wood building on Genesee street. Permission was granted. Also petition for Edison electric lights on Reynolds street and Jefferson avenue. Referred to the Lamp Committee.
By Ald. Foley—

To the Honorable, the Common Council:

GENTLEMEN—Your committee on support and relief of the poor having advertised for one thousand tons of anthracite coal, five hundreds tons of stove size and five hundred chestnut size, screened and in first-class order to be delivered in quarter ton lots on orders from the Overseer of the Poor, from the yard or yards of the party making the proposal have received the following:

Bradshaw & Herzberger.....	Per ton	\$ 5 15
Delaware & Hudson Canal Co.....		5 00

JOHN H. FOLEY,
JOSEPH H. FEE,
J. MILLER KELLY,
Poor Committee.

By Ald. Foley—Resolved, That the Poor Committee be directed to contract with the Delaware and Hudson Canal Co. (W. C. Dickinson, agent) for one thousand (1,000) tons of anthracite coal, five hundred (500) tons chestnut size, five hundred (500) tons stove size, at the price in their proposal, they being lowest bidders, and in accordance with the terms of the advertisement under which their proposal was made.—Adopted.
By Ald. Selye—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., July 24, 1888.

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

GENTLEMEN:—I have completed the survey and maps of the First ward and parts of the Third, Fourth and Fifth wards of the city in accordance with a resolution of your Board passed May 31st, 1887, and have submitted the notes and maps of said survey to your surveyor for examination.

The area of the above completed territory is 159.857 acres @ \$4 per acre = \$639.43, from which deduct estimate of Feb. 21st, 1888, of \$141.88, leaving a balance of \$497.55, the amount due me up to date.
Yours respectfully,
JOHN C. RYAN.

I hereby certify that the work as far as executed by John C. Ryan for a "transit survey" of the first fourteen wards of this city has been submitted to me, and to the best of my knowledge and belief is correct.

I. F. QUINBY, City Surveyor.

Ordered received filed and published.
By Ald. Selye—Resolved, That the City Clerk be directed to draw an order on the City Treasurer in favor of John C. Ryan for four hundred and ninety-seven dollars and fifty-five cents (\$497.55) for the survey and maps of the First ward, and parts of the Third, Fourth and Fifth wards of this city, in accordance with his contract, and that the Treasurer charge the amount thereof to the contingent fund.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Kohmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—13.

By Ald. Hall—Petition of Sarah Goldberg for permission to erect a wood building; also a remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal.

By Ald. Hall—

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

GENTLEMEN—Your petitioner respectfully shows: That he resides on No. 18 Hibbard place in this city and is the owner of the dwelling house situated on the south side of said Hibbard place and known as street number twenty-three. That one Max Goldberg resides on Hebard street and carries on at his residence the business of wood-sawing. That the structure in which said business is carried on is a miserable building, built of brick, less than one story in height, with a roof of wood and an old second hand sheet iron smoke stack not more than twelve or fourteen feet high, and that the top of the same is lower than the roofs of adjoining houses. The said structure adjoins the fence of your petitioner and is not more than four or five feet distant from the said dwelling house owned by your petitioner and the dwelling house of one Caroline Ritz. That said smoke stack frequently becomes heated and the adjoining houses are then in imminent danger of being burned to the ground. That the carrying on of said business causes dense smoke and loud and disturbing noises; that soot, dirt and dust are caused by the said business, to be set afloat in the air and scattered and deposited upon the adjoining houses and lands. That the premises of the said Goldberg are, in short, in a filthy and dangerous condition. Your petitioner, therefore, prays that your honorable board take such action in the matter as will tend to abate the said nuisance and afford security to the health and property of the people living in said locality.
Dated at Rochester, N. Y., July 23d, 1888.

FERDINAND RITZ.

By Ald. Hall—Resolved, That the Fire Marshal be, and he hereby is directed to notify Max Goldberg to immediately abate the nuisances set forth in the petition of Ferdinand Ritz, and that in case said Goldberg fails to comply with said instructions the City Attorney forthwith begin proceedings against him under section 17, of the Penal Ordinances, relating to nuisances or take such other steps in the matter as to him may seem proper and necessary.—Adopted.

By Ald. Bohrer—The bills of John A. Barhite, Charles S. Cook and John Heveron for services as commissioners and clerk of appraisals in the matter of the extension of Gorham park, duly verified.

By Ald. Bohrer—Resolved that the clerk be, and he hereby is, authorized and directed to draw orders upon the treasurer in favor of the following persons, for the following amounts viz:

John A. Barhite, for \$30, being for services as commissioner of appraisals and clerk of the commission; Charles S. Cook, for \$21 and John Heveron, for \$21, each being for services as a commissioner of appraisals in the matter of the extension of Gorham park from its present southern terminus to hand street in the city of Rochester; that the treasurer pay the same from the contingent fund

and charge said sums to the fund for said park extension, when created.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Kholmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—13.

By Ald. Tracy—Resolved, That a license be and the same is hereby granted to W. D. Chapman, Son & Co., for the storage and sale of gunpowder at No 121 State street; said license to be issued by the City Clerk and to expire on July 1st, 1889, and upon condition that the provisions of the penal ordinance passed October 26th, 1886, relating to said subject, be at all times complied with. Adopted.

On motion of Ald. Foley the Board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—August 7, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kholmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

APPROVAL OF 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. Sullivan—Petition of J. Stopplebein for rebate of water tax. Referred to the Assessment Committee.

By Ald. McMillan—Petition for an iron bridge over the Genesee river at Adams street, Ordered received and filed.

By Ald. McMillan—Bills of

Peter Hardy, collecting garbage.....	114 00
Jacob Stein	114 00
Wm. Rosengreen	114 00
Jacob Rauber	114 00
Mrs. Frank Vahue	114 00
John Becker	114 00
Martin Mason	114 00
Daniel Hickey	114 00
Lawrence Same	114 00
Patrick Bradley	112 75
Union and Advertiser, printing reports...	6 00
Paine Drug Co, test tubes, &c	1 85
John P. Smith, printing report.....	75 20
Chas. Englert, board of Flusher's horse for June.....	20 00
Drew, Allis & Co., directory.....	5 25
Anthony Eble, hack hire.....	5 00
Referred to Health Committee	
By Ald. Fee—Bills of	
Rochester Electric Light Co. lighting lamps, July.....	\$2,102 34
Edison Electric Light Co., lighting lamps, July.....	1,187 78
Brush Electric Light Co., lighting lamps, July.....	6,606 60
Citizens' Gas Co., lighting lamps, July....	945 90
Municipal Gas Co.,	343 30
Rochester Gas Co., lighting lamps, July....	571 95
Citizens' Gas Co., setting lamp posts.....	6 78
C. F. Stone, carting	9 00

Referred to Lamp Committee.

By Ald. Fee—Petition of J. M. Newman for permission to erect a wood building. Permission granted.

By Ald. Williams—Petition for a sewer in Pearl street. Referred to the surveyor to prepare an ordinance.

By Ald. Williams—Petition of Hiram L. Barker for permission to erect a wood building. Permission granted. Also, petition of Frank Colby to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Bills of
Union and Advertiser, printing proceedings 337 80

Union and Advertiser, printing notices civil service.....	5 75
Abend Post and Beobachter, printing notices.....	200 00
Post-Express Printing Co., printing notices.....	13 35
Post-Express, Printing Co., printing blanks for treasurer.....	5 00
John C. Moore, book binding.....	8 60
..... indexes, assessors.....	30 00
..... binding and materials.....	77 75
..... binding, attorney.....	6 00
H. D. Bryan, check book.....	22 00
Sunday Herald Printing Co., printing blanks.....	21 50
Steele & Avery, stationery.....	49 00
Lawrence M. Davis, serving notices.....	76 60
Harry M. Davis,	19 04
American Bank Note Co., engraving and printing bonds.....	120 00
John P. Smith, binding assessors' rolls.....	281 46
John O'Leary, services ringing bell.....	10 00
Drew, Allis & Co., directories and ordinances.....	130 50
Bell Telephone Co., telephone services to Jan. 15th, 1889.....	36 20
Henry J. Sullivan, disbursements.....	96 29
Dennis Beyhan, hack hire.....	7 00
Frank W. Payne,	2 00
Moss Engraving Co, map.....	5 00
Chas. H. Crouch, services as commissioner.....	30 00
James M. E. O'Grady, services as commissioner.....	42 00
John A. Bernhard, services as commissioner.....	84 00
M. Greenagel, hack hire, City Attorney.....	10 00
Geo. C. Lentner, services for City Attorney.....	18 00
John T. Clarke, services and disbursements.....	19 50
Referred to Contingent Expense Committee.	
By Ald. Foley—Bill of	
A. McLean, rent.....	8 00
Elizabeth Kelly,	8 00
J. Coleman,	17 00
Doyle, Gallery & Co. coal.....	40 00
Bernhard & Casey,	27 50
F. Odenbach, bread.....	25 27
Catherine Keller	45 34
R. Ramasetter,	22 15
F. L. Deiminger,	44 18
Geo. Englert,	40 44
Mat Jacobs,	49 69
Wm. Benz,	43 30
Otto Roth,	22 39
Fleckenstein Bros.,	147 15
H. Bastian,	19 35
O' Kane Bros., meat.....	140 98
Curran Bros.,	25 01
John Fischer,	60 01
Schleyer Bros.,	84 79
B. Reichenberger,	83 49
Fred Murr,	34 82
C. Ernest, meat.....	37 87
Jos. Badhorn,	40 36
John Hahn,	45 18
B. F. Martin, groceries.....	72 02
M. Gannon,	5 00
J. C. Gray,	43 01
Geo. M. Schwartz,	9 00
T. J. Kenning,	15 00
Alfred Williams,	45 00
Martin Joiner,	4 00
J. H. Weiland,	4 00
Nich. Ochs,	23 50
Warren & Son,	10 00
Geo. E. Lang,	24 00
J. G. Bailey,	39 00
H. T. Jaeger, transportation.....	17 85
John T. Clarke, legal services.....	25 00
Frank Payne, hack hire.....	2 00
Jas. Kavanagh, hack hire.....	8 00
Gerling Bros., flour and meal.....	248 10
Punch & Son, burial.....	12 00
A. H. Martin, disbursements.....	25 38
Drew, Allis & Co., directory.....	4 00
E. H. Davis & Co., medicines.....	21 41

W. G. Martens, gold badge..... 7 50
 Referred to the Poor Committee.

By Ald. Foley—Petitions of Maria K. Pridmore and James McCarthy for permission to erect wood buildings. Permission granted.

Also petition for the opening of Waverley place. Referred to the Surveyor to prepare an ordinance.

Also petition for Edison arc light on Reynolds street. Referred to the Lamp Committee.

By Ald. Selye—Petition for water mains on Frank street. Referred to the Water Works Committee and Executive Board.

Also petition of Geo. Brown to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Bills of

James R. Chamberlain, material.....	59 90
F. J. Irwin, cleaning City Hall.....	65 00
Elwood & Brien, keys and repairs.....	4 80
J. F. Carter, carpet.....	9 00
Hayden Furniture Co., chair and stool....	2 75
Louis Ernst & Son, supplies.....	2 46
I. H. Dewey, writing desk.....	53 65
James Field, repairing awnings.....	2 00
Rochester Gas Co., gas, City Hall.....	130 75
Ed Emerich, care city clocks.....	89 00
Nell, Bros & Kern, labor and material....	113 50

Referred to City Property Committee.

By Ald. Swikehard—Bills of

Stecher Lith. Co., letter heads.....	\$10 00
Rochester Dist. Tel. Co., services June....	4 00
Western Union Tel. Co., services, July....	30 78
Bell Tel. Co.....	3 45
Moore & Cole, mop yarns.....	2 00
W. L. Buckland, hack hire.....	11 50
Chas. E. Kohlmetz, repairs patrol house....	4 77
Chas. Seiffert, expenses in Mallory case....	14 30
Ben. C. Furtherer, expenses in Thomas....	6 85
B. Frank Enos, merchandise for matron... expense July.....	8 13
Post-Express, printing blanks.....	6 77
Advertinsie Dangler case.....	23 00
Union & Advertiser, printing blanks.....	22 70
Fred W. Lang, hay and straw.....	4 00
Albert Beir, matting patrol house.....	21 85
Wm. C. Bush, office desk.....	18 11
E. W. Tripp & Co., ice at headquarters....	5 60
Fred. W. Baker, water cooler.....	56 00
Maggie Gaffney, cleaning, &c.....	9 45
Drew, Allis & Co., two directories.....	7 50
E. F. Olmstead, meals for prisoners.....	25 60
Ed. Monahan, horse shoeing.....	8 00
Referred to Police Committee.....	20 75
Referred to Police Committee.....	32 00

By Ald. Swikehard—Petition for Brush light, corner Walnut and Campbellstreets. Referred to the Lamp Committee.

By Ald. Judson—Petition of J. Wallace Thompson to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition for a blank walk on Kirk street. Referred to the Surveyor to prepare an ordinance.

By Ald. Bohrer—Petition of Hugh Ritt in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Kelly—Petition of Henry Johnson for permission to erect a wood building. Permission granted.

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

By Ald. Thayer—Petitions for water mains in Field street and Seventh avenue. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Petition for opening a street from Norton street to Van Stallen Park. Referred to the Surveyor to prepare an ordinance.

By Ald. Thayer—Petition for and remonstrance against the erection of a wood building by the Rochester City & Brighton Railroad Company. Referred to the Wood Building Committee and Fire Marshal.

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from the Poor Committee; Ald. Swikehard from the Police Committee; 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.

REPORTS OF SELECT COMMITTEES.

By Ald. Sullivan—

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

GENTLEMEN—Your committee, appointed to confer with the committee of the Central Labor Union in relation to free public baths, respectfully begs leave to submit the following as its report:

We have had several conferences with said committee; have visited baths owned by private parties and given the subject careful thought and consideration.

We are, unanimously and firmly of the opinion that the recommendation of his Honor, the Mayor, in his message to this board, and of the Central Labor Union, on the subject should be adopted, and that free public baths should be established in Rochester at the earliest possible period.

While we have not definitely determined the amount of the expense that the establishment of such baths will entail on the city, we have made an estimate, and submitted the same to the City Treasurer, who informs us that the contingent fund would be almost entirely exhausted if such expense were to be paid out of that fund.

The question is one of such great importance that, in our opinion, your committee should have further time to deliberate with the Mayor, the Central Labor Union and others interested in the matter, to the end that definite plans may be formulated, the location for such baths selected, the expense of erecting and maintaining the same definitely ascertained, and that a full report may be made, in such manner, and at such time, as will allow your Board to make provision for including the expense for said improvement in the tax levy for the next fiscal year.

Respectfully submitted,

WM. SULLIVAN,
 JOS. H. FEE,
 F. H. WILLIAMS,
 T. McMILLAN,

Special Committee on Free Public Baths.

Ordered received, filed and published.

By Ald. Sullivan—Resolved, That the Committee on Free Public Baths be given further time to deliberate on the matter before them, and that they be directed to report to this Board a plan for the establishment of such baths, the locations which they may deem best suited for the purpose, and the entire cost for erecting the same, so that, in the event of the adoption of their report, this Board may make provision for the raising of said amount in the general tax levy of next year. Adopted.

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

By the Clerk—

OFFICE OF EXECUTIVE BOARD,
 Rochester, Aug. 7, 1888.

To the Common Council:

GENTLEMEN—The Executive Board is constrained to request that your honorable body pass an ordinance for the permanent improvement of South Water street, from East Main street to the aqueduct. The bridge covering the raceway is, much of the time in a dangerous condition, and from an examination made of the timbers supporting the covering of the bridge, there is imminent danger of a serious accident occurring if measures are not taken for the construction of a permanent roadway similar to that on North Water street.

Drivers of teams have repeatedly given notice to the executive Board that they would hold the city responsible for any loss or injury they might suffer by reason of the defective condition of the race bridge. Repairs have been made from time to time but the insecurity is not alone on the surface of the bridge, but in the supporting timbers, posts and retaining walls.

It is, therefore, necessary in the opinion of the Executive Board that some action should be taken by your honorable board to protect the city against suits for damages.

Respectfully,

THOS. J. NEVILLE, Clerk.

Referred to the City Surveyor.
By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, N. Y., Aug. 1, 1888. }

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 July, 1888.

Orders drawn on the City Treasurer:
For labor.....\$ 5,988 07
Amount certified to Common Council July 20, 1888..... 81,662 34
Amount transferred from water works fund to apply on interest of water works bonds..... 160,000 00
Total.....\$247,650 41

Classification:

Highway fund.....\$ 12,415 40
Water pipe fund..... 11,899 62
Water works fund, including amount paid for interest on bonds..... 173,303 95
Fire department fund..... 11,709 99
Street sprinkling funds..... 5,311 96
Local improvement funds..... 33,009 49
Total.....\$247,650 41
Second—Balance in funds August 1st, 1888.

Dr.

City Treasurer.....\$128,180 93
Local improvement funds..... 121,094 85
Street sprinkling funds..... 10,400 32
Total.....\$259,676 10

Cr.

Highway fund.....\$ 86,166 92
Water pipe fund..... 52,648 58
Water Works fund..... 23,017 62
Fire Dep't fund..... 97,842 98
Total.....\$259,676 10

Respectfully submitted,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.
By the Clerk—

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE,
Aug. 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 August, 1888, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund.....	\$35,204 00
.. .. Repair fund.....	5,108 78
.. .. Contingent fund.....	35,504 89
.. .. Teachers' fund.....	119,905 03
Fire Department fund.....	99,302 90
Poor Department fund.....	45,792 88
Police Department fund.....	77,956 53
Contingent fund.....	36,549 31
Highway fund.....	84,008 80
Lamp fund.....	110,577 68
Health fund.....	19,590 81
City Property fund.....	6,124 84
Park fund.....	1,514 91
Water Works fund.....	24,075 37
Water Pipe fund.....	56,233 88

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, }
this 7th day of August, 1888. }

EDWARD THOMAS, Commissioner of Deeds.

Ordered received, filed and published.
By the Clerk—

By Com. O'Grady—Resolved, That this Board recommend that the Common Council sell and dispose of, to the highest bidder, the lot situated on Frank street in the city of Rochester and now a

part of the site of No. 5 school, and that the proceeds of said sale be placed to the credit of the building Fund of the Board of Education, as directed by Section 125 of Title VI of the Revised City Charter. Ten (10) feet of the rear of said lot to be reserved for the proper preservation of the light of said school. Adopted.

I hereby certify that the foregoing is a true copy from the minutes of a meeting of the Board of Education, held July 2d, 1888. J. E. DURAND, Clerk pro tem.

Referred to the Law Committee.
By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR, }
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., Aug. 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 June he has relieved 257 families in the following manner:

Orders on poor store.....	\$ 749 50
Orders on coal yard.....	33 75
Orders on undertakers.....	91 00
Orders for transportation.....	3 24
Orders for shoes.....	7 20

Total.....\$ 884 69
Less amount charged to towns..... 19 50

Total to city.....\$ 865 19
All of which is respectfully submitted,

A. H. MARTIN, Overseer of the Poor.

Ordered received filed and published.
By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Aug. 7, 1888. }

To the Honorable the Common Council:

GENTLEMEN—At a regular meeting of the Board of Health, held August 3, 1888, the following action was taken:

A communication was presented from residents on Reansen place and Union place in relation to the insufficient capacity of the sewer on those streets to carry off the sewage Referred to the Common Council.

A large number of taxpayers living on North Clinton street were heard in relation to the open ditch on the lands owned by J. George Baetzel and the nuisance created by it.

Commissioner Buckley moved that the premises of J. George Baetzel be declared a nuisance, and that this Board of Health recommend that the Common Council authorize the City Surveyor to prepare an ordinance for constructing a sewer from Clinton street through Hollenbeck street to avenue D, or in some direction which, in his judgment, would best abate the nuisance. Adopted.

I hereby certify the foregoing a true copy from the minutes.

PETER SHERIDAN,
Clerk Board of Health.

Ald. Thayer moved that the communication be referred to a special committee of three and the City Surveyor. Adopted.

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 115 licenses for the month of July, 1888, and received \$5,580, deposited the same with the City Treasurer, filed his receipt therefor, with the report and bonds for the month with the City Clerk.

CONRAD HERZBERGER,
JAMES MALLEY,
Excise Commissioners.

Dated July 31st, 1888.

Ordered received, filed and published.

By the Clerk—

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

The undersigned, who were duly appointed by the order of the County Court of Monroe county on the 4th day of June, 1888, duly entered in the Clerk's office of the County of Monroe, commis-

sioners to inquire into and determine to what damages and compensations the owners and occupants of the lands to be taken for the opening of a new street in the City of Rochester, from North Clinton street to North Joiner street, to be known by the name of Ketchum street, 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 of land situate in the city of Rochester aforesaid, and bounded and described as follows: Commencing on the east side of North Clinton street, one hundred and ninety-two feet northerly from the northeast corner of North Clinton street and Vernon park; thence easterly, on a line parallel with Vernon park, a distance of 162½ feet; thence northerly on a line parallel with North Clinton street, a distance of 15½ feet; thence westerly on a line parallel with Vernon park 162½ feet to North Clinton street; thence southerly on the east line of North Clinton street, a distance of 15½ feet, to the place of beginning.

These premises are owned by Philip Smith of Rochester, N. Y.

Also that tract of land bounded and described as follows: Commencing at the northwest corner of the lands above described, thence northerly on the east line of North Clinton st. 24.16 feet; thence easterly on a line parallel with Vernon park a distance of 175 feet, thence southerly on a line parallel with North Clinton street 24.16 feet thence easterly on a line parallel with Vernon park to a point 215 feet westerly distant from the west line of North Joiner street, thence southerly on a line parallel with North Joiner street a distance of 15½ feet, thence westerly on a line parallel with Vernon park to a point 162½ feet easterly, distant from North Clinton street, thence northerly 15½ feet on a line parallel with North Clinton street, thence westerly 162½ feet to the place of beginning.

Also all that other tract or parcel of land bounded and described as follows: Commencing on the west side of North Joiner street at a point 192 feet northerly distant from Vernon park, thence westerly on a line parallel with Vernon park, 215 feet, thence northerly on a line parallel with North Joiner street 15½ feet, thence easterly on a line parallel with Vernon park, 215 feet to North Joiner street, thence 15½ feet feet southerly along North Joiner street to the place of beginning.

Also all that tract or parcel of land adjoining the last above described parcel of land on the north, being 24.16 feet front on North Joiner street and extending back of equal width parallel to Vernon Park, to a line parallel with North Joiner street and 175 feet easterly distant from the east line of North Clinton street.

The last three parcels of land are owned by Charles H. Wiltzie of Rochester, New York, the first of which is unencumbered. The second of which is held by said Charles H. Wiltzie, subject to a purchase money mortgage given by said Charles H. Wiltzie to Ovid A. Hyde, to secure \$1,200, dated March 8, 1888, and recorded March 15, 1888, in Monroe County Clerk's office in liber 298 of mortgages at page 38, and conveys the said parcel of land, with other lands in the city of Rochester.

The third parcel of land above described, also belongs to said Charles H. Wiltzie and is held subject to a mortgage executed by the said Charles H. Wiltzie, to Magdalena Lichinger, to secure \$1,300, dated November 29, 1887, and recorded on the same day in Monroe County Clerk's office in liber 297 of mortgages at page 112, which conveys said parcel of land, with other lands, in the city of Rochester.

The last named mortgage was duly assigned by said Magdalena Lichinger to Mary E. Wiltzie by an assignment in writing dated April 7, 1888, recorded the same day in said County Clerks office, in liber 33 of assignments of mortgages at page 282.

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 upon 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 all of the allegations and proof offered of, or by the respective parties in interest do hereupon determine and appraise the damages which the owners of the premises thus to be taken for the opening of said Ketchum street, will severally sustain by being deprived thereof have hereby fixed a compensation which the aforesaid owners will respectively receive therefor as follows:

The awards hereby named after deducting all taxes and assessments which have become due and also the incumbrances and liens upon the lands described, to be paid as hereinafter provided.

To Philip Smith the sum of \$985, payable to him.
To Charles H. Wiltzie, unmarried, for the parcel of land belonging to him first above described, the sum of \$1,024.50

To Charles H. Wiltzie, for the parcel of land second above described as belonging to him, the sum of \$238, payable to Ovid A. Hyde, mortgagee, or, if a discharge or release thereof is delivered to the city of Rochester, then the said amount shall be payable to the said Charles H. Wiltzie.

To Charles H. Wiltzie, for the third parcel of land above described as belonging to him, the sum of \$752, payable to Mary E. Wiltzie, assignee of the mortgage executed to Magdalena Lichinger, and in case a proper discharge of said mortgage, or a release thereof is delivered to the city of Rochester, then the whole of said award shall be payable to him, said Charles H. Wiltzie.

All of which is respectfully submitted,
Dated Rochester, N. Y., Aug. 7, 1888.

JOHN A. BERNHARD,
JAMES M. E. O'GRADY,
CHAS. H. CROUCH,
Commissioners.

Ordered received filed and published.

By Ald. Bohrer—Resolved, That the regular meeting of the Common Council, Tuesday evening, August 21, 1888, be, and hereby is, designated as the time when any objections of the confirmation of the report of the commissioners in the matter of the opening of a new street from North Clinton street to North Joiner street, to be called Ketchum street, will be heard. Adopted.

By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., Aug. 7, 1888. }

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

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for

- Fourth Avenue Pipe Sewer, No. 3,332.
 - Meigs Street Sewer cleaning, No. 3,331.
 - Wilcox Street Plank Walk, No. 3,327.
 - Avenue E Plank Walk, No. 3,311.
 - Pinnacle Avenue Roadway Grade, changing, No. 3,299.
 - Whitmore Park Pipe Sewer, No. 3,309.
 - Gladstone Street Plank Walk, No. 3,329.
 - Glasgow Street Pipe Sewer, No. 3,267.
 - Bronson Avenue Pipe Sewer, No. 3,333.
 - Scio Street Macadam Improvement, No. 3,222.
- Certified and sworn to as required by the provisions of the City Charter.

Respectfully,

PETER SHERIDAN, City Clerk.

Ordered received filed and published.
Allegations being called for and no person appearing, Ald. Kohlmetz submitted the following:
By Ald. Kohlmetz—Resolved, That the assessment rolls for

- Fourth ave. pipe sewer, No. 3,332,
- Meigs st. sewer cleaning, No. 3,331,
- Wilcox st. plank walk, No. 3,327,
- Ave. E plank walk, No. 3,311,
- Pinnacle ave. roadway grade changing, No. 3,299,
- Whitmore pk. pipe sewer, No. 3,309,
- Gladstone st. plank walk, No. 3,329,

Glasgow st. pipe sewer, No. 3,267,
Bronson ave. pipe sewer, No. 3,333,
Scio st. MacAdam impt., No. 3,222,
be and the same are in all things hereby confirmed.
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohl-
metz, Williams, Foley, Selye, Hall, Swikehard,
Judson, Schroth, Bohrer, Kelly, Thayer—15.
By Ald. Kelly—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Aug. 7, 1888.

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

GENTLEMEN—Pursuant to the resolution of Ald. Kelly, and adopted by your honorable body March 29th last, in reference to reporting the names of the streets in the Fifteenth ward that are sufficiently built up to make the numbering thereof necessary or desirable, the City Surveyor has made a thorough examination of the various streets in the aforesaid ward and would report the following, the numbering of which would be conducive to public interest and convenience, viz: Anne st., Ames st., Brooks st., Bauer st. to Brooks st., Centennial st., Cameron st., Chase st., Colvin st., Chester st., Carlton place, Emerson st., Eighth st., Finch st., Gates ave., Hague st., Hensler alley and Murray st., Klub place, Myrtle st., Myrtle Hill park, Michigan st., Ninth st., West Orange st., Orlander st., Otis st., Peart place, Quaitrough place, Rogers ave., Reicis park, Sykes st., Thomas park, Warner street and Wright st.

The main thoroughfares in the Fifteenth ward leading from the west toward the central parts of the city were numbered several years since. These avenues are Rowe street, Lyell avenue, Jay street, Campbell street, Maple street and Chili avenue, of course these numbers should remain as established.

The resolution also directs the City Surveyor to prepare an estimate of the expense for the work connected with the numbering of the streets named. This estimate is not submitted for the reason that he believes this work can be executed with reasonable despatch with the force now in his office.

If so instructed the work shall be begun at once.

Very respectfully, your obedient servant,

I. F. QUINBY,
City Surveyor.

Ordered received, filed and published.

By Ald. Kelly—Resolved that the City Surveyor be and hereby is, directed to cause to be made a survey for the numbering of the lots on the streets in the Fifteenth ward. Enumerated in the communication submitted at this meeting. Such survey to be made in accordance with the plan adopted for renumbering the first fourteen wards of the city. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

OPENING A STREET FROM NORTH CLINTON STREET TO CHATHAM STREET.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz:

The opening of a street of a uniform width of 40 feet, measured at right angles to the respective lines thereof, from North Clinton street to Chatham street, and the territory deemed necessary to be taken therefor is described as follows, viz: A strip of land 40 feet in width, extending from North Clinton street to Franklin street, the southerly line of which begins at the intersection of the south line of property owned by Lucy B. Shepardson with the east line of North Clinton street; thence extending easterly along the south line of said Lucy B. Shepardson's property, and in said line continued easterly to a point one foot southeasterly of property owned by Ann Elizabeth Falls; thence easterly on a line one foot southeasterly of, and parallel with the southeasterly line of said Ann Elizabeth Falls' property, to Franklin street; also a strip of land 40 feet in width extending from Franklin street to Chatham street, the

southerly line of which begins at the intersection of the southeasterly line of property owned by John Groh, with the easterly line of Franklin street; thence extending easterly along the south line of property owned by said John Groh, and in said line continued easterly to Chatham street. The whole territory is more generally shown on the annexed map, and the proposed street is to be opened as thereon represented.

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 of the lots and parcels of land as they exist at the date of the passage of this ordinance in the Sixth ward of the city lying south of Andrews street; also all the territory inclosed within and described by the following boundary lines, viz: Beginning at the intersection of the north line of Pleasant street with the west line of North Clinton street, thence westerly along Pleasant street, including one tier of lots on the north side thereof, to North St. Paul street; thence southerly along North St. Paul street to Mortimer street; thence easterly along Mortimer street, including one tier of lots on the south side thereof, to North Clinton street; thence northerly along North Clinton street 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 improvement are required to attend the Common Council on Tuesday evening, Aug. the 21st, 1888, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

OPENING AND EXTENDING RAVINE AVENUE.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz:

The opening and extension, easterly, of Ravine avenue, of a uniform width of sixty feet, from the present east end of Ravine avenue, west of Deep Hollow ravine, to the first street east of said ravine, leading north from Ravine avenue, name being unknown. The north and south lines of said street proposed to be opened and extended, being the respective present north and south lines of Ravine avenue, west of Deep Hollow ravine, extended in a direct line to said first street east of said ravine leading north from Ravine avenue; name being unknown.

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 that portion of Ravine avenue lying east of Deep Hollow ravine, from the west, to the east end of said Ravine avenue. Also one tier of lots and parcels of land on each side of the first street east of Deep Hollow ravine, leading north from Ravine avenue, from Ravine avenue to the north end of said street; name being unknown.

Also all the territory included within, and described by, the following boundary lines, viz: Beginning at the intersection of Glenwood avenue, with Deep Hollow creek, thence westerly along Glenwood avenue, to the west line of the Monroe Association tract, thence southerly along the west line of said tract, and in said line continued, to the Erie canal, thence southeasterly along the Erie canal to a point opposite the south line of Ravine avenue, produced westerly, thence easterly to and along the south line of Ravine avenue, and in said line produced easterly, including one tier of lots and parcels of land on the south side thereof, to Deep Hollow creek, thence northerly along Deep Hollow creek to the place of beginning, 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, Aug. 21st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HAWLEY STREET GRADING AND PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on, and grading Hawley street, from Reynolds street to Seward street.

Adopted.

The Surveyor submitted as such estimate, \$900.

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

The grading of the roadway and sidewalks of Hawley st., from Reynolds st. to Seward st.; width of roadway west of the jog in the street to be 30 feet, and east of the jog in the street to be 15 feet; width of sidewalks throughout to be 10 feet, except on the south side of the narrow portion, where no sidewalk will be constructed. Also the construction of the necessary crosswalks, and the construction of hemlock plank walks four feet and eight inches in width on each side of said street, between the terminal limits mentioned, except on the south side of the narrow portion of the street, between the jog in the street and Seward 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 \$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 side of Hawley st. from Reynolds street to Seward st., 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 21st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RAVINE AVENUE BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron bridge across Deep Hollow ravine, the extension to Ravine avenue.

Adopted.

The Surveyor submitted as such estimate, \$5,500.

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

The construction of a wrought iron deck bridge across Deep Hollow ravine, connecting the top of the east and west high banks thereof; also the necessary masonry abutment and wing walls and foundation piers. Said proposed bridge shall be constructed with one roadway, nineteen feet in width between the center of trusses, and two sidewalks, each six feet in width between the center of the truss and in center of the hand rail. The center line of the bridge shall coincide with the extension easterly of the center line of Ravine avenue, and the grade of the roadway shall be level, and coincide with the present grade of the east end of Ravine avenue at the top of the west high bank of Deep Hollow ravine.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$5,500, 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 that portion of Ravine avenue lying east of Deep Hollow ravine from the west to the east end of said Ravine avenue; also, one tier of lots and

parcels of land on each side of the first street east of Deep Hollow ravine, leading north from Ravine avenue to the north end of said street, name being unknown; also, all the territory enclosed within, and described by, the following boundary lines, viz.: Beginning at the intersection of Glenwood avenue with Deep Hollow creek; thence westerly along Glenwood avenue to the west line of the Monroe Association tract; thence southerly along the west line of said tract, and in said line continued, to the Erie Canal; thence southeasterly along the Erie Canal to a point opposite the south line of Ravine avenue, produced westerly; thence easterly to, and along the south line of Ravine avenue, and in said line produced easterly, including one tier of lots and parcels of land on the south side thereof to Deep Hollow creek; thence northerly along Deep Hollow creek 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 improvement, are required to attend the Common Council, on Tuesday evening, August the 21st, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,528

ANNE 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 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 Hemlock plank sidewalk on the East side of Anne street from Otis street to the south line of lot No. 43 of the Houston tract.

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 walk on the east side of Anne street, from Otis street to the south line of lot No. 43 of the Houston tract. Also the necessary 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 reports the same at \$230 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 Anne street, from Otis street to the south line of lot No. 43 of the Houston 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 and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16

FINAL ORDINANCE, NO. 3,529.

TAYLOR STREET 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 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 appearing.

Ald. Kohlmetz submitted the following :

An ordinance to grade Taylor street from Silver street to the south line of Mr. Harts lot.

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 of Taylor street from Silver street to south line of Mr. Harts lot, which point is 42 feet south of Wilkin street. Width of roadway to be 30 feet, and width of each sidewalk to be 10 feet. Also the construction of the necessary crosswalks, and the construction of Hemlock plank walks 4 feet and 8 inches in width on each side of said street between the terminal limits named, except where crosswalks shall be constructed. Also the necessary box culverts.

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 \$894, and said estimate being deemed reasonable, is hereby 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:

One tier of lots and parcels of land on each side of Taylor street from Silver street to a point 42 feet south of Wilkin 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 or parcel of land to be in proportion to the benefit and advantage which each derives therefrom.

Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,530.

FROST 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 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 pub-

lic 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 construct plank walks and grade Frost avenue from Summer alley 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 improvement of Frost avenue from Summer alley to Genesee street by grading the roadway and sidewalks, and constructing pine plank walks 4 feet 8 inches wide on each side of said street within the limits mentioned. Also the necessary cross-walks and such an amount of rubble masonry retaining wall on the north side of said street, between Summer alley and Summer street, as may be found necessary in order to properly grade the sidewalks their full width.

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 \$1,838, 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:

For the roadway and sidewalk grading and the plank walks and crosswalks. One tier of lots and parcels of land on each side of Frost avenue from Summer alley to Genesee street.

And for the rubble masonry retaining walls. One tier of lots and parcels of land on the north side of Frost avenue, in front of which said masonry retaining walls shall be constructed.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,531.

WEST AVENUE ASPHALT 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 all persons appearing.

Ald. Kohlmetz submitted the following :

An ordinance to construct an asphalt improvement on West avenue over what was formerly known as the Genesee Valley canal, together with flag sidewalks.

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 asphalt pavement, 38 feet in width between curb lines, on West avenue, over what was formerly known as the Genesee Valley canal, and on adjoining territory, connecting at the proper grade, the asphalt pavements that now exist on the east and west sides of said abandoned Genesee Valley canal, together with the necessary curbstones and surface sewers on each side of the roadway. Also, the construction of a flagstone walk, six feet in width in one course, with brick paving, four feet in width, on each side thereof, on the north sidewalk, from the driveway east of, and adjoining the Union Hotel building, to the first driveway east of said canal, together with a flagstone crosswalk, six feet in width, in three courses, across said last mentioned driveway. Also, the construction of a flagstone walk, six feet in width in one course, with brick paving, four feet in width, on each side thereof, on the south sidewalk, from the east curb line of Park Place to the west line of H. H. Babcock's driveway, together with a flagstone crosswalk, six feet in width in three courses, across said driveway, and continued to the east line of the driveway leading on to the Western New York & Pennsylvania Railway Co.'s property, as indicated by the curve in the curb line. Also, the raising of the manhole walls over the main sewer under the bed of the old canal to the proper grade of the surface of the 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 \$1,800, 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 the north side of West avenue, from a point ten feet east of the east wall of what is known as the Union Hotel building to a point 109 feet east thereof. Also, one tier of lots and parcels of land on the south side of West avenue, from the east line of Park Place to a point 178 feet east of the west line of Park 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.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,532.

CENTRAL AVENUE AND CENTER STREET FOOT BRIDGE.

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 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 construct a wrought iron foot bridge along the east face of the west abutment wall of the N. Y. C. & H. R. R. R. bridge over the Genesee river, from Central avenue to Center 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 wrought iron foot bridge from Central avenue to Center street, said bridge to be located along the east face of the west abutment wall of the N. Y. C. & H. R. R. R. bridge over the Genesee river, and to be attached to said abutment wall and R. R. bridge and be built in accordance with plans now in the office of the City Surveyor.

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:

All the territory enclosed within, and described by, the following boundary lines, viz.: Beginning at the northwest corner of Center and Mill streets, thence northerly along Mill street, and including one tier of lots on the west side thereof, to Brown street, thence northerly on a line parallel with State street, to a point opposite the north line of what is known as the Whitney Koller Flouring Mill and now occupied by Ferguson & Lewis, thence easterly to and along the north line of said mill property, and in said line continued easterly, to the west shore of the Genesee river, thence southerly along the west shore of the Genesee river, to the north line of Center street, thence westerly along the north line of Center street, to the place of beginning.

Also one tier of lots and parcels of land on each side of Water street, from Central avenue to River 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,533.

SMITH STREET 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 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 open and extend Smith street, from Child alley to the west boundary 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, and hereby judge the public good requires the same to be done, viz.:

The opening and extension of Smith street, of a uniform width of 80 feet, from Child street to the west boundary line of the city; the south line of

said proposed street to begin at the intersection of the prolongation of the present south line of Smith street, as now existing, with the west line of Child street; thence extending westerly in a direct line to the southwest corner of lot number eight of Hensler's subdivision, on the east side of Hensler alley, said point being 403½ feet north of the north line of Jay street; thence continuing westerly in a direct line to a point in the west boundary line of the city, said point being 406½ feet north of the north line of Jay 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 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 as they exist at the date of the passage of this ordinance, on each side of said proposed street, from Child street to the west boundary line of the city.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Selye—Resolved, That the ordinance for the proposed Driving Park avenue bridge be amended by striking out the following words, viz.:

The main span over the river shall be a spandrell arch, about 432 feet in length. The east approach thereto shall consist of one span about 95 feet in length, and the west approach thereto shall consist of two spans, each about 95 feet in length, and that notice for allegations be published for August 21st, 1888. Adopted.

By Ald. Kohlmetz—Resolved, That the ordinance for the construction of a bridge across the Genesee river at Platt street be amended by striking out from the description of property to be assessed, all that portion of the Fifth ward lying south of the New York Central & Hudson River railroad. Also by including that portion of the Sixth ward north of the New York Central railroad, and that portion of the Thirteenth ward lying south of Catharine, Vienna and Wilson streets. Adopted.

On motion of Ald. Kohlmetz, notice for allegations was ordered published for August 21, 1888.

Ald. Judson moved that action on the final ordinances for opening a street from Mt. Hope avenue to the Genesee river and Alexander and Edinburgh streets river bridge be postponed two weeks. Adopted.

On motion of Ald. Sullivan, action on the final ordinance for opening a street from North St. Paul street to Brown's race was postponed for two weeks.

FINAL ORDINANCE, NO. 3,534.

BENTON STREET PIPE SEWER.

On motion of Ald. Schroth, 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.

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Benton street, from the sewer in Pinnacle avenue to a point 430 feet southwestwardly from the west line of Pinnacle 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 Benton street, from the sewer in Pinnacle avenue, to a point four hundred and thirty (430) feet southwestwardly from the west line of Pinnacle avenue; also, the necessary man-holes, surface sewers, lot laterals, lamp-holes, and sewer connections and 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, having made an estimate of such expense and reports the same at \$384 and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common 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 Benton street, from Pinnacle avenue to a point four hundred and thirty (430) feet southwestwardly therefrom.

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 advantages which each derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,535.

CHILD STREET PIPE SEWER.

On motion of Ald. Schroth, 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,

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Child street from the stone sewer in Child street south to the B. R. & P. railroad tracks to a point 40 feet north of Thomas 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 a vitrified pipe sewer in Child street, from the stone sewer now in Child street, south of the Buffalo, Rochester & Pittsburgh railroad tracks, to a point 40 feet north of Thomas park, together with the necessary man-holes, surface sewers, lot laterals, lot lateral sewer connections and 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, 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 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 Child street from Thomas park to the Buffalo, Rochester & Pittsburg railroad, excepting such lots and portions of lots as front on the stone sewer now constructed in Child street south of said railway that may be found in suitable condition to be the outlet of the proposed sewer.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Kelly moved that the pending ordinance for Lyell and Saxton street sewer (Sec. 1) be amended by striking out at the beginning of the description of the territory to be assessed, the words "and in the manner following thirty-eight forty-sixths of said expense upon." Also the words "and the balance of said expense eight forty-sixths thereof upon," when they occur in the description of the territory to be assessed. Adopted.

On motion of Ald. Kelly the Clerk was directed to publish notice for allegations for August 21, 1888.

Ald. Kelly moved that action on the final ordinance for Lyell avenue and Saxton street outlet sewer (sec. 2) be postponed two weeks. Adopted.

UNFINISHED BUSINESS.

Consideration of the application of the Rochester City & Brighton Railroad Company to extend tracks through St. Joseph street and Hayward park, published at page 143 current proceedings, the time for consideration of which application, having previously been appointed for this meeting, being in order.

Ald. Kelly submitted the following:

By Ald. Kelly—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 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 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 through, upon and along the following named streets, viz.:

A single or double track, at the option of the purchasers, beginning at the tracks of said Rochester City & Brighton Railroad Company on St. Joseph street, at and opposite Hayward park; thence through Hayward park to Clinton street and by suitable curves to the tracks of said company in Clinton street at and opposite Hayward park, 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 11th day of September, 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 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 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 free holders 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 extension will be given.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Sullivan moved that action on the resolution authorizing the Mayor to enter contract with L. L. Buck for plans, specifications, etc., for river bridges and published at page 154 current proceedings, be further postponed two weeks. Adopted.

On motion of Ald. Kelly further action on the resolution to permit the Rochester City & Brighton Railroad Company to lay a track on the west side of Lake avenue, published at page 144 current proceedings, was indefinitely postponed.

By Ald. Kelly—Whereas the Rochester City & Brighton Railroad Company has applied by petition to the Common Council of the city of Rochester for the consent of the city of Rochester to the construction of a branch switch track upon Lake avenue, to be used as a second track along the part of Lake avenue hereinafter mentioned in connection with the track and switch system of said company now in operation on the same street.

Resolved, That the application of the Rochester City and Brighton Railroad Company for permission to construct, operate and maintain a branch or switch track otherwise called a second track, upon and along Lake avenue between the points therein and in the manner herein described be and hereby is granted, and the consent of the city of Rochester thereto is hereby given to wit: To the construction and operation in conjunction with the present track of said company on Lake avenue a track or a switch track, commencing at the present crossing of Lake avenue at Driving Park avenue or about one hundred feet north of Driving Park avenue by the present track from the west to the east side of Lake avenue; thence a single track with the west rail thereof twenty feet east of the west curb of said Lake avenue northerly to a point in Lake avenue opposite the end of the present curb on the west side of Lake avenue, at the north side of the entrance to the lands of the Nazareth Hall Academy as now used; thence by a curve to the west side of Lake avenue between the proper curb line if the southern curb line were extended and the west line of Lake avenue; thence northerly to a point where such track will intersect or meet on the west side of Lake avenue the present tracks of said company. Adopted.

EXECUTIVE BUSINESS.

Ald. Selye moved to proceed to appoint commissioners of deeds, and that the Clerk cast the ballot of the Common Council. Adopted as follows:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—15.

Frank W. Elwood, Edward Wilson, Albert T. Widmer, W. H. Yerkes Charles E. Woodward, Charles W. Wall, W. J. Stewart and George B. Swikehard having received the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—

CITY CLERK'S OFFICE,
ROCHESTER, Aug. 7, 1888. }

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

GENTLEMEN—I beg to submit the following is the compensation to be paid for lands deemed necessary to be taken for Exchange street extension, under final ordinance No. 3,534, there being no other expenses, viz:
Deleware & Hudson Canal Co.,..... \$4,350 00
Thomas Peart, 150 00

making a total of..... \$4,500 00
Respectfully yours,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.
By Ald. McMillan—Whereas, The entire cost and expense of Exchange street extens on, under Final Ordinance No. 3,534, including the amount of compensation to be paid to the owners of lands deemed necessary to be taken, has been ascertained, and is hereby adjusted at the sum of four thousand and five hundred dollars;

Therefore, Resolved, That all persons interested in the matter of the ordering of an assessment for the aforesaid Exchange street extension be heard as to the same, at the meeting of the Common Council, to be held on Tuesday, August 21, 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.

By Ald. Fee—Resolved, That a license be granted for the Forepaugh Circus to exhibit in this city one day, Sept. 10th, upon the payment to the City Treasurer of the sum of twenty-five dollars. Adopted.

By Ald. Kohlmetz—Resolved, That the City Attorney be, and hereby is, requested to give his opinion to this Common Council, at the next regular meeting of this board, as to whether Miller Alley can be re-opened to public use, said alley having been closed to public use for a period of twenty-five years. Adopted.

Ald. Kohlmetz presented a petition from John J. Servis, relating to the bad condition of the sewer at the corner of North St. Paul and Scantom streets. Referred to the Executive Board.

By Ald. Kohlmetz—Remonstrance against the erection of a wooden building by Nathan Botsford on North St. Paul street. Referred to the Wood Building Committee and fire marshal.

By Ald. Kohlmetz—

CITY CLERK'S OFFICE,
ROCHESTER, Aug. 7, 1888. }

To the Hon. 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 Gorham park extension, under final ordinance, No. 3,227, viz:

Commissioner's fees, including clerical aid for commissioners:
John A. Barhite..... \$ 30 00
Charles S. Cook..... 21 00
John Hevron..... 21 00

Damages or compensation awarded to the owners of lauds to be taken..... 2,322 00

Making a total of..... \$2,394 00
Respectfully yours,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.
By Ald. Kohlmetz—Whereas, The entire cost and expense of Gorham park extension, under final ordinance No. 3,227, including the amount of damages awarded by the commissioners, has been ascertained and is hereby adjusted at the sum of two thousand three hundred and ninety-four dollars.

Therefore, Resolved, That all persons interested in the matter of the ordering of an assessment for the aforesaid Gorham park extension be heard as to the same, at the meeting of the Common Council, to be held on Tuesday, August 21, 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.

By Ald. Fritzsche—Petition of Charles Wollenhaupt. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Petition of Joseph E. Williams. Referred to the Wood Building Committee and Fire Marshal.

Ald. Foley moved that the item in the last finance budget, No. 4, for S. A. Bowers, rent \$26.25, charged to the poor fund, be stricken therefrom. Adopted.

By Ald. Foley—Whereas, The bridge of the Western New York & Pennsylvania Railroad Company over Plymouth avenue is in a dangerous condition; and

Whereas, The Rochester City & Brighton Railroad Company is about to lay its tracks upon and across said bridge; therefore

Resolved, That the clerk of this board notify the said Western New York & Pennsylvania Railroad Company to immediately take such steps as will render such bridge safe and passable. Adopted.

By Ald. Selye—Petition for a sewer in Locust street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Bohrer—Whereas, There was awarded to Catharine Koeth, widow, and Anna Louisa Meyering, formerly Mohr, and Jacob Frederick Mohr, children of Jacob Mohr, deceased, the sum of seven hundred and fifty dollars payable to them, for land taken for the purpose of the extension of Kirk street, from Scio street to Union street, by the report of the Commissioners, dated January 10th, 1888, and duly confirmed by this Common Council on January 24th, 1888; and,

Whereas, Such report has not been appealed from, although more than thirty days has elapsed since the confirmation thereof; and,

Whereas, The assessment made for such extension has been, in all respects, paid to the Treasurer; and,

Whereas, The said award of seven hundred and fifty dollars has not been accepted by the persons to whom the same was awarded, as aforesaid; it is therefore,

Resolved, That the treasurer be, and he hereby is, directed to deposit said sum of seven hundred and fifty dollars in the Rochester Savings Bank, to the credit of the aforesaid persons to whom the same was awarded; and, that upon such deposit being made, the Executive Board be, and it hereby is, directed to assume possession of said extended street and lands taken therefor, as provided in sections 180 and 196 of the revised city charter.

Adopted by the following vote:
Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Bohrer—Resolved, That the Clerk draw orders on the Treasurer, payable from the Contingent Fund, in favor of the following named persons, viz:

John A. Bernhard, for eighty-four dollars, for services as a commissioner and clerk; James M. E. O'Grady, forty-two dollars, for services as a commissioner, and Charles H. Crouch, for thirty dollars, for services as a commissioner of appraisal in the matter of the opening of a new street from North Clinton street to North Joiner street, to be called Ke'chum 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 opening, when created.

Adopted by the following vote.
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Bohrer—
To the Honorable the Common Council:

Your committee on the Opening and Alterations of Streets, to whom was referred the petition praying for the changing of the name of Farrar alley to Grace court, report favorably thereon and recommend that said alley be hereafter known as Grace court, and that the Clerk make the necessary entry in the street register, and that the Ex-

Executive Board place the necessary signs on said court.

LOUIS BOHRER,
JOHN U. SCROTH,
FRANK FRITZSCHE,
D. W. SELYE

Committee on Opening and Altering Streets.
By Ald. Bohrer—Resolved, That the name of Farrar alley be changed to Grace court, and that the City Clerk be directed to make the necessary change in the Street Register and that the Executive Board be directed to place the necessary signs in said court. Adopted.

By Ald. Kelly—Whereas, In case of an alarm of fire it is absolutely necessary that all firemen should be at the fire as soon as possible; and,

Whereas, It frequently occurs that when an alarm is sounded a number of firemen are at their meals, or on the way to or from the fire houses, and

Whereas, If they were allowed to board the nearest street car, they would be enabled to reach a fire much quicker than if compelled to run; therefore,

Resolved, That the Street Railroad Company be requested to allow firemen to ride upon their cars free when going to an alarm of fire. Adopted.

By Ald. Kelly—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the opening of a new street from Henster alley to Glasser Park, and the opening and extension of Smith street, pursuant to the final ordinances for opening and extending said streets, and report the results of their negotiations as soon as may be. Adopted.

Ald. Kelly moved that the property owners on Warner, Otis, Lois and Wolf streets and Rogers avenue, be allowed thirty days in which to construct their walks. Adopted.

Ald. Kelly moved that action on the resolution passed at the last meeting directing the payment of a certain sum of money to Nicholas L. Braver and published at page 147, current proceedings, be reconsidered. Adopted.

On motion of Ald. Kelly, the resolution was referred to the Law Committee.

By Ald. Thayer—Petitions of W. Rothsway and Geo. Werner. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also petition for water in Jennings street. Referred to the Executive Board and Water Works Committee.

By Ald. Thayer—Resolved, That the Rome, Watertown & Ogdensburg R. R. Co. be, and they hereby are, directed to place watchmen or gates at all street grade crossings in the Sixteenth ward.

Resolved, That the Clerk of this Board be directed to send a copy of this resolution to said railroad authorities.

Ald. Kohlmetz moved to amend by including grade crossings in the fifth ward. Adopted.

The resolution was then adopted.

By Ald. Thayer—Whereas, Public convenience require that the dwellings and buildings of the thickly populated streets of the Sixteenth ward should be numbered as contemplated by subdivision 7, section 40 of the City Charter; therefore,

Resolved, That the City Surveyor be directed to ascertain the number and names of the streets in the Sixteenth ward that are sufficiently built up to make the numbering thereof of public convenience, and to employ the force in his office when it can be spared from other work, in making the necessary measurements and records of the same, as soon as practicable. Adopted.

Ald. Kohlmetz moved that the action on the resolution to cancel a tax against F. J. & G. Shafer for King place sewer and published at page 146 current proceedings be reconsidered. Adopted.

On motion of Ald. Kohlmetz the resolution was referred to the Assessment Committee.

The president announced the following committee on the communication of the Board of Health, submitted at this meeting relating to nuisances: Ald. Thayer, Kelly, Kohlmetz and the City Surveyor.

The Board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—August 21, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Absent—Ald. Hall, Bohrer—2.

APPROVAL OF 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. Sullivan—Petition of E. D. Davis for permission to move a building. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. McMillan presented the petition of W. J. C. Bicknell for permission to erect a wood building on South Washington street, and moved that permission be granted. Adopted.

By Ald. McMillan—Petition of Johanna Yawman. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. McMillan—Bills of

Daniel Hickey, Collecting garbage.....	114 00
Patk. Bradley	114 00
John Roach,	114 00
John Roach,	114 00
Jos. Greenauer,	114 00
Jos. Greenauer,	114 00
Lawrence Same,	114 00
Peter Hardy,	114 00
Martin Mason,	114 00
John Becker,	114 00
Wm. Rosegreen,	114 00
Jacob Kauber,	114 00
Mrs. Frank Vahue,	114 00
Jacob Stein,	114 00
H. D. Bryan, printing postals	11 50
Union and Advertiser, printing report.....	6 00
Mt. Hope Cemetery, rent of Hope Hospital for year 1888.....	100 00

Referred to the Health Committee.

By Ald. Fee—Petition for a vulcanite asphaltic pavement on South Clinton street. Referred to the City Surveyor to prepare an ordinance.

Ald. Fee presented the petition of A. M. Lindsay for permission to erect a wood building on James street, and moved that permission be granted. Adopted.

By Ald. Kohlmetz—Petitions of D. McGregor and John J. Snell. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kohlmetz—Petition for the opening and extension of Ward street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Fritzsche—Petition of the Rochester Brewing Company for the extension of the Holly water works. Referred to the Water Works Committee and Executive Board.

Also, the petition of W. A. Nusbaum. Referred to the Assessment Committee.

By Ald. Williams—Petition of Lucius E. Weaver. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Also, the petition of the Asbury Society of the Methodist Church. Referred to the Law Committee.

By Ald. Williams—Bills of

Rich. Lith & Print. Co., maps, Schum vs. City.....	\$ 8 00
Henry J. Sullivan, disbursements.....	96 29
I. P. Quinby, disbursements.....	21 00

Referred to Contingent Expense Committee.

By Ald. Foley—Petition for a pipe sewer in Bartlett street. Referred to the surveyor to prepare an ordinance. Also the petitions of Robert Thompson and Mary A. Blackstock for permission to erect wood buildings and moved that permission be granted. Adopted.

By Ald. Foley—Petition for electric lights on York street. Referred to Lamp Committee.

By Ald. Foley—
To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—The Gladstone street plank walk improvement approved at previous meeting is erroneous and should be reconsidered.

Yours with due respect.

M. J. MAHER.

By Ald. Foley—Resolved, That action on the confirmation of the assessment roll for Gladstone street plank walk be reconsidered, and that the roll be referred to the City Assessors for correction. Adopted.

By Ald. Selye—Petition of Mary E. Collins. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swickhard—Petition of John Quinlivan. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Judson—Petition of E. Demmer and others relating to the assessment for Pinnacle avenue grade changing. Referred to the Assessment Committee.

By Ald Judson—

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

GENTLEMEN—The veterans of the 108th N. Y. Vols. will dedicate their monument erected at Gettysburg by the State of New York, on Tuesday, September 4, 1888.

Your honorable body is respectfully invited to be present at the exercises to be held on the spot where we stood twenty-five years ago in deadly strife. We then spoke through the muzzle of our guns for you and our country. Now, as our services have been recognized by the people, we wish the representatives of the people to honor us on that occasion with their presence. Your honorable body is cordially invited to attend. The train will leave N. Y. C. R. H. depot at 7:30 p. m., Monday, September 3, 1888. Fare, round trip, \$8.00. With the greatest respect, your obedient servant,

J. GEO. CRAMER,

Chairman Committee of Arrangements.

On motion of Ald. Judson, the invitation was accepted.

Ald. Schroth presented the petition of Ferrier & Smith for permission to erect a wood building on Herman street and moved that permission be granted. Adopted.

Also the petition of Peter De Bruyn; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Petitions for water in Emerson and Smith streets and in Hague street; referred to the Water Works Committee and Executive Board. Also the petition of T. J. Sullivan; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—Bills of Carroll, Hutchings, Southard & Co., cur-tains Mayor's office \$ 58 70
I. F. Quinby, disbursements..... 2 40
A. Metcalf, soft soap..... 4 00
F. J. Irwin, cleaning City Hall..... 45 00
W. J. Smith, repairing flags..... 2 50

Referred to the City Property Committee.

By Ald. Thayer—Petitions for plank walks on Yale and Elk streets. Referred to City Surveyor to prepare ordinances.

Also a petition for water in Sibley street. Referred to the Water Works Committee and Executive Board.

Also petitions of Dominic Jehlen and Albina Youngman. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Also petition of Charles Reinhardt. Referred to the Assessment Committee.

By Ald. Thayer—

CITY ASSESSOR'S OFFICE,
ROCHESTER, N. Y., August 7, 1888.

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

GENTLEMEN—Lots one and two Hudson street, Asylum tract, south side Alphonsus street, is

school property and has been erroneously assessed for \$800, amount of tax being \$11.32, which should be charge to erroneous assessments.

M. J. MAHER,
JACOB GERLING,
City Assessors.

Referred to the Assessment Committee.

REPORTS OF STANDING COMMITTEES.

By Ald. Kelly—

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

GENTLEMEN—On the 17th day of April last, your honorable body in accordance with recommendations of the Mayor, contained in his annual message, adopted a resolution as follows:

By Ald. Foley—Resolved, That the action brought by the People, by the Attorney General at the request of the city, against the Vacuum Oil Company, be discontinued upon the payment of the taxable cost by the Vacuum Oil Company and the giving of a bond by said company, with two sufficient sureties in the sum of one hundred thousand dollars, to indemnify the city against all damage by reason of the maintenance of the works of said company in the future.

The bond provided for in said resolution, was drawn by the City Attorney and executed by the Vacuum Oil Company, with sufficient sureties, duly approved and delivered to the Mayor. Application was thereupon made to the counsel of the city, in the action brought by the Attorney General, to have a request made upon the Attorney General for the discontinuance of that action. The counsel of the city very properly declined to take any step in the direction of the discontinuance, unless in pursuance of instructions of this committee. A meeting of this committee was thereupon called, and notice of the same was given to the Vacuum Oil Company and to the counsel of the city with the request that each be present. Before the meeting was held, however, it came to the knowledge of your committee, that the most of the members of the Common Council who voted in favor of the resolution above quoted, supposed at the time, that such resolution provided for the payment of the counsel fees incurred by the city in that action.

At the meeting of your committee, it was stated to the counsel of the Vacuum Oil Company, that such was the understanding of the aldermen who voted for said resolution. Thereupon the counsel of the Vacuum Oil Company, stated that while under the terms of the resolution the Vacuum Oil Company was not liable to pay anything except the taxable costs of the action which amounted to sixty-one dollars; yet, said company would pay reasonable counsel fees and expenses incurred by the city in that action, as they did not desire to obtain any advantage, based upon a misunderstanding of facts, by any member of the Common Council.

Your Committee having learned from the counsel for the city, that a considerable part of the service rendered by him for the city, was outside of the said action, to wit: In conducting the examination of witnesses before the coroner's jury and the advising of the Common Council, the Executive Board, the Board of Health, etc., with reference to the questions growing out of the naphtha explosion, stated to the counsel of the Vacuum Oil Company that all the expenses incurred by the city for legal services and disbursement, should be paid by the Vacuum Oil Company. That company while not agreeing with your committee, as to the fairness of this proposition, nevertheless stated, that it would pay such reasonable sum as should cover the entire legal expenses incurred by the city in said matter.

The amount of such expenses, including disbursements, was agreed upon by the counsel for the city and the representative of the Vacuum Oil Company, at thirty-six hundred eleven dollars and seventy-eight cents (\$3,611.78.) That amount has been paid by said company, and receipts have been delivered to the city, showing payment in full of all such services.

Upon the statement of the foregoing facts being

made to the Attorney General; the city attorney was by him authorized to sign a stipulation of discontinuance in the said action and in pursuance of such authorization, the action has been discontinued.

J. MILLER KELLY,
F. H. WILLIAMS,
JOSEPH H. FEE,
H. G. THAYER,
T. McMILLAN,
Law Committee.

Adopted.

By Alderman Foley—Whereas, A resolution was adopted by the Common Council directing the discontinuance of the action against the Vacuum Oil Company on the payment of the taxable costs of said action; and,

Whereas, Said taxable costs amounted to only \$61.00, and that bills for counsel fees in addition thereto, amounting to \$3,611.78 dollars had been incurred by the city, which bills, through the firm, prompt and persistent efforts of the Law Committee, were paid by the Vacuum Oil Company; therefore,

Resolved, That the thanks of this board be, and they hereby are, tendered to its Law Committee for its wise and timely action which resulted in a saving to the city of an expense of \$3,672.78.

The members of the Law Committee having been excused from voting, the resolution was adopted as follows:

Ayes—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche, Foley, Selye, Swickhard, Judson, Schroth, Thayer—10.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
NO. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., August 21, 1888.

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

GENTLEMEN—The General Term of the Supreme Court at its June, 1888, term, at Buffalo, affirmed the judgment appealed from by the city in the case of the New York Central & Hudson River Railroad Company against the City of Rochester and John Cregan. Judgment of affirmance was entered on July 7th 1888, for ninety-seven dollars, costs of the appeal.

I would respectfully request of your honorable body its direction in the premises, whether or not a further appeal shall be taken to the Court of Appeals in the action, or the matter be terminated at this stage by the payment of the two judgments of costs respectively.

Respectfully submitted.

CHAS. B. BRNST, City Attorney.

Referred to the Law Committee.

Ald. McMillan from the Health Committee; Ald. Williams from the Contingent Expense Committee; Ald. Kelly from the City Property Committee, reported favorably on the bills referred to their respective committees and referred them to the Finance Committee for payment.

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

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Aug. 21, 1888.

Gentlemen of the Common Council:

GENTLEMEN: The Executive Board respectfully calls your attention to the necessity of taking some measures to cause the erection of a retaining wall on either side of Mount Hope avenue from a point opposite the entrance to the cemetery to the southerly summit of the roadway.

The lowering of the grade of the street has left high banks of loose sand along its sides which is falling into the street, and thence carried with the storm water into the sewer which is filling so rapidly that it will soon be rendered useless.

The Executive Board has notified the cemetery authorities of the damages which the loose sand is causing. It has not yet been informed of any intended action or purpose on the part of the commissioners.

It is therefore necessary that your honorable body should request the City Surveyor to devise some plan to hold the sand embankments in place.

Respectfully,

THOS. J. NEVILLE, Clerk.

Referred to the City Surveyor.

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Aug. 21, 1888.

To the Common Council:

GENTLEMEN—The Executive Board has made an inspection of Myrtle Hill Park which Thomas Dransfield has offered to dedicate to the city for public use, and the Board begs leave to report that all requirements demanded by your honorable board as preliminary to acceptance have been fulfilled.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Aug. 16, 1888.

To the Honorable, the Common Council:

GENTLEMEN—Pursuant to the resolution offered by Ald. Thayer and adopted at your last regular meeting, the City Surveyor has the honor to report that he has made a thorough examination of the streets, parks and avenues of the Sixteenth ward, and would recommend that the buildings and lots on the following be numbered, viz.: Ave. A from Conkey ave. to Clinton st., Ave. B, Ave. C, Ave. D, Conkey ave. to Clinton st., Hollenbeck st., N. Linden st., Borchard st., Bloomingdale ave., Morrill street, Vernon pk., Hayward pk., Flower st., Carl pk., La Force pk., Cleveland pk., De Jonge pk., Boston pk., Langham st., Pardee terrace, N. Joiner st. to Hayward pk., Lasser st., Weyl st., Berlin st., Maria st., Bernard st., Alphonus ave., Thomas st., Henry st., Edward st., Frederick pk. from Hudson east, North st., Carter st., Stewart st., N. Union st., two sections, North Alexander st., Ulni st., Goodman st. to Bay st., Irondequoit st., Casper st., Zimmer st., Miller st., Alexander st., First ave., Second ave., Third ave., Fourth ave., Fifth ave., Sixth ave., Seventh ave., Poplar st., Eighth ave., Bay st. to Webster ave., Melville Park, Meng Park, Parsells ave., Grand ave., Garson ave. to Leighton st., Hayward ave., Duke st., Central Park, Pennsylvania ave., German st., Wabash st., Webster ave., Arlington st., Beacon st., Carlton st., Delaware ave., Elk st., Norwood st., Fairmount st., Anderson ave., Crouch st., Greenleaf ave., Leighton ave., East Main st., Jersey st., Union Place, Culver Park, Remsen Place, Hawthorn st., Rundel Park, Oxford st., Avenue A, Vick Park, Avenue B, Vick Park, Brighton ave., Cambridge st., Harvard st., Good Ct., Sibley st., Harlem st., Wilcox st., Field st., Klink st., Boardman st., Eisenburg place, Eisenburg court, Henrietta place, Henrietta avenue, Almeroth street, Jaques street, Neiser street, Brighton street, Kusse street, Yale street, Nagle street, Benton street, Caroline street, May street, Langslow street, Gold street, Portsmouth terrace, Rutger street. Herewith is also submitted the names of the streets and avenues within the limits of the 16th ward, which were numbered some years since. Clinton street, St. Joseph street, Hudson street, North avenue, University avenue, Merriman street, Portsmouth terrace, East avenue, Park avenue, Upton park, Monroe avenue, Pinnacle avenue.

Unless otherwise instructed the work connected with the numbering aforesaid, will be begun at the earliest possible date and prosecuted with all reasonable despatch by the force now in my office.

Very respectfully, your obedient servant,

J. F. QUINBY,
City Surveyor.

Ordered received, filed and published.

CITY ASSESSORS' OFFICE,
ROCHESTER, Aug. 13, 1888.

To the Honorable the Common Council:

GENTLEMEN—Mrs. Peters owns lot No. 7, which is 33 feet front. She had old curb in front, of which 22½ feet were reset. She was charged 33 feet new curb.

Contractors price for new curb..... 32c per ft.
 resetting curb..... 10c

Difference..... 22c per ft.
 She should be refunded to her as follows, viz.:
 22 1/2 ft. at 22c per ft..... \$4 97
 The same to be charged to erroneous assessments.
 Yours with due respect,
 M. J. MAHER.

Referred to the Assessment Committee.

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., Aug. 21, 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 required by law:

Heman P. Blodgett, H. Fred Peck, Wm. H. Sullivan, Edward Wilson, F. W. Elwood, Albert T. Widmer, C. W. Wall, Charles E. Woodward, Commissioners of Deeds.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

REPORT OF THE POLICE CLERK FOR THE MONTH OF JULY, 1888.

POLICE COMMISSIONERS' OFFICE,
 Aug. 21, 1888.

GENTLEMEN—I respectfully submit the following as my report for the month of July, 1888:

	Crime.	Penalty.	Paid.
2—Jeremiah Sullivan	drunk	\$ 5	\$ 1 75
Mary Wright	..	5	..
Wm. Manzek	..	5	5
Albert Knapp	..	10	..
Ed. Sweeney	..	10	..
Nick. Englert	..	10	..
Thos. Cussidy	..	10	..
Patk. Collins	..	10	5
Martin Smith	..	10	..
Ada Savinsky	..	5	..
3—Ed. Farley	..	1	1
Martin Schwisguth	vio. ord.	5	3
Geo. Waters	..	10	10
Louis Henry	drunk	10	3 60
Winfred J. Smith	jury fee	10	10
Jennie McGuire	drunk	10	10
Mary McDowell	..	10	5
Nich. Brayer	..	10	2
James McConden	..	10	..
Anne Johnson	vio. ord.	20	..
Mary Kilmer	..	20	..
Etta Phillips	..	10	..
Fred. Savage	..	10	..
Robt. J. Moynihan	..	10	..
Wm. Cox	..	5	5
John McGarry	drunk	10	5
Lawrence Fahy	..	10	..
Julia Clark	..	50	50
Frank McKevitt	assault	10	..
4—John Emperor	drunk	10	..
Mary Emperor	..	5	..
Nich. Ricker	..	5	5
John Duffy	..	10	5
Peter McGee	assault	1	1
Saml. Moulson	vio. ord.	5	..
7—Wm. Kelly	drunk	5	..
Henry Hetzler	..	10	..
Jennie Stewart	vio. ord.	10	..
Ed. Hackett	drunk	10	..
John G. McCormick	..	3	..
9—Thos. Commade	..	10	..
Jas. Norton	..	3	..
Ida Bell	..	10	..
Mary Brown	..	10	..
Mathew Cason	..	10	..
George Wall	..	10	10
George Wall	old fine	10	3
Rosa McBride	drunk	10	..
Sos. Wadsworth	..	10	..
Joan Williams	..	5	..
Frank B. Shearer	..	3	..
David Roach	..	10	..
John Sullivan	..	5	..
Geo. Green	vio. ord.	5	..

Mary E. Strawther	..	5	..
10—Henry Goodman	drunk	10	..
Frank Pijani	vio. ord.	5	5
Wm. H. Higgins	drunk	5	..
James Jones	..	5	..
Wm. C. Hibbard	vio ord.	5	5
James Tims	drunk	5	5
11—Gottlieb Appel	..	10	10
Mary Casey	..	5	..
Wm. J. Burke	assault	5	5
12—Rich. Finley	drunk	10	..
Daniel Hurley	assault	3	3
John Bellows	drunk	5	..
Wm. Tulley	..	10	..
Cath. Mullane	..	10	..
13—James Clancy	..	10	..
14—August O. Benecke	..	10	10
Max Goldberg	vio. ord.	5	..
Timothy Fahy	drunk	5	..
16—Mich. Keller	..	5	5
Adelia Boyd	..	10	..
John McGunning	..	3	3
John Bevans	..	5	5
Wm. Kerr	..	3	..
Jos. Sivaila	..	10	..
Wm. Keleher	..	10	..
Mary Keleher	..	10	..
Coburg Lockhart	..	10	..
Eva Youngs	..	10	..
Isaac Dennis	..	10	..
Ed Phillips	..	10	..
Mary Williams	..	10	..
Peter McCune	..	3	..
Harry J. Eastman	..	3	3
Napoleon Chesault	..	5	5
Albert Carter	assault	5	2
Patk. McGee	drunk	10	..
17—Patk. McMahon	..	10	..
Thos. Kennedy	..	10	..
Alice Shepard	..	10	..
August Hoerlein	..	10	..
18—Mich. McLaughlin	..	5	..
John Howard	..	10	5
Cornelius Quetchenback	..	5	5
Frank Miller	..	5	..
Fred C. Lovejoy	hotel fraud	50	..
Mich. McQuade	assault	10	5
19—Thomas Powers	drunk	10	..
20—Timothy J. Powell	..	10	5
Ellen McEntee	petit larc'y	5	5
Hannah Schwartz	vio. ord.	50	50
Jessie LaTour	..	25	25
Hattie Cook	..	25	25
Herbert W. Drake	..	10	10
John Weis	assault	3	3
Herman Bergh	..	10	10
Andrew Hartman	..	10	..
21—Max Greenwood	drunk	5	..
Marv McDonald	petit larc'y	20	10
Kate Lynch	drunk	10	..
John Hensler	pet. lar.	50	..
23—Richard Kenney	drunk	5	..
Geo. H. Fitch	..	5	..
Andrew Emlinger	cost	..	2
Elizabeth Hart	..	10	..
John Mahoney	..	10	..
Ed Siebert	assault	2	2
Jos. McGurn	drunk	10	..
Geo. Wall	..	10	10
Mich. Schlagel	..	5	5
Martha Jones	..	10	..
Louis Munch	..	10	..
Bridget Gallagher	..	10	5
Thos. Smith	vio. ord.	10	..
Jos. Hudson	..	10	10
Chas. Wilson	..	10	5
Jos. Dougherty	..	10	10
Wm. Henry	..	10	10
Andrew Vance	..	10	5
Frank Elliott	..	10	10
Chas. Morrison	..	10	10
Jos. James	..	10	10
A. J. Jones	..	10	9
John Bowersmith	..	10	5
Geo. Wilson	..	10	10
George French	..	10	..
Louis Nutnagle	assault	5	..
James Saxton	drunk	10	..

Julia Fitzgerald	10	10
John Wallace	5	
Henry Hess	vio. ord.	1
Henry Baetzel	1	1
Louis Bonsback	1	1
24-Geo. Cooper	drunk	10
Chas. Comade	3	3
Mich. Kourke	10	5
Ed. Miller	vio. ord.	5
Ed. Siebert	5	5
Chas. Peets	assault	5
Peter Fowler	vio. ord	50
25-James Hagarty	drunk	5
John Moore	10	
John Keefe	5	
Geo. Sandford	5	5
Mark Quinn, jr.	10	10
26-Fred Ulscht	10	
Mich. Reynolds	10	
Mary Cunningham	10	
27-Ed. Squire	vio. ord	1
David Champion	pet. lar'e'y	30
Arnold B. Cook	drunk	10
Evgene Curtin	10	5
Jeremiah D. Tower	5	5
Gzue Hoodhan	10	
28-Thos. Hart	10	
Joseph Wadsworth	10	
John Phillips	10	
Robt. Espie	5	
Eugene Curtin	10	
John Healey	10	
Sophia Flegel	vio. ord	2
30-George Weldon	drunk	10
James O'Connell	5	5
Abe Stein	riding on freight cars	cost 50c
Annie Murphy	drunk	10
Frank Barl	3	3
Henry Spies	3	3
Robert Bailey	10	10
Wm. Cullinan	10	
August Springfield	5	
Rudolph Storms	10	5
Chas. Dibble	10	
John Thompson	3	
Mary Burns	10	
Fred Searing	vio. ord.	2
John Doescher	2	2
Jeremiah Keleher	drunk	5
George Stull	5	5
31-Martin Laufer	5	
Wm. Wheelright	assault	30
Louis Finzer	drunk	5
Joseph Corlani	assault	50
Jane Mack	drunk	5
Gottlieb Appel	vio. ord	5
Walentz Zielinski	assault	5
Frank McAnally	30	
Frank Singer	vio. ord	10
Rich. Allen	5	
Louis Bessnet	assault	2
Total		\$644 85

POLICE PENSION FUND.

Fines by Commissioners	\$ 25 00
Total	\$669 85

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 July, 1888, for fines, penalties and costs imposed by the Police Justice of said city. Also all moneys received for fines imposed by the Police Commissioners.

B. FRANK ENOS, Clerk.

Sworn to before me this 21st day of Aug. 1888.

JOHN O'LEARY Commissioner of Deeds.

Ordered received, filed and published.

ROCHESTER, Aug. 12, 1888.

By Ald. Kelly—

Peter Sheridan, Esq., City Clerk:

DEAR SIR—The request of the Common Council

that firemen be allowed to ride free when going to an alarm of fire, is granted, provided they show their badges.

F. J. BROWER, Supt.

Ordered received, filed and published.

FIRST ORDINANCES.

KIRK STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Kirk street. Adopted.

The Surveyor submitted as such estimate, \$796.

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

The construction of pine plank walks four feet and eight inches in width on each side of Kirk street, except where cross walks shall be constructed, from scio street to Union street. Also the necessary crosswalks, and the required 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 \$796, 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 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, are required to attend the Common Council, on Tuesday evening, September the 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LOCUST STREET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Locust street.

Adopted.

The Surveyor submitted as such estimate \$360.

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

The construction of a vitrified pipe sewer in Locust street, from the west end of the present sewer in Locust street, to a point 10 feet west of the east line of lot number 23, owned by William Foulds. Also the necessary manhole, surface sewers, lot laterals and lot lateral 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 \$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:

Lots No.'s 16, 18, 20, 22 and 24 situated on the north side of Locust street, and lots No.'s 15, 17, 19, 21 and 23 situated on the south side of Locust street in proportion to the benefit which each will derive therefrom. All of said lots being in Fairchild and Rockfellow's subdivision of part of town lot No. 45.

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 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PEARL STREET SEWER AND IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Pearl street from Averill avenue to Alexander street.

Adopted.

The Surveyor submitted as such estimate \$2,400.

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

The improvement of Pearl street from Averill avenue to Alexander street in the following manner, viz: First, to construct a vitrified pipe sewer 12 inches in diameter in said street, from a point 60 feet north of Averill avenue measured on the west side of Pearl street; to the south side of the present sewer in Pearl street, north of Alexander street; also the necessary manholes, surface sewers, and lot laterals. Second, to set a line of medina stone curb, with gutters of the same material three feet in width adjoining the same, on each side of the roadway of the street between the terminal limits heretofore mentioned, width of roadway between curb lines, to be 32 feet. Third, to gravel the roadway between the gutter pavements, and to that end, said portion of the roadway shall be graded down sufficient to receive a coating of gravel six inches in thickness at the middle of the street and three inches in thickness at the lines of the gutters, after being thoroughly rolled; also the necessary sidewalk grading.

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 \$2,400, 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 Pearl street from Averill avenue to Alexander 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, September 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLIFFORD STREET GRADING.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of grading Clifford street.

Adopted.

The Surveyor submitted as such estimate \$9,250. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The grading of Clifford street as recently opened and extended, from North avenue to the east line of the city. The width of the proposed roadway to be 30 feet and the width of each of the sidewalks, to be 15 feet. Also the construction of such stone and wood box culverts as shall be necessary to properly drain adjacent lands and provide for the passage of any stream under and across said street. Also the removal of all fences, buildings and other obstructions from said street that shall in any manner interfere with the performance of the proposed improvement.

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 \$9,250 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of the street recently opened and extended, and now known as Clifford street, from North avenue to the east line of the city.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, September the 4th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

WAVERLY PLACE OPENING AND EXTENDING. By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening of Waverly place of a uniform width of 50 feet from the east end of that portion of Waverly place west of the Western New York & Pennsylvania railway to the west end of that portion of Waverly place east of said railway. The center line of that portion proposed to be opened, shall coincide with a line drawn from a point in the center of the east end of that portion of, Waverly place west of the Western New York & Pennsylvania railway, to a point in the center of the west end of that portion of Waverly place east of said railway.

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 Julia street and each side of Ford street from Atkinson street to Troup street, also one tier of lots and parcels of land on each side of Waverly place as at present existing and proposed to be opened, from Julia street to the east end of Waverly place east of Ford street, 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, September the 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM VAN STALLEN PARK TO NORTON STREET.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good require the same to be done, viz.:

The opening of a street 47 feet in width, from Van Stallen park to Morton street, along the west side of the St. Joseph Street Lot Association tract, and the territory to be taken therefor is described as follows: A strip of land 35 feet in width to be taken from the west side of, and adjoining the west line of the St. Joseph Street Lot Association tract, and a strip of land 12 feet in width lying next west of, and adjoining said St. Joseph Street Lot Association tract, each extending from Van Stallen park to Norton 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 lying west of and adjoining the St. Joseph Street Lot Association tract, from Van Stallen park to Norton street. Also the entire St. Joseph Street Lot Association tract, 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 Sept. the 4th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE OUTLET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an outlet sewer for the northwestern portion of the city, through Lake avenue and adjoining property.

Adopted.

The Surveyor submitted as such estimate \$18,000. By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:

The construction of an outlet sewer 3x3 feet in size, with arch and invert, in Lake avenue and across private grounds along the following described line, viz.: Beginning at the intersection of the center line of what is known as the Big Ridge road with the center line of Lake avenue, thence northerly along the center of Lake avenue, to a point 10

feet north of the south line of property owned by Frederick J. Miller, thence easterly on a line parallel with, and 10 feet north of said Frederick J. Miller's south line, to the top of the west high bank of the Genesee river; also the necessary manholes, surface sewers, lot laterals and connections therefor. Together with the acquirement of a right of way through, and easement in, said Frederick J. Miller's and other lands, for the purpose of constructing and maintain, examining and repairing said sewer at all times hereafter.

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 \$18,000 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 enclosed within and described by the following boundary lines, viz.: Beginning at the intersection of the top of the west high bank of the Genesee river with the north line of the city, thence westerly along the north line of the city to the west line of the city, thence southerly along the west line of the city to a point 150 feet north of Driving Park avenue, thence easterly on a line parallel with and 150 feet north of said Driving Park avenue to a point 150 feet west of the street known as the Boulevard, thence northerly on a line parallel with and 150 feet west of said Boulevard to the south line of Charles J. Burke's property, thence easterly along the south line of said Charles J. Burke's property to the west line of Lake avenue, thence still easterly to the intersection of the east line of Lake avenue with the south line of lot 19 of the tract known as Maplewood, thence easterly along the south line of said lot 59 and lot 60 to Maplewood avenue, thence southerly along Maplewood avenue and including one tier of lots on the west side thereof, to Driving Park avenue, thence easterly along Driving Park avenue to the top of the west high bank of the Genesee river, thence northerly along the top of west high bank of said Genesee river 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 improvement are required to attend the Common Council on Tuesday evening, September the 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Lake avenue.

Adopted.

The Surveyor submitted as such estimate, \$10,000.

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

The construction of a vitrified pipe sewer in Lake avenue, from a point 17 feet north of the south line of Charles J. Burke's property, to the center of what is known as the Big Ridge road, and of the following specified diameters, viz.: to be 15 inches in diameter, from the south end of the proposed sewer, to the center of Rose street, 18 inches in diameter from the center of Rose street, to the center of Frauenburger street, and 20 inches in diameter from the center of Frauenburger street, to the center of the aforesaid Big Ridge road. Also the necessary surface sewers—manholes—lot laterals and connections therefor.

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 \$10,000, 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 enclosed within, and described by, the following boundary lines, viz.: Beginning at

the intersection of the south line of what is known as the Big Ridge road, with the west line of Lake avenue; thence southerly along the west line of Lake avenue, and including one tier of lots on the west side thereof to Flower City Park, thence westerly along Flower City Park, and including one tier of lots on the north side thereof, to the west line of lot No. 14 of the Flower City Building Lot Association; thence easterly along said Flower City Park, and including one tier of lots on the south side thereof, from the west line of lot No. 42 of the Flower City Building Lot Association, to the west line of Lake avenue; thence southerly along Lake avenue, and including one tier of lots and parcels of land on the west side thereof to a depth of 150 feet, to a point 233 feet north of the north line of property formerly owned by the Lake Avenue Building Lot Association; thence westerly on a line 233 feet north of, and parallel with the north line of said Lake Avenue Building Lot Association, 515 feet; thence southerly in a direct line to the northwest corner of lot No. 14 of said Lake Avenue Building Lot Association, and along the west line of lot No. 14 and lot No. 15 to the southwest corner of lot No. 15 of said Lake Avenue Building Lot Association; thence westerly along the south line of said Building Lot Association property, to a point 556 feet west of Lake avenue; thence southerly in a direct line, to the northeast corner of lot No. 28 of Burke Park; thence westerly along the north line of Burke Park, to the northwest corner of lot No. 29 of said Burke Park; thence southerly along the west line of lot No. 29, and along the west line of what is known as the Terrace, and along the west line of lot No. 41 of said Burke Park, to the south line of Charles J. Burke's property, including also lots Nos. 33, 34, 35, 36 and 37 on the west side of said Terrace; thence easterly along the south line of Charles J. Burke's property, to Lake avenue; thence easterly to the intersection of the east line of Lake avenue, with the south line of lot No. 59 of the tract known as Maplewood, thence northerly along Lake avenue and including one tier of lots on the east side thereof to Frauenburger street; thence still northerly along Lake avenue, including a strip of land 150 feet in depth on the east side thereof, to a point in the produced line easterly of the south line of what is known as the Big Ridge road; thence westerly along said produced line 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 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, September the 4th 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MARKET STREET BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron or steel bridge, with the substructures necessary thereto, across the Genesee river, at a point opposite Market street.

Adopted.

The Surveyor submitted as such estimate, \$82,689.

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

The construction of a wrought iron or steel bridge, with the necessary abutment walls and piers necessary thereto across the Genesee river, connecting the east and west banks of said river, at a point opposite Market street; said bridge to have a roadway 40 feet in width with a sidewalk on each side thereof each 9½ feet in width, and be proportioned to carry a street pavement and flagstone or other sidewalks, aside from other special loads.

The center line of said bridge shall coincide with the following described line, viz: Beginning at a point in the west bank of the Genesee river, at a point 30 feet north of the intersection of the proposed south line of Market street with the west bank of said river; thence easterly to a point in

the east line of Liberty street, 30 feet north of the present Archer block.

The grade of the roadway of the bridge shall approximate closely to a line drawn direct from the grade of Water street to the grade of Front street, as the grade of said streets now exist at the points opposite the proposed bridge location.

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 \$82,689, 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, upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the City be issued and sold as provided by Chapter 363 of the Laws of 1888, to the amount remaining of \$300,000, authorized by said chapter, after deducting those that may be issued and sold to pay for bridges at Driving Park avenue, Platt street and Alexander street, and the proceeds of the sales of said first mentioned bonds to be paid into the treasury of the city towards the reimbursement of said treasury of the cost of said improvement, 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 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH CLINTON STREET ASPHALTIC IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving South Clinton street, from Main street to the south line of Washington park.

Adopted.

The Surveyor submitted as such estimate. \$22,566.

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

The improvement of South Clinton street, from the south curb line of East Main street to the south line of Washington park, by the proper readjustment of all crosswalks, and the construction of a Vulcanite asphaltic pavement on the remaining portion of the roadway of the street between the limits mentioned; with a line of new Medina stone curbs on each side of said pavement, except where curbstones of the kind specified exist in front of the East Side Savings Bank building, width of roadway to be 37½ feet. Also the adjustment of the brick pavement on the sidewalks to the alignment and grade of the curbstones; together with the necessary manholes, surface sewers, lot laterals, gas and water services, and the cleaning of the main sewer in the street, if found to be necessary.

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 \$22,566, 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 South Clinton street, from East Main street to the south line of Washington 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, September 4th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,530.

HAWLEY STREET GRADING AND PLANK WALKS.
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 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 grade the roadway and sidewalks and constructing plank walks on Hawley street from Reynolds street to Seward 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 of Hawley st., from Reynolds st. to Seward st.; width of roadway west of the jog in the street to be 30 feet, and east of the jog in the street to be 15 feet; width of sidewalks throughout to be 10 feet, except on the south side of the narrow portion, where no sidewalk will be constructed. Also the construction of the necessary crosswalks, and the construction of hemlock plank walks four feet and eight inches in width on each side of said street, between the terminal limits mentioned, except on the south side of the narrow portion of the street, between the jog in the street and Seward 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 \$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 Hawley st. from Reynolds street to Seward st.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swickhard, Judson, Schroth, Kelly, Thayer—14.

Ald. Selye presented a remonstrance against the construction of Ravine avenue bridge.

On motion of Ald. Selye action on the final ordinances for opening and extending Ravine avenue and Ravine avenue bridge was postponed two weeks.

Ald. Fritzsche presented a remonstrance against the ordinance for opening a street from North Clinton street to Chatham street, and moved that further action be postponed two months, until October 17th, 1888. Adopted.

FINAL ORDINANCE, NO. 3,531.

LYELL AVENUE AND SAXTON STREET OUTLET SEWER.—(SEC. 1.)

On motion of Ald. Schroth 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,

Ald. Schroth submitted the following:

An ordinance to construct (sec. 1) Lyell avenue and Saxon street outlet sewer from the Genesee river to the culvert under the Erie canal at Moore 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 partly by tunnel and vertical shaft and partly by an open trench, beginning at or near the foot of the west high bank of the Genesee river at a point vertically below the prolonged medial line of Spencer street; thence westerly by means of a tunnel to a point about two hundred and thirty (230) feet from the western high bank of the Genesee river or to a point vertically below the easterly prolonged line of what is known as the "Lamberton Building," and then over the end of the tunnel thus located to sink a shaft to meet the westerly end of the said tunnel; thence from an inlet to the shaft to construct a stone sewer, with arch and invert, by an open trench and of proper grades and dimensions westerly along Spencer street to the sewer in Lyell avenue; thence still westerly along Lyell avenue to a point opposite to the medial line of Moore street; thence southerly along Moore street to the northerly end of the culvert recently constructed under the Erie canal property, with which culvert the sewer shall be connected in such manner as the City Surveyor may judge best; the bottom of the sewer at that point to be on the level of the bottom of the culvert; also the making of suitable connections with the proposed sewer of all existing lateral main sewers, and the cleaning, repairing and connection of existing surface sewers and lot laterals; also the construction of all 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 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 \$46,100, 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 a point in State street thirty (30) feet north of Jay street; thence northerly along State street including one tier of lots and parcels of land on each side thereof to Smith street and Vincent place respectively; thence westerly along Smith street and including one tier of lots and parcels of land on the south side thereof to Jones street; thence southerly along Jones street and including one tier of lots and parcels of land on the east side thereof to a point 300 feet south of Smith street; thence still southerly along Jones street excepting one tier of lots and parcels of land on the west side thereof to Jay street; thence westerly along Jay street and excepting one tier of lots on the north side thereof to the Erie canal; thence northwesterly along the Erie canal to Lyell avenue; thence easterly along Lyell avenue and including one tier of lots and parcels of land on the north side thereof to Durkin alley; thence northerly along Durkin alley to Jones avenue; thence easterly along Jones avenue including one tier of lots and parcels of land on the north side thereof to Saratoga avenue; thence northerly along Saratoga avenue including one tier of lots and parcels of land on the west side thereof

to Lorimer street, excepting the lot on the southwest corner of Saratoga avenue and Lorimer street; thence easterly along Lorimer street, excepting one tier of lots and parcels of land on the south side thereof to Frank street; thence southeasterly along Frank street to Ambrose street; thence easterly along Ambrose street including one tier of lots and parcels of land on the north side thereof to Lake avenue; thence southerly along Lake avenue and including one tier of lots and parcels of land on the east side thereof to Spencer street; thence easterly along Spencer street and Spencer street continued and including one tier of lots and parcels of land on the north side thereof to the high bank of the Genesee river; thence southerly along the high bank of the Genesee river to the alley extending easterly from Cliff street to the bank of the river; thence westerly along said alley and said Cliff street, excluding all of one tier of lots on the north side thereof to Lake avenue, except the lot on the north-east corner of Cliff street and Lake avenue, which is included; thence southerly along Lake avenue, including one tier of lots and parcels of land on the east side thereof to Vincent Place; also all the territory on the southwesterly side of the Erie canal enclosed within and described by the following boundary lines, viz.: Beginning at the intersection of Lyell avenue with the Erie canal thence northwesterly along the Erie canal to a point opposite the south line of Otis street; thence westerly to and along Otis street to Cameron street; thence southerly along Cameron street excepting one tier of lots and parcels of land on the east side thereof to the south line of Myrtle Hill Park; thence still southerly along Cameron street including one tier of lots and parcels of land on the west side thereof to Lyell avenue; thence westerly along Lyell avenue and including one tier of lots and parcels of land on the north side thereof to the west line of the city; thence southerly along the west line of the city to the south line of the Hakes tract; thence easterly along the south line of the Hakes tract and of Pearts subdivision and including one tier of lots and parcels of land on the south side thereof to the east line of Pearts subdivision; thence southerly along the prolongation of the east line of said subdivision to the north boundary line of the Citizens' Association tract; thence easterly along the north line of said 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 end of Briggs Place; thence easterly to the south end of said Briggs Place; thence northerly along Briggs Place and including one tier of lots on the east side thereof to Chili avenue; thence easterly along Chili avenue and West avenue to Brown street; thence northeasterly along Brown street to South Orchard street; thence continuing northeasterly along Brown street excepting one tier of lots and parcels of land on the north side thereof to Wilder street; thence northerly along Wilder and Grape streets, excepting one tier of lots on the west side thereof to Orange street; thence still northerly along Grape street and including one tier of lots and parcels of land on the east side thereof to Jay street; thence easterly along Jay street and including one tier of lots and parcels of land on the south side thereof to the Erie canal; thence northwesterly along the Erie canal 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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

FINAL ORDINANCE NO. 3, '38.

LYELL AVENUE AND SAXTON STREET OUTLET SEWER (SEC. 2).

On motion of Ald. Schroth—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.

Ald. Schroth submitted the following:
An ordinance to construct (Sec. 2) Lyell avenue and Saxton street outlet sewer from the culvert under the Erie canal at Moore street to the center of Maple 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 const nction of the extension of the Lyell avenue and Saxton street outlet sewer by a stone sewer of suitable dimensions, beginning at the southerly end of the culvert recently constructed in the prolongation of Moore street under the Erie canal property, and extending southward for a short distance through private property to a point at or near the center of Magne street; thence westerly along Magne street to a point at or near the center of Saxton street; thence southerly along Saxton street to the center of Maple street, with all the necessary manholes, lampholes, new surface sewers, and old surface sewers, cleaned, repaired and connected, lot laterals, lot connections, the proper connection of all existing lot laterals and of intersecting main sewers; 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, having made an estimate of such expense, and reports the same at \$31,100, 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 on the southwesterly side of the Erie canal enclosed within and described by the following boundary lines, viz: Beginning at the intersection of Lyell avenue with the Erie canal; thence northwesterly along the Erie canal to a point opposite the south line of Otis street; thence westerly to and along Otis street to Cameron street; thence southerly along Cameron street, excepting one tier of lots and parcels of land on the east side thereof, to the south line of Myrtle Hill Park; thence still southerly along Cameron street, including one tier of lots and parcels of land on the west side thereof, to Lyell avenue; thence westerly along Lyell avenue and including one tier of lots on the north side thereof to the west line of the city; thence southerly along the west line of the city to the southline of the Hakes tract; thence easterly along the south line of the Hakes tract and of Pearts sub-division, and including one tier of lots on the south side thereof to the east line of Pearts sub-division; thence southerly along the prolongation of the east line of said sub-division to the north boundary line of the Citizens' Association tract; thence easterly along the north line of said tract to the west line of the Eighth ward; thence northerly along the west line of the Eighth ward to a point opposite the south end of Briggs place; thence easterly to the south end of said Briggs place; thence northerly along Briggs place, and including one tier of lots and parcels of land on the east side thereof, to Chili avenue; thence easterly along Chili and West avenues to Brown street; thence northeasterly along Brown street to South Orchard street; thence, continuing north-easterly along Brown street, excepting one tier of

lots on the north side thereof, to Wilder street; thence northerly along Wilder and Grape streets, excepting one tier of lots on the west side thereof, to Orange street; thence still northerly along Grape street, and including one tier of lots on the east side thereof, to Jay street; thence easterly along Jay street, and including one tier of lots on the south side thereof to the Erie canal; thence northwesterly along the Erie canal 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 therefrom.

Adopted by the following vote.
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Ald. Judson moved that action on the final ordinances for opening a street from Mt. Hope avenue to Edinburgh street; opening a street from North St. Paul street to Brown's Race and Alexander street; Driving Park avenue and Platt street river bridges, be further postponed two weeks. Adopted.

UNFINISHED BUSINESS.

The following came up: "By Ald. Bohrer—Resolved. That the regular meeting of the Common Council, Tuesday evening, August 21, 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 the opening of a new street, from North Clinton street to North Joiner street, to be called Ketchum street, will be heard. Adopted."

Allegations were called for, and no person appearing.

Ald. Foley moved that the report of the Commissioners in the matter of opening Ketchum street be confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Ald. Kelly moved that action on the resolution authorizing the Mayor to enter into contract with L. L. Buck for plans, specifications, &c., for river bridges published at page 154 current proceedings, be further postponed two weeks. Adopted.

Action on ordering an assessment for Gorham park 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. Kohlmetz submitted the following:

LOCAL ASSESSMENT IMPROVEMENT NO. 3227

GORHAM PARK EXTENSION.

By Ald. Kohlmetz—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 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 two thousand three hundred and ninety-four dollars (\$2,394); 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 the existing and 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 which each will derive therefrom.

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 making of said improvement; and said Assessors are hereby notified to meet for such purpose on the 25th day of August, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Action on the ordering of an assessment for Exchange 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. McMillan submitted the following:

LOCAL ASSESSMENT IMPROVEMENT No. 3,334

EXCHANGE STREET EXTENSION.

By Ald. McMillan—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 damage for the land 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 four thousand five hundred dollars (\$4,500); 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 the proposed extension of Exchange street to the southwesterly boundary line of the B., N. Y. & P. R. R.; also all the territory included within and described by the following boundary line, viz: Mansion street, including one tiers of lots for a depth of one hundred and fifty (150) feet on the westerly side thereof to Cottage street; thence southeasterly along 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 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.

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 25th day of

August, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.

By Ald. Kohlmetz—

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., August 21st, 1888.

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

GENTLEMEN: At your last regular meeting, the following resolution, presented by Ald Kohlmetz, was adopted:

"Resolved, That the City Attorney be, and hereby is, requested to give his opinion to this Common Council, at the next regular meeting of this board, as to whether Miller alley can be re-opened to public use, said alley having been closed to public use for a period of twenty-five years."

If Miller alley was at any time a public street; if it was at any time opened to the public and used as a public street, or if, without having been formally opened, its user was of such a character and duration as to prove an original opening, then it can be re-opened, for, according to an old and well settled principle of law, which has been embodied in the revised charter of the city, no person can claim title by adverse possession as against the public.

Respectfully,

CHAS. B. ERNST, City Attorney.

Ordered received filed and published.

EXECUTIVE BUSINESS.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Kelly, Thayer—14.
Julius W. Koehler, Francis W. Seibold, Charles H. Vick, W. J. Reilly, James H. Doty and Bernard V. Logan having received the concurrent vote of the Common Council were appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Selye—Whereas, at various points on the sidewalks of Lake avenue and Lyell street the grade of said sidewalks are below the grade of the sod on each side thereof, thereby causing water and slush at times to form pools incommoding pedestrians.

Resolved, That the city surveyor be directed to place stakes showing a grade two inches above the grade of the side walks within the limits of the 9th ward, and that the Executive Board be directed to notify lot owners on said avenues, to raise the grades of said side walks according to said grade. Adopted.

By Ald. Swikehard, Resolved, That the Executive Board be, and hereby is directed to place a lateral sewer in front of 149 Orchard street and charge the same to Highway fund. Adopted.

By Ald. Kelly—Whereas, Complaints are frequently made concerning the unlighted or other defective condition of the public street electric and gas lamps, and, by reason of the same being unnumbered, it is difficult to locate such lamps; it is therefore,

Resolved, That the Lamp Committee be, and it hereby is, directed to confer with the several electric light and gas companies furnishing public street lights to secure the numbering of the public street lamps furnished by them, and to cause said numbers to be placed on the sides of the posts, poles or standards of the lights nearest to the sidewalk, not lower than five (5) feet, and not higher than seven (7) feet from the sidewalks, the figures to be not less than three (3) inches in

length, and to secure and report to this Common Council, from time to time during the progress of the numbering, of a tabulated statement of the location and number of said lights respectively. Adopted.

By Ald. Thayer:—Resolved, That the proposal of the Commercial National Bank of Rochester be accepted, and that it be designated as the bank in which the City Treasurer shall deposit the moneys received by him belonging to the Park Maintenance Fund and the Park Improvement Fund, except as may hereafter at any time be otherwise directed; and that the mayor be, and he hereby is, directed to enter into a contract with said bank therefor, the contract to provide, in substance, that the said bank shall pay and allow upon all the moneys so deposited interest at the rate of three per cent. per annum upon all daily balances of said moneys, the amount of such interest payments to be credited to the account of the respective funds monthly, and said contract to be in the form, and to contain such other conditions, as may be deemed by the Finance Committee of this Common Council and the City Attorney essential for the security of said funds; such contract shall be operative only when said bank shall have delivered to said Finance Committee, for said city, a bond or undertaking, in writing, signed by said bank and such number of sureties as are satisfactory to said Finance Committee, to secure the performance of said contract and indemnifying said city against any loss by reason of said deposits being made, the penalty of the bond to be in the sum of four hundred thousand dollars, and its form to be approved by said Committee and the City Attorney.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Kelly, Thayer—12.

By Ald. Thayer—Resolved, That the Treasurer be, and he hereby is, authorized to prepare and issue the bonds of the city of Rochester to such an amount, not exceeding three hundred thousand dollars, as shall be necessary for the purpose of paying for the lands which may be taken or purchased under the provisions of chapter 193 of the laws of 1888, and for the purpose of laying out, improving or embellishing the park or parks, parkways, approaches thereto, and connecting streets created under the provisions of said chapter, and the expenses of acquiring title thereto, under the provisions of said chapter; said bonds to be issued from time to time, as the same shall be required for the purpose aforesaid, and to be signed and countersigned as provided in section fifteen of said chapter 193, and shall also be countersigned by the Union Trust Company of the city of New York, and the said Union Trust Company is hereby requested and authorized to countersign the same.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Kelly, Thayer—12.

By Ald. Kelly—Whereas, In 1886, Mr. N. L. Brayer did some work on the construction of the Culver road sewer, and while he was engaged in that work he was enjoined by the court and had to stop the work, and he has had his money tied up ever since. He cannot get his money for the work done, amounting to \$600 or \$700. The matter was referred to the Law Committee, and there was a resolution and report of the Law Committee drawn up that the city pay Mr. Brayer the amount certified by the City Surveyor as done by him, which resolution and report of the Law Committee went to his honor, the Mayor. In the meantime a new way was discovered by which Mr. Brayer could get his pay, and I then asked the Mayor not to veto it, as I would have it reconsidered, and it was reconsidered; therefore

Resolved, That the City Attorney be directed to give an opinion at the next meeting as to what should be done to settle with Mr. Brayer. Adopted.

On motion of Ald. Thayer the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—Sept. 4, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15. Absent—Ald. Fritzsche—1.

APPROVAL OF 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. Kohlmetz—Petitions of J. O. R. Wilson and T. L. Foulkes for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Selye—Petitions of W. H. Turner and G. W. Herr for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act. Also remonstrances against the building of a bridge over Deep Hollow creek in Ravine avenue, and the extension of Locust street sewer; ordered received and filed.

By Ald. Hall—Petitions of J. R. Shanklin and W. S. Campbell for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Swikehard—Petition of Frederick Gibbs in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Judson—Petitions of Wm. Busby and Frederick Wirley for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Schroth—Petition of James N. Webber for permission to erect a wood building. Permission granted. Also petition of B. Levine to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kelly—Petition of George Stott for permission to erect a wood building. Permission granted. Also petition for water mains in Curtis street. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Petitions for water mains in Leighton avenue and Anderson avenue. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—Petition of Peter J. Kuhn to erect a wood building. Referred to Wood Building Committee and Fire Marshal, with power to act. Also petition for electric lights in Alphonus avenue. Referred to the Lamp Committee.

By Ald. Thayer—Petition of George G. Boughton in relation to an erroneous assessment. Referred to the Assessment Committee.

REPORTS OF STANDING COMMITTEES.

FINANCE BUDGET No. 5.

ROCHESTER, N. Y., Sept. 4, 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.

Union and Advertiser, printing proceedings	337 80
Union and Advertiser, printing notices	
civil service	5 75
Abend Post and Beobachter, printing notices	200 00
John P. Smith, binding assessment rolls	281 46
Lawrence M. Davis, serving notices	76 60
Harry M. Davis	19 04
Steele & Avery, stationery	49 00
John C. Moore, binding and material	77 75
Post-Express Printing Co., printing notices	13 35

Post-Express, Printing Co., printing blanks.....	5 00
American Bank Note Co., engraving and printing bonds.....	120 00
John C. Moore, indexes, assessors.....	30 00
Drew, Allis & Co., directories and ordinances.....	130 50
H. D. Bryan, check book.....	22 00
John C. Moore, book binding.....	8 60
John O'Leary, services ringing bell.....	10 00
Sunday Herald Printing Co., printing blanks.....	21 50
Bell Telephone Co., telephone services.....	36 20
I. F. Quinby, disbursements.....	21 00
Henry J. Sullivan, disbursements.....	96 29
Roch. Lithographing Co., maps.....	8 00

PAY ROLL FOR MONTH OF AUGUST.

C. R. Parsons, Mayor.....	\$275 00
Wm. H. Tracy, alderman.....	62 50
Thos. McMillan.....	62 50
Henry T. Kholmetsz.....	62 50
Forest H. Williams.....	62 50
DeVillo W. Selye.....	62 50
Geo. B. Swikehard.....	62 50
John U. Schroth.....	62 50
J. Miller Kelly.....	62 50
John A. Davis, Treasurer.....	375 00
Edward Thomas, Asst. Treasurer.....	125 00
Charles M. Beattie.....	116 66
A. D. Davis.....	83 33
Fred E. Shedd.....	83 33
Geo. J. Magin.....	40 00
Samuel C. Pierce.....	40 00
Chas. H. Stillwell.....	100 00
Frank Steele.....	50 00
Chas. B. Ernst, City Attorney.....	350 00
H. J. Sullivan, First Asst. City Attorney.....	291 66
Frank J. Hone, Second Asst. City Atty.....	150 00
E. D. Smith, Stenographer.....	100 00
W. J. Burke, Clerk.....	83 33
I. F. Quinby, Surveyor.....	191 66
Oscar H. Peacock, 1st Assistant Surveyor.....	183 33
W. J. Stewart, Assistant Surveyor.....	125 00
W. B. Sackett, ".....	83 33
W. W. Race, ".....	66 66
John Kenyon, ".....	54 24
Wm. M. Rebasz, ".....	75 00
G. E. Bingham, ".....	50 00
Martin Wahl, ".....	55 00
F. L. Smith, ".....	25 00
C. L. Raymond, ".....	66 00
Orville Strowger.....	50 00
Jos. Boschert.....	48 00
L. A. Pratt, City Assessor.....	250 00
M. J. Mahar, ".....	250 00
Jacob Gerling, ".....	250 00
Thos. E. White, Judge Municipal Court.....	200 00
Geo. E. Warner.....	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.....	25 00
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 J. Toole, Milk Inspector.....	83 33

POOR FUND.

A. McLane, rent.....	\$ 8 00
Elizabeth Kelly, rent.....	8 00
J. C. Coleman, rent.....	17 00
Doyle, Gallery & Co., coal.....	40 00
Bernhard & Casey, coal.....	27 51
F. Odenbach, bread.....	25 27
Cath. Kellar, bread.....	45 34
R. Ramasetter, bread.....	22 15
F. L. Deininger.....	44 18
Geo. Englert.....	40 44
Mat Jacobs.....	49 69
Wm. Benz.....	43 30
Otto Roth.....	22 39
Fleckenstein Bros.,.....	147 15
H. Bastian.....	19 35
O' Kane Bros., meat.....	140 98
Curran Bros.,.....	25 00
John Fischer,.....	60 01

Schleyer Bros.,.....	84 79
B. Reichenberger,.....	83 49
Fred Murr,.....	34 82
C. Ernest, meat.....	37 87
Jos. Badhorn,.....	40 36
John Hahn,.....	45 18
B. F. Martin, groceries.....	72 02
M. Gannon,.....	5 00
J. C. Gray,.....	43 00
Geo. M. Schwartz,.....	9 00
T. J. Kenning,.....	15 00
Alfred Williams,.....	45 00
Martin Joiner,.....	9 00
J. H. Weiland,.....	4 00
Nich. Ochs,.....	23 50
Warren & Son,.....	10 00
Geo. E. Lang,.....	24 00
J. G. Bailey,.....	39 00
W. G. Martens, gold badge.....	7 50
H. T. Jaeger, transportation.....	17 85
John T. Clarke, legal services.....	25 00
Frank Payne, hack hire.....	2 00
Jas. Kavanagh, hack hire.....	8 00
Gerling Bros., flour and meal.....	248 10
Punch & Son, burial.....	12 00
A. H. Martin, disbursements.....	25 38
Drew, Allis & Co., directory.....	4 00
E. H. Davis & Co., medicines.....	21 41

PAY ROLL FOR MONTH OF AUGUST.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00
Thos. Swanton,.....	75 00
Jos. Eagan,.....	75 00
Geo. Hartel,.....	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,.....	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk.....	65 00

HEALTH FUND.

Peter Hardy, Collecting garbage, 2 bills.....	\$ 228 00
Jacob Stein,.....	228 00
Mrs. Frank Vahue,.....	228 00
Jacob Rauber,.....	228 00
Wm. Rosengreen,.....	228 00
John Becker,.....	228 00
Martin Mason,.....	228 00
Daniel Hickey,.....	228 00
Lawrence Same,.....	228 00
Patk. Bradley.....	226 75
John Roach,.....	228 00
Jos. Greenauer,.....	228 00
Mt. Hope Cemetery, rent of Hope Hospital for year 1888.....	100 00
H. D. Bryan, printing postals.....	11 50
Paine Drug Co, test tubes, &c.....	1 85
John P. Smith, printing report.....	75 20
Chas. Englert, board of Flusher's horse for June.....	20 00
Anthony Ebie, hack hire.....	5 00
Drew, Allis & Co., directory.....	5 25
Union and Advertiser, printing report for June.....	6 00
Union and Advertiser, printing report for July.....	6 00

PAY ROLL, MONTH OF AUGUST

Dr. J. J. A. Burke, Health Officer.....	\$ 83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kholmetsz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heinold, keeper Hope Hospital,.....	50 00
George W. Hall, Health Inspector.....	41 66
J. N. Harder,.....	41 66
Jas. Purcell,.....	41 66
Frank Downing,.....	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,.....	41 66

CITY PROPERTY FUND.

I. F. Quinby, disbursements.....	2 40
W. J. Smith, repairing flags.....	2 50

A. Metcalf, soft soap.....	4 00	Henry Baker	90 00
Carroll, Hutchings, Southard & Co., curtains Mayor's office.....	58 70	Jos. S. Roworth	90 00
Ed Emerich, care city clocks.....	89 00	Patk. C. Kavanagh,	90 00
Rochester Gas Co., gas, City Hall.....	130 75	Thos. Dukelow,	90 00
James Field, repairing awnings.....	2 00	Ben C. Furthurer,	90 00
I. H. Dewey, writing desk.....	53 65	Geo. Long,	90 00
Louis Ernst & Son, supplies.....	2 46	Robert Burns,	90 00
Hayden Furniture Co., chair and stool.....	2 75	Chas. Seifford,	90 00
J. F. Carter, carpet.....	9 00	Andrew Connolly,	75 00
Elwood & Brien, keys and repairs.....	4 80	Jacob Harter,	15 00
F. J. Irwin, cleaning City Hall to Aug. 18.....	65 00	Wm. P. O'Neil,	75 00
F. J. Irwin, cleaning City Hall to Sept 1.....	45 00	John Mitchell,	75 00
James R. Chamberlain, material.....	59 90	Ed McDonough,	75 00
Neil, Bros & Kern, labor and material.....	113 50	Wm. McKelvey,	75 00
LAMP FUND.			
C. F. Stone, carting lamp posts.....	9 00	Jos. St. Hellen,	75 00
Brush Electric Light Co., lighting lamps, July.....	6,606 60	Robert Sloan,	75 00
Edison Electric Light Co., lighting lamps, July.....	1,187 78	John Dean,	75 00
Rochester Electric Light Co. lighting lamps, July.....	2,102 34	Samuel Schwartz,	75 00
Rochester Gas Co., lighting lamps, July.....	571 95	James A. Johnson,	75 00
Municipal Gas Co.,	343 30	Charles W. Peart,	75 00
Citizens' Gas Co., lighting lamps, July.....	945 90	Charles Hart,	75 00
Citizens' Gas Co., setting lamp posts.....	6 78	Michael Hynes,	75 00
PAY ROLL MONTH AUGUST.			
Chas. R. Finnegan, supt. electric wires.....	\$50 00	Louis Nold,	57 50
PARK FUND.			
PAY ROLL MONTH AUGUST.			
David Cooper, labor on parks.....	40 00	Peter Hess,	75 00
Wm. Coughlin	40 00	Oliver A. Youle,	75 00
Thos. Callahan	40 00	Hiram Rogers,	75 00
John Sheridan	40 00	P. J. Cummings,	75 00
M. McCormick,	40 00	Benj. L. Stetson,	75 00
Pat'k Dorsey,	40 00	Patk. Cauffield,	75 00
Thos. O'Roarke,	40 00	Patrick Culligan,	75 00
John Flaherty,	40 00	William Murray,	75 00
W. Ackerman,	40 00	Michael Englert,	75 00
F. McKenna,	40 00	John Sullivan	75 00
J. Kennedy,	40 00	Dennis Hogan,	75 00
Joseph Remish,	40 00	James E. Ryan,	75 00
POLICE FUND.			
Bell Telephone Co., services.....	\$ 3 46	Wm. Laragy,	75 00
West. Union Tel. Co., services.....	30 78	John Yaman,	75 00
Roch. Dist.	4 00	Michael Zimmerman,	85 00
B. Frank Enos, expenses.....	6 77	George H. Kron,	60 00
B. merchandise for matron.....	8 13	George Leise,	72 50
Ben. C. Furtherer, expenses Thomas case.....	6 85	Henry Baker, Jr.,	75 00
Chas. Seifford, expenses Mallory case.....	14 30	Michael Fitzpatrick,	57 50
Post Express Prin. Co., advertising Den- gler case.....	22 70	William Hilliard,	75 00
Post Express Prin. Co., printing blanks.....	23 00	Fred. Walter,	75 00
Union & Advertiser,	4 00	John Bletzer,	75 00
Fred W. Lang, hay and straw.....	21 85	Geo. Mohr,	57 50
Chas. E. Kohlmetz, repairs patrol house.....	4 77	E. O' Loughlin,	75 00
Albert Bier, matting patrol house.....	5 60	Geo. Kleisly,	75 00
Wm. C. Bush, 1 office desk.....	56 00	E. J. O'Brien,	85 00
E. W. Tripp, ice at headquarters.....	9 45	John B. Davis,	75 00
Fred W. Baker, water cooler.....	7 50	Nich. J. Loos,	75 00
Maggie Gaffney, cleaning and washing.....	25 60	John H. Dana,	75 00
Drew, Allis & Co., 2 directories.....	8 00	Wm. White,	75 00
Moore & Cole, mop yarns.....	2 00	Ed. Van Vorst,	75 00
Stecher Lith. Co., letter heads for chief.....	10 00	John C. McQuatters,	75 00
W. L. Buckland, livery hire.....	11 50	John M. Reis,	75 00
E. P. Almstead, meals for prisoners.....	20 75	Jacob Frank,	75 00
Ed. Monaghan, horse shoeing.....	32 00	John Wangman,	75 00
POLICE FUND.			
PAY ROLL FOR MONTH OF JULY.			
B. Keeler, Police Justice.....	291 67	John Monaghan,	75 00
B. Frank Enos, Police Clerk.....	150 00	Danl. Golding,	75 00
J. P. Cleary, Superintendent.....	150 00	Mich. Cain,	75 00
Chas. McCormick, Day Capt. and As. Chief.....	125 00	Jas. P. Flynn,	72 50
Wm. Keith, Night Capt. and Asst. Chief.....	116 67	Hugh Clark,	75 00
Frank B. Allen, Lieutenant.....	85 00	Wallace R. McArthur,	72 50
John A. Baird,	85 00	Chas. Stupp,	20 00
John E. McDermott,	85 00	Ferd. A. Klubertanz,	75 00
Frank S. Skuse,	85 00	Theo. H. Cazeau,	75 00
Fred Kipphut,	85 00	John E. Moran,	72 50
John C. Hayden, Chief of Detectives.....	108 33	A. J. Moynihan,	75 00
Thos. Lynch, Detective.....	90 00	Chas. P. Player,	75 00
Peter Lauer	90 00	Job. W. Chatfield,	75 00
		John Coughlin,	75 00
		Albert Gerber,	57 50
		John W. Banker,	75 00
		James B. Cady,	75 00
		Albert B. Marble,	65 00
		Wm. E. O'Brien,	75 00
		Wm. A. Metzger,	75 00
		Thos. F. O'Connor,	75 00
		Wm. J. McBride,	75 00
		Frank J. Lynch,	75 00
		John P. McDonald,	75 00
		Jeremiah O'Grady,	72 50
		Sharon L. Sherman,	75 00
		Thos. Foley,	75 00
		Charles C. Alt,	75 00
		Martin P. Snyder,	75 00
		Chas. Weber,	75 00

John M. Durkin,	75 00	John H. Dana,	75 00
James Keenan,	75 00	Wm. White,	75 00
John A. Weber,	72 50	Ed. Van Vorst,	75 00
Wm. Mullane,	75 00	John C. McQuaters,	72 50
Thos. H. Gargan,	60 00	John M. Reis,	75 00
Victor Hohman,	75 00	Jacob Frank,	75 00
Julius Luscher,	65 00	John Wangman,	75 00
John Shire,	75 00	John Monaghan,	75 00
Julius A. Brown,	75 00	Danl. Golding,	75 00
Richard S. Congar,	65 00	Mich. Cain,	75 00
Geo. W. Finkle,	65 00	James P. Flynn,	62 50
Thos. A. Burchill, sergeant	79 22	Hugh Clark,	75 00
Chas. Dingman, Driver	75 00	W. R. McArthur,	70 00
Robt. B. Swanton,	75 00	F. A. Klubertanz,	65 00
Chas. Wilson, driver	75 00	Theo. H. Cazeau,	75 00
Louis W. Miller, operator	50 00	J. E. Moran,	75 00
Henry W. Martin,	26 72	A. J. Moynihan,	75 00
Wm. Boon,	50 00	Chas. P. Player,	75 00
Jos. B. Smith,	23 00	J. W. Chatfield	75 00
Charles W. Strubel, doorman	75 00	John Coughlin	75 00
Jacob Markey, janitor	65 00	Albert Gerber,	75 00
Addie De Stoebler, matron	50 00	John W. Banker,	65 00

PAY ROLL FOR MONTH OF AUGUST, 1888.

Bartholomew Keeler, Police Justice	291 67	James B. Cady,	75 00
B. Frank Enos, Police Clerk	150 00	Albert B. Marble,	52 50
Jos. P. Cleary, Chief Police	150 00	Wm. E. O'Brien,	75 00
Chas. McCormick, Asst. Chief and Day Cap	125 00	Wm. A. Metzgar,	75 00
Wm. Keith, Night Captain	116 67	Thos. F. O'Connor,	75 00
Frank B. Allen, Lieutenant	85 00	Wm. J. McBride,	75 00
John A. Baird,	85 00	Frank Y. Lynch,	75 00
John E. McDermott,	85 00	John P. McDonald,	75 00
Frank S. Skuse,	85 00	Jeremiah O'Grady,	75 00
Fred Kippnut,	85 00	Sharon L. Sherman,	75 00
John C. Hayden, Chief Detective	108 33	Thos. Foley,	75 00
Thos. Lynch,	90 00	Chas. A. Alf,	75 00
Peter Lauer,	90 00	Martin P. Snyder,	75 00
Henry Baker,	90 00	Chas. Weber,	75 00
Jos. S. Roworth,	90 00	John M. Durkin,	75 00
P. C. Kavanagh,	90 00	James Keenan,	75 00
Thos. Dukelow,	90 00	John A. Weber,	75 00
Ben. C. Furtherer	90 00	Wm. Mullane,	75 00
Geo. Long	90 00	Thos. J. Gargan,	72 50
Robt. Burns	96 00	Victor Hohman,	75 00
Chas. Seiffert,	90 00	Julius Luscher,	75 00
Andrew Connolly, Patrolman	72 50	John Shire,	75 00
Jacob Harter	52 50	Julius A. Brown,	75 00
Wm. P. O'Neil	75 00	Richard S. Congar,	62 83
John Mitchell	75 00	Geo. W. Finkle,	65 00
Ed McDonough,	75 00	Thos. A. Burchill, sergeant	85 00
Wm. McKelvey,	75 00	Chas. Dingman, driver	75 00
Jos. St. Hellens,	75 00	Robert B. Swanton, driver	75 00
Robt. Sloan,	75 00	Chas. Wilson,	75 00
John Dean,	75 00	Louis W. Miller, operator	50 00
Saml. Schwartz,	75 00	Henry W. Martin,	50 00
James A. Johnson,	60 00	Joseph B. Smith,	50 00
Chas. W. Peart,	75 00	Charles W. Struble, doorman	75 00
Chas. Hart,	75 00	Jacob Markey, janitor	65 00
Mich. Hynes,	75 00	Addie de Stoebler, matron	50 00
Louis Nold,	75 00	By the Clerk—	
Peter Hess,	75 00		
Oliver A. Youle,	75 00		
Hiram Rogers,	75 00		
Patk. J. Cummings,	75 00		
Benj. L. Stetson,	75 00		
Patk. Caulfield,	75 00		
Patk. Culligan,	72 50		
Wm. Murray,	75 00		
Mich. Engert,	67 00		
John Sullivan,	75 00		
Dennis Hogan,	75 00		
James E. Ryan,	75 00		
Wm. Laragy,	75 00		
John Yaman,	67 50		
Mich. Zimmerman, Sargeant	85 00		
Geo. H. Kron, Patrolman	75 00		
Geo. Liese,	75 00		
Henry Baker, Jr.,	75 00		
Mich. Fitz Patrick,	72 50		
Fred Walter,	75 00		
Wm. Hillard,	75 00		
Fred. Walter,	75 00		
John Bletzer,	75 00		
Geo. Mohr,	75 00		
Ed. O'Loughlin,	75 00		
Geo. Kleisley, patrolman	75 00		
Ed. J. O'Brien, sergeant	85 00		
John B. Davis, patrolman	75 00		
Nich. J. Loos,	75 00		

EXECUTIVE BOARD DEPARTMENT, |
ROCHESTER, N. Y., Aug. 31, 1888. }

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.	
Pay-roll for week ending July 26	\$360 69
.. .. . Aug. 2	533 00
.. .. . Aug. 9	388 25
.. .. . Aug. 16	253 33
.. .. . Aug. 23	256 99
.. .. . Aug. 30	252 63
	<hr/>
Monthly pay roll for lift bridge tenders	\$2,024 89
for July	427 42
Monthly pay roll for lift bridge tenders	
for August	450 00
Pay roll breaking McAdam, Frank street	
yard	132 52
Geo. W. Aldridge, salary for August	200 00
Jas. M. Aikenhead,	200 00
Julius Armbruster,	200 00
J. Heiter, repairs to harness	3 45

Waldert & Ancomb, nails.....	19 50
Geo. A. Lane, repairs to sweepers.....	55 85
Garvey & Donnelly, repairs to tools.....	73 85
Chas. Peiffer, brooms for street sweepers.....	174 00
John Peeling, right of way across his land.....	25 00
George Arnold, street signs.....	238 95
James Babcock, sand and gravel.....	32 16
Jos. F. Bonesteel, rent of Frank street yard for August.....	13 29
Geo. S. Bristol, use of horse and buggy.....	72 00
Wm. G. Bell, sawing lumber.....	1 48
C. C. Meyer & son, surveyors' stakes.....	36 75
Rochester Gas Light Co., coke.....	16 45
J. Scott Wilson, oil.....	3 67
Henry Hebing, hardware.....	119 06
Atkinson & Sykes, repairs to tools.....	20 05
Wm. C. Oastler, street sweeping machine and brooms.....	403 56
Geo. Harrison, repairs to picks.....	2 30
Geo. C. Maturer, powder and fuse.....	2 70
Louis Ernst & son, hardware.....	7 18
Adam Klein, repairs to tools.....	11 05
Louis Angelo.....	9 40
Goodale & Stiles, lanterns, globes, etc.....	12 39
E. H. Cook Co., repairs to air pump.....	7 35
Post-Express Printing Co., printing foremen's reports.....	18 00
John Sanders, use of horse and wagon.....	33 87
E. B. Chace, lumber.....	1,517 36
S. B. Williams, oil.....	12 20
F. C. Lauer & Sons, paving stone, etc.....	802 88
Wm. Smithwaite, repairs to saws.....	3 80
American Road Machine Co., blades for road scraper.....	16 00
Joseph Freidel, keeping of horse.....	45 00
J. C. Birmingham, repairs to tools.....	5 75
K. M. Thompson, refund of erroneous sidewalk tax.....	3 51
T. J. Neville, clerk, disbursements.....	62 26
Whitmore, Rauber & Vicinus, labor and material.....	66 27
W. W. Morrison, printing.....	9 00
Geo. Chambers, rebuilding abutments, Brown's race at Center street.....	150 60

Total.....\$ 7,743 87

Water Pipe Fund.

Monthly pay-roll for August.....	\$ 721 40
David Clancy, est. No. 3, group No. 133.....	700 00
Wm. Dyer, est. No. 1, group No. 135.....	600 00
Geo. Chambers, est. No. 1, group No. 136.....	600 00
est. No. 1, group No. 137.....	2,000 00
Thos. Oliver & Sons, est. No. 2, Pearl pk. and Rutger st.....	530 00
R. D. Wood & Co., hydrants.....	1,212 00
Ludlow Valve Mfg. Co., valves.....	113 33
C. C. Meyer & Son, stakes.....	11 02
Schmidt & Kalbfleisch, repairing level.....	5 00
Danford & Knapp T. & S. Co., est. No. 6, unloading and distributing water pipe, etc.....	430 00
Buffalo Cast Iron Pipe Co., est. No. 2, cast iron water pipe and specials.....	6,878 49
Genesee Water Works, cast iron T.....	10 33
Thos. J. Neville, clerk, disbursements for freight, etc.....	185 84

Total.....\$13,997 41

Water Works Fund.

Monthly pay roll, for August, operating expenses.....	\$2,521 37
Monthly pay roll for August, service and repairs.....	3,544 49
Monthly pay roll for August, survey of new conduit.....	466 13
Monthly pay roll for August, sanitary protection of Hemlock lake.....	132 87
B. F. Harris, rent of barn for August.....	37 50
J. R. Strauchen, est. No. 1, Gate House at Hemlock lake.....	1,000 00
Abendroth & Root Mfg. Co., pump.....	10 08
Ludlow Valve Mfg. Co., stems, wedges, etc.....	197 78
Geo. T. Foster, repairing water service.....	2 13
Wm. Fuller, repairing break, water main, Bronson ave.....	12 00
McNeil & See, fence, Mt. Hope reservoir.....	106 87
R. D. Wood & Co., sprinkling hydrants.....	270 00

A. Metcalf, soft soap.....	6 25
Levi Hey & Co., torches, etc.....	3 10
J. C. Hughes, use of water rights.....	15 00
Samuel Moulson, soft soap.....	1 50
Wm. Dyer, labor and material, Grand ave.....	17 00
Joseph Cowles, bridge over race, etc.....	181 10
W. S. Lee & Son, use of horse and buggy.....	9 00
Chase & Otis, lumber.....	522 22
Geo. Engert & Co., coal.....	5 50
Bell Telephone Co., rent of telephones.....	85 00
Union Water Meter Co., repairs to meters.....	23 71
Caspar Schwalbach, gravel, Mt. Hope reservoir.....	30 40
M. T. Williamson, crown meter.....	14 00
Richard Williamson, crown meter.....	24 00
J. R. Strauchen, est. No. 2, Gate House at Hemlock lake.....	1,000 00
Brush Electric Light Company, use of lights for July.....	9 30
Drew, Allis & Co., directories.....	25 50
Rochester Gas Light Co., gas.....	7 05
H. B. Williams & Co., steamboat, etc.....	1,997 20
C. H. Bidwell, oats.....	99 35
D. Rosenberg, refund of water rent.....	2 85
J. R. Chamberlin, packing, etc.....	70 40
Bell Waterphone Co., use of waterphones.....	75 00
John McConnell, Medina pavement, curb, etc., Mt. Hope reservoir.....	1,425 16
James Field, awning, etc.....	28 11
Wm. G. Reid, repairs to water service.....	5 00
John P. Smith, binding.....	10 75
Alfred Jackson, stationery.....	14 40
Milington Sign and Banner Works, signs.....	9 50
Line, McLean & Allen, signs.....	35 00
Brown's Race Co., assessment for cleaning, &c.....	140 00
John Hafner, use of boat.....	10 00
Smith, Perkins & Co., salt, Mt. Hope reservoir.....	30 00
John Weber, gravel.....	69 80
T. J. Neville, clerk, expenses connected with survey for new conduit.....	278 45
A. De Mallie, labor.....	4 00
National Meter Co., meters, &c.....	794 25
Alexander Gray, labor and salt.....	15 75
Chas. R. Finegan, expenses repairing Hemlocklake line.....	27 00
J. Emory Jones, pile driver.....	49 27
Robert Crennell, payroll and taxes.....	17 20
Henry Hebing, hardware.....	13 19
Maier Bros., wood.....	4 00
Rochester Printing Co., use of water rights.....	40 00
J. Nelson Tubbs, disbursements.....	8 80
Louis Ernst & Son, hardware.....	15 50
C. G. Pemberton, final estimate, collecting garbage from Hemlock lake.....	48 00
Wm. B. Burke, iron supplies.....	20 34
O'Connor & Co., stop gate stones.....	148 20
E. N. Stone, damage to land and crops.....	15 00
Eureka Steam Heating Co., castings.....	98 21
F. C. Lauer & Sons, monument stones.....	44 00
S. H. Oviatt, payroll, &c.....	83 89
Thos. M. Blossom, labor, &c.....	89 27
John A. Vanderwerf, labor and material.....	221 01
Wm. J. Wilcox, stationery.....	12 11
Whitmore, Rauber & Vicinus, labor and material.....	510 42
C. H. Bidwell, oats.....	101 46
H. P. Hoppaugh, final estimate, lumber.....	316 78
J. Nelson Tubbs, labor and material.....	122 52
Francis McKenna, washing.....	12 50
T. J. Neville, clerk, disbursements for hay, straw, &c.....	97 53
W. W. Morrison, printing.....	16 00
Jas. Gosnell, painting, &c.....	509 09

Total.....\$18,042 14

Fire Department Fund.

Pay roll for August, 1888.....	\$5,225 51
A. F. & S. C. Stewart, hose and exercise wagons.....	605 00
Active Hose Co., montly appropriation.....	250 00
Alert Hose Co.,.....	237 50
Samuel Bemish, paid for washing.....	31 20
William Basset, labor and material.....	42 00
John A. Vanderwerf, repairs to buildings.....	154 40

pipe sewer, O. 3,481
 Jacob Kolb, inspection Myrtle, Cameron,
 Otis and Brooks streets sewer, O. 3,476
 Jos. Qualtrough, inspection Platt street
 outlet tunnel, O. 3,337
 Wm. McConnell, inspection, Pearl street
 improvement, O. 3,500
 Jas. S. Murray, inspection, Schanck ave-
 nue sewer, O. 3,178
 Myron H. Ray, inspection Schanck avenue
 sewer, O. 3,178
 Obed. M. Rice, inspection Genesee valley
 canal sewer extension, O. 3,375
 Wm. Howe, inspection Genesee valley
 canal sewer extension, O. 3,325
 Monroe Bills, inspection Second avenue
 pipe sewer, O. 3,526
 D. G. W. Hatch, inspection Goodman
 street sewer extension, O. 3,249
 Samuel Eaton, inspection Pearl street im-
 provement, O. 3,500
 August Seizer, inspection East avenue re-
 pairing and improvement, O. 3,501
 Geo. E. Bingham, inspection Jefferson
 avenue, pipe sewer, O. 3,507
 Peter Cullen, inspection South Goodman
 street gravel improvement, O. 3,473

Street Department.

Use of Steam Roller, etc., East Main street
 MacAdam improvement, O. 3,249
 Test pits and inspection, Lake avenue
 sewer cleaning, O. 3,503
 Inspection, stakes, etc., Violetta street
 sewer, grading and walk, O. 3,470
 Inspection stakes, etc., Nassau street pipe
 sewer, O. 3,513
 Inspection, stakes, etc., Ward street, Me-
 dina improvement, O. 3,440
 Inspection, stakes, etc., Selye Terrace,
 Willard and Raines streets, cement walk
 O. 3,427
 Inspection, stakes, etc., Somerset street
 cement walk, O. 3,506
 Inspection stakes, etc., Cliff street pipe
 sewer, O. 3,481
 C. P. Lyon, lamp hole jacket, Cliff street
 pipe sewer, O. 3,481
 Wm. Dyer, extra work Grand ave. pipe
 sewer, O. 3,192
 Weider & McMahon, extra work Court and
 William street outlet sewer extension,
 O. 3,393

Partial Estimates.

Marvin & Hartung, Estimate No. 2, South
 Goodman st. gravel improvement, O.
 3,473 \$ 2,310 00
 Wm. Fuller, Estimate No. 4, Genesee Val-
 ley Canal Sewer extension, O. 3,325 12,000 00
 Edward Weilert, Estimate No. 1, East ave-
 nue repair, cleaning and sprinkling, O.
 3,442 500 00
 John Mauder, Estimate No. 1, Myrtle,
 Cameron, Otis and Brooks sts. sewer,
 O. 3,476 3,330 00
 Thos. Oliver & Sons, Estimate No. 1, East
 avenue repairing and improvement, O.
 3,501 990 00
 Thos. Oliver & Sons, Estimate No. 1,
 Pearl st. improvement, O. 3,500 2,100 00
 Staud & McKelvey, Estimate No. 3,
 Brown street sweeping and cleaning, O.
 3,450 65 00
 F. C. Lauer's Sons, Estimate No. 2,
 Schanck ave. sewer, O. 3,178 4,500 00
 George E. Sherry, Estimate No. 3, Platt
 st. outlet tunnel, O. 3,337 900 00
 F. M. McFarlin, Estimate No. 1, West
 ave. sweeping and cleaning, O. 3,438 353 28
 Eliakin T. Cory, Estimate No. 1, Tremont
 st. sweeping and cleaning, O. 3,467 104 00
 Crossman & Myer, Estimate No. 3, Mon-
 roe avenue sweeping and cleaning, O.
 3,466 129 00

Final Estimates.

Chas. Ahnfeldt, Cliff street pipe sewer, O.
 3,481 \$ 967 58

Weider & McMahon, Violetta street sewer
 gd'g and walk, O. 3,470 1,551 19
 Whitmore, Rauber & Vicinus, Nassau
 street pipe sewer, O. 3,513 424 79
 86 25 Thos. Oliver & Sons, Somerset street
 cement walk, O. 3,506 642 58
 28 75 Thos. Oliver & Sons, Selye Terrace, Wil-
 lard and Raines streets walks, O. 3,427... 1,741 74
 8 75 N. L. Brayer, Lake avenue sewer clean-
 ing, O. 3,503 350 75
 81 25 Whitmore, Rauber & Vicinus, East Main
 street MacAdam improvement, O. 3,249 17,565 15
 28 75 Wm. H. Jones & Sons, Ward street Me-
 dina improvement, O. 3,440 670 83
 90 00

Total \$53,001 68

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

By Ald. Kohlmetz—
 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 following named persons were assessed for
 the Goodman street stone sewer upon the follow-
 ing described property, which is not included in
 the territory to be assessed therefor, and, there-
 fore, the assessments against the same are void,
 and should be cancelled, viz.: George L. Rhines
 and others, upon lot nineteen, south side of Kirk
 street, six dollars and sixty cents; Catharine S.
 Moore, upon lot fifty-two, north side of Kirk street,
 eighty-two cents; and Emily Allen, lots eighteen
 and nineteen, south side of Kirk street, each six
 dollars and sixty cents, together being thirteen
 dollars and twenty cents, and the amounts thus
 cancelled should be charged to erroneous assess-
 ments.

The application of J. Stoppelbein of 33 Kent
 street, for relief from water rates assessed against
 his property should be referred to the Executive
 Board, with the request that that Board take such
 action in the premises as it may deem just to Mr.
 Stoppelbein.

It seems that it had been Mr. Stoppelbein's practice
 to permit his water rates to remain unpaid until
 the close of the year, and on April 28th, 1888, he
 applied to the water office for his water bill. The
 clerk, through a mistake, gave him the bill for
 water from May 1st, 1888, to May 1st, 1889, and
 the bill for water from May 1st, 1887 to May 1st, 1888,
 remained unpaid, and was added to the general
 city tax for 1888, which Mr. Stoppelbein paid. Had
 he paid the bill at the water office the percentage
 would have been but six per cent., whereas by its
 addition to the city tax the rate was ten per cent.
 The Executive Board, as your committee is in-
 formed, offered to refund to Mr. Stoppelbein the
 difference in the rate of interest, amounting to
 twelve cents, which Mr. Stoppelbein refused to
 accept. Your committee does not deem it advis-
 able or prudent to recommend the acceptance of
 Mr. Stoppelbein's application.

All of which is respectfully submitted
 H. KOHLMETZ,
 LEO J. HALL,
 WM. H. SULLIVAN,
 LOUIS BOHRER,
 D. W. SELYE,
 Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the Treas-
 urer be, and he hereby is, directed to cancel the fol-
 lowing assessments for the Goodman street stone
 sewer, and charge the amounts thereof to errone-
 ous assessments, viz.: One against George L.
 Rhines and others, for six dollars and sixty cents,
 upon lot nineteen, upon the south side of Kirk
 street; one against Catherine S. Moore, for eighty-
 two cents, upon her lot, fifty-two, north side of
 Kirk street, and two against Emily L. Allen, upon
 her lots eighteen and nineteen for six dollars and
 sixty cents each, together, thirteen dollars and
 twenty cents. Adopted.

By Ald. Kohlmetz—Resolved, That the applica-

tion of J. Stoppelbein, referred to in the foregoing report, be, and the same hereby is, referred to the Executive Board, with the request that that Board take such action as may be just to the taxpayers, as well as to Mr. Stoppelbein, in the premises. Adopted.

By Ald. Thayer—

ROCHESTER, September 4, 1888.

To the Honorable the Common Council :

GENTLEMEN—Your Water Works Committee and the Executive Board would respectfully report that they have examined the various petitions for the extension of water pipe on file in the Water Department and recommend that the following named extensions be made by the Executive Board during the present season:

Grant park, from Martin st. to Almira st.
Schauman place, from Oakman st. to Seibert place.

Avenue E. from 700 ft. east of St. Paul st. to Conkey ave.

Frank st., from Lorimer st. to Montrose st.
Lake ave. (Holly), from Vincent place to White st.

White st. (Holly), from Lake ave. to Cliff st.
Gibbs st., from Delevan st. to Central ave.
Rose st., from Lake ave. to Maplewood ave.
Maplewood ave., from Rose st. to 65 feet south.
Hague st., from West ave. to N. Y. C. & H. R. Railway.

Emerson st., from Eighth st. to Ninth st.
Emerson st., from Sixth st. to 114 feet west.
Sixth st., from Emerson st. to 300 feet north.
Finch st., from Rowe st. about 300 feet south.
Fourth ave., from Pennsylvania ave. to Bay st.
Field st., from present end of pipe to about 1,200 feet south.

Seventh ave., from Central park to Bay st.
Jennings st., from North ave. about 1,000 feet easterly.

Central park (north side) from Goodman st. to Seventh ave.

Hayward park, between North Clinton and Joiner sts., about 500 feet.

Sibley st., from Bates st. to 640 feet easterly or to N. 24 Sibley st.

Leighton ave., from Goodman st. about 300 feet easterly.

Seward st., from Frost ave. to Champlain st.
Moran st., from Genesee street about 200 feet west.

Respectfully submitted,

H. G. THAYER,
J. MILLER KELLY,
JOHN H. FOLEY,
Water Works Committee.
J. M. AIKENHEAD,
J. ARMBRUSTER,
Executive Board.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the Executive Board be and it is hereby authorized and directed to procure the necessary materials and to extend suitable water mains in the several streets embraced in the recommendations of the Water Works Committee and the Executive Board this day submitted to the Council, and that the cost of said extensions shall be paid out of moneys now credited to the Water Pipe Extension Fund and not heretofore pledged for other works. Adopted.

By Ald. Kelly—

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

GENTLEMEN—Your Law Committee begs leave to submit the following as its report on the resolution referred to it of Commissioner O'Grady, adopted by the Board of Education, and printed on page 172 of your proceedings:

We have carefully examined the question thus submitted, and, after due deliberation, deem it advisable that said lot be sold.

We would, therefore, recommend that this committee be instructed to advertise, for ten consecutive days, for bids for the purchase of said lot, and submit to this Board for its action the bids thus received at its next regular meeting. We would

further recommend that the Council reserve the right to reject any or all such bids.

J. MILLER KELLY,
H. G. THAYER,
JOSEPH H. FEE,
F. H. WILLIAMS,
Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the Law Committee be, and it hereby is, instructed to advertise in the Daily Union and Advertiser and Democrat and Chronicle, for ten consecutive days, for bids for the purchase of the lot described in said resolution of Commissioner O'Grady, and submit to this Board, at its next regular meeting, the bids thus received; the Common Council to reserve the right of rejecting any or all of such bids; said committee to describe the land offered for sale by proper metes and bounds. Adopted.

By Ald. Thayer—

ROCHESTER, September 4th, 1888.

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

GENTLEMEN: Your committee to whom was referred the matter relating to the nuisance in the vicinity of Hollenbeck and Clinton streets, reported by the Board of Health, to be caused by the premises of J. George Baetzel, hereby report having given the locality named a personal examination, Mr. Baetzel being absent from the city at that time, a consultation with him relating to the proper disposal of any and all refuse flowing from his brewery could not be obtained. As a further examination relating to the topographical features of lands lying adjacent to his premises is necessary and is now being made by the City Surveyor, it is desirable that more time be granted your committee, and for that purpose a request for the same is made. Respectfully,

H. G. THAYER,
J. MILLER KELLY,
H. KOHLMETZ,
Committee.

On motion of Ald. Thayer further time was granted.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, Sept. 4, 1888. }

To the Common Council:

GENTLEMEN—The Executive Board has examined the records and inspected Klugh park, which it is proposed to dedicate to the city for public uses, and said board beg leave to report that all necessary requirements have been complied with, and the park is ready for acceptance.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

ROCHESTER, N. Y., Sept. 4, 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 since the date of his last report, in connection with the preparation of plans for the proposed East Side trunk sewer.

The character of the subsoil along the routes available for the sewer has been thoroughly demonstrated by a very large number of carefully made borings, as well as by a series of open excavations or test pits, wherever the result obtained by borings was in any degree doubtful. The lines thus explored are as follows: On the south side of the Erie canal, from Pinnacle avenue to Field street; on the north side of said canal, from Summer park to Culver street; along Culver street, from the said canal to a point 300 feet south of Bay street; thence northwesterly and northerly along two separate lines to the intersection of Norton and Waring streets; thence westerly to the Genesee river at Emerson's ice pond by two other distinct routes, the first one running through

Norton street to Hollenbeck street, and thence through Hollenbeck street to said pond, while the second one runs through the natural valley or depression which lies between Norton street and the Ridge Road for nearly the entire distance from Waring street to the river. This latter route would bring the location of the sewer nearly one-half mile north of the present north line of the city, but would have the advantage of affording sewerage to a large territory which will, sooner or later, be included in the city.

It is greatly to be regretted that the examinations reveal the existence of rock at comparatively small depths below the surface for nearly the entire distance from East avenue to Norton street, and through Norton street to Hollenbeck street; and that along the alternative route north of Norton street, a long stretch of treacherous quicksand has been disclosed. As a consequence of these characteristics of the subsoil, the cost of constructing the proposed sewer will greatly exceed the sum heretofore anticipated, since few persons suspected that such extensive difficulties of excavation would be encountered in the localities named. No definite estimate of cost of the Trunk sewer proper can yet be given, since the computations for determining its size have not been completed. This part of the work is, however, in active progress, and will soon be finished.

The statistics of heavy rainfalls observed in this city, Hemlock Lake, Buffalo, Oswego and Ithaca, during the past seventeen years, have all been carefully compiled and portrayed in the form of a diagram, with reference to the duration of such storms. From this diagram the greatest probable duration of any rainstorm of given intensity, which is liable to occur in this city, may be seen at a glance. A knowledge of this time is of the utmost importance in the designing of sewers for large areas of land, inasmuch as the volume of storm-water discharged by the outlets is greatly affected thereby. It may be remarked, in this connection, that at none of the places of observation above mentioned have any such severe rain storms ever been recorded as have lately caused so much damage in other localities, and hence no provision for the discharge of such enormous floods by the sewers need be made in this case. Nevertheless, the rainfalls which are of comparatively frequent occurrence in this region of the State are still sufficiently formidable to warrant the exercise of the utmost caution in proportioning any of the main outlet sewer which serve extensive drainage areas.

From the gaugings of the storm-flow in the several outlet sewers on the east side of the city during the past ten months, considered in combination with rainfalls which were carefully measured and timed by several independent and skillful observers in different parts of the city, a method of computing the volume of rain-water, which actually reaches an intercepting sewer during the period of greatest discharge, has just been satisfactorily evolved and formulated. The numerical results arrived at are applicable particularly to this city, but will serve also in other cases where the topographical conditions are similar. The details of the process are too long and complicated to be given in this communication and must be reserved for my final report. So far as I have been able to learn, a work of this kind, extending over so long a time and over so many different drainage areas, has never before been carried out in any American city; and the data thus compiled will, if intelligently used, show what dimensions any sewer in this city should have in order to avoid surcharging. I regret that the number of severe rainstorms which have occurred during the past ten months has been somewhat limited, as in all such work it is eminently desirable to have a large number of similar observations at hand before proceeding to the development of a general formula; and, inasmuch as this part of my work is now practically closed, it is earnestly recommended that the gauging of both rainfall and maximum corresponding sewer discharge, which my assistants have so carefully made during the

period mentioned, be continued for another year, at least, by some member of the city's engineering corps. The necessary apparatus is all still in place, in perfect order and at the city's disposal, and there is no reason why the continuation of these valuable records should be attended with much additional expense. It is needless to say more concerning the importance of the work to every citizen, especially to those owning property which will naturally be devoted to business purposes.

In my last report, reference was made to the scheme of extending the proposed trunk sewer to the lake, and the length of several different routes for such an extension were given. Since that time detailed estimates of cost of constructing the said extension from Emerson's ice pond to the lake have been made from actual surveys and measurements. The length of sewer ranges from $4\frac{1}{2}$ miles to a little over 5 miles to the lake shore, and it has been assumed that a quantity not exceeding three times the volume of the dry-weather flow of sewage on the east side is to be thus removed, the remainder of the storm-water being discharged into the natural water-courses along the route of the trunk sewer proper, and into the river. It has also been assumed that said sewage is to be discharged into the lake at a point about 3,000 feet from the shore, where the water is from 30 to 40 feet deep, by means of a submerged iron pipe, properly protected from injury by vessels and dragging anchors by means of suitable pile work, over which latter the depth of water will be at least 16 feet. The result of my computations is, that the cost of thus discharging the sewage into the lake will be about \$240,000, by the shorter line, and about \$300,000 by the longer one. Neither of these sums include the expense of securing the necessary rights of way in the roads and private lands.

Careful estimates of the cost of constructing and operating a sewage-clarification works near the river, between Norton street and the Ridge road, have also been made on the basis of a sewage flow of 6,300,000 gallons per day from the East side of the city alone, which flow will probably occur about ten years hence; also that such clarification will be necessary for only about six months of each year, inasmuch as the crude sewage may doubtless be thrown into the river during the six cold months without creating a serious or dangerous nuisance therein. The results of my calculations are that the clarification works, fully equipped in all particulars, will cost about \$100,000, and that the operating expenses will be about \$23,800 per season, including interest at 4 per cent. on the cost of land, masonry and all permanent structures, and at 10 per cent. on all machinery and other perishable objects required. This latter sum accordingly makes the cost of treating the sewage chemically about \$21 per million gallons, or about \$3,780 per million gallons for the entire season of six months; it also shows that when capitalized at 4 per cent. the cost of chemically treating the said volume of sewage continuously as stated, represents the interest on \$595,000.

In comparing these two estimates, it will be seen that the scheme of discharging the sewage into the lake appears to be only about one-half as expensive as its chemical treatment near Emerson's ice pond; but in ultimately deciding upon a choice between these two financial evils, it must be remembered that the discharge into the lake may eventually result in such a serious pollution of its shores between the river and Nine-mile Point, as to render previous chemical treatment necessary. In this event, the cost of constructing the works at the lake shore will remain the same as before, while the operating expenses will be largely increased. The other plan of clarifying the sewage near the city line is, furthermore, combined with the possibility of a rational utilization of a large portion of the sewage upon the sandy soil of the level part of the town of Irondequoit, and its exclusion, to the same extent, from the river. In these respects, the latter plan presents many advantages and, upon closer investigation, will doubtless be regarded as the most feasible method of dealing with the problem.

It is assumed in the foregoing that the increasing pollution of the river by crude sewage from both the west and the east sides of the city must soon be checked, in order to prevent the lower portion of the stream, where there is no appreciable current, from becoming pestilential. Experience has taught that there is a certain relation between the volume of fresh water flowing in a river and the quantity of raw sewage which may be emptied into it without producing consequences detrimental to the public health. Just what this relation may be in a given case will depend greatly upon the character of the sewage; but, in general, it has been found that when the volume of sewage is from one-tenth to one-twentieth of the flow of the stream, evil effects from the pollution begin to be noticeable. As a matter of fact, the smaller limit just mentioned has already been reached in the case of the Genesee during its present low stage; and that an extensive decomposition of putrescible organic matter is now actually taking place in the relatively quiet water between Brewer's Dock and Rattlesnake Point, is proven by the constant evolution of gas in this section of the stream, which makes itself manifest in the form of innumerable bubbles that rise and break on the surface. It is obvious, therefore, that as our population and the extension of the public sewers increase, the condition of the lower river will grow worse; and hence it is fair to take the subject of the sanitary conservation of the navigable and most beautiful part of the stream into serious account at the present time. In this matter every citizen has a decided interest, and a brief reference thereto seems justifiable.

The same reasons that present themselves against the pollution of the river may be urged still more strongly against the plan of discharging crude sewage in such large quantity into Irondequoit Bay. A discussion of this project appears to be entirely superfluous, except when considered in conjunction with a previous chemical treatment of the sewage. Here, again, the cost of the necessary works will be about \$100,000, provided that the sewage is to be dealt with at a single station, while the operating expenses will be more than doubled, inasmuch as the clarification must be continued throughout the entire year. In this case, too, the difficulties would be greatly increased in consequence of the remoteness of the works from a line of railway and other means of convenient transportation. More than one such permanent station would only increase costs of construction and maintenance without any commensurate advantages in other respects, and therefore such a project may be abandoned as being too expensive.

Respectfully submitted,
EMIL KUICHLING,
 Engineer in Charge.

Ordered received, filed and published.
 By the Clerk—

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., Sept. 4, 1888. }

To the Common Council:

GENTLEMEN—I hereby report that the following named persons have qualified as required by law, viz: James W. Kohler, W. J. Reilly, Bernard V. Logan, James H. Doty, Commissioners of Deeds. Respectfully submitted,
 PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE,
 Sept. 4, 1888. }

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 4th day of September, 1888, as required by section 58 of the city charter:

Departments.	Balance undrawn.	
Board of Education	Building fund	\$20,883 50
.. ..	Repair fund	4,548 86
.. ..	Contingent fund	28,144 86
.. ..	Teachers' fund	119,703 78

Fire Department fund	92,920 98
Poor Department fund	44,617 55
Police Department fund	70,308 28
Contingent fund	18,574 10
Highway fund	75,311 75
Lamp fund	110,543 68
Health fund	18,633 02
City Property fund	6,125 84
Park fund	1,034 91
Water Works fund	24,198 82
Water Pipe fund	55,122 34

JOHN A. DAVIS, Treasurer.
 Subscribed and sworn to before me, }
 this 4th day of September, 1888. }
 EDWARD THOMAS, Commissioner of Deeds.
 Ordered received, filed and published.
 By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR, }
 CITY BUILDING, FRONT STREET, }
 ROCHESTER, N. Y., Sept. 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 August he has relieved 271 families in the following manner:
 Orders on poor store..... \$ 938 75
 Orders on coal yard..... 71 25
 Orders on undertakers..... 80 50
 Orders for transportation..... 12 94
 Orders for shoes..... 6 90

Total..... \$1,109 74
 Less amount charged to towns..... 25 25

Total to city..... \$1,084 49
 All of which is respectfully submitted,
 A. H. MARTIN, Overseer of the Poor.
 Ordered received filed and published.
 By the Clerk—

TRUSTEES OF THE FIRE DEPARTMENT OF THE }
 CITY OF ROCHESTER, }
 ROCHESTER, N. Y., Sept. 1, 1888. }

Hon. Board of Aldermen, City of Rochester:

You are courteously invited to participate in the ceremonies of the dedication of the Firemen's Monument at Holy Sepulchre Cemetery, Tuesday afternoon, September 11, 1888. Previous to these exercises the inspection and parade of the Rochester Fire Department will take place. Please have the kindness to notify the committee of your intention to be present, so that arrangements can be perfected for your comfort while in the city.

Out-of-town guests will report, on their arrival, previous to 12 o'clock, to Chief Engineer Bemish, at his office, city building, Front street.

By Order of Committee,
 SAM B. WILLIAMS, SAM' L. M. STEWART,
 Secretary. Chairman.

On motion of Ald. Fee, the invitation was accepted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ELK STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Elk street. Adopted.

The Surveyor submitted as such estimate \$20.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of a hemlock plank walk four feet and eight inches in width on the west side of Elk street in front of lot No. 111. Also the necessary 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 \$20, which estimate is hereby approved.

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

Lot No. 111, situated on the west side of Elk

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 18th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

YALE STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Yale street.

Adopted.

The Surveyor submitted as such estimate \$230. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a hemlock plank walk four feet and eight inches in width on each side of Yale street, from the east lines of lots numbers 63 and 118 to the west line of Howard street, except where crosswalks shall be constructed, and where good plank walks now exist at the proper grade and in the correct alignment; also the necessary crosswalks across Howard street, to include, also, the necessary sidewalk grading and gutter formations between the limits mentioned.

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 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 Yale street, from the east lines of lots number 63 and 118 to Howard street, in front of which any part of the above specified improvement shall be completed, 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 18th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WARD STREET OPENING AND EXTENSION.

By Alderman Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening and extension of Ward street of a uniform width of thirty-three (33) feet, from Clinton street to the present west end of Hamburg street, and the territory deemed necessary to be taken therefor is described as follows: Beginning at the intersection of the east line of Clinton street with the north line of lot number eight (8) of Sherman's subdivision of out lot number nine (9) owned by Jacob Fox; thence easterly along the north line of said Jacob Fox's land, and in a direct continuation of said line to the west line of Joiner street; thence southerly along the west line of Joiner street thirty-three (33) feet; thence westerly on a line parallel with, and thirty-three (33) feet south of the first above-described line to, and along said Jacob Fox's south line to Clinton street; thence northerly along the east line of Clinton street thirty-three (33) feet to the place of beginning. Also the following described territory, viz: Beginning at the present west end of the north line of Hamburg street, thence westerly in a direct line to a point in the east line of Joiner street ten (10) feet north of the south line of lands owned by Conrad Joseph Fridel; thence southerly along the east line of Joiner street thirty-three (33) feet; thence easterly on a line parallel with, and thirty-three (33) feet south of the first above-described line until intersecting the produced south line of Hamburg street; thence easterly along said pro-

duced line to the west end of Hamburg street; thence northerly along the west end of Hamburg street to the place of beginning.

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 as they exist at the date of the passage of this ordinance, on each side of the following named streets, between the terminal limits mentioned:

Ward street—From N. St. Paul street to Clinton street.

Joiner street—From Kelly street to the N. Y. C. & H. R. R.

St. Joseph street—From Kelly street to the N. Y. C. & H. R. R.

Chatham street—From Kelly street to the N. Y. C. & H. R. R.

Nassau street—From Joiner street to Hudson street.

Holland street—From St. Joseph street to Nassau street.

Hamburg street—From the present west end thereof to Chatham street.

Clinton street—From Hand street to the N. Y. C. & H. 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 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 18th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

LAKE AVENUE SEWER REBUILDING.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of taking up the present cement pipe sewer in Lake avenue, from the center of Driving Park avenue to the center of Rowe street, and substituting therefor a vitrified pipe sewer.

Adopted.

The Surveyor submitted as such estimate, \$2,268.

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

The taking up the existing cement pipe sewer in Lake avenue, from the center of Driving Park avenue to the center of Rowe street, and substituting therefor a vitrified pipe sewer 2. inches in diameter within the terminal limits named; also the construction of the necessary manholes, 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 \$2,268, 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 enclosed within and described by the following described boundary lines, viz.:

Beginning at the intersection of the center of Rowe street with the center of Lake avenue; thence northerly along Lake avenue, including one tier of lots on the east side thereof, to the south line of lot number 59 of the tract known as Maplewood; thence westerly to the intersection of the west line of Lake avenue with the south line of Charles J. Burke's property; thence still westerly along the south line of Charles J. Burke's property to a point intersecting the continuation northerly of the east line of original lot No. 15 of Lake View park; thence southerly to and along the east line of said lot No. 15 to the southeast corner thereof; thence southwesterly across Lake View park to the northwest corner of subdivision lot No. 52 of Selye's subdivision of Lake View park; thence southerly along the west line of said lot No. 52 to the southwest corner thereof; thence westerly along the north line of lots Nos. 55, 57, 59, 61, 63, 65 and 67 to the west line of said lot number 67; thence southerly along the west line of said lot No. 67 and the west line of lot No. 18 of the same subdivision and in said line continued southerly to a point 50 feet north of Driving Park avenue; thence

easterly on a line parallel with and 50 feet north of Driving Park avenue to Thorn street; thence southerly along Thorn street, including the lot on the west side thereof, to Driving Park avenue; thence easterly along Driving Park avenue to Lake avenue; thence southerly along Lake avenue, including one tier of lots on the west side thereof, to Rowe 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, Sept. the 18th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLINTON PARK WIDENING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The widening of Clinton park (formerly known as Green street) to a uniform width of sixty (60) feet, from the south line of Monroe place (formerly known as Jackson street) to the north line of Griffith street. The east line of said street as proposed to be widened is described as follows, viz.: Beginning at the southeast corner of Monroe place and Clinton park, thence southerly along the present east line of Clinton park to the angle therein, and thence along said line produced to the north line of Howell street, thence southerly in a direct line to the southeast corner of Clinton park and Griffith street. The west line of the street as proposed to be widened, is sixty feet west of, and parallel with the first described line; and the territory deemed necessary to be taken for said street, is a strip of land sixty feet in width lying between said above described street lines, and extending from Griffith street to Monroe place, excepting therefrom such amount as have been opened, and one now occupied as streets for public use.

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 following named streets between the terminal limits mentioned, viz.: South Clinton street, from East Main street to Monroe place; Clinton park, from Monroe place to the Erie canal; extension of Clinton park, from the Erie canal to Pinnacle avenue; Pinnacle avenue, from the west line of the south end of the extension of Clinton park to the south line of the city as they exist at the date of the passage of this ordinance, and 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 18th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO 3,539.

KIRK 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 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 Kirk 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 pine plank walks four feet and eight inches in width on each side of Kirk street, except where cross walks shall be constructed, from scio street to Union street. Also the necessary crosswalks, and the required sidewalk grading and gutter formations.

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 \$796 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 Kirk street, from scio street to Union 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly Thayer 15.

Ald. Selye moved that the final ordinance for a pipe sewer in Locust street be referred to the City Surveyor to report at the next meeting as to the necessity for a sewer in Locust street. Adopted.

FINAL ORDINANCE NO. 3,540.

PEARL STREET SEWER AND 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 all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve Pearl street from Averill avenue to Alexander 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 improvement of Pearl street from Averill avenue to Alexander street in the following manner, viz: First, to construct a vitrified pipe sewer 12 inches in diameter in said street, from a point 60 feet north of Averill avenue measured on the west side of Pearl street, to the south end of the present sewer in Pearl street, north of Alexander street; also the necessary manholes, surface sewers, and lot laterals. Second, to set a line of medina stone curb, with gutters of the same material three feet in width adjoining the same, on each side of the roadway of the street between the terminal limits heretofore mentioned, width of road-

way between curb lines, to be 32 feet. Third, to gravel the roadway between the gutter pavements, and to that end, said portion of the roadway shall be graded down sufficient to receive a coating of gravel six inches in thickness at the middle of the street and three inches in thickness at the lines of the gutters, after being thoroughly rolled; also the necessary sidewalk grading.

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 \$2,400, 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 Pearl street from Averill avenue to Alexander 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.

Ald. Williams presented a remonstrance. The ordinance was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,541.

CLIFFORD STREET 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 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 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 grade Clifford street from North avenue to the east line of the city.

The Common Council of the City of Rochester do ordain and determine that the following improve. ment is necessary and should be made, to wit:

The grading of Clifford street as recently opened and extended, from North avenue to the east line of the city. The width of the proposed roadway to be 80 feet and the width of each of the sidewalks, to be 15 feet. Also the construction of such stone and wood box culverts as shall be necessary to properly drain adjacent lands and provide for the passage of any stream under and across said street. Also the removal of all fences, buildings and other obstructions from said street that shall in any manner interfere with the performance of the proposed improvement.

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 \$9,250 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 street recently opened and extended, and now known as Clifford street, from North avenue to the east line of the city.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Fee moved that action on the final ordinance for South Clinton street asphalt improvement be postponed until the next regular meeting. Adopted.

FINAL ORDINANCE NO. 3,542.

LAKE AVENUE OUTLET SEWER.

On motion of Ald. Schroth, 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,

Ald. Schroth submitted the following:

An ordinance to construct an outlet sewer for Lake ave. from the center of the Big Ridge road through Lake ave. and across private lands to the high bank of 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 construction of an outlet sewer 3x3 feet in size, with arch and invert, in Lake avenue and across private grounds along the following described line, viz.: Beginning at the intersection of the center line of what is known as the Big Ridge road with the center line of Lake avenue, thence northerly along the center of Lake avenue, to a point 10 feet north of the south line of property owned by Frederick J. Miller, thence easterly on a line parallel with, and 10 feet north of said Frederick J. Miller's south line, to the top of the west high bank of the Genesee river; also the necessary manholes, surface sewers, lot laterals and connections therefor. Together with the acquirement of a right of way through, and an easement in, said Frederick J. Miller's and other lands, for the purpose of constructing and maintaining, examining and repairing said sewer at all times hereafter.

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 \$18,000, 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:

All the territory enclosed within and described by the following boundry lines, viz.: Beginning at the intersection of the top of the west high bank of the Genesee river with the north line of the city, thence westerly along the north line of the city to the west line of the city, thence southerly along the west line of the city to a point 150 feet north of Driving Park avenue, thence easterly on a line parallel with and 150 feet north of said Driving

Park avenue to a point 150 feet west of the street known as the Boulevard, thence northerly on a line parallel with and 150 feet west of said Boulevard to the south line of Charles J. Burke's property, thence easterly along the south line of said Charles J. Burke's property to the west line of Lake avenue, thence still easterly to the intersection of the east line of Lake avenue with the south line of lot 19 of the tract known as Maplewood, thence easterly along the south line of said lot 59 and lot 60 to Maplewood avenue, thence southerly along Maplewood avenue and including one tier of lots on the west side thereof, to Driving Park avenue, thence easterly along Driving Park avenue to the top of the west high bank of the Genesee river, thence northerly along the top of west high bank of said Genesee river 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 will derive therefrom.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**FINAL ORDINANCE, NO. 3,543.
 LAKE AVENUE PIPE SEWER.**

On motion of Ald. Schroth 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, 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. Schroth submitted the following:
 An ordinance to construct a pipe sewer in Lake avenue from near C. J. Burke's south line to the Big Ridge road

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 Lake avenue, from a point 17 feet north of the south line of Charles J. Burke's property, to the center of what is known as the Big Ridge road, and of the following specified diameters, viz.: to be 15 inches in diameter, from the south end of the proposed sewer, to the center of Rose street, 18 inches in diameter from the center of Rose street, to the center of Frauenburger street, and 20 inches in diameter from the center of Frauenburger street, to the center of the aforesaid Big Ridge road. Also the necessary surface sewers—manholes—lot laterals and connections thereof.

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 \$10,000, and said estimate being deemed reasonable, is hereby 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:

All the territory enclosed within, and described by the following boundary lines, viz.: Beginning at the intersection of the south line of what is known as the Big Ridge road, with the west line of Lake avenue; thence southerly along the west line of Lake avenue, and including one tier of lots on the west side thereof to Flower City Park, thence west-

erly along Flower City Park, and including one tier of lots on the north side thereof, to the west line of lot No. 14 of the Flower City Building Lot Association; thence easterly along said Flower City Park, and including one tier of lots on the south side thereof, from the west line of lot No. 42 of the Flower City Building Lot Association, to the west line of Lake avenue; thence southerly along Lake avenue, and including one tier of lots and parcels of land on the west side thereof to a depth of 150 feet, to a point 233 feet north of the north line of property formerly owned by the Lake Avenue Building Lot Association; thence westerly on a line 233 feet north of, and parallel with the north line of said Lake Avenue Building Lot Association, 515 feet; thence southerly in a direct line to the northwest corner of lot No. 14 of said Lake Avenue Building Lot Association, and along the west line of lot No. 14 and lot No. 15 to the southwest corner of lot No. 15 of said Lake Avenue Building Lot Association; thence westerly along the south line of said Building Lot Association property, to a point 556 feet west of Lake avenue; thence southerly in a direct line, to the northeast corner of lot No. 23 of the Flower City Park; thence westerly along the north line of Burke Park, to the northwest corner of lot No. 29 of said Burke Park; thence southerly along the west line of lot No. 26, and along the west line of what is known as the Terrace, and along the west line of lot No. 41 of said Burke Park, to the south line of Charles J. Burke's property, including also lots Nos. 33, 34, 35, 36 and 37 on the west side of said Terrace; thence easterly along the south line of Charles J. Burke's property, to Lake avenue; thence easterly to the intersection of the east line of Lake avenue, with the south line of lot No. 59 of the tract known as Maplewood; thence northerly along Lake avenue and including one tier of lots on the east side thereof to Frauenburger street; thence still northerly along Lake avenue, including a strip of land 150 feet in depth on the east side thereof, to a point in the produced line easterly of the south line of what is known as the Big Ridge road; thence westerly along said produced line 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 or 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, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,544.

OPENING A STREET FROM VAN STALLEN PARK TO NORTON STREET.

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 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 allegation from all persons appearing,

Ald. Bohrer submitted the following:
 An ordinance to open a new street, from Van Stallen Park to North 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 a street 47 feet in width, from Van Stallen park to Norton street, along the west side of the St. Joseph Street Lot Association

tract, and the territory to be taken therefor is described as follows: A strip of land 35 feet in width to be taken from the west side of, and adjoining the west line of the St. Joseph Street Lot Association tract, and a strip of land 12 feet in width lying next, west of, and adjoining said St. Joseph Street Lot Association tract, each extending from Van Stalen park to Norton 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 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 lying west of and adjoining the St. Joseph Street Lot Association tract, from Van Stallen park to Norton street. Also the entire St. Joseph Street Lot Association tract, as they exist at the date of the passage of this 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Foley action on the final ordinance for Waverly place extension was postponed until the next regular meeting.

Ald. Sullivan moved that action on the final ordinances for opening a street from Mount Hope avenue to Edinburgh street, opening a street from North St. Paul street to Brown's Race, Alexander street river bridge, Driving Park avenue river bridge, Platt street river bridge and Market street river bridge be postponed four weeks.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Judson, Schroth, Bohrer, Kelly—8.

Nays—Ald. Fee, Williams, Foley, Selye, Hall, Swikehard, Thayer—7.

On motion of Ald. Kelly further action on the ordinances for Ravine avenue opening and extension and Ravine avenue bridge was indefinitely postponed.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Aug. 29, 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, 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:

No.	Ordinance and improvement.	Expense.
3,166.	Plymouth ave. lift bridge.....	\$18,477 63
3,170.	Parcells ave. pipe sewer.....	5,399 90
3,191.	Hayward ave. pipe sewer.....	5,489 49
3,296.	N. Joiner st. grad'g and walks.....	3,673 22
3,321.	De Jonge pk. plank walk.....	46 36
3,320.	Third ave. plank walk.....	426 52
3,323.	Penn and Smmer sts. cem't w'k.....	453 33
3,336.	Selye terrace cement walk.....	1,077 93
3,338.	Sellinger st. pipe sewer.....	2,824 68
3,380.	Selye terrace pipe sewer.....	506 20
3,431.	Avenue C pipe sewer.....	1,043 73
3,490.	Avenue A pipe sewer.....	1,096 08
3,436.	First ave. pipe sewer.....	1,076 94
3,445.	West Orange st. plank walk.....	177 22
3,443.	North St. Paul st. pipe sewer.....	787 58
3,451.	Raines pk. and Lake View pk. sewer.....	838 22
3,449.	Avenue B plank walk.....	73 53
3,463.	Clifton st. pipe sewer.....	743 59
3,463.	Ravine ave. plank walk.....	67 25
3,464.	Norwood st. plank walk.....	110 01

3,485, Harris ave. flag walk..... 219 12
3,482, Conkey ave. pipe sewer..... 212 32

JOHN A. DAVIS, Treasurer.

Ordered received, filed and published.
LOCAL ASSESSMENT IMPROVEMENT, No. 3156

PLYMOUTH AVENUE LIFT BRIDGE.

By Ald. Kohlmetz—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 eighteen thousand four hundred and seventy-seven dollars and sixty-three cents (\$18,477.63); 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-half of the total expense of said improvement upon one tier of lots and parcels of land on each side of Plymouth avenue, from Main street to Spring street, and the balance thereof upon one tier of lots and parcels of land on each side of the following named streets and avenues within the limits mentioned, viz: Plymouth avenue, from Spring street to the B., N. Y. & P. R. R.; Washington street, from the Erie canal to Atkinson street; Spring street, from School alley to Caledonia avenue; Livingston park, from Spring street to Troup street; Troup street, from School alley to Caledonia avenue; Greenwood avenue, from Troup street to Atkinson street; Atkinson street, from Plymouth avenue to Caledonia avenue; Eagle street, from Troup street to the south end thereof; Adams street, from Plymouth avenue to Caledonia avenue; Tremont street, from Plymouth avenue to Caledonia avenue; Edinburgh street, from Plymouth avenue to Caledonia avenue; Glasgow street, from Plymouth avenue to Caledonia avenue; Main street, from State street to Washington street; Sophia street, from Main street to Center street; Greig street, from Plymouth avenue to Clarissa street, and Clarissa street, from the intersection of Greig street and Clarissa street to Plymouth avenue, in proportion to the benefit which each will derive therefrom.

Therefore, Resolved, That said expense be assessed 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 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 8th day of September, 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 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, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,170

PARSELLS AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 three hundred and ninety-nine dollars and ninety cents, (\$5,399.90); 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 and parcels of land on each side of Parsells avenue, from a point two hundred (200) feet east of the east line of Leighton street to East Main street; also one tier of lots and parcels of land on each side of Emma street, from East Main street to Goodman street, excepting therefrom for the distance of one hundred (100) feet measured eastward on Emma street, the lots on the corners of Goodman street and Emma 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 benefitted, and not of 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 such purpose on the 8th day of September, 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:

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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT No.3191
HAYWARD AVENUE PIPE SEWER.**

By Ald. Kohlmetz—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 four hundred and eighty-nine dollars and forty-nine cents (\$5,489.49); 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 Hayward avenue, from the eastern terminus thereof to Goodman street. Also one tier of lots and parcels of land on each side of of Garson avenue, from Leighton avenue 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 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 8th day of September, 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 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 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, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15

**LOCAL ASSESSMENT IMPROVEMENT, No.3296
NORTH JOINER STREET GRADING.**

By Ald. Kohlmetz—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 six hundred and seventy-three dollars and twenty-two cents (\$3,673.22); 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 North Joiner street from Clifford street to Norton 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 8th day of September, 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:

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, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No.3,320
THIRD AVENUE PLANK WALK.**

By Ald. Kohlmetz—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 twenty-six dollars and fifty-two cents (\$426.52), 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 and parcels of land on each side of Third avenue from Central Park to Pennsylvania 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, 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,321
DE JONGE PARK PLANK WALK.**

By Ald. Kohlmetz—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 thirty-six cents, (\$46.36); 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 and parcels of land on each side of DeJonge park from St. Joseph street to North 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 said improvement; and said assessors are hereby notified to meet for such purpose on the 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3323
PENN AND SUMMER STREETS CEMENT WALKS.**

By Ald. Kohlmetz—Whereas, The City Treasurer 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 four hundred and thirty-three dollars and thirty-three cents (\$433.33); 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 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 boundary of lot No. 10 on Penn 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,336
SELYE TERRACE CEMENT WALKS.**

By Ald. Kohlmetz, 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-seven dollars and ninety-three cents, (\$1,077.93); 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 Selye Terrace immediately abutting on the sidewalks constructed.

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 eighth day of September 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,338
SELLINGER STREET PIPE SEWER.**

By Ald. Kohlmetz—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 thousand eight hundred and twenty-four dollars and sixty-eight cents (\$2,824.68); 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 Sellinger street, from St. Joseph street to North Clinton street. Also, one tier of lots and parcels of land on each side of Dover street as far as now opened northward from Buchan 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 expens

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 8th day of September, 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:

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, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3380
SELYE TERRACE PIPE SEWER.**

By Ald. Kohlmetz—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 six dollars and twenty cents (\$506.20); 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 follows:

One tier of lots and parcels of land on each 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 Pierrepont avenue from Willard st. to Selye Terrace.

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 8th day of Sept., 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3430
AVENUE A PIPE SEWER.**

By Ald. Kohlmetz—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 ninety-six dollars and eight cents, (\$1,096.08); 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 Avenue A, from Harris 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 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 8th day of September, 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,491.
AVENUE C PIPE SEWER.**

By Ald. Kohlmetz—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-three dollars and seventy-three cents (\$1,043.73); and which 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 Avenue C, from the West line of Harris 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 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,436
FIRST AVENUE PIPE SEWER.**

By Ald. Kohlmetz—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 seventy-six dollars and ninety-four cents, (\$1,076.94); 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 follows:

One tier of lots and parcels of land on each side of First ave., from the north line of Central park to Bay 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 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 the said Assessors are hereby notified to meet for such purpose on the 8th day of Sept., 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3443
NORTH ST. PAUL STREET PIPE SEWER.

By Ald. Kohlmetz—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 eighty-seven dollars and fifty-eight cents (\$787.58), 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 North St. Paul street, from the end of the present sewer to Avenue "E."

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 8th day of September, 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 of the assessment roll by the City Treasurer.

Adopted by the following vote:

Ayes Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3445
WEST ORANGE STREET PLANK WALK.

By Ald. Kohlmetz—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-seven dollars and twenty-two cents (\$177.22); 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 both sides of West Orange street, from Ames street to Yakey 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 improve-

ment; and said Assessors are hereby notified to meet for such purpose on the 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3449
AVENUE B PLANK WALK.

By Ald. Kohlmetz—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-three dollars and fifty-three cents (\$73.53); 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 north side of Avenue B from Conkey avenue to a point four hundred and fifty (450) feet eastward from the last named 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3451
RAINES PARK AND LAKE VIEW PARK SEWER.

By Ald. Kohlmetz—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 hundred and thirty-eight dollars and twenty-two cents (\$838.22); 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 Raines Park from the northern terminus thereof to Lake View Park; also one tier of lots and parcels of land on the south side of Lake View Park from the east line of lot No. 54 to Pierpont 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 noti-

fied to meet for such purpose on the 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,463
RAVINE AVENUE PLANK WALK.

By Ald. Kohlmetz—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-seven dollars and twenty-five cents, (\$67.25); 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 follows:

One tier of lots and parcels of land on the south side of Ravine avenue, from Finch street to Thrush 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3,464
NORWOOD STREET PLANK WALK.

By Ald. Kohlmetz—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 ten dollars and one cent (\$110.01); 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 east side of Norwood street from University avenue to Anderson 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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,468
CLIFTON STREET PIPE SEWER.

By Ald. Kohlmetz—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 forty-three dollars and fifty-nine cents (\$743.59); 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 follows:

One tier of lots and parcels of land on each side of Clifton street, from Reynolds 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 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 eighth day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT No. 3,482
CONKEY AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 twelve dollars and thirty-two cents, (\$212.32); 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 Conkey avenue, from Avenue C to Avenue D.

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 8th day of September, 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, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

LOCAL ASSESSMENT IMPROVEMENT NO. 3485

HARRIS AVENUE FLAG WALKS.

By Ald. Kohlmetz—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 nineteen dollars and twelve cents, (\$219.12); 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 Harris avenue from Avenue "A" to Avenue "B."

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 8th day of September 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, Sullivan, McMillan, Fee, Kholmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

MISCELLANEOUS BUSINESS.

By Ald. Thayer—Resolved, That the resolution offered by Ald. Kelly, found at page 115 of the Current proceedings, relative to the contract with the Protectives No. 1, be, and the same hereby is, amended so as to read as follows:

Resolved, That the Mayor be, and he is hereby, instructed to enter into a contract with the Protectives No. 1 of Rochester, providing, in substance, that at any time within six years from June 18, 1888, the said company may redeem the lot, building and appurtenances now occupied by it from the city, upon paying the sum of fifteen thousand four hundred and fifty dollars and seventy cents, without interest, and that, upon such payment being made, the city will cause to be executed a conveyance of all its interest in said lot, building and appurtenances to said company; and also, further providing, in substance, that the building upon the lot shall, until such reconveyance, be kept insured in a sum not less than eight thousand dollars, in the name of, and said insurance payable to, the city, the cost of insurance to be borne and paid, at all times, by said Protectives, and that in case of an injury or destruction by fire to or of said building, that the city will apply the amount realized by it from said insurance to the restoration of said building, or at the election of said Protectives, providing such election be exercised by it and notice thereof given to the Common Council of said city within ninety days after the happening of such injury or destruction, to the payment of said indebtedness or sum of redemption aforesaid; and also, that until such redemption be made, the said Protectives be granted the use of said lot and building for all purposes connected with fire department uses and purposes, and provided that the action begun in the Supreme Court by said Protectives against the city be discontinued, without costs to either party as against the other.

Adopted.

By Ald. Thayer—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for opening a new street from VanStalled park to Norton street, as contemplated by ordinance No.

3,544, adopted at this meeting, and report the result of such negotiations to this Board at the next regular meeting, Sept. 18th, 1888. Adopted.

By Ald. Thayer—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 3 engine house, Platt street.

Third ward—First district—Building formerly occupied by Livermore's livery stable, Caiedonia avenue.

Third ward—Second district—McConnell's barber shop, 202 Plymouth avenue.

Fourth ward—Number One Engine House, Stone street.

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—George Weaver's store, No. 136 Monroe avenue.

Seventh ward—Second district—Mrs. Marcotte's store, corner Monroe avenue and Meigs street.

Eighth ward—First district—Hunt's barber shop, 134 West avenue.

Eighth ward—Second district—John Carroll's store, corner Reynolds and Adams street.

Eighth ward—Third district—Hunt's shop, 114 Bartlett street.

Ninth ward—First district—Building No. 34 Lake avenue.

Ninth ward—Second district—Glenwood Loan Association office, 136 Lake avenue.

Tenth ward—Fred Spellman's store, 551 East Main street.

Eleventh ward—First district—George Hartel's store, Romeyn street, between Clark and Grape.

Eleventh ward—Second district—Joseph Yawman's, corner Saxton and Jay streets.

Twelfth 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 Nodeck-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. Scherrille's building, 84 North avenue.

Fifteenth ward—Geo. Wick's building 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.

Sixteenth ward—Third district—Philip Mattle's store, 399 Hudson street.

Adopted.

By Ald. Kelly—

ROCHESTER, Sept. 4, 1888.

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

Whereas, The erection of several new bridges across the Genesee river is contemplated by the City of Rochester, and such improvement will necessitate the expenditure of a large sum of money for labor of various kinds; and

Whereas, The workmen of this municipality are in large part the taxpayers thereof, directly and indirectly; therefore be it

Resolved, That the Independent Political Labor League respectfully ask that your Honorable Body in awarding the contracts for such improvements, that you make a proviso to the effect that all work which can properly be so done shall be executed in this city, thus giving the work to resident labor and thereby benefiting the city generally; and be it further

Resolved, That in letting the contracts, all things being equal, or nearly so, preference shall be given

to Rochester contractors or employers of labor as against outside builders, for this one reason if for no other: that the interest on the money diffused through the city will go a great way toward paying the interest on the debentures by the time they mature. Further, that we strongly recommend that a definite plan be prepared by a competent and disinterested person for each of the proposed bridges, and tenders be received on this plan only, and all bidders must bid upon this design alone.

The above resolutions were adopted unanimously by the Independent Political Labor League in convention assembled.
Ordered received, filed and published.

By Ald. Kelly—Resolved, by the Common Council of the city of Rochester, That the Executive Board, in letting the contracts for the contemplated river bridges, be and hereby is requested, all things being equal or nearly so, to give the preference to Rochester contractors or employers of labor, as against outside builders or contractors. Adopted.

By Ald. Kelly—Resolved, That the Executive Board be requested to place fire alarm boxes at the corner of Ames and Maple streets and corner Colvin and Chester streets. Adopted.

By Ald. Kelly—Resolved, That the dedication of Myrtle Hill park, as mentioned in the communication of the Executive Board at the meeting of this Board August 21st, be and the same hereby is accepted, and the City Clerk is hereby directed to enter the name of such street in the Public Street Register in his office, and the Executive Board be notified to place the usual street signs where required. Adopted.

By Ald. Kelly—

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

GENTLEMEN—I hereby tender my resignation as a member of the Special Committee on Bridges.

J. MILLER KELLY.

Ald. McMillan moved that the resignation be laid upon the table.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Jelson, Schroth, Bohrer, Thayer—14.

By Ald. Schroth—Petition of Jesse Hart. Referred to the Assessment Committee.

By Ald. Swikehard—Resolved, That the Lamp Committee be directed to cause the placing of Brush arc lights, as follows:

One at the corner of Magne and Saxton streets, and displace two Edison lights.

One at the corner of Saxton and Lime streets, and displace two Edison and three gas lights.

One at the corner of Saxton and Orange streets, and displace one Edison and three gas lights.

One at the corner of Saxton and Campbell streets, and displace one Edison and seven gas lights.

One at the corner of Orchard and Smith streets, and displace six Edison lights.

One at the corner of Orchard and Lime streets, and displace nine Edison lights.

One at the corner of Walnut and Smith streets, and displace one Edison and five gas lights.

One at the corner of Walnut and Orange streets, and displace one Edison and five gas lights.

One at the corner of Orange and Grape streets, and displace five gas lights.

One on Romeyn street, between Magne and Clark streets, and displace five Edison and two gas lights.

One in front of No. 19 Orange street, and displace three gas lights.

Also, to discontinue lights as follows:

Two Edison and five gas lights at the corner of Campbell and Walnut streets.

Two gas lights at the corner of Wilder and Walnut streets.

Three gas lights at the corner of Wilder and Saxton streets. Adopted.

Ald. Selye asked for and obtained unanimous consent to introduce the following penal ordinance, and moved it lay on the table two weeks, viz.:

An ordinance relating to the protection of stone or other monuments, governing the location of

street lines, and of stakes or other objects set on city surveys and improvements.

Passed September —, 1888.

SECTION 1. Any and every person, firm, corporation, or association, who shall in any way or manner, directly or indirectly, destroy, injure, displace or interfere with, or cause to be destroyed, injured, displaced or interfered with any stone or other monument or post at any time heretofore or hereafter placed to locate or designate the line or lines of any street, avenue, alley, lane, highway, park, square or place within the city of Rochester, or any stake, stone, post or other object that may at any time heretofore or hereafter be placed by or under the direction of the City Surveyor, this Common Council, or any officer, board or employee of said city, to locate or designate any survey made for or on behalf of said city, or to locate or designate any public street, walk or other improvement or work within the said city of Rochester, shall for each offense be liable to and be fined the sum of not less than twenty-five dollars, nor more than one hundred and fifty dollars, besides being liable to the city of Rochester for any damage and expense thereby occasioned to said city of Rochester.

Section 2. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions thereof, shall command the amount to be made of the property of the defendant, or defendants, if any such can be found, and, if not, then to commit the defendant, or defendants, to the Monroe County Penitentiary for the period of two days, for each one dollar of the amount of the judgment recovered, but in no case to be for a period longer than one hundred and fifty days.

Section 3. This ordinance shall take effect immediately.

Ordered received, filed and published.

Ald. Foley—Presented the petitions of Geo. E. Woodcock, Geo. Klein and Martha P. Hopkins for permission to erect wood buildings and moved that permission be granted. Adopted.

By Ald. Williams—Petitions of Geo. W. Crouch, Jr., Edwin McKnight and Mary McConnell, Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fee—Petition for the widening of Clinton Park.

Ordered received, and filed.

By Ald. Fee—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, 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 that such street, avenue, alley or place has been properly dedicated and accepted as or has otherwise 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 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. Fee—Resolved that the following aldermen be added to the bridge committee: Aldermen Foley, Williams, Fritzschle, Hall, Swikehard, Schroth, Bohrer, Thayer.

Ald. Foley moved to amend by adding Ald. Fee to the committee.

Adopted.
The resolution as amended was then adopted.
On motion of Ald. Foley the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Sept. 18, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Absent—Ald. McMillan, Foley, Swikehard—3.

APPROVAL OF 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. Sullivan—Bills of—	
Western Union Telegraph Co., services, August.....	\$38 38
Rochester District Telegraph Co., services, July.....	3 60
Rochester District Telegraph Co., services, August.....	4 65
Bell Telephone Co., services.....	1 25
J. R. Malaney, livery.....	4 00
J. R. Malaney, livery.....	3 00
Frank W. Payne, hack hire.....	5 00
John Slattery, hack hire.....	5 00
B. Frank Enos, expenses Sargent case.....	7 55
B. Frank Enos, expenses, August.....	5 65
Patrick C. Kavanagh, expenses Gallow and others case.....	38 62
C. E. Morris, blank books and stationery.....	12 68
Atkinson & Sykes, repairs keys, etc.....	8 55
James Field, mop yarns.....	2 28
Times Pub. Co., printing blanks.....	4 50
Rochester Volksblatt, advertising.....	9 00
E. P. Olmstead, meals for prisoners, July.....	22 00
Samuel Sloan, repairs headquarters.....	13 14
Schmidt & Kalbfleisch, copper wire.....	20 58
Howe & Rogers, linoleum chie. f.....	46 38
Wm. Croston, brooms.....	2 00
A. Drinkwater, doctoring horse.....	37 50
Fred W. Lang, hay and straw.....	22 92
Referred to Police Committee.	
By Ald. Fee—Bills of	
Edison Electric Light Co., lighting lamps, Aug.....	1,191 33
Brush Electric Light Co., lighting lamps, Aug.....	6,724 50
Rochester Electric Light Co. lighting lamps, Aug.....	2,164 71
Rochester Gas Co., lighting lamps, Aug.....	565 75
Municipal Gas Co.,.....	344 10
Citizens' Gas Co., lighting lamps, Aug.....	937 65
Referred to Lamp Committee.	
By Ald. Fee—Petition of Leonard Mandry for permission to erect a wood building. Permission granted.	
By Ald. Fee—Petition of Christ Church by Albert C. Walker (clerk), for remission of taxes. Referred to Assessment Committee.	
By Ald. Fritzsche—Petition of J. Cohen to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.	
By Ald. Williams—Bills of	
Union and Advertiser, printing proceedings.....	324 11
Sunday Herald Printing Co., printing, City Attorney.....	214 50
N. T. Hackstaff, printing blanks.....	9 00
W. P. Maddock.....	6 00
John P. Smith, notices, books &c.....	36 30
Williamson & Higbie, stationery.....	38 00
.....	10 13
.....	74 55
.....	22 33
A. Jackson,.....	5 70
V. Fleckenstein, P. M., postage stamps.....	18 00
Homer DeWitt, hack hire.....	4 00
Frank W. Payne,.....	2 00
Lovel Hamlin,.....	4 00

J. B. Colman, repairing instruments.....	4 50
Stecher Lithograph Co., check book treasurer.....	36 00
Henry Shelter, repairing picture frames.....	5 40
Referred to Contingent Expense Committee.	
By Ald. Selye—Petition for sewer in White street. Referred to the surveyor to prepare an ordinance. Also petition of Henry East to erect a wood building referred to the Wood Building Committee and Fire Marshal with power to act.	
By Ald. Hall—Bills of	
J. T. Cox, cleaning carpet.....	\$ 15 25
Minges & Shale, desk and case.....	147 00
F. J. Irwin, cleaning city hall.....	65 00
Howe & Rogers, carpet mayor's office.....	150 88
Wm. Bassett, labor and material mayor's office.....	11 45
Smith, Perkins & Co., matches.....	1 60
.....	1 60
Wm. Bassett, labor and material.....	47 40
Rochester Gas Co., gas city hall.....	154 00
Meulendyke & Veyhl, repairing furniture.....	36 00
Scrantom & Wetmore, mimeograph surveyor.....	15 00
Referred to the City Property Committee.	
By Ald. Judson—Petition of Katharine Kane for permission to erect a wood building. Permission granted.	
By Ald. Schroth—Petitions of Mary C. Doyle and Daniel W. Fish to erect wood buildings. Referred to the wood building committee and Fire Marshal, with power to act. Also a petition for a McAdam improvement on Herman street. Referred to surveyor to prepare an ordinance.	
By Ald. Schroth—Bills of—	
Mrs. Frank Vahue, collecting garbage.....	\$114 00
Jos. Greenauer.....	114 00
Jacob Rauber.....	114 00
John Roach.....	114 00
John Becker.....	114 00
Lawrence Same.....	114 00
Daniel Hickey.....	114 00
Patrick Bradley.....	114 00
Peter Hardy.....	114 00
Wm. Rosegreen.....	114 00
John Becker, removing dead horses.....	18 00
G. L. Gillson, professional services.....	14 00
Union & Advertiser, printing reports, Aug.....	6 00
Chas. Englert, board of horse, July and Aug.....	40 00
Referred to Health Committee.	
By Ald. Bohrer—Petitions of J. W. Ross and Meinrad Iseman for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition of E. D. Davis to move a wood building. Referred to the Executive Board.	
By Ald. Kelly—Petitions of Jane Loon and Mrs. Annie Klump to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.	
By Ald. Kelly—Bills of	
Geo. E. Le Gacy, board and lodging.....	\$ 2 75
Chas. Englert, Transportation.....	28 00
Johanna Yawman, rent.....	25 00
John V. Zapf.....	13 75
Geo. Loveridge.....	15 00
Morris Kiley.....	12 00
Geo. Mattern.....	31 50
Mina Lauterbach.....	14 00
Jacob Englert.....	19 50
Jewish Orphan Asylum, board.....	12 80
City Hospital, board.....	925 47
Henry Brinker, beans.....	23 35
P. Joyce, burials.....	37 00
B. O'Reilly.....	61 00
W. C. Dickinson,.....	12 50
.....	71 25
Jas. McMannis, groceries.....	64 56
Post & Borthwick, beans.....	5 20
B. F. Martin, groceries.....	174 78
.....	145 90
P. Connaughton,.....	27 00
Patk. Tiernan,.....	12 00
J. Wittman, meat.....	51 37
J. B. Metzgar,.....	25 00
Mich. McCormick, hack hire.....	11 50
Mich. Ulton,.....	2 00
Chas. King,.....	1 50

Jas. Kavanagh,	4 00
E. H. Howard, disbursements.....	8 04
F. J. Amsden, transportation.....	25 26
H. V. Filkins, constable fees.....	3 40
P. G. Seiner, medicines.....	13 00
E. H. Davis & Co., medicines.....	7 06

Referred to the Poor Committee.
 By Ald. Thayer—Petitions of Jos. T. Alling and William Alling for permission to erect wood buildings, permission granted. Also petitions for water mains in Seventh avenue and Copeland street. Referred to the Water Works Committee and Executive Board. Also petitions for electric lights in First avenue.

Referred to the Lamp Committee.
REPORTS OF STANDING COMMITTEES.
 Ald. Sullivan from the Police Committee, Ald. Williams from the Contingent Expense Committee; Ald. Hall from the City Property Committee, Ald. Schroth, from the Health Committee; Ald. Kelly from the Poor Committee reported favorably on the bills referred 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: Your Assessment Committee begs leave to submit the following as its report:

The Treasurer should be directed to receive from George G. Boughton the sum of seventeen dollars and eighty-five cents in place of twenty-three dollars and thirty-two cents, as his personal property tax in the Sixteenth ward, with any percentages thereon which may be due at the time of payment, and charge the balance said tax to erroneous assessments.

It seems that through an error Mr. Boughton was charged at the rate provided for where water and lights were upon the street in the annexed territory, whereas, in fact, no water or lights upon Mount Hope avenue, beyond the old city line, where he lived, had been placed until after the assessment rolls were prepared for the year 1888.

Mrs. Peters (properly speaking, the heirs of William C. Peters) referred to in the communication of Assessor Maher, on pages 183-4, current proceedings, should be denied relief from the assessment upon lot seven for the Pinnacle avenue improvement, for the reason that proper relief was given to said heirs in the report of your committee, to be found at page 400, proceedings 1887-8.

John Cary and M. A. Nusbaum's applications for remission of part of their general city tax for 1888, upon their respective premises, should be denied, for the reason that they are attempts to substitute the judgments of your committee, based upon the applicant's unsworn statements, in place of the assessors' valuation, under oath, and thus establish a pernicious practice. Your committee would further observe that it is not, in any wise, by reason of any remarks above made, disposed to criticise the valuations placed by the assessors upon the applicant's premises.

Henry Hoffman's application to be relieved from an assessment against his premises on South St. Paul street for the sewer in said street should be denied, as your committee is of the opinion that the assessment is a fair and just one to all persons concerned, including Mr. Hoffman.

Hugh and John Ritt's application for relief from the general city tax for 1885 upon lots 12 and 13, Section A, Asylum tract, should be denied, for the reason that your committee is of the opinion that, even assuming for argument sake, that the valuation placed upon those lots is high, yet the valuation in said tax rolls upon their other lots, 44 and 45, in the same tract, is proportionately less. It seems that in the year 1885, the two parcels were assessed separately, and it may be that the Messrs. Rits received but one tax bill from the treasurer for the tax upon said lots 44 and 45, but it is also apparent that an examination would have revealed that fact, and thus made it incumbent upon them to examine further to ascertain if there were a tax upon their adjoining lots 12 and 13. Good faith demanded such action from them. Your committee, however, under all the circumstances, would

recommend that if the unpaid tax for 1885 upon said lots 12 and 13 be paid within two months from September 18th, 1888, that the treasurer be directed to receive the amount of said tax, at the time of sale in 1886, together with interest at six per cent. thereon from that time to the date of payment.

Your committee, therefore, recommends the adoption of the accompanying resolutions, for the foregoing purposes.

All of which is respectfully submitted

H. KOHLMETZ,
 LEO J. HALL,
 D. W. SELYE,

Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved that the treasurer be, and he hereby is, directed to receive from George G. Boughton the sum of seventeen dollars and eighty-five cents, in full of his personal property tax for 1888, in the 16th ward, with any percentages thereon accruing at the time of payment, and that he charge the balance of such tax to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the applications of Mrs. Peters, John Cary and M. A. Nusbaum, referred to in the foregoing report, be, and the same hereby are, severally, denied. Adopted.

By Ald. Kohlmetz—Resolved, That Hugh and John Ritt's application for relief from the general city tax for 1885, upon lots 12 and 13, section A, Asylum tract be, and the same hereby is, denied, but that the treasurer be, and hereby is, directed to receive from them said tax, as it existed at the time of sale in 1886, with six per cent. interest thereon, from such date, to the date of payment, providing such payment be made within two months from September 18, 1888. Adopted.

By Ald. Thayer—

ROCHESTER, Sept. 4, 1888.

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

GENTLEMEN—Your committee to whom was referred the matter relating to the alleged nuisance in the vicinity of Hallenbeck and Clinton streets and in relation to which, a preliminary report was submitted at a previous meeting, respectfully present the following conclusions:

The topography of all the territory adjoining the locality in question has been carefully examined, together with the grade of all lateral and outlet sewers now constructed.

A large area within the limits of the city, comprising not only the territory in question, but other lands, require drainage and sewerage facilities at the present time. As that portion of the city is sparsely populated and remote from main lines of sewers, the construction of a special system of sewerage which must include an outlet into the Genesee river, for that particular area, would entail a very great expense upon a comparatively small number of taxpayers. It has been definitely ascertained that no adequate drainage at moderate cost can be obtained at the present time. The problem relating to the proper sewerage of this particular section of the city is involved with others of equal importance, and is now being carefully examined by Mr. Kuichling, on the part of and in the interest of the city. We, therefore, advise the postponement of this subject for the present, awaiting the final report of Mr. Kuichling relating to a future outlet for this particular locality. But for the present relief of all persons interested, the Board of Health should be requested to consult with Mr. Baetzel regarding the purification of the sewage passing from his brewery into and through the present outlet ditch, and the Executive Board be requested to clean said ditch at the earliest opportunity.

Respectfully,

H. G. THAYER,
 J. MILLER, KELLY,
 H. KOHLMETZ,

Committee.

OSCAR H. PEACOCK, Asst. City Surveyor.

By Ald. Thayer—Resolved, That the Executive Board be requested to clean the Baetzel outlet ditch, as recommended by the foregoing report; also to clean the Culver park outlet ditch.

Adopted.

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

By the Clerk—

MAYOR'S OFFICE,

ROCHESTER, N. Y., Sept. 14, 1888.

Gentlemen of the Common Council:

Alderman Swickhard's resolution, adopted at the last regular meeting of your board, providing for the erection of additional arc electric lights, is hereby returned disapproved. I do not propose at this time to enter into any controversy regarding the necessity that may exist for more light in the locality mentioned, but the adoption of the said resolution gives me opportunity to say that the affairs of the lamp department are, in my opinion, shamefully and grossly mismanaged, and I defy contradiction of the assertion.

While the Lamp Committee is primarily responsible for the condition of things existing, your Board as a whole is to blame for permitting it to continue. I am told that it is not an uncommon thing for electric lights and gas lights to be found burning in close proximity to each other in certain streets of our city. Many of the electric lights now illuminating our streets have been erected and are being maintained without the least shadow of authority, and some of them have been placed in position without the slightest regard for that judicious care which should be exercised in erecting lights which cost the taxpayers more than \$100 per year each, and I am only surprised that the electric light companies of our city, composed as they are of prominent men, should aid and countenance the loose and unbusinesslike management of the lamp department by the erection of electric lights not legally authorized.

It was because of the objectionable wording of the resolution under which I was directed to enter into the contracts for supplying light, that I vetoed the same. The state of things now existing I then anticipated, and it was because of that anticipation that I then refused to approve the resolution. My veto was promptly overruled by the Common Council, and, in the mean time, in the brief space of fourteen months, the expenses of the lamp department have grown from \$93,017.52 per annum to \$143,136.48 per annum and are still rapidly increasing, and a good portion of the increase has been caused by the illegal action of all parties concerned therein.

Under these circumstances I cannot give my sanction to the resolution in question, and I earnestly hope that these objections will be the means of effecting a change of methods in the conduct of this important branch of our city government, and that right speedily.

CORNELIUS R. PARSONS, Mayor.

Ald. Fee asked and obtained unanimous consent to present the following:

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

GENTLEMEN—In view of what appears to us unwarranted criticism of our official action, contained in the veto of the Mayor, dated September 14, 1888, of a resolution presented by Ald. Swickhard, and adopted by your honorable body at its last meeting, the undersigned, your lamp committee, beg leave to say:

First—That the contracts between the city and the several electric light companies, dated July 1, 1887, and now in force, expressly provide that the lamps or lights shall be, by said companies, at their expense, set, and, from time to time, as may be required, changed, under the direction of your honorable body, or the undersigned, your lamp committee, in such manner and in such place or places as your honorable body or committee may direct, and that whatever your committee has done heretofore in those respects has been under said contracts.

Second—That your committee has, in the placing of lights, endeavored to exercise, and we believe has exercised, a proper regard for the rights and protection of the taxpayers.

We would further say that the appropriation for public street lighting in the tax levy for 1888-1889

was \$130,000, and that, unless a greater demand be made upon it for new lights—notably in the annexed Fifteenth and Sixteenth wards—than your committee now anticipates, the appropriation will be sufficient for the current year.

It must be borne in mind that fourteen months ago a great portion of the outskirts of the city was lighted under the old kerosene system, which consisted mostly in the contractor presenting the bills and receiving payment for the lights which did not exist, except within smoky and opaque lamps, while since the electric light system has been introduced in those portions the streets have been better lighted than ever before.

Your committee would further say that whenever it has directed the placing of electric lights which required the displacement of gas lights the gas companies have, in every instance, been immediately notified of the fact and directed to discontinue their lights thus displaced.

Your committee would further say that the statement in said veto "that it is not an uncommon thing for electric lights and gas lights to be found burning in close proximity to each other in certain streets of our city" is misleading. Neither is it true that "many of the electric lights now illuminating our streets have been erected and are being maintained without the least shadow of authority," or that "some of them have been placed in position without the slightest regard for that judicious care which should be exercised in erecting lights which cost the taxpayers more than one hundred dollars per year each." Neither is it true that the expenses of the lamp department is rapidly increasing, and that a good portion of the increase has been caused by the illegal action of any person concerned therein.

Your committee would further state that, by reason of the imperative words of the charter, many streets of the Fifteenth and Sixteenth wards which were never before lighted since the introduction of the electric light system have been lighted, by reason of the proper applications being made therefor by a majority of the property owners on such streets, thus increasing largely the expenses of the lamp department.

Your committee courts the fullest investigation of its proceedings, and would therefore request that the same be made by a committee appointed by your president, as suggested in the accompanying resolution.

Respectfully submitted,

JOSEPH H. FEE,

WM. H. SULLIVAN,

DE VILLO W. SELYE,

Lamp Committee.

Ordered received, filed and published.

The chairman stated the question to be: "Shall the resolution stand notwithstanding the objection of His Honor the Mayor?" The Mayor's veto was sustained by the following vote:

Ayes—Ald. Judson—1.

Nays—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Schroth, Bohrer, Kelly, Thayer—12.

By Ald. Fee—Resolved, That the Chair appoint a committee of five disinterested members of this board to investigate the affairs of the lamp department during the past fourteen months, as suggested in the foregoing communication of the Lamp Committee, and that it report its conclusions and opinions, with all convenient speed, to this board. Adopted.

By Ald. Kelly—Resolved, That the City Clerk be directed to notify the several electric light and gas light companies that on furnishing public street lights not to place, erect or light any additional public street lights upon any street, park, place, alley or lane in the city, unless ordered by resolution of this Common Council. Adopted.

By Ald. Kelly—Resolved, That the Lamp Committee of this Council investigate and ascertain, if any, and where public lights may in their opinion be discontinued or removed, said committee to report the result of their investigation to this Board in four weeks. Adopted.

By Ald. Kelly—Resolved, That the several Electric Light and Gas Light Companies, and each of

said companies that furnish public lights to city, be, and hereby is directed to cause to be made a map of the territory, lighted by said company; and the location of each and all public lights or lamps, and to file said map in the office of the City Clerk, within ten days from the date of the passage of this resolution. Adopted.

By Ald. Kelly—Resolved, That the City Surveyor be, and hereby is directed to cause to be made a count of all public street lights, (Electric and Gas), in the city, and to prepare and file in the office of the City Clerk, a map showing the location of each of said public lights. Adopted.

By the Clerk—
To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—Pursuant to your request the Executive Board sent notices to the several property owners whose names appeared on the maps made by the City Surveyor in the matter of the proposed extension of North street, the extension of Smith street from Childs street to the city limits, and opening a new street from Glasser park to Hensler alley, and many responded. In each case a comparatively small number of the owners stated what price they would take for their lands, while the majority either declined to fix the price, preferred to await the action of a commission, or were opposed to the projected improvements. Under the circumstances the Executive Board respectfully recommend that the procedure prescribed by the Charter in such cases be followed.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., Sept. 1, 1888.

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 August, 1888.

Orders drawn on the City Treasurer:

For labor.....\$ 7,485 93

Amount certified to Common

Council August 31, 1888..... 107,266 55

Total.....\$114,752 48

Classification:

Highway fund.....\$ 15,229 80

Water pipe fund..... 13,997 41

Water works fund..... 18,042 14

Fire department fund..... 11,732 70

Street sprinkling funds..... 2,698 75

Local improvement funds..... 53,001 68

Total.....\$114,752 48

Second—Balance in funds September 1st,

1888:

Dr.

City Treasurer.....\$ 71,508 59

Local improvement funds..... 133,138 15

Street sprinkling funds..... 13,099 07

Total.....\$217,745 81

Cr.

Highway fund.....\$ 71,608 17

Water pipe fund..... 38,757 13

Water Works fund..... 21,320 23

Fire Dep't fund..... 86,060 28

Total.....\$217,745 81

Respectfully submitted,

THOS. J. NEVILLE, Clerk.

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 — licenses for the month of August, 1888, and received \$4,144, less \$5 paid for postage stamps, deposited \$4,139 with the City Treasurer, filed his receipt therefor, with the report and bonds for the month with the City Clerk.

POMEROY P. DICKINSON,

CONRAD HERZBERGER,

JAMES MALLEY.

Excise Commissioners.

Dated Aug. 31, 1888.

Ordered received, filed and published.

By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH

OF AUGUST, 1888.

POLICE COMMISSIONERS' OFFICE,

Sept. 18, 1888.

GENTLEMEN—I respectfully submit the following as my report for the month of August, 1888:

Aug. 1888.	Crime.	Penalty.	Paid.
1—Wm. Sheldon.....	drunk	\$10	
Albert Davey.....	..	10	
Ferd. Kartz.....	assl't.	20	15
James Stevens.....	drunk	5	
2—John Crane.....	..	10	
Inch. Han.....	..	5	
Chas. Baker.....	..	10	
John Pyle.....	assl't.	10	10
Nicholas Brown.....	vio. ord.	2	2
3—James Connors.....	drunk	10	
Ed. Hawkins.....	..	5	
Ed. Malcomson.....	..	10	
Chas. Muldoon.....	..	10	3
4—Grant D. Smith.....	pet. larc'y.	50	
Elizabeth Vant.....	drunk	10	2
Mary McDowell.....	..	10	10
6—John Emperor.....	..	10	
Mary Emperor.....	..	10	
Elizabeth Goff.....	..	10	
Edward Holden.....	..	10	
Charles H. Angie.....	..	10	5
Daniel O' Loughlin.....	..	10	
Ida Brown.....	vio. ord.	5	5
Emma Curren.....	..	5	5
Frank Hicks.....	..	5	5
Thomas Mattie.....	drunk	2	2
Mathew Mulqueen.....	..	5	
Wm. Eisenburg.....	assault	10	
Josep Myers.....	..	5	
7—Louisa Martz.....	drunk	10	
Patrick Collins.....	..	5	
Michael Burke.....	..	10	5
Geo. Leschauder.....	..	10	5
Dennis Mehan.....	..	10	
John Carlton.....	..	10	
Michael Costello.....	..	10	
John Hogan.....	..	5	
Archibald McLean.....	..	10	5
Jane Curry.....	..	10	
James Keenan.....	..	10	
Peter Frank.....	cost	1	75
Joseph Koch.....	assault	15	15
8—Robt. Cunningham.....	drunk	10	
9—James O'Connell.....	..	5	
Chas. Chapman.....	..	10	
10—Edward Conway.....	..	5	
John H. Fahy.....	..	5	5
Frank B. Shearer.....	..	5	
Daniel Dolan.....	..	5	5
Mary Myers.....	..	10	
Ervin Weller.....	..	3	
11—Philip Aurlinger.....	assault	3	
13—Wm. Lawrence.....	drunk	5	4 95
Patk Gaffney.....	..	10	10
Mich. E. Grady.....	..	3	3
Christopher Case.....	..	3	2 50
Ellen McDonald.....	..	10	
John Brown.....	..	5	3
Mary Shelber.....	..	10	
Wm. Herron.....	cost	5	
Rudolph Storms.....	..	10	
Mary Smith.....	..	10	10
Geo. Lincoln.....	vio. ord.	2	2
Chas. Page.....	..	2	2
Alfred Krausham.....	..	2	2
Margaret Debus.....	..	3	3
Howard Baas.....	petit larceny	50	
Frank Bell.....	..	50	
Geo. Marsh.....	assault	10	
George Slattery.....	drunk	10	
James Mulligan.....	..	5	
Wm. Lawrence, Jr.....	..	3	
Patrick Bragan.....	..	3	3
Geo. J. Preston.....	..	3	3
14—Robt. Reeland.....	drunk	10	
Robt. Hare.....	pet. larc'y	50	
Frank Bossa.....	drunk	10	10
Thos. McCormick.....	..	10	
John Geasey.....	..	10	

Geo. Myers.....	..	10	
Geo. Zimmer.....	..	10	
Henry M. Johnson....	..	3	
Christina Manl.....	assault	10	3
Patk. Leach.....	drunk	5	5
15—John Keeney.....	..	5	5
Wm. Pinkerton.....	..	10	
John Sayers.....	..	10	
Chas. Sagan.....	..	10	
Chas. Gallow.....	..	10	10
Nettie Walford.....	vio. ord.	5	
Mabel Henderson.....	..	5	
Frank Jordan.....	..	5	
Geo. Gray.....	..	5	5
Charles Fisher.....	drunk	10	10
16—James W. Marsh.....	..	2	
Mich. Hagen.....	..	2	
Wm. E. Phillips.....	..	2	
Ed. J. Kimball.....	..	2	
Alfred Adrian.....	..	2	
Joseph McCabe.....	..	5	
W. H. Barker.....	..	2	
Mathew Gernon.....	assault cost	2	2
Harris Vorsky.....	vio. ord.	2	2
Herman G. Larzelee..	assault	5	5
Jennie Russell.....	vio. ord.	100	100
Fanny L. Stevens....	..	100	100
Jennie Doty.....	..	100	100
Mary Babcock.....	..	100	100
Minnie Grant.....	..	100	100
Fanny Clark.....	..	25	25
Carrie Terrall.....	..	25	25
Carrie White.....	..	25	25
Emma Smith.....	..	25	25
May Gray.....	..	25	25
Lillie Chase.....	..	25	25
Frankie West.....	..	25	25
Ida Lang.....	..	25	25
Violet Rice.....	..	25	25
Minnie Hill.....	..	25	25
Mamie Smith.....	..	25	25
Flo Jones.....	..	25	25
Cora Steele.....	..	25	25
Ida Brown.....	..	25	25
Kittie Allen.....	..	25	25
Ray Varnum.....	..	25	25
Bessie Cook.....	..	25	25
Hattie Cleveland....	..	25	25
Hisel Thorn.....	..	25	25
Carrie Brown.....	..	25	25
Joe Bennett.....	..	25	25
Emma Loveless.....	..	25	25
Blanche Clark.....	..	25	25
Grace Vessill.....	..	25	25
Annie Watson.....	..	25	25
Jessie Wells.....	..	25	25
17—John Brown.....	drunk	5	
Stephen Lusk.....	..	5	3
Geo. McGinniss.....	cost	3	
18—Maggie Ryan.....	..	10	
Chas. Burke.....	hotel fraud cost	5	5
Harry McCoy.....	drunk	10	
Wm. Carroll.....	..	5	5
Lizzie Sullivan.....	..	10	
Kittie Elsworth.....	..	10	
20—Geo. Coxon.....	o'ty to a'ls	10	
James Fanning.....	drunk cost	1	1
Sam'l Pulenson.....	..	10	2
Thos. Spillane.....	..	10	
Geo. Nixon.....	..	10	3
Frank J. Sullivan....	..	5	5
Chas. Beiseiged.....	..	5	5
Wm. Wedow.....	..	5	5
Richard Powers.....	..	3	
James Dumphy.....	vio. ord.	5	5
Patrick Ward.....	..	5	5
Geo. East.....	drunk	5	5
Anna Mason.....	..	10	10
Amanda Youngman....	..	10	
Richard Duncan.....	vio. ord.	2	2
21—Patrick Boylan.....	drunk	10	
Ed. V. Travor.....	..	10	
Timothy O'Day.....	..	10	
Frank O'Brien.....	..	10	
James Johnson.....	..	5	
John Collins.....	..	10	
Ed. Farley.....	..	10	
John Hays.....	..	10	5

Thomas Newell.....	..	10	
Alfred C. Dorohler....	..	10	
Charles Fritz.....	..	10	10
Philip Jacobs.....	..	10	10
John Regg.....	..	10	
2—Thos. Sheridan.....	..	10	
Philip F. Myers.....	pet larcy	50	
Sarah Burchill.....	drunk	10	
Hannah O'Rourke....	..	10	
Margaret Fee.....	..	10	
Chas. Helfen.....	vio. ord.	5	5
Patrick Crane.....	assault cost	2	2
Wm. Moody.....	vio. ord.	5	
Max Goldberg.....	..	50	
23—John P. Bellinger....	drunk left	5	5
Mary Hughes.....	..	10	
James Sexton.....	..	10	
Ed. Moelton.....	..	10	
Wm. Jones.....	..	10	
Chas. Hill.....	..	10	
Libbie Abels.....	..	10	
Elizabeth Streeter....	..	10	10
Magdalena Springhardt	assault	5	5
John J. McMahon.....	vio. ord.	10	10
James Morgan.....	assault	10	
24—Albert Babcock.....	vio. ord.	5	
John C. Flannigan....	drunk	5	
Wm. Holden.....	..	10	
Lottie Rizland.....	..	5	5
Minnie Martin.....	..	10	10
Jacob Ovenburgh.....	vio. ord.	10	5
James Parkhill.....	assault	5	5
25—John Farley.....	drunk	10	
Frank Williams.....	..	5	
Thos. Kelly.....	..	5	
James McCruden.....	..	10	
Fred Frauenbergen....	..	10	10
Fred Farney.....	..	3	
Chas. Sharpe.....	petit larc'y	30	
James Rooney.....	..	30	
27—Samuel Smith.....	vio. ord.	3	3
Henry Eisenburg.....	drunk	10	
Thomas Wright.....	..	10	10
Joseph C. Pickup.....	..	3	3
John Morresey.....	..	10	5
Thomas McNamara....	..	10	
Wm. Eichler.....	cost	2	
Patk. Dougherty.....	..	10	
Daniel O'Neil.....	vio. ord.	5	
Thos. Broderick.....	drunk	5	
Patk. Murphy.....	..	5	5
John Weber.....	..	5	
Libbie Hamilton.....	..	10	10
Thos. Kannah.....	..	10	
John H. Hooper.....	..	10	10
James Romb.....	..	10	
John A. Howe.....	vio. ord.	2	2
28—Thos. Enright.....	drunk	10	10
Ludolph Poshalk.....	vio. ord.	2	2
Mary Slocum.....	drunk	10	
John Carnello.....	..	2	2
Mich. Bryan.....	..	10	
Henry Ellis.....	..	5	
Patk. Mackey.....	..	10	
Patk. O'Hara.....	..	5	
Eliza McFarland.....	..	10	
Peter Buehler.....	assault	10	10
Peter Lemmer.....	..	10	10
Frank Moll.....	..	10	10
Frank Ray.....	vio. ord	3	3
29—Geo. Reeder.....	drunk	10	10
James O'Connell.....	..	10	
Mary Sampson.....	..	10	
Lottie Wheeler.....	..	10	
Thos. Hoolehan.....	assault	15	
30—Andrew Eldridge....	drunk	2	2
Joseph McConnell....	petit larc'y	10	10
31—La Fayette C. Willis..	drunk	10	
Joseph McGunn.....	..	10	
James Fanning.....	..	10	

\$1,648 20

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:
I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during

the month of August, 1888, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.
Sworn to before me this 18th day of Sept. 1888.

B. KEELER, Commissioner of Deeds.
Ordered received, filed and published.
By the Clerk—

POLICE COMMISSIONERS' OFFICE, (ROCHESTER, N. Y., sept. 18, 1888.)

To the Honorable, the Common Council:

GENTLEMEN: At a meeting of the Police Commissioners, held Sept. 7, 1888, the following were appointed policemen:

Carl L. Shepard, Frank W. Perrin, Geo. A. Stanton, Joseph Krahn, Joseph A. Rendsland and Wm. H. Smith.

B. FRANK ENOS, Clerk
Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

BARTLETT STREET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Bartlett street.

Adopted.
The surveyor submitted as such estimate \$2,-931.

By Ald. Schroth—Resolved, that the following improvement is necessary, viz.:

The construction of a stone sewer, 1½ by 2 feet in size, from the west end of the sewer in Bartlett street, east of Jefferson avenue, to a point opposite the center of Florence street. Also the necessary surface sewers, manholes, lot lateral sewers and connections therefor.

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 \$2,931, 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 Bartlett street, from Jefferson avenue to the center of Florence 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 improvements are required to attend the Common Council on Tuesday evening, October 2d, 1888, at 7:00 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

WHITE STREET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in White street.

Adopted.
The Surveyor submitted as such estimate \$1,500.

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

The construction of a vitrified pipe sewer fifteen inches in diameter, in White street, from a point 60 feet east of Frank street to the Lake avenue and White street sewer. Also, the necessary surface sewers, lot lateral sewers, manholes and sewer 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 \$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 of White street, from Frank street to Lake avenue, 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, Oct. 2d, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH WATER STREET IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving South Water street.

Adopted.

The Surveyor submitted as such estimate, \$3,200.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The covering of the Johnson and Seymour raceway in South Water street where necessary, with white oak plank three inches in thickness laid on oak stringers of the size now in use, from the south line of East Main street, to a point opposite the south line of the Othout block now occupied by Minges & Shale. Also the proper planking of that portion of the street lying between said vacancy and the curb stone on the east side thereof. The intention being to thoroughly examine the present structure and put in new material only where needed.

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 \$2,200, 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 South Water street from East Main street to a point opposite the south line of the Othout block now occupied by Minges & Shale 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 2nd, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,545.

CLINTON PARK WIDENING.

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 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 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 allegation from all persons appearing

Ald. Bohrer submitted the following:

An ordinance to widen Clinton park from Monroe place to Griffith 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 widening of Clinton park (formerly known as Green street) to a uniform width of sixty (60) feet, from the south line of Monroe place (formerly known as Jackson street) to the north line of Griffith street. The east line of said street as proposed to be widened is described as follows, viz.: Beginning at the southeast corner of Monroe place and Clinton park, thence southerly along the present east line of Clinton park to the angle therein,

and thence along said line produced to the north line of Howell street, thence southerly in a direct line to the southeast corner of Clinton park and Griffith street. The west line of the street as proposed to be widened, is sixty feet west of, and parallel with the first described line; and the territory deemed necessary to be taken for said street, is a strip of land sixty feet in width lying between said above described street lines, and extending from Griffith street to Monroe place, excepting therefrom such amounts as have been opened, and are now occupied as streets for public use.

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 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 the following named streets between the terminal limits mentioned, viz.: South Clinton street, from East Main street to Monroe place; Clinton park, from Monroe place to the Erie canal; extension of Clinton park, from the Erie canal to Pinnacle avenue; Pinnacle avenue, from the west line of the south end of the extension of Clinton park to the south line of the city 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.

Ald. Fee presented a remonstrance.

Ald. Judson presented a remonstrance and moved that action on the ordinance be postponed two weeks. Lost.

The ordinance was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Schroth, Bohrer, Kelly, Thayer—12.

Nays—Ald. Judson—1.

FINAL ORDINANCE, NO. 3,546.

ELK 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 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 Elk street in front of lot No. 111.

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 walk four feet and eight inches in width on the west side of Elk street in front of lot No. 111. Also the necessary 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 City Surveyor under the direction of this Council having made an estimate of such expense and reports the same at \$20, 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 ex-

pense of said improvement is described as follows: Lot No. 111, situated on the west side of Elk street.

On which above described lot and parcel of land the whole expense of said improvement is hereby ordered assessed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,547.

YALE 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 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 Yale street, from the east line of lots Nos. 63 and 118 to the west line of Howard 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 hemlock plank walk four feet and eight inches in width on each side of Yale street, from the east lines of lots numbers 63 and 118 to the west line of Howard street, except where crosswalks shall be constructed, and where good plank walks now exist at the proper grade and in the correct alignment; also, the necessary crosswalks across Howard street, to include, also, the necessary sidewalk grading and gutter formations between the limits mentioned.

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 \$230, 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 Yale street, from the east lines of lots number 63 and 118 to Howard street, in front of which any part of the above specified improvement shall be completed.

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, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,548.

LAKE AVENUE SEWER REBUILDING.

On motion of Ald. Schroth 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.

Ald. Schroth submitted the following:

An ordinance to rebuild the Lake avenue sewer from the center of Driving Park avenue to the center of 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:

The taking up the existing cement pipe sewer in Lake avenue, from the center of Driving Park avenue to the center of Rowe street, and substituting therefor a vitrified pipe sewer 2 inches in diameter within the terminal limits named; also the construction of the necessary manholes, surface sewers, 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 reports the same at \$2,288, 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 enclosed within and described by the following boundary lines, viz.:

Beginning at the intersection of the center of Rowe street with the center of Lake avenue; thence northerly along Lake avenue, including one tier of lots on the east side thereof, to the south line of lot number 59 of the tract known as Maplewood; thence westerly to the intersection of the west line of Lake avenue with the south line of Charles J. Burke's property; thence still westerly along the south line of Charles J. Burke's property to a point intersecting the continuation northerly of the east line of original lot No. 15 of Lake View park; thence southerly to and along the east line of said lot No. 15 to the southeast corner thereof; thence southwestwardly across Lake View park to the northwest corner of subdivision lot No. 52 of Selye's subdivision of Lake View park; thence southerly along the west line of said lot No. 52 to the southwest corner thereof; thence westerly along the north line of lots Nos. 55, 57, 59, 61, 63, 65 and 67 to the west line of said lot number 67; thence southerly along the west line of said lot No. 67 and the west line of lot No. 18 of the same subdivision and in said line continued southerly to a point 50 feet north of Driving Park avenue; thence easterly on a line parallel with and 50 feet north of Driving Park avenue to Thorn street; thence southerly along Thorn street, including the lot on the west side thereof, to Driving Park avenue; thence easterly along Driving Park avenue to Lake avenue; thence southerly along Lake avenue, including one tier of lots on the west side thereof, to Rowe 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, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

On motion of Ald. Kohlmetz action on the final ordinance for Ward street extension was postponed four weeks.

Ald. Fee moved that action on the final ordinance for South Clinton street asphalt improvement be postponed two weeks. Adopted.

Ald. Kelly moved that action on the final ordinance for Waverley place extension be postponed two weeks. Adopted.

The City Surveyor, to whom had been referred the ordinance for a sewer in Locust street, reported that the sewer as contemplated by the pending ordinance, should be constructed.

Ald. Selye moved that the ordinance for Locust street sewer be amended by omitting from the territory to be assessed lot No. 21 on the north side of Locust street, and that the Clerk be directed to publish notice for allegations for October 2d.

Adopted.

UNFINISHED BUSINESS.

The following came up:

*Ald. Selye asked for and obtained unanimous consent to introduce the following penal ordinance, and moved it lay on the table two weeks, viz.:

*An ordinance relating to the protection of stone or other monuments, governing the location of street lines, and of stakes or other objects set on city surveys and improvements.

*Passed September 18th, 1888.

SECTION 1. Any and every person, firm, corporation, or association, who shall in any way or manner, directly or indirectly, destroy, injure, displace or interfere with, or cause to be destroyed, injured, displaced or interfered with any stone or other monument or post at any time heretofore or hereafter placed to locate or designate the line or lines of any street, avenue, alley, lane, highway, park, square or place within the city of Rochester, or any stake, stone, post or other object that may at any time heretofore or hereafter be placed by or under the direction of the City Surveyor, this Common Council, or any officer, board or employee of said city, to locate or designate any survey made for or on behalf of said city or to locate or designate any public street, walk or other improvement or work within the said city of Rochester, shall for each offense be liable to and be fined the sum of not less than twenty-five dollars, nor more than one hundred and fifty dollars, besides being liable to the city of Rochester for any damage and expense thereby occasioned to said city of Rochester.

Section 2. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions thereof, shall command the amount to be made of the property of the defendant, or defendants, if any such can be found, and, if not, then to commit the defendant, or defendants, to the Monroe County Penitentiary for the period of two days for each one dollar of the amount of the judgment recovered but in no case to be for a period longer than one hundred and fifty days.

Section 3. This ordinance shall take effect immediately.

Ordered received, filed and published.

The ordinance was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

EXECUTIVE BUSINESS.

Ald. Fee moved to proceed to appoint a constable for the Fourth ward. Adopted.

Ald. Fee nominated Peter J. Leonard.

Peter J. Leonard was named by—

Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Peter J. Leonard was declared appointed constable of the Fourth ward.

On motion of Ald. Selye the Board proceeded to appoint inspectors of Elections.

De Garmo Robbins, for Inspector of Elections for the Second district of the Ninth ward, was named by—

Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Wm. H. Forman, for Inspector of Elections of the First district of the Twelfth ward, was named by Aldermen Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

M. H. Weismuller, for Inspector of elections of the Second district of the Fifth ward, was named by Aldermen Tracy, Sullivan, Fee, Kohlmetz,

Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

De Garmo Robbins, Wm. H. Forman and M. H. Weismuller were duly appointed Inspectors of Election.

Ald. Thayer moved to proceed to appoint Commissioners of Deeds, and that the clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

George Raines, W. F. Keogh, Phillip Mattie, and Oscar D. Weed, having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz—Whereas, Section 142 of the Election Laws of the State of New York provides that every ward in the city containing more than eight hundred voters may be divided into two or more election districts, and that no district shall contain more than eight hundred voters; and

Whereas, At the last General Election more than eight hundred votes were cast in the Second district of the Fifth ward of the city of Rochester; therefore

Resolved, That in pursuance of Section 142 of the Election Laws of the State of New York it is expedient and necessary that the Fifth ward of the city of Rochester be, and hereby is, divided into three election districts, as follows, to wit:

All that portion of the Fifth ward lying south of a line beginning at a point in the center of North Clinton street, opposite the center of Gorham street, and extending westerly along the center line of Gorham street, and said center line produced to the center of the Genesee river, shall be, and is hereby, constituted the first election district of the Fifth ward.

All that portion of the Fifth ward lying north of the above described line, and south of a line beginning at a point in the center of North Clinton street opposite the center of Scrantom street, and extending westerly along the center of Scrantom street, and said line produced to the center of the Genesee river, shall be, and is hereby constituted as the second election district of the Fifth ward.

All that portion of the Fifth ward lying north of the last described line shall be, and is hereby, constituted as the third election district of the Fifth ward.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

By Ald. Kohlmetz—Whereas, The Fifth ward of the City of Rochester has been divided into three election districts, as provided by the election laws of the State of New York; therefore

Resolved, That the City Clerk be and hereby is directed to prepare the necessary maps and description of the said division of the Fifth ward, and cause the same to be posted in accordance with the provisions of Section 143 of the Election Laws of the State of New York. Adopted.

By Ald. Kohlmetz—Resolved, That Fisher's barber shop, corner of Conkey avenue and Evergreen street, be and hereby is designated and fixed as the polling place for the third district of the Fifth ward for the ensuing year. Adopted.

Ald. Kohlmetz moved to proceed to appoint inspectors of election for the third district of the Fifth ward. Adopted.

James Gray was named by Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Samuel W. Bradstreet was named by Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Garrett J. Meerdink was named by Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

James Gray, Samuel W. Bradstreet and Garrett J. Meerdink were duly appointed Inspectors of

Election for the Third district of the Fifth ward.

By Ald. Fritzche—Resolved, That the Chief of Police be and hereby is directed to enforce the provisions of section 2 of the penal ordinance relating to nuisances, adopted October 26, 1888. Adopted.

Ald. Selye moved that action designating the building No. 34 Lake avenue as the polling place of the First district of the Ninth ward be reconsidered. Adopted.

Ald. Selye moved that the building No. 23 Lake avenue be designated and fixed as the polling place for the First district of the Ninth ward, for the ensuing year. Adopted.

By Ald. Hall—Resolved, That Elizabeth Feeney, and her co-tenant be and they hereby are permitted to pay the unpaid taxes and assessments upon lot No. 3, Hibbard tract, north side of Davis street, Tenth ward, as they appeared at the dates of their respective sales, where the same were struck off to, and are now held by the city, together with interest at the rate of six per cent per annum on such amounts at the times of sale from such dates to the time of payment; providing that such payment be made within two months from September 18th, 1888. Adopted.

By Ald. Hall—Resolved, That upon the payment of all taxes and assessments on lot number four, Davis street, Tenth ward, Hibbard tract, the Mayor be, and he hereby is, requested to execute a quit claim deed to the owner of said premises of all the interest which the City of Rochester has ever acquired under any sale held by the City Treasurer upon account of an unpaid tax or assessment. Adopted.

By Ald. Bohrer—

At a special term of the Supreme Court of the State of New York, held at the Court House in the city of Rochester, N. Y., in and for the county of Monroe, on the second day of February, 1888. Present, Hon. Francis A. Macomber, one of the justices of said court.

In the matter of the widening of Hand street in the city of Rochester. Order granted on the 19th day of May, 1888.

The appeal of George S. Riley from the order or resolution of the Common Council of the city of Rochester, dated September 20th, 1887, confirming the majority report of John A. Bernhard and Bernard Schwab, commissioners, and rejecting the report of the minority of said commissioners, George F. Slocum, appointed by the County Court of Monroe county, to determine and appraise the damages the owners of the lands sought to be taken herein were entitled to, their report bearing date September 6th, 1887, and submitted to said Common Council on said September 6th, 1887, whereby, among other things, they awarded to the heirs of John B. Parmelee of Ogden, Monroe county, N. Y., one dollar, payable to them, after deducting all taxes and assessments, thereon, for lot twenty-eight of Riley's subdivision on Clinton street in said city thus to be taken, and which said George S. Riley claimed to own by virtue of a defeasance executed by said John B. Parmelee, the owner thereof upon the record, the legal effect of which defeasance was claimed to constitute the deed from Riley to Parmelee a mortgage, having been brought to a hearing, and after hearing Eugene H. Satterlee, Esq., of counsel for said appellant, and Henry J. Sullivan, Esq., assistant City Attorney, of counsel for the City of Rochester, and the court have duly deliberated thereon, and having, on the 19th day of May, 1888, handed down its decision modifying and amending said report of said majority of the commissioners by inserting the minority's award of eighteen hundred dollars, with costs, and confirming the report of the minority of said commissioners in that regard, it is, on motion of Messrs. Satterlee & Yeoman, attorneys for said appellant, George S. Riley

Ordered, That that portion of the report of the majority of the commissioners herein, awarding but one dollar as the value of lot twenty-eight of Riley's subdivision on North Clinton street desired to be taken for the purpose of widening the east end of Handstreet, under final ordinance of the Common Council of the city of Rochester, No.

3,077, be, and the same hereby is modified and amended by inserting the award of eighteen hundred dollars as the value of said lot, awarded by the report of Geo. F. Slocum, the minority of said commissioners and directed to be deposited in the Monroe County Savings Bank, subject to the order of the County Court of Monroe county, and that the said report of said minority of said commissioners, in that regard, be, and the same is hereby confirmed and that the common council of the city of Rochester be, and it hereby is, ordered to cause to be deposited, as provided in the charter of said city, within four months after the confirmation of the assessment roll for said improvement under said ordinance, said sum of eighteen hundred dollars in the Monroe County Savings Bank, less the amount of the unpaid taxes and assessments upon and against said lot, which moneys shall be held by said bank subject to the order of the County Court of Monroe County, and that the Common Council of said city of Rochester pay to the said appellant, George S. Riley, the sum of his costs upon this appeal, to be adjusted by the Clerk of Monroe County, and payable from and out of the contingent fund, or expenses of said city, as provided by section 189 of the revised Charter of said city, which costs, as adjusted, are _____ dollars.

(Copy.) FRED W. SMITH,
Special Deputy Clerk.

To the Honorable, the Common Council of the City of Rochester, and to Charles B. Ernst, Esq., Attorney for said City:

GENTLEMEN—You are hereby notified that the foregoing is a true copy of an order which was duly entered in the Monroe County County Clerk's office, in Rochester, N. Y., by and with said Clerk, on this September 18th, 1888.

Dated Rochester, N. Y., September 18, 1888.

Yours, etc., SATTERLEE & YEOMAN,
Attorneys for the Appellant, George S. Riley.
Ordered received, filed and published.
By Ald. Bohrer—

CITY CLERK'S OFFICE,
ROCHESTER, Sept. 18, 1888.

To the Hon. 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 widening of the east end of Hand street, under Final Ordinance No. 3,077, viz: Commissioners' fees—John Bernard, sixty dollars; G. Fort Slocum, one hundred and eight dollars, and Bernard Schwab, fifty-four dollars.

John T. Clarke, for services of notices and searches of title, forty-seven dollars.

Damages or compensation awarded to the owners of lands taken by the commissioners and the Supreme Court upon appeal:

John Wohlfart, one dollar, payable to him.

Christiana Yackie, three hundred and fifty dollars, payable to the Mutual Life Insurance Company of New York, mortgagee.

Owner of lot No. 28, Riley's subdivision, claimed by George S. Riley and as fixed by the Supreme Court, upon appeal from the confirmation of said commissioners' report, to be deposited in the Monroe County Savings Bank, subject to the order of the Monroe County Court, eighteen hundred dollars.

Making a total of two thousand four hundred and twenty dollars.

Respectfully yours,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Bohrer—Whereas, The entire cost and expense of the widening of the east end of Hand street, under Final Ordinance No. 3,077, including the amount of damages awarded by the commissioners and changed by the Supreme Court upon appeal has been ascertained, and is hereby adjusted at the sum of two thousand, four hundred and twenty dollars, therefore,

Resolved, That all persons interested in this matter of the ordering of an assessment for the aforesaid street widening be heard as to the same,

at the meeting of the Common Council, to be held on Tuesday, October 2nd, 1888, 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—

Whereas, The Common Council, Aug. 7, 1888, adopted the resolution for a sale of the franchise and consent of the city of Rochester for a street railroad on Hayward park as described in the annexed resolution and fixed the date of such sale, but the same was not advertised according to law.

Resolved, That the date of such sale as originally fixed be changed to October 16, 1888, at 10 o'clock a. m., at the front steps of the Court House in the city of Rochester, and that the resolution providing for such sale, at such changed date, be and hereby is re-adopted as follows:

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 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 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 through, upon and along the following named streets, viz:

A single or double track, at the option of the purchasers, beginning at the tracks of said Rochester City & Brighton Railroad Company on St. Joseph street, and at opposite Hayward park; thence through Hayward park to Clinton street and by suitable curves to the tracks of said company in Clinton street and at opposite Hayward park, 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 16th day of October, 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 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 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 free holders 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 extension will be given.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

By Ald. Kelly—Petition for a plank walk on Post street. Referred to the surveyor to prepare an ordinance. Also the petition of W. J. Phelps, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—

ROCHESTER, N. Y., Sept. 12, 1888.

To the Common Council:

GENTLEMEN—On the 12th day of May, 1886, James H. Hooker recovered a judgment against the city for \$1,702.04 damages and costs, in an action against the City for damages resulting from a nuisance. An appeal was taken to the General Term from that judgment and in January, 1887, the same was affirmed. The costs of affurance were \$74. The city is therefore indebted to Mr. Hooker on this judgment, in the sum of \$1,702.04 with interest from May 12th, 1886, and 74 with interest from May 3d, 1887.

We respectfully ask your honorable body to order these sums paid.

Very respectfully,

J. & Q. VAN VOORHIS,

Attorneys for James H. Hooker.
Referred to the Law Committee.

By Ald. Kelly—

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., Sept. 18, 1888.

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

GENTLEMEN—George Adam Weils and Abraham Fannen, Jr., on the 29th day of June, 1888, recovered two several judgments against the city upon verdicts rendered in their favor by juries upon trials heard at the June, 1888, Circuit Term. The judgments are for damages sustained by reason of sewage pollution of Thomas creek flowing through their respective premises. The amounts awarded by the juries are very low, and I am of the opinion that it is for the interest of the city to pay them, instead of further litigation.

Respectfully submitted,

CHARLES B. ERNST, City Attorney.

Referred to the Law Committee.

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 in its opinion, and as advised by the City Attorney, the petition of the Asbury Methodist Episcopal church to have the general city taxes against its property cancelled, upon the ground that the same is exempt from taxation should be denied, as it seems that under the law the claim is unfounded, the property assessed being occupied by what is termed a parsonage, and not by the church.

Respectfully submitted.

J. MILLER KELLY,

JOSEPH H. FEE,

F. H. WILLIAMS,

H. G. THAYER.

Law Committee.

By Ald. Kelly—Resolved, That the petition of the Asbury Methodist Church to have the general city taxes against its lots of land whereon is located a parsonage cancelled, be, and the same hereby is, denied. Adopted.

By Ald. Kelly—

To the Honorable Common Council of the City of Rochester:

GENTLEMEN—In answer to your inquiry as to the best course to be pursued in reference to the claim of Nicholas L. Brayer for work done and materials furnished towards the construction of the Culver Road pipe sewer, I would say that, after a careful investigation of the subject, aided by the advice and counsel of Mr. Emil Kulchling, the eminent civil engineer, who is so well acquainted therewith, I am of the opinion that the proper course to be pursued by your honorable body is to reconsider and indefinitely postpone the final ordinance therefor, No. 3,067, adopted by

your honorable body on November 30, 1886, and found at page 336, proceedings of 1886-1887, and to pay to Mr. Brayer the amount to which he is equitably entitled for work done and materials furnished in and about the partial construction of said sewer, which should be ascertained by the City Surveyor and reported to your honorable body.

I am also of the opinion that the construction of said sewer will not answer the requirements or give the relief sought for when the sewer was projected, but that other and different arrangements need to be made, which can be pointed out subsequently by your engineer or surveyor.

Respectfully yours,

CHAS. B. ERNST, City Attorney.

By Ald. Kelly—Resolved, That final ordinance No. 3,067, for the Culver road pipe sewer, adopted by this Common Council on November 30th, 1886, be, and the same hereby is, reconsidered and indefinitely postponed. Adopted.

By Ald. Kelly—Resolved, That the City Surveyor examine, and report to this Common Council with all possible dispatch, the amount to which Nicholas L. Brayer is equitably entitled for the work done and materials furnished in and about the construction of the Culver road pipe sewer, under final ordinance No. 3,067. Adopted.

By Ald. Kelly—Whereas, At a meeting of the Common Council held September 20, 1887, one Anton Klugh petitioned the Common Council to accept the dedication of Klugh park as a public street; and

Whereas, The Executive Board, at the last meeting of this Council, reported that all necessary requirements have been complied with and that said park is ready for acceptance; therefore

Resolved, That the dedication of Klugh park be and hereby is accepted, 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 where required and necessary. Adopted.

By Ald. Kelly—Resolved, That the Executive Board be and hereby is authorized and requested to negotiate for the acquirement of a right of way through and an easement in the lands of Frederick J. Miller and others, for the purpose of constructing, maintaining, examining and repairing the contemplated Lake avenue outlet sewer, under Ordinance No. 3,542, and report the result of such negotiations, together with such recommendations as it may deem advisable, to this Board at the earliest possible date. Adopted.

By Ald. Thayer—Petition for a sewer in Third avenue. Referred to the Surveyor to prepare an ordinance.

Also, petition of John M. Ruemelin to move a wood building. Referred to the Executive Board.

By Ald. Thayer—Resolved, That the Treasurer be, and he hereby is, authorized to make the city's note for the sum of ten thousand five hundred and eighty-six dollars and seventeen cents (\$10586-17), and procure the same to be discounted and credit the proceeds thereof to the fund for the extension of Clifford street under final ordinance No. 3,163; such note to be payable in not more than one year from date, and to be countersigned by the chairman of the Finance Committee, the discount to be charged to the Contingent Fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Schroth, Bohrer, Kelly, Thayer—12.

By Ald. Kohlmetz—Resolved, That the Executive Board be and is hereby requested to repair North St. Paul street from Marietta street to Lowell street. Adopted.

The President announced as the select committee on investigation of affairs pertaining to the Lamp Department Ald. Williams, Thayer, Foley, Kohlmetz, Schroth.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Oct. 2, 1888.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.
 Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly Thayer—15.
 Absent—Ald. Foley—1.

APPROVAL OF MINUTES.

The Clerk stated that there was a typographical error in the minutes of the last meeting, that in the territory to be assessed for Locust street sewer, the lot to be omitted should be lot 24, instead of lot 21. The Clerk was directed to rectify the error, and the minutes were then approved.

PRESENTATION OF PETITIONS, ACCOUNTS, REMONSTRANCES, COMMUNICATIONS AND THEIR REFERENCE.

By Ald. Fee—Petition of the Lyceum Theater Co., to have water mains extended to their new building. Referred to the Water Works committee and Executive Board.

By Ald. Kohlmetz—Petitions of Wm. Geraghty and Samuel E. Erwin to erect wood buildings, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald Selye—Remonstrance against the extension of Locust st sewer, ordered received and filed.

By Ald. Selye—Petition for electric lights in Broezeel park.

By Ald. Selye—Resolved that the Lamp Committee be directed to remove six Edison lights from Lake View Park and place the same on Broezeel park. Adopted.

By Ald. Hall—Petition of Catharine Bayer to erect a wood building referred to the wood building committee and Fire Marshal with power to act.

By Ald. Swikehard—Petition of Susan E. Hyland to erect a wood building, also a remonstrance against the same referred to the wood building committee and Fire Marshal with power to act. Also petition of Kate C. Mahon 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 Weider street. Referred to the Water Works committee and Executive Board. Also petition for plank walk on Weider street. Referred to the Surveyor to prepare an ordinance. Also petition of Alex McWhorter for permission to erect a wood building. Permission granted.

By Ald. Schroth—Petition of Peter Rapp for permission to erect a wood building, permission granted. Also petition of M. Smith to erect a wood building. Referred to the wood building committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition of H. S. Meyers for permission to erect a wood building. Permission granted.

By Ald. Kelly—Petition for incandescent lights in Chester street. Referred to the Lamp Committee, to report back to this Board.

By Ald. Thayer—Petition of Frank Arensmeyer to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also, petition for plank walk on Bernard street. Referred to the Surveyor, to prepare an ordinance. Also, petition for water mains on Klinck street. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

FINANCE BUDGET NO. 6.

ROCHESTER, N. Y., Oct. 2, 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.

A. Jackson, stationary	5 70
V. Fleckenstein, P. M., postage stamps	18 00
Homer DeWitt, hack hire	4 00
Frank W. Payne,	2 00
Lovel Hamlin,	4 00
J. B. Colman, repairing instruments	4 50
Stecher Lithograph Co., check book treasurer	36 00
Henry Shelter, repairing picture frames	5 40
N. T. Hackstaff, printing blanks	9 00
W. P. Maddock	6 00
Moss Engraving Co., map of Rochester	5 00

PAY ROLL FOR MONTH OF SEPTEMBER.

C. R. Parsons, Mayor	\$275 00
Wm. H. Tracy, alderman	62 50
Thos. McMillan	62 50
Henry T. Kohlmetz	62 50
Forest H. Williams	62 50
DeVillo W. Selye	62 50
Geo. B. Swikehard	62 50
John U. Schroth	62 50
J. Miller Kelly	62 50
John A. Davis, Treasurer	375 00
Edward Thomas, Asst. Treasurer	125 00
Charles M. Beattie	116 66
A. D. Davis	83 33
Fred E. Shedd	83 33
Geo. J. Magin	40 00
Chas. H. Stillwell	100 00
Chas. B. Ernst, City Attorney	350 00
H. J. Sullivan, First Asst. City Attorney	291 66
Frank J. Hone, Second Asst. City Atty.	150 00
E. D. Smith, Stenographer	100 00
W. J. Burke, Clerk	83 33
I. F. Quinby, Surveyor	191 66
Oscar H. Peacock, 1st Assistant Surveyor	183 33
W. J. Stewart, Assistant Surveyor	125 00
W. B. Sackett	83 33
W. W. Race	66 66
John Kenyon	54 24
Wm. M. Rebasz	75 00
G. E. Bingham	50 00
Martin Wahl	55 00
F. L. Smith	25 00
C. L. Raymond	66 00
Orville Srowger	50 00
Jos. Boschert	48 00
L. A. Pratt, City Assessor	250 00
M. J. Mahar	250 00
Jacob Gerling	250 00
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner	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	25 00
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 J. Toole, Milk Inspector	83 33

POOR FUND.

Johanna Yawman, rent	25 00
John G. Zapf	13 75
Jacob Englert	19 50
Geo. Lovelidge	15 00
Morris Kiley	12 00
Geo. Mattern	31 50
Mina Lauterbach	14 00
Jas. McMannis, groceries	64 56
B. F. Martin, groceries	174 78
	145 90
P. Connaughton	27 00
Patk. Tiernan	12 00
J. Wittman, meat	51 37
J. B. Metzgar	25 00
Mich. McCormick, hack hire	11 50
Mich. Ulton	2 00
Chas. King	1 50
Jas. Kavanagh	4 00
Jewish Orphan Asylum, board	12 00

City Hospital, board.....	925 47
P. Joyce, burials.....	37 00
B. O'Reilly.....	61 00
W. C. Dickinson, coal.....	12 50
.....	71 25
E. H. Howard, disbursements.....	8 04
F. J. Amsden, transportation.....	25 26
H. V. Filkins, constable fees.....	3 40
P. G. Seiner, medicines.....	13 00
E. H. Davis & Co., medicines.....	7 06
Post & Borthwick, beans.....	5 20
Henry Brinker, beans.....	23 35
Chas. Englert, transportation.....	28 00
Geo. E. Le Gacy, board and lodging.....	\$ 2 75

Thos. O'Roarke,	40 00
John Flaherty,	40 00
W. Ackerman,	40 00
F. McKenna,	40 00
J. Kennedy,	40 00
Joseph Remish,	40 00

POLICE FUND.

Western Union Telegraph Co., services, August.....	\$38 38
Rochester District Telegraph Co., services, July.....	4 65
Rochester District Telegraph Co., services, August.....	3 60
Bell Telephone Co., services.....	1 25
J. R. Malaney, hack hire.....	4 00
J. R. Malaney,	3 00
Frank W. Payne, hack hire.....	5 00
John Slattery, hack hire.....	5 00
B. Frank Enos, expenses Sargent case.....	7 55
B. Frank Enos, expenses, August.....	5 65
Patrick C. Kavanagh, expenses Gallow and others case.....	33 62
C. E. Morris, blank books and stationery.....	12 68
Atkinson & Sykes, repairs keys, etc.....	8 55
James Field, mop yarns.....	2 28
Times Pub. Co., printing blanks.....	4 50
Rochester Volksblatt, advertising.....	9 00
E. P. Ulmsted, meals for prisoners, July.....	22 00
Samuel Sloan, repairs headquarters.....	13 14
Schmidt & Kalbfleisch, copper wire.....	20 58
Howe & Rogers, linotype chie. f.....	46 38
Wm. Croston, brooms.....	2 00
A. Drinkwater, doctoring house.....	37 50
Fred W. Lang, hay and straw.....	22 92

PAY ROLL FOR MONTH OF SEPTEMBER.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00
Thos. Swanton,	75 00
Jos. Eagan,	75 00
Geo. Hartel,	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Rosetomb, city physician.....	41 66
Dr. A. R. Gumbart, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk.....	65 00

CITY PROPERTY FUND.

J. T. Cox, cleaning carpet.....	\$ 15 25
Wm. Basset, labor and material.....	11 45
Minges & Shale, desk and case.....	147 00
F. J. Irwin, cleaning City Hall.....	65 00
Howe & Rogers, carpets, Mayor's office.....	150 88
Smith, Perkins & Co., matches.....	1 60
.....	1 60
Wm. Basset, labor and material.....	47 40
Roch. Gas Co., gas, City Hall.....	154 00
Meulendyke & Veyhl, repairing furniture.....	36 00
Scranton & Wetmore, minnograph surveyor.....	15 00

HEALTH FUND.

Mrs. Frank Vahue, collecting garbage.....	\$ 114 00
Jos. Greenauer,	114 00
Jacob Hauber,	114 00
John Roach,	114 00
Lawrence Same,	114 00
Daniel Hickey,	114 00
Patk. Bradley,	114 00
Peter Hardy,	114 00
Wm. Rosengreen,	114 00
John Becker,	114 00
John Becker, removing dead animals.....	18 00
Union and Advertiser, printing report for August.....	6 00
G. L. Gillson, professional services.....	14 00
Chas. Englert, board of Flusher's horse.....	40 00

PAY ROLL, MONTH OF SEPTEMBER.

Dr. J. J. A. Barke, Health Officer.....	\$ 83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heinold, keeper Hone Hospital.....	50 00
George W. Hall, Health Inspector.....	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

LAMP FUND.

PAY ROLL MONTH SEPTEMBER.

Chas. R. Finnegan, supt. electric wires.....	\$50 00
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PARK FUND.

PAY ROLL MONTH SEPTEMBER.

David Cooper, labor on parks.....	40 00
Wm. Coughlin	40 00
Thos. Callahan	40 00
John Sheridan,	40 00
M. McCormick,	40 00
Pat'k Dorsey,	40 00

PAY ROLL FOR MONTH OF SEPTEMBER.

B. Keeler, Police Justice.....	291 67
B. Frank Enos, Police Clerk.....	150 00
J. P. Cleary, Superintendent.....	150 00
Chas. McCormick, Day Capt. and As. Chief.....	125 00
Wm. Keith, Night Capt. and Asst. Chief.....	116 67
Frank B. Allen, Lieutenant.....	85 00
John A. Baird,	85 00
John E. McDermott,	85 00
Frank S. Skuse,	85 00
Fred Kipphut,	85 00
John C. Hayden, Chief of Detectives.....	108 33
Thos. Lynch, Detective.....	90 00
Peter Lauer	90 00
Henry Baker	90 00
Jos. S. Roworth	90 00
Patk. C. Kavanagh,	90 00
Thos. Dukelow,	90 00
Ben C. Furtherer,	90 00
Geo. Long,	90 00
Robert Burns,	90 00
Chas. Seifferd,	90 00
Andrew Connolly, Patrolman.....	70 00
Jacob Harter,	75 00
Wm. P. O'Neil,	67 50
John Mitchell,	75 00
Ed McDonough,	75 00
Wm. McKelvey,	75 00
Jos. St. Hellen,	75 00
Robert Sloan,	75 00
John Dean,	75 00
Samuel Schwartz,	75 00
James A. Johnson,	67 50
Charles W. Peart,	75 00
Charles Hart,	75 00
Michael Hynes,	75 00
Louis Nold,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Hiram Rogers,	72 50
P. J. Cummings,	75 00
Benj. L. Stetson,	75 00
Patk. Caulfield,	75 00
Patrick Culligan,	75 00
William Murray,	75 00
Michael Englert,	72 50
John Sullivan,	75 00
Dennis Hogan,	75 00
James E. Ryan,	75 00
Wm. Laragy,	75 00
John Yaman,	75 00
George H. Kron,	75 00
George Leise,	70 00

Henry Baker, Jr.	75 00
Michael Fitzpatrick	75 00
William Hilliard	75 00
Fred. Walter	75 00
John Bletzer	75 00
Geo. Mohr	75 00
E. O' Loughlin	75 00
Geo. Kleisly	75 00
John B. Davis, patrolman	75 00
Nich. J. Loos	75 00
John H. Dana	75 00
Wm. White	75 00
Ed. Van Vorst	72 50
John C. McQuatters	75 00
John M. Reis	75 00
Jacob Frank	75 00
John Wangman	75 00
John Monaghan	75 00
Danl. Golding	75 00
Mich. Cain	75 00
Jas. P. Flynn	72 50
Hugh Clark	75 00
Wallace R. McArthur	75 00
Ferd. A. Klubertanz	75 00
Theo. H. Cazeau	75 00
John E. Moran	75 00
A. J. Moynihan	75 00
Chas. P. Player	67 50
Job. W. Chatfield	75 00
John Coughlin	75 00
Albert Gerber	75 00
John W. Banker	65 00
James B. Cady	75 00
Albert B. Marble	75 00
Wm. E. O'Brien	72 50
Wm. A. Metzger	75 00
Thos. F. O'Connor	75 00
Wm. J. McBride	75 00
Frank J. Lynch	75 00
John P. McDonald	75 00
Jeremiah O'Grady	70 00
Sharon L. Sherman	70 00
Thos. Foley	75 00
Charles C. Alt	75 00
Martin P. Snyder	47 50
Chas. Weber	75 00
John M. Durkin	72 50
James Keenan	75 00
John A. Weber	75 00
Wm. Mullane	72 50
Thos. H. Gargan	75 00
Victor Hohman	75 00
Julius Luscher	72 50
John Shire	75 00
Julius A. Brown	75 00
Richard S. Congar	65 00
Geo. W. Finkle	65 00
Carl L. Shepard, patrolmen	49 91
Wm. H. Smith	45 57
Frank W. Perrin	45 57
George A. Stanton	45 57
Josef Klah	38 89
Jos. A. Rendsland	43 40
Thos. A. Burchill, sargeant	85 00
Mich. Zimmerman	85 00
Ed. J. O'Brien	85 00
Chas. Dingman, Driver	75 00
Robt. B. Swanton	75 00
Chas. Wilson, driver	75 00
Louis W. Miller, operator	50 00
Henry W. Martin	50 00
Jos. B. Smith	50 00
Charles W. Strubel, doorman	75 00
Jacob Markey, janitor	65 00
Addie De Stoebler, matron	50 00

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., Sept. 23, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec-148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

<i>Highway Fund.</i>	
Pay-roll for week ending Sept. 6.	\$37 62
Sept. 13.	88 64
Sept. 27.	267 20
	\$393 46
<i>Jacob Stein—Estimates:</i>	
Buchan park, O., 3,345	\$ 11 00
Central Ave., Sec. 1, O. 3,347	23 63
Clinton St., Sec. 1, O. 3,352	32 40
Monthly pay roll for lift bridge tenders for September	450 00
Pay roll, breaking stone	56 01
Geo. W. Crouch, Jr., lumber	440 48
A. F. & S. C. Stewart, repairs to buggy	2 63
Shorer & Taillie, castings	75 19
Garver & Donnelly, repairs to tools	64 55
John Weber, sand and gravel	19 20
Anson McNab, attorney for John Stuermer, removal of stone	28 70
Clark Johnston, appropriation for Nichols park	50 00
Alfred P. Mann, harness supplies	1 05
Geo. Chambers, cleaning and repairing Platt street sewer	596 73
Geo. S. Bristow, use of horse and buggy	48 00
Rochester Gas Light Co., coke	22 05
Joseph F. Bonesteel, rent of Frank st., yard for September	12 86
James Sullivan, repairs to tools	17 20
Geo. Underhill, disbursements for lift bridges	9 66
Chas. E. Kohlmetz, iron work	57 35
J. C. Copeland, paving brick	1 25
Louis Ernst & Son, hardware	1 75
Chas. E. Flake, hardware	13 85
Henry Hebing, hardware	26 50
Post-Express, Printing Co., record book of lateral sewers	10 00
E. H. Chace, lumber	211 55
J. Scott Wilson, oil	3 71
C. C. Meyer & Son, lumber	86 40
H. A. Kingsley & Co., hardware	36 80
John A. Vanderwerf, repairs to pay office	4 18
Wm. McConnell, inspection, electric wire pipe laying	40 00
L. S. Graves & Son, cable &c.	26 74
Whitmore, Stauber & Vicinus, crosswalk stone &c.	63 50
James Babcock, sand and gravel	7 68
Gilbert Brady & Co., building approaches Plymouth avenue lift bridge	202 90
The Times Printing & Publishing Co., printing reports	8 50
Conrad G. Boek, repairs to tools	3 55
John M. Aiken, sand	1 75
Thos. J. Neville, Clerk, disbursements	34 65
Standard Sewer Pipe Co., sewer pipe	94 24
Total	\$3,224 62
<i>Water Pipe Fund.</i>	
Pay roll for September, 1888	\$694 90
Geo. W. Aldridge, salary for Sept.	200 00
James M. Aikenhead	200 00
Julius Armbruster	200 00
Rochester Lead works, lead	1,033 45
Buffalo Cast Iron Pipe co., Est. No. 3, cast iron water pipe and specials	1,446 31
Thomas Crane, patterns	15 45
Geo. W. Crouch, Jr., lumber	30 45
Danford & Knapp, T. & S. Co., Est. No. 7, unloading and distributing water pipe, &c	90 16
Thos. J. Neville, Clerk, disbursements for freight &c	50 67
Samuel Sloan, valve	8 00
William Dyer, Est. No. 2, Group 135, laying water pipe	600 00
Geo. Chambers, Est. No. 2, Group 136, laying water pipe	1,330 00
Geo. Chambers, Est. No. 2, Group 137, laying water pipe	1,040 00
Total	\$7,039 39
<i>Water Works Fund.</i>	
Monthly pay roll, for September, operating expenses	\$2,339 03
Monthly pay roll for September, service and repairs	2,272 34

John Kennedy—Estimates:

Exchange St., O. 3,359.....	\$ 48 55
South Fitzhugh St., O. 3,360.....	26 44
Court St., Sec 2, O. 3,382.....	7 50
Plymouth Ave., O. 3,397.....	39 77
Spring St., O. 3,412.....	35 36
South Washington St., O. 3,422.....	16 28
Exchange St., Sec. 2, O. 3,456.....	22 67
Clarissa St., O. 3,457.....	12 81

\$209 38

A. L. French—Estimates:

South Goodman St., O. 3,370.....	\$ 10 22
North Goodman St., O. 3,371.....	10 22
Hawthorne St., O. 3,383.....	11 00
Meigs St., O. 3,388.....	38 50
Merriman St., O. 3,389.....	11 00
Park Ave., O. 3,395.....	19 48
Rowley St., O. 3,401.....	16 97
Oxford St., O. 3,428.....	19 33
Portsmouth Terrace, O. 3,448.....	9 12
Alexander St., O. 3,492.....	9 75
Griffith St. and Clinton Park, O. 3,495.....	4 12
S. Goodman St., sec. 2, O. 3,496.....	13 83
Broadway, sec. 2, O. 3,497.....	19 83

\$193 37

Dennis Kelly—Estimate.

Lyell avenue, O. 3,385.....	74 57
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A. W. Rice—Estimates.

Gibbs st., O. 3,369.....	\$ 12 28
East Main st., O. 3,387.....	48 73
Prince st., O. 3,388.....	15 36
University ave., Sec. 1, O. 3,416.....	30 00
University ave., Sec. 2, O. 3,417.....	28 79

135 16

Thomas Holahan—Estimates.

Broadway, O. 3,344.....	\$ 14 93
South Union st., O. 3,423.....	14 93
Monroe ave., O. 3,429.....	45 25
Howell st., O. 3,434.....	4 75
Weid st., O. 3,455.....	11 79
Scho st., Sec. 3, O. 3,511.....	24 99

116 64

Robert Stewart—Estimates.

N. St. Paul st., Sec. 1, O. 3,402.....	\$ 32 50
N. St. Paul st., Sec. 2, O. 3,403.....	62 14
Granger St., O. 3,458.....	8 36
North St. Paul st., Sec. 3, O. 3,509.....	21 43
Lowell st., O. 3,512.....	29 79

154 22

Edward Weilert—Estimate.

Brighton ave., O. 3,444.....	13 96
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Daniel H. Burns—Estimates.

Gregory st., O. 3,491.....	8 79
Linden st., O. 3,493.....	20 21
Mt. Hope ave., Sec. 2, O. 3,494.....	34 85
Gregory st., Sec. 2, O. 3,508.....	11 71

75 56

Total.....\$1,984 88

Local Improvement Funds.

John Klein, inspection Qualtrough Place pipe sewer, O. 3,527.....	\$ 10 00
Obed M. Rice, inspection Frost ave. grading and plank walk, O. 3,530.....	39 25
James S. Murray, inspection Frost ave. grading and plank walk, O. 3,530.....	5 00
William S. Pike, inspection Hawley street grading and plank walk, O. 3,536.....	20 00
G. A. Widmer, inspection Adams st. asphalt improvement, O. 3,517.....	40 00
Monroe Bills, inspection Taylor st. grading, O. 3,529.....	22 50
Chas. T. Stott, inspection Benton st. pipe sewer, O. 3,534.....	17 50
Geo. E. Bingham, inspection Jefferson ave. pipe sewer, O. 3,507.....	58 75
Jacob Kolb, inspection Myrtle, Cameron, Otis and Brooks sts. sewer, O. 3,476.....	60 00
Myron H. Ray, inspection Schanck avenue sewer, O. 3,178.....	60 00
D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259.....	60 00

William Howe, inspection Genesee Valley canal sewer extension, O. 3,325.....	60 00
John Van Doorn, inspection Childs st. pipe sewer, O. 3,535.....	50 00
Obed M. Rice, inspection North Goodman st. walks, O. 3,465.....	3 75
August Seiser, inspection East ave. repairing and improvement, O. 3,501.....	35 00
Monroe Bills, inspection Second avenue sewer, O. 3,526.....	37 50
Peter Cullen, inspection South Goodman st improvement, O. 3,473.....	5 00
Wm. McConnell, inspection Pearl st. improvement, O. 3,500.....	13 75
Jas. Qualtrough, inspection Platt st. outlet tunnel, O. 3,337.....	60 00
Wm. McConnell, inspection Vick Park Avenue B curbs and gutters, O. 3,472.....	23 75
Wm. McConnell, inspection Vick Park Avenue A and Crescent avenue curbs, O. 3,471.....	32 50

Street Department.

Part cost of approaches Plymouth ave. asphalt improvement, O. 3,452.....	\$132 02
Labor on crosswalk plates, Ward st. Medina improvement, O. 3,440.....	6 75
Inspection, stakes, &c., Vick park, Ave. A and Crescent ave. curbs, O. 3,471.....	17 17
Inspection, stakes, &c., Vick Park, Ave. B, curbs and gutters, O. 3,472.....	22 67
Inspection, stakes, &c., Childs st. pipe sewer, O. 3,535.....	19 20
Inspection, stakes, &c., Second ave. pipe sewer, O. 3,526.....	17 77
Inspection, stakes, &c., Wright st. plank walk, O. 3,530.....	11 53
Inspection, stakes, &c., Pearl st. improvement, O. 3,500.....	32 55
Use of steam roller, &c., on South Goodman st. improvement, O. 3,473.....	150 13
Use of steam roller, &c., East ave. repairing and improvement, O. 3,501.....	179 67
Shorer & Tai lie, crosswalk plates, Ward st. Medina improvement, O. 3,440.....	16 85
Weider & McMahon, extra work, Violetta st. sewer and walk, O. 3,470.....	10 00

Partial Estimates.

Robert Quinn, est. No. 1, Jefferson ave. pipe sewer, O. 3,507.....	\$ 702 00
Ed. Wielert, est. No. 2, East ave. repair, cleaning and care, O. 3,441.....	2,000 00
Ed. Weilert, est. No. 2, East ave. repair, cleaning and sprinkling, O. 3,442.....	500 00
F. C. Lauer's sons, est. No. 3, Schanck ave. sewer, O. 3,178.....	5,000 00
F. C. Lauer's Sons, est. No. 1 Goodman st. outlet sewer extension, O. 3,259.....	15,000 00
Geo. E. Sherry, est. No. 4, Platt st. outlet tunnel, O. 3,337.....	1,050 00
Wm. Fuller, est. No. 5, Genesee Valley canal sewer, O. 3,325.....	3,900 00
R. Y. McConnell, No. 1, South St. Paul st. flag walk, O. 3,515.....	640 68
John Mauder, est. No. 2, Myrtle, Cameron, Otis & Brooks sts. sewer, O. 3,476.....	1,000 00
F. M. McFarlin, est. No. 2, West ave. sweeping and cleaning, O. 3,438.....	99 98
Eliakin T. Cory, est. No. 2, Tremont st. sweeping and cleaning, O. 3,467.....	34 28
Crosman & Meyer, est. No. 4, Monroe ave. sweeping and cleaning, O. 3,466.....	90 00

Final Estimates.

Geo. Chambers, Childs street pipe sewer, O. 3,535.....	\$739 16
McConnell & Brewer, Wright street plank walk, O. 3,520.....	319 70
Weider & McMahon, Second avenue pipe sewer, O. 3,526.....	1,033 01
Wm. H. Jones & Sons, Vick park, avenue A and Crescent avenue curbs, O. 3,471.....	555 48
Wm. H. Jones & Sons, Vick park, avenue B, curbs and gutters, O. 3,472.....	2,553 96
Marvin & Hartung, South Goodman street gravel improvement, O. 3,473.....	531 54
Thos. Oliver & Sons, Pearl street improvement, O. 3,500.....	1,183 63

Thos. Oliver & Sons, East avenue repair-
ing and improvement, O. S. J. L. 1,209 15

Total \$39,473 08
Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz,
Fritzsche, Williams, Selye, Hall, Swikehard, Judson,
Schoth, Bohrer, Kelly, Thayer—14.
By Ald. Fritzsche—

ROCHESTER, October 2, 1888.

To the Honorable the Common Council:

GENTLEMEN—Your Water Works Committee and the Executive Board would respectfully report as follows:

That they have examined the several petitions on file for the extension of water pipe in various city streets and respectfully recommend that the Executive Board be authorized to extend water mains in the following named streets:

Wilkins avenue from St. Joseph street to about 500 feet easterly; Locust street from Thrush street easterly to the Ravine; Mt. Hope avenue from Gold street to Cook street; Anderson avenue from Fairmount street to Norwood street; Lake avenue from present end of pipe northerly to about 850 feet, being a wrought iron $1\frac{1}{2}$ inch pipe.

Respectfully submitted,

FRANK FRITZSCHE,
H. G. THAYER,
J. MILLER KELLY,
THOS. McMILLAN,
Water Works Committee.
J. M. ARKENHEAD,
J. ARMBRUSTER,
Executive Board.

Ordered received, filed and published.

By Ald. Fritzsche—Resolved, That the Executive Board be and it is hereby authorized and directed to extend water mains in the various streets enumerated and recommended in the report of the Water Works Committee and Executive Board this day submitted to the Common Council, and that the cost thereof be paid out of any moneys now credited to the water pipe extension fund and not pledged for the payment of work heretofore ordered by this board. Adopted.

By Ald. Kohlmetz—

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 George S. Riley to be permitted to pay local assessment No. 1822 on lots eighteen, nineteen and twenty, on Court street, amounting to fifteen hundred and fifty-five dollars and fifty-four cents, with six per cent. interest from the date of its maturity, on July 30, 1875, instead of the statutory rate of seven per cent. should be denied, as your Committee does not believe that the granting of the application will be to the benefit of the city.

The application of the rector, wardens and vestrymen of Christ Church to have cancelled the city tax of 1888 against their lot K, Manhattan square, tract, north side of Chestnut park, Fourth ward should be granted, as it appears that said property, since July 1887, has been used for church purposes only, and, therefore, has not been subject to taxation since that time. The property had formerly been occupied by a dwelling, which was rented by the church, and, therefore, was subject to taxation, but on or about July, 1887, the house was moved, and an addition to the church built thereon.

The application of the heirs of Jane S. Bell to have the city tax of 1888 against their lot thirty-six, north side of Central park, reduced from twenty-five dollars and seventeen cents to eighteen dollars and thirty-eight cents, said first mentioned amount being taxable where water is taken should be granted. It appears that prior to the levying of the 1888 city tax water mains were laid only along the southern portion of said Central park. The Executive Board refused to permit said park to be torn up for water connections across the same from the Bell property on the north side of said park to such mains, thus preventing such property from receiving water.

Your committee, therefore, recommends the adoption of the accompanying resolutions.

Respectfully

H. KOHLMETZ,
LEO J. HALL,
WM. H. SULLIVAN,
D. W. SELYE,
LOUIS BOHRER,
Assessment Committee.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the application of George S. Riley, referred to in the foregoing report, be and the same hereby is denied, Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer cancel the general city tax of 1888 against lot K, Manhattan square tract, north side of Chestnut park, Fourth ward, and that he charge the amount thereof to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That that the treasurer be, and hereby is, directed to receive from the heirs of Jane S. Bell the sum of eighteen dollars and thirty-eight cents, with any and all accumulations, fees and percentages thereon instead of twenty-five dollars and seventeen cents, in full of the city tax of 1888 against lot thirty-six, north side of Central park, and that he charge the amount of the reduction to erroneous assessments. Adopted.

By Ald. Kelly—

To the H. n. the Common Council of the City of Rochester:

GENTLEMEN—Your Law Committee begs leave to submit the following as its report:

In the matter of the sale of a lot fronting upon Frank street and being a portion of that purchased some years ago for a playground for the children attending No. 5 Public School, your committee advertised for and received two bids for said land, one of the same being for \$700 and the other for \$1,650, the last named sum being the fair value of the lot. Upon examination, and aided by the assessors and the property owners residing in the vicinity of said lot, your committee finds that said lot was originally purchased, under the direction of the Common Council, for the sum of \$4,400, a dwelling being at that time thereon. The difference in the price now offered and that given by the city is so great that your committee is of the opinion that a sale of the property ought not to be had, as it will be quite difficult to explain to the taxpayers the necessity of such a sale for what may be deemed to be a very small amount compared to the former purchase price, and, moreover, by the addition of joining property, the lot will be found to be a suitable playground for the children attending said school, which in the future will probably be required, as even at present the children play mostly in adjacent public streets.

In the matter of James H. Hooker, your committee finds that a previous judgment obtained by him for the same cause was appealed to the Court of Appeals and that court affirmed the same and judgment was thereafter under the direction of your honorable body, paid. The time within which an appeal might be taken to the Court of Appeals in the present judgment has now expired, but, in view of the disposition made by the Court of Appeals in the former case, it is the advice of the law department that the city would not meet with any better results by an appeal. The judgment for damages and costs and for the appeal costs, mentioned in the communication of Messrs. Van Vooris, Mr. Hooker's attorneys, and as modified in the accompanying resolutions, should be paid. Your committee, therefore for the foregoing purposes, recommends the adoption of the accompanying resolutions.

Respectfully submitted,

J. MILLER KELLY,
F. H. WILLIAMS,
T. McMILLAN,
H. G. THAYER.

Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the resolution of the Board of Education providing for a sale of a lot fronting upon Frank street, and adjoining that

occupied by Public School No. 5, be not concurred in, but that the subject of the sale be postponed for the present. Adopted.

By Ald. Kelly—Resolved, That, upon the certificate of the City Attorney that proper satisfaction pieces have been executed and delivered to him, the Clerk draw an order on the Treasurer, payable from the Contingent Fund, in favor of James H. Hooker, for one thousand seven hundred and seventy-five dollars and twenty-nine cents, with interest on seventeen hundred and one dollars and twenty-nine cents, from May 12, 1836, and the balance, seventy-four dollars, from July 30, 1837, being in full of the judgment referred to in the foregoing report of the Law Committee.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

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

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Sept. 28, 1888.

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

GENTLEMEN—The annexed report of the Chief Engineer of Water Works in relation to the urgent necessity for an additional water works supply for this city is herewith transmitted for the consideration of the Common Council.

The paramount importance of this subject to the prosperity of Rochester and the well-being of its citizens in our opinion challenges your careful consideration and study of the whole matter and prompt and energetic action in the premises.

Respectfully submitted,

EXECUTIVE BOARD, THOS. J. NEVILLE, Clerk.
REPORT OF CHIEF ENGINEER J. N. TUBBS, WITH REFERENCE TO ADDITIONAL WATER SUPPLY.
ROCHESTER, September 21st, 1888.

To the Executive Board:

GENTLEMEN—In compliance with your direction I have made a careful examination of the subject of an increased supply of water for the city of Rochester and herewith submit my report in relation thereto:

CHARACTERISTICS OF THE PRESENT SUPPLY. SOURCE SELECTED.

During the session of the Legislature of 1871-2, an act was passed authorizing the appointment of a Board of Water Commissioners, the selection of a source of water supply and the construction of a system of works for the city.

After an exhaustive study of the problem, Hemlock and Canadice lakes, located in the counties of Livingston and Ontario were selected as a source of supply and the present works designed and completed.

The present system is a dual one consisting of a supply from Hemlock lake by gravity, and a pumping system supplying water by direct pressure from Browns' race.

LENGTH OF PIPE NOW IN USE.

The extent of these two systems at this date may be roughly stated as follows:

	Feet.
From inlet pier in Hemlock lake to end of 36 in. pipe (W. I.).....	51,776.00
From end of 36 in. wrought iron to commencement of 24 in. cast iron pipe (W. I.).....	1,913.65
From end of 24 in. wrought iron to end of 24 in. cast iron pipe.....	30,549.75
From end of 24 in. cast iron pipe to end of 24 in. W. I. pipe.....	13,809.38
From end of 24 in. wrought iron pipe to inlet in Rush reservoir (C. I.).....	5,222.27

Total length of conduit from inlet in Hemlock lake to inlet in Rush reservoir 103,271.05

Equal to miles 19 559-1000

The conduit between Rush reservoir and Mt. Hope reservoir is of cast iron 24 inches internal diameter and its length from face of inlet masonry at Rush to inlet at Mt. Hope reservoir is about 46,592 feet, equal to miles 8,824-1000. The total length of conduit is, therefore, miles 28,383-1000.

The total miles of distribution pipes now laid is 199,350-1000. Making a total miles of pipe in the water works system 227,733-1000. There are connected with the distribution at this date, 1,840 fire hydrants.

DESCRIPTION OF LINE OF PRESENT CONDUIT.

For purposes of comparison in another section of this report, it is necessary that a brief description of the physical features of the country along the present conduit line between Hemlock lake and Rush reservoir should be given in this connection.

Commencing at the gate house at the north shore of Hemlock lake, the conduit passes northward along the broad valley of the outlet, parallel with and at a distance of about 500 feet eastward from the Hoppough mill pond so-called.

At a distance of about one-third of a mile from the lake it crosses the outlet of Canadice lake and passes on to the village of Hemlock Lake or Slab City, a distance of about one and three-quarters miles. For this distance, the depth of the conduit from the surface of the ground varies from 16 to 24 feet.

This part of the valley from the lake to Slab City was once evidently part of the lake itself and the material through which the conduit passes is principally composed of the finest quicksand deposited in former times from the deep gorge in the hills through which the waters of Canadice lake have found an outlet and from the numerous other ravines opening into the valley from adjacent ridges on each side thereof.

From Slab City, the conduit follows the valley of the outlet to the village of Richmond Mills, a distance of about 4 1/2 miles from the lake, passing under the creek thirteen times in that distance. At this point the conduit is about 37 feet lower than the lake, but here it leaves the outlet valley proper and rises to a sub-terrace or plateau, the surface of which at its commencement is somewhat higher than the lake. From thence the conduit passes northward to the State road so-called, a distance of about 10 1/2 miles from the lake, and for the whole distance the surface of the country is deeply seamed by a succession of ravines, which cross the line of conduit at nearly right angles and varying in depth from 15 to 90 feet. The slopes of these ravines are many of them exceedingly precipitous, so much so that under certain conditions of the soil it is next to impossible to walk over the conduit line.

From the State road to Rush reservoir the route is not on the whole very difficult, although it passes again under the bed of Honeoye creek and over the crest of Davis Hill, and thence over a rolling country to the said reservoir. The first ten miles of the conduit line thus described is intercepted by but few highways, and is practically inaccessible at most points, except by passing over private lands.

AMOUNT OF WATER FURNISHED BY THE PRESENT SYSTEM.

The population of Rochester in 1872, when the present water works system was designed, was probably from 65,000 to 70,000, and it was then the opinion of our best-informed citizens that a population not exceeding 150,000 might be expected within thirty to forty years next succeeding, and the majority of citizens seemed to favor limiting the supply of water to be furnished to the city to about 6,000,000 gallons per day. The Water Commissioners believed that a prudent provision would be a supply of fifty gallons per head per day for a population of 150,000, amounting to 7,500,000 gallons per day, and the conduit as built was expected to furnish that quantity of water.

In my report to the Executive Board for the year 1876, at pages 63 to 72, inclusive, will be found an exhaustive discussion of the capacity of the conduit, as constructed, for conveying water.

Mathematical formulæ for the determination of the flow of water in pipes are the accumulated results of a large number of experiments and observations of the flow of water in pipes of various diameters and under varying conditions, and each scientific observer has modified existing formulæ to embody the results obtained by him.

The following table compiled from my report for the year 1876 will show what widely different results were obtained by the application of the best formulæ then extant, to the conditions existing in our conduit :

	Gallons per Day.
Weisbach formula gave a flow of.....	7,403,072
Grashof	7,433,527
Darcy	7,953,527
Lampe 1st	8,733,144
Lampe 2d	9,074,144
Prony	8,735,049
Bytelwein	7,413,315
D'Aubuisson	8,773,223

It is probably a fact, that the earlier formulæ were the expression of the results of experiments on pipes of comparatively small diameters. The two formulæ of Dr. Lampe were established from experiments with the conduit of the new water works of Danzig about 1873 and in the light of more recent experiments with large pipe, by other observers, probably give the flow in large pipes more correctly than the earlier experiments.

In the year 1876, after the completion of the water works conduit and while the Rush reservoir was being filled with water the late Mr. Lorain L. Nichols, an accomplished hydraulic engineer, made a careful calculation of the capacity of that reservoir and formulated a table of its capacity for each one tenth of a foot in elevation from the bottom to high water mark therein. He then observed the rate of rise in surface of water due to the inflow through the conduit. The result obtained by him was about 9,000,000 gallons per day, which result agrees very closely with the results deduced from the second formula of Dr. Lampe hereinbefore given.

EXISTING CONDITIONS WHICH RENDER AN ADDITIONAL WATER SUPPLY NECESSARY.

During the extreme cold of January and February, 1885, the draft upon the water mains and the reserve water in the two reservoirs became so great, that I felt compelled to call the attention of the Executive Board to the imminence of a water famine unless stern repressive measures were at once adopted, to check the waste. A vigorous house to house inspection was at once instituted, followed by the imposition of a large number of fines, which, together with a moderation in temperature, tided over for that occasion the danger of an entire depletion of the water stored in the reservoirs.

During the extreme heat of each succeeding summer and the coldest part of each winter up to 1887, there were periods when the uses of water were greater than any possible supply through the conduit, but the excess which was abstracted from the reservoirs did not so reduce the amount as to be regarded as perilous to the maintenance of a full supply to the city for all legitimate purposes.

In the spring of 1887 it was discovered that the large fountain in the middle of Mt. Hope reservoir could not be operated because of such a rupture of some of its parts as would require the taking down of the outside masonry, to enable repairs to the interior pipes to be made. This repair would also require the drawing out of the water and the disuse of the reservoir for several weeks.

Preparations were immediately made for this purpose, but in the early part of June of that year it was found that the draft of water for use in the city was becoming greater than the capacity of the conduit to supply the same, and that the water stored in the reservoirs was being rapidly drawn down to meet this demand. On making this discovery, the projected drawing of the water from Mount Hope reservoir to enable repairs to the fountain therein to be made, was abandoned, and a considerable number of water inspectors were employed during the summer to report all abuses in the use of water. To supplement this action, about 500 new meters were applied to services in use and the danger of a water famine was again tided over, but the amount of water stored in the reservoirs became perilously low by the first of October.

Early in the present season of 1888, the water

was drawn out of Mount Hopt reservoir and used, not wasted, in the city distribution, and during the few days employed in emptying said reservoir, the water flowing through the conduit was stored in Rush reservoir.

During the several weeks in which repairs to Mount Hope reservoir fountain were in progress, the city was fed directly from Rush reservoir.

During the hot weather in June last it was discovered that the water in Rush reservoir was gradually receding, notwithstanding the fact that the conduit was each day pouring its full quota into the reservoir. Also during this period a heavy leak in two lead joints of the conduit occurred, requiring the shutting off of the flow of water therein for three days, at the end of which period the city had in store in its reservoirs only about 10,000,000 gallons of water. If at this time another obstruction in the flow of water through the conduit for a period of 36 hours had occurred it would have left the city destitute of water.

The Executive Board early this season again resumed a house to house inspection and eventually adopted measures for the temporary disuse of water from the Hemlock system for fountains and street and lawn sprinkling.

Notwithstanding all the efforts which have been made to reduce the uses of Hemlock water to purely legitimate purposes, it was not deemed prudent to resume the usual uses of water for all purposes until about the first of the present month, and even at this date the reserve of water in the reservoirs is only about 22,000,000 gallons in Mt. Hope and about 18,000,000 in Rush or a total of about 40,000,000 gallons. The reserve should be 60,000,000 gallons at least, an amount sufficient to supply the city for about 10 days in case of any such serious disaster to the water works conduit as would result in the water being drawn therefrom for repairs.

THE REMEDY FOR EXISTING CONDITIONS.

Two plans have been suggested for this purpose, one of which proposes a reduction in the amount of water used and wasted from the present system, by the immediate and universal application of meters to all water services.

The other is the construction of another conduit for conveying additional water from either Hemlock lake or some other source of supply.

In the discussion of the first suggestion, it may be stated, that in at least one American city with somewhat similar population and uses of water, it has been satisfactorily demonstrated that a supply of 40 gallons per head per day is sufficient for all legitimate uses, although the experience of nearly every other large American city has shown a use from 60 to 200 gallons per head per day. I have but little doubt that had the practice of metering every service as it was connected with the water mains been adopted and systematically followed in the case of our works, accompanied with the collection of such a rate for metered water as would perceptibly affect the pocket of the owner in case of appreciable waste from his fixtures, the uses of water here would not have exceeded the rate of forty gallons per head per day, and, as a consequence, the present supply would be ample for several years to come.

When, however, this suggestion is made as a remedy for present and imminent peril it would seem like "locking the door after the horse is stolen."

There are now in use, connected with these works, about 20,000 services, of which about 1,500 are metered and the remaining 18,500 are unmetered. The cost of a meter and setting it varies from \$15 to \$150 or more, dependent upon its size, and the life of an approved water meter may be taken at from 8 to 12 years, the average being, more probably, nearer the smaller figure. A very simple estimate will indicate the cost to the city of the general application of meters to meet the conditions of this suggestion.

The procuring and setting of 18,500 meters on the unmetered services at \$19, say... \$ 350,000
The yearly repairs and depreciation in each of the 20,000 meters may be stated at least at \$2, equal to \$40,000 per annum, which

sum capitalized at 3 per cent. is equal to... \$1,333,333

Equal to an investment of... \$1,683,333

It will be seen on comparing this estimate with the estimated cost of a new conduit to supply at least 10,000,000 gallons per day hereinafter given that the difference in cost is not in favor of the application of meters as a remedy for the present emergency.

The question may be broadly stated therefore as follows: Which is the more prudent course; to make a permanent investment of \$1,000,000 in a meter plant with a certainty that in a very few years after the work is done another conduit at the cost of an additional million dollars must be laid, or whether it is not better, at the same cost, as the meters, to at once build a new conduit capable of furnishing an additional supply of water daily of 10,000,000 gallons? As further affecting the decision of the question, it must be remembered that the procuring and setting of so many meters will require a considerable period of time, at least two years, during which our perilous situation might be largely augmented.

Assuming that by the foregoing statement it is made manifest that the true remedy for our present scarcity of water, is the introduction of an increased supply, it is now in order to discuss the question of

THE BEST SOURCE FROM WHICH TO OBTAIN THE NEW SUPPLY.

The decision of this question involves a knowledge of the following elements:

(a.) The quantity of water which each source can be expected to supply.

(b.) The purity of the water and its adaptation to the various purposes for which it is to be used.

(c.) The probable future sanitary condition of the supply.

(d.) The cost of the introduction of the water into the city, including the cost of operating the mechanical appliances by which it is obtained.

I think it may be assumed that among the practical sources of supply for this city, the two which have attracted the most public attention are those from Lake Ontario, and Hemlock and Canadice Lakes, and while other sources are possible, the two last mentioned are clearly the most prominent and entitled to be the most seriously examined and exhaustively discussed.

LAKE ONTARIO.

This lake is the last of the series of the great northern lakes, and, as is well known, passes to the St. Lawrence river all the water which is accumulated from the water sheds contributing to Lakes Michigan, Superior, Huron, St. Clair, Erie and Ontario.

The sewage of many large cities and towns, aggregating a population of several millions, finds its way into the lakes, as also the washings from the immense agricultural districts forming the drainage areas tributary to them. Treating of the supply from this source in the order hereinbefore mentioned, it may be said that the quantity may be regarded as inexhaustible.

THE PURITY OF THE WATER.

From what has been previously stated, it must be understood that a vast amount of sewage is being constantly discharged into this lake and the lakes tributary to it and this amount is constantly increasing, as the cities and towns adjacent thereto increase in population and in facilities for a more perfect disposal of sewage.

Until quite recently it has been generally believed that the great lakes were an exceedingly safe source of water supply for any of the large cities which were fortunate enough to be located adjacent thereto.

The basis of this belief being:

First—The fact of the large volume of water in the lakes themselves in comparison with the volume of sewage discharged into it, and the consequent dilution of the sewage matter to a small percentage of the amount, and:

Second—The great surfaces of water exposed to the action of the atmosphere was supposed to pro-

duce thorough aereation of, and consequent rapid self-purification of the water. Moreover in the case of Lake Ontario more rapid aereation and consequent purification was expected by the action of the falls of Niagara and the rapids adjacent.

Within the past few years a great advance has been made in our knowledge of the Micro-organisms which pervade all waters, and, in the light of the chemical and biological examinations and studies which have been made, it seems very probable, that even under such conditions of extreme dilution and aereation as obtain in the great lakes, there may occur occasions peculiarly favorable to the propagation of the zymotic disease germs, which recent investigations have demonstrated to increase not only with amazing rapidity, but, also to preserve for considerable periods their vitality and also their power to produce these diseases in human subjects, when the water they inhabit is absorbed into the system.

It will thus be seen that any water supply, into which sewage is habitually discharged, is certainly liable to suspicion, be the dilution ever so great or the point of sewage discharge ever so remote.

But in the particular case in question, this source of danger is intensified by the discharge of the sewage of the city of Rochester in a very concentrated form, at least a considerable portion of the year, during which the flow of water in the river does not bear a safe sanitary relation to the amount of sewage carried. This sewage too, is discharged at a point in the lake in the neighborhood of the location of any practicable source of water supply.

The danger of pollution from this source of any water supply taken from Lake Ontario near Charlotte is proven by cities similarly situated which thus obtain their water supply.

During the present year the writer had occasion to question the accomplished Chief Engineer of one of the cities thus supplied on this subject in a public meeting of water works engineers and superintendents, and was answered that under certain conditions of wind and current, the indications of the presence of the city sewage about their inlet crib were unquestionable. Of course the crib in this and other similar cases is located at such points that the prevailing winds and usual currents of the lake are expected to carry the sewage in other directions.

In so far as the adaptability of the water of Lake Ontario for other than purely domestic uses is concerned it may be rated as of medium quality.

THE PLAN FOR A SUPPLY FROM LAKE ONTARIO.

The adoption of Lake Ontario as a source of additional water supply for this city, will in my opinion involve the construction of a tunnel extending from near the shore line, northward under the bed of the lake a distance of three miles.

This will it is believed carry the inlet crib beyond the injurious influence of the anchor ice, which in the locality of Charlotte drifts in, in vast quantities, and which for a long distance out extends from the lake bottom and is piled in great masses above the surface of the lake.

This distance will also be sufficient to prevent the supply being seriously affected by the roily water following storms on the lake and will reduce to a minimum the dangers to be anticipated from the sewage polluted condition of the water near the shore, caused by the inflow of the Genesee river.

The desired amount of water, which is assumed in this instance to be 10,000,000 gallons per day, must then be elevated to the high-water level of Mt. Hope reservoir, being an actual elevation of 391 feet, not including the friction through 9 miles of force main from the lake to the reservoir.

To accomplish this purpose will require the constant expenditure of 780 horse powers and if it is accomplished at a single lift, will require a pumping engine with a rated capacity of from 900 to 1,000 horse powers. In any case, the pumping engines should be in duplicate for the purpose of security in case of accident.

The number of steel boilers 66 inches in diameter and 18 feet in length would be eight, and the plant

should be increased to twelve, so that four could be at all times idle for cleaning and repairs.

The lake end of the tunnel would require a heavy timber inlet crib filled with stone carried to a considerable height above the surface of the lake and on which would be erected a house for the crib keeper, with room for a steam boiler and a quantity of coal, so that steam could be used if necessary to keep the inlet gates free from anchor or drift ice in winter.

At the shore end of the tunnel would be required the construction of a large suction well or reservoir, heavy foundations of masonry for the engines and boilers, a large brick chimney and boiler house, a large brick chimney, a large store house for coal and two or more dwellings for the engineers and other employees in charge of the machinery.

The amount of best bituminous coal consumed in pumping would be 2 2-10 pounds per horse power per hour, or 7,500 tons per year. No account is taken in the foregoing of the cost of heating the engine house or the consumption for heating and other purposes at the crib end of tunnel.

The usual number of engineers employed about an engine of this size would be as follows:

Three engineers, six firemen and two helpers. One engineer and two firemen to a trick, each trick to be eight hours in length. The helpers or wipers would be on duty during the day tricks.

Should this general plan be adopted, I should recommend a modification of it to the following extent:

That the water should be lifted to only about one-half the ultimate height at a single lift; that a reservoir should be constructed midway between the lake and Mt. Hope reservoir and another pumping plant erected to perform the balance of the work. This plan would add to the safety and convenience of the system, as it is very difficult to keep the packing and valves of the pumps operating against so high a pressure, in good working order, and the valves have to be removed much more frequently than when working under the pressure usually employed for water works purposes.

As the initial cost of construction by the plan of a single lift would be much cheaper, I submit my estimate of cost on that plan for the purposes of this discussion.

The pumping engine designed to be used may be described as having thirty-six inch high pressure cylinder, seventy-two inch low pressure cylinder with stroke of forty-eight inches, with steam pressure of 100 pounds per square inch. This would operate two double acting plunger pumps, each twenty-eight inches in diameter, and would deliver the amount of water heretofore indicated at 125 feet piston speed.

The style of engine may be designated as compound, horizontal crank and fly wheel.

The construction of another distributing reservoir, located easterly from and at the same elevation as Mt. Hope reservoir will be necessary, as well as the extension of another large feeding main from Mt. Hope reservoir, under the bed of the Genesee river at the Rapids, and thence to a connection with Genesee street, the latter being required to reinforce the distribution on the west side of the river, and particularly the southwest portions thereof.

I am at present of the opinion that the best location for the tunnel proposed by this plan would be from three-fourths of a mile to one mile westerly from Ontario Beach.

ESTIMATE NO. 1.

Showing the cost of obtaining 10,000,000 gallons of water per day from Lake Ontario on the foregoing described plan.

Items.	Amounts.
16,000 lin. feet of tunnel work at \$40..	\$640,000 00
1 timber crib and filling, together with house, boiler and fixtures at lake end of tunnel.....	20,000 00
1 engine and boiler house, including suction well, foundations, chimney stack and coal sheds.....	30,000 00

Duplicate pumping engines with nest of 12 boilers.....	206,000 00
3 dwellings for operatives, including all land damages at lake.....	9,000 00
1 reservoir on Pinnacle range of hills 55,000 lin feet trenching and refilling, including rock work and work in city streets, at 50c.....	27,500 00
Cost of extending force main under Erie canal, Genesee river and feeder	8,000 00
Cost of extension from Mt. Hope reservoir westward under Genesee river.....	33,000 00
47,500 lin. feet laying 30 inch pipe at 40c.....	19,000 00
7,500 lin. feet laying 24 inch pipe at 30c	2,250 00
300 lin. feet laying 4 inch pipe at 11c.	33 00
6 (30-inch) stop valves, with vaults, at \$400.....	2,400 00
10 (4-inch) stop valves, with boxes, at \$25.....	250 00
9,850 net tons cast iron pipe at \$27.....	265,950 00
60 net tons special castings at \$60.....	3,600 00
Right of way on conduit.....	5,000 00
100 cubic yards Rubble masonry in cement at \$5.....	500 00
20 air valves, with boxes, at \$25.....	500 00
Electrical recording apparatus and extension of telephone line.....	3,000 00
For contingencies, engineering and inspection.....	74,017 00

Total estimated initial cost of supply from Lake Ontario..... \$1,490,000 00

The yearly cost of operating the pumping part of the foregoing described plant may be stated as follows:

Items.	Amounts.
7,500 tons coal consumed at \$3.....	\$22,500 00
Salaries 3 engineers, \$1,800, \$1,400, \$1,400.	4,600 00
.. 6 firemen.....	4,320 00
.. 2 wipers.....	936 00
Yearly cost of oil and waste.....	1,500 00
Boiler and other insurance.....	300 00
Ordinary yearly repairs to pumping machinery.....	1,500 00

Yearly expense for operating pumping machinery..... 35,674 00

To the foregoing must be added the yearly depreciation of the pumping machinery..... 5,880 00

Total yearly expense on account of pumping machinery..... \$41,554 00

It will thus be seen that the initial cost of procuring 10,000,000 gallons of water per day from Lake Ontario, is about one and one-half millions of dollars, and that the additional yearly expenditure required for operation, because of the pumping plant, is \$41,554.

There has been one other modification of the plan of supply from Lake Ontario suggested. This modification consists in laying a conduit along the margin of the Genesee river, from the shore end of the proposed tunnel, to the lower falls of the Genesee, at such a depth below the minimum surface of the lake, as would allow the water to flow in sufficient volume between the two points by gravity. From thence, it is proposed to elevate the water to the reservoir, by the use of the water power of the lower fall.

To any one familiar with the physical conditions existing between the two points, the difficulties attending the location and construction of such a line of conduit will be regarded as practically insurmountable, except by expenditures of such enormous amounts of money as would at once condemn the project.

Commencing on the shore of the river at Charlotte, we first encounter a broad swamp of unknown depth, following which are a succession of steep bluffs alternating with swamps, until the lower landing is reached, after which to the lower fall the river is confined within a comparatively narrow and rocky gorge, the adjacent bluffs rising to a height of at least 200 feet.

It is to be remembered, that the scheme in question, involves the excavation of a trench through each of these swamps to a depth of at least six feet below the ordinary surface of water in the river,—the preparation of a pile foundation for the support of the conduit,—the excavation of a similar trench in the rock along the bluff shores and the construction of a suction well or reservoir of considerable capacity at or near the foot of the lower falls. From this brief and imperfect description, any practical business man, although unskilled in the particular question now under discussion, must be able, to at least appreciate the difficulties and expense attending such an enterprise, and also the liability of disaster to a conduit so constructed, as well as the time and expense of making any repair to the same which might at any time be needed.

But the foregoing is not the most objectionable feature of the plan; while it is probably true that the average low water flow of the Genesee river for the three driest months is about 12,000 cubic feet per minute, equal to the production under a head of 90 feet of about 1,360 horse powers, yet certain gaugings recently made indicate that there are periods of greater or less length during these three months of average minimum flow, when the discharge does not exceed 6,000 cubic feet per minute, which, under a head of 90 feet, would produce but 680 horse powers. By a reference to a previous part of this report it will be seen that the power which could at such times be developed is actually 100 horse powers short of the actual power required to lift the water to the level of the Mt. Hope reservoir.

Attention is also called to the further well-known fact that the water power at the lower fall during the low water-flow is now fully taken up and employed, and its purchase or condemnation for water works purposes would prove both difficult and expensive, besides having the effect of taking away power from a valuable business enterprise.

For the reasons I have stated I regard this plan as entirely impracticable, and I have therefore not attempted to prepare any estimate of cost thereon.

HEMLOCK AND CANADICE LAKES AS A SOURCE OF ADDITIONAL SUPPLY.

Following the plan of discussion heretofore indicated, the first question to be determined is the quantity of water which can be obtained from these sources.

HEMLOCK LAKE.

The area of this lake at low water is 1,828 acres, and the area of the lake at five feet below low water is 1,544 acres. The drainage area of said lake is 27,554 acres.

From recorded observations made at the lake since the construction of the water works, it has been determined that an average of 47.82-100 per cent. of the total rainfall on the drainage area is collected in the lake.

In the condemnation proceedings to acquire certain water rights in Hemlock and Canadice lakes, commonly known as the case of the city of Rochester against the Honeoye millers, the following table was presented, showing the natural flow of water from Hemlock lake during the several months of the year, in cubic feet per minute. This table was prepared with great care and labor, from reliable observations extending through a period of several years, and I believe is a practically accurate statement of the inflow of water to said lake during the months named, the evaporation being deducted, and hence the amount available for a water supply without any permanent drawing down of the lake below the bottom of its natural outlet.

TABLE.

Average inflow in cubic feet per minute for each month.

MONTH.	Average inflow in cubic feet per minute for each month.
January.....	1,549
February.....	4,847
March.....	4,748
April.....	3,366

May.....	3,848
June.....	2,231
July.....	853
August.....	531
September.....	132
October.....	154
November.....	422
December.....	1,046

Assuming that the amount of water desired to be taken for the use of the city is 9,000,000 gallons per day, representing our present supply and 10,000,000 per day, representing a new supply, and the whole is 19,000,000 gallons per day, equal to 2,540,000 cubic feet per day, equal to 1,764 cubic feet per minute.

By an examination of the foregoing table it will be seen that the natural inflow to this lake during the months of January, July, August, September, October, November and December is not equal to the required 1,764 cubic feet per minute, the short-ages for each of these months, and total shortage for these seven months, being shown in the following table:

TABLE A.

Month.....	Rate of inflow to lake in cubic feet per minute.....	Proposed use through conduits in cubic feet per minute.....	Deficiency of inflow in cubic feet per minute.....	Total deficiency for each month in cubic feet.....
January.....	1,459	1,764	305	13,615,200
July.....	853	1,764	911	40,667,040
August.....	531	1,764	1,433	63,969,120
September.....	132	1,764	1,632	70,502,400
October.....	154	1,764	1,610	71,870,400
November.....	422	1,764	1,342	57,974,400
December.....	1,046	1,764	718	32,051,520

Total shortage for these 7 months... 350,650,080

Now, the area of Hemlock lake at low water is 1,828 acres and at 5 feet below is 1,544 acres.

A very simple computation will show that, by drawing down the surface of this lake 4.78-100 feet, the whole shortage of 351,000,000 cubic feet will be provided for.

The foregoing statements are made on the assumption that the surplus water during the remaining five months of February, March, April, May and June is passed on down the channel of the outlet to the mills below.

To show what the amount of this surplus water will be during each of these months and during the year when 10,000,000 gallons per day is drawn for the water works conduit, the following table, similar in form to the preceding, is submitted:

TABLE B.

Month.....	Rate of inflow to lake in cubic feet per minute.....	Proposed use through conduits in cubic feet per minute.....	Surplus of inflow in cubic feet per minute.....	Total surplus of inflow for each month in cubic feet.....
February....	4,847	1,764	3,083	124,306,560
March.....	4,748	1,764	2,984	133,205,760
April.....	3,366	1,764	1,602	69,206,400
May.....	3,848	1,764	2,084	93,029,760
June.....	2,231	1,764	467	20,174,200

Total surplus for these five months... 439,922,680

If from the surplus of inflow for the months named in table B we deduct the shortage for the months named in table A we have 439,922,680 cubic feet, less 350,650,080 cubic feet equals a surplus of 89,272,600 cubic feet, which is equal to a supply of nearly 2,000,000 gallons per day for the whole year.

It thus appears that the inflow to Hemlock lake is abundant to furnish a daily supply of water for the whole year of at least 9,000,000 plus 10,000,000 plus 2,000,000 gallons equal to a total of 21,000,000 gallons, and that too without permanently reducing the ordinary level of the surface of the water in the lake.

To the intelligent mind it is perhaps unnecessary to say that the abstraction of water from the lake to this latter extent for water works purposes would leave the natural outlet dry at all times. In other words, that the whole supply from the lake would thus be taken. There can be no question but that the foregoing estimate of supply is conservative and absolutely safe.

It is also proper for me to state in this connection, that the lowest point to which the surface of the lake would be drawn at any time if a supply equal to 21,000,000 gallons daily was being taken from it, would be about six feet below ordinary low water.

PURITY OF THE WATER OF HEMLOCK LAKE.

But little space or time need be expended in the discuss on of this topic. The people of Rochester are familiar with the water, from a daily use of many years.

It is a matter of public notoriety that the sanitary condition of the lake and watershed is actively conserved under the provisions of an act of the Legislature and rules and regulations of the State Board of Health, in a more perfect manner than that of any other watershed in this country.

And if the evidence of a chemical and biological expert is required, it is furnished in the following brief extract from an address before the New England Water Works Association at its yearly meeting at Manchester, in June, 1887, by Prof. A. R. Leeds, Ph. D., of Stevens Institute of Technology of Hoboken:

Prof. Leeds says: "It seems to me astonishing that at the present time, so far as I know, only two large cities in the country have water of unexceptionable quality. These I believe to be Brooklyn and Rochester. None of the others, taking them in their descending order, Washington, Baltimore, Philadelphia, New York and so on down, none of the larger cities in this country, with the exception of the two I have mentioned, so far as I know, have water of unexceptionable quality.

When it is stated that Prof. Leeds is one of the best expert water analysts in the country and has actually analyzed the water supplied to nearly, if not quite all, the largest cities in this country, it would seem that we need have no farther fears in this direction.

PROBABLE FUTURE SANITARY CONDITION OF THE LAKE.

As I have heretofore in a carefully prepared paper read before the Chamber of Commerce and published in the public press, given most of the facts having a bearing upon this question, there would seem to be no necessity for an elaborate re-statement of them.

It is unquestionable that the sanitary condition of Hemlock lake and its watershed has improved from year to year since the introduction into the city of a supply from that source, notwithstanding the large increase of summer residents along its shores.

The rules and regulations in force are sufficiently stringent to continue to improve the sanitary conditions. The mechanical appliances for collecting, transporting and treating the night soil and garbage are now so convenient and nearly perfect, that I believe no fears need be entertained as to the future, so long as careful and intelligent management shall continue.

CANADICE LAKE.

This lake is situated in the county of Ontario, about 1½ miles eastward from Hemlock, beyond a high dividing ridge. The water and the physical characteristics of its watershed are similar to those of Hemlock, and the surface of this lake is about 150 feet higher than Hemlock.

The area of the lake at low water mark is 648 acres. The area of the lake and its watershed is 8,883 acres. About fifty years ago the outlet of this lake dis-

charged its waters into Hemlock lake near the east shore, at its foot. For the purpose of improving the drainage of the agricultural lands adjacent, the farmers about that time changed the channel in the lower part of the creek, and since that date Canadice outlet has discharged the waters of the lake into the outlet of Hemlock lake at a distance of about one-third of a mile below the foot of Hemlock. The fall in the Hemlock outlet from the foot of the lake to the junction of the two streams is very slight, being about 2½ feet.

SIMPLICITY OF DEVICE FOR UNITING THE WATERS OF THE TWO LAKES.

The City of Rochester is the owner of about 12 acres of land at the foot of Hemlock lake, embracing the two outlets thereof.

It will therefore be understood, that to enable the city to discharge the waters of Canadice lake into Hemlock lake, it will only be necessary to erect a short dam about 3 feet in height across the Hemlock outlet at a short distance below its junction with the Canadice outlet, in which event the Canadice water must pass up the Hemlock outlet into Hemlock lake. This very condition often obtains in early spring by the rapidity and cheapness with which the water of Canadice can be obtained and utilized as a part of our water supply is sufficient reason why the two have always been treated as one source of supply.

At the foot of Canadice lake the City of Rochester is the owner of about 10 or 12 acres of land embracing the outlet of the lake on its valley. A timber and stone bulkhead has also been constructed, across the head of the outlet on the shore of the lake. In this bulkhead are arranged a series of gates which enables the city to draw down the water of the lake about 7 1-2 feet.

Observations have been kept at this lake for the last ten years, sufficient to show that the percentage of rainfall which can be collected from its drainage area is practically the same as from the Hemlock area, or about 45 per cent.

On this assumption the following table has been constructed, showing the quantity of water which Canadice Lake will furnish for the whole year:

Month.	Cubic feet per minute furnished for each month.	Total cubic feet furnished for each month.
January.....	470	20,980,800
February.....	1,561	63,959,520
March.....	1,530	68,299,200
April.....	1,085	46,872,000
May.....	1,240	55,353,600
June.....	720	31,104,000
July.....	275	12,276,000
August.....	106	4,731,840
September.....	43	1,857,600
October.....	50	2,232,000
November.....	134	5,875,200
December.....	337	15,043,680

Total yearly inflow to Canadice..... 328,565,440

AN ABUNDANT SUPPLY FURNISHED BY THE TWO LAKES FOR NEARLY 500,000 POPULATION.

It will be seen from the foregoing table that the total estimated inflow from the watershed of Canadice lake is 328,465,400 cubic feet, equal to a daily supply for the year of 625 cubic feet per minute, or 6,700,000 gallons per day. If to this is added 21,000,000 gallons per day, the estimated inflow to Hemlock lake, we have a total daily inflow from the two lakes of 27,000,000 gallons, which may be diverted for the supply of the city of Rochester when needed. This amount used at the rate of sixty gallons per head would supply a population of over 460,000.

For the purposes of the present discussion, it may I think be regarded as proven, that the supply which may be obtained from this source for any present purpose is ample and that beyond successful controversy.

PLANS FOR ADDITIONAL SUPPLY.

Assuming that the question of quantity and quality in their application to this source of sup-

ply have been favorably settled, the further questions as to the particular plan by which the water may be made available, and also the cost on each of said plans, remain to be discussed.

The first plan which naturally suggests itself is the construction of an additional gravity conduit from Hemlock lake.

The second is the construction of a conduit on an entirely new line, and which should be a combination of the pumping and gravity system.

AN ADDITIONAL GRAVITY CONDUIT.

The construction of such a conduit will, of necessity, require that the line follow: shall be substantially the location of the present conduit as described in nearly the opening section of this report. Being compelled to keep below the hydraulic mean gradient, of necessity confines the line within very narrow limits laterally, between Hemlock lake and the State road and to avoid the rock in the Honeoye valley, limits the line of conduit there also to practically the present location.

Experience has also shown that substantially the present location is the only practicable one for an all gravity line. This being so involves the same deep difficult and expensive cutting through quicksand heretofore described, between the lake and Slab City, the expensive work through the outlet valley to Frost Hollow including 13 undercrossings of the outlet creek and the continuation of the work over the series of hills and deep ravines heretofore briefly described.

From actual experience obtained in having once made such a construction through the deep quicksand cut from the lake to Slab City, both the quantity of material to be handled and the cost of performing the work are familiar to me. As the result of this experience I have used the price of \$2.50 per cubic yard as a fair estimate of the cost of excavating and refilling said material, including in said price, however, the cost of pumping, bailing and draining, and the cost of furnishing and putting in place the necessary foundations for the proposed cast iron conduit pipe.

In the following estimate of the cost of an all gravity conduit, the cost of excavating and refilling the trench from Slab City to Frost Hollow is fixed at 65 cents per lineal foot, said price to include all the work of pumping, bailing and draining, and extending the pipe under the bed of the outlet creek thirteen times.

For the distance from Frost Hollow to the end of the larger pipe a price of 40 cents for trenching and refilling is used, and for the balance of the distance a uniform rate per lineal foot.

As cast iron pipe can now be obtained and laid at about the same price as wrought iron, it is proposed to use cast iron pipe, adjusted as to size to convey 10,000,000 gallons daily to Rush reservoir.

The development of this plan will require the enlargement of the well at the gatehouse at Hemlock lake; certain constructions for discharging the water into and out of Rush reservoir; the construction of an additional storage reservoir in the town of Lima, an additional distributing reservoir on the Pinnacle range of hills and the extension of a large distributing main from Mt. Hope reservoir westward to and under the Genesee river to Genesee street.

In short, the same general construction must be made as will be hereinafter described for a combined pumping and gravity system, except that in the all gravity plan, the pumping machinery and engine and boiler house is omitted.

The additional storage capacity required by this plan might be secured by an enlargement of Rush reservoir, but preferably I think, by the construction of a new reservoir near the Lima ponds, where the surface of the ground rises to an elevation of about thirty feet above the hydraulic gradient or to nearly the elevation of the surface of Hemlock lake, at which point also the city of Rochester now owns several acres of land.

My reasons for recommending an additional storage reservoir on this plan, are, first—that the experience of water works experts has proven that a storage capacity of at least ten times the daily capacity of the conduits is required for safety, by which it results, that a supply of water for at

least ten days is secured in case of disaster to the conduits, and second that in this particular case, the convenience and safety with which both old and new conduits could be operated would be greatly increased.

In the following estimate of cost of construction on this plan, the detailed estimates for reservoirs, etc., will be for the present omitted and sums in gross inserted.

ESTIMATE NO. 2,

Showing the cost of obtaining an all gravity supply of 10,000,000 gallons of water per day from Hemlock and Canadice lakes.

Items:	Amounts.
88,000 cubic yards quicksand and rock trenching between the lake and Slab City at \$2.50.....	\$ 220,000 00
14,000 lineal feet trenching and refilling between Slab City and Frost Hollow including 13 creek crossings at \$.65.....	9,100 00
29,800 lineal feet trenching and refilling from Frost Hollow to end of the larger pipe at \$.45.....	13,210 00
48,300 lineal feet trenching and refilling thence to Rush reservoir at \$.40	19,280 00
48,300 lineal feet trenching and refilling between Rush reservoir and Pinnacle reservoir at \$.50.....	14,490 00
25,481 net tons cast iron pipe delivered on line at \$27.....	687,987 00
10 net tons cast iron specials delivered on line at \$60.....	6,000 00
50,800 lineal feet laying 37 inch cast iron pipe at 50c.....	25,400 00
10,400 lineal feet laying 27 inch cast iron pipe at 35c.....	35,140 00
For additional storage reservoir.....	80,000 00
For work at Rush reservoir.....	15,000 00
For right of way.....	17,060 00
For Pinnacle reservoir.....	140,000 00
For extending large distributing main from Mt. Hope reservoir westward under the Genesee river to Genesee street.....	33,000 00
10 (37 inch) stop gates with vaults, etc. at \$550.....	5,500 00
20 (27 inch) stop gates with vaults, etc. at \$350.....	7,000 00
50 (4 inch) stop gates with boxes, etc. at \$35.....	1,750 00
3 (6 inch) stop gates with boxes, etc. at \$30.....	90 00
2 (8 inch) stop gates with boxes, etc. at \$40.....	80 00
90 air valves with boxes at \$25.....	2,250 00
300 cubic yds. rubble masonry in cement at \$5.....	1,500 00
1,500 lineal feet 4 inch pipe laid at 11c.....	165 00
500 lineal feet 6 inch pipe laid at 13c.....	65 00
200 lineal feet 8 inch pipe laid at 15c.....	30 00
Electrical recording apparatus and telephone.....	2,500 00
For work at Hemlock lake.....	10,000 00
For contingencies, engineering and inspection.....	83,903 00

Total cost on the all gravity plan... \$ 1,480,000 00

The formula used for the determination of the amount of flow and diameter of pipes on this plan is the same as used in each of the estimates on the several plans considered. The mathematical expression of this formula is for the present, omitted as having no special significance to the general public which this report is intended to reach.

THE PROPOSED COMBINED PUMPING AND GRAVITY PLAN.

The second possible plan for obtaining a daily supply of at least 10,000,000 gallons of water from Hemlock lake may be thus described:

The erection of a pumping engine on the shore of Hemlock Lake, just west of and adjacent to the present gate house; the said engine is to take suction from the present well, or rather an enlargement thereof, and to be operated by steam. This engine to pump the required amount of water through about four miles of 30-inch cast iron main

to a height of 97 feet above the ordinary surface of Hemlock lake.

At this point, which is the summit of the dividing ridge between the valley of the lake and the Genesee river it is proposed to construct a storage reservoir of 30,000,000 gallons capacity. From this reservoir it is to be extended a 24-inch cast iron main with a mean hydraulic gradient of 18 459-1000 feet per mile to Rush reservoir, the line of the said conduit to Rush reservoir very closely approximating an air line, the total distance being 89,100 lineal feet, or 16 875-1000 miles, being 2 7-10 miles shorter than the present gravity line.

The plan also contemplates such construction at the Rusa reservoir as will enable an exact weir measurement to be made at any time of the amount of water flowing through the new conduit.

From Rush reservoir the proposed conduit will follow substantially the route of the present conduit to a point about one and four-tenths miles north of East Henrietta, where the proposed new line diverges to the eastward, following a road which intersects Highland avenue near Pinnacle avenue and also near the proposed site of the new Pinnacle reservoir.

This plan also proposes the construction of a reservoir at the same elevation as Mt. Hope reservoir, with a capacity of about 30,000,000 gallons, said reservoir to be located on the eastern end of the Pinnacle ridge, where it breaks down to the level of Monroe avenue.

The reason for the construction of a new reservoir is, that more storage is needed close to the city as the uses increase, and the controlling reason for the proposed location is, that it furnishes means for strengthening the distributing system in the east and northeastern portions of the city without the extension of excessively large distributing mains thereto. The eventual extension from this reservoir of a main of moderate diameter down Culver street northward will reinforce the distribution along the whole eastern boundary of the city, and will enable a good supply to be furnished eastward toward Brighton village when the city boundaries are extended in that direction.

This plan also includes the extension of a 20 inch cast iron distribution main, from Mt. Hope reservoir westward under the bed of the Genesee river at the rapids and as far as Genesee street, where it will intercept the present large mains and strengthen the distribution of the whole west side of the river.

DESCRIPTION OF THE LINE OF THE PROPOSED CONDUIT BETWEEN HEMLOCK LAKE AND RUSH RESERVOIR.

Beginning at the west end of the present gate house on the shore of the lake, the new line bears northwest for 2,500 feet, which carries it across the natural and artificial outlets of the lake, to a point on the west side of the latter just south of the head of the Hoppough Mill pond, so called, thence curving to the right it continues in a straight line nearly due north a distance of 3 5-10 miles to the divide between Kinney and Stoney brooks, the former discharging its water to the south and the latter to the north. This portion of the line skirts along the foot of the high ridge on the west side of the Hoppough Mill pond and reaches the valley of the Kinney brook at about 1 1/2 miles north of the lake. The line crosses this brook but once and follows the trend of the valley to the divide. It is a broad, cultivated valley, the ground rising easily and uniformly, rendering the laying of water pipe therein no more difficult than in a city street.

A prominent citizen on being shown this valley and its relation to the lake, recently made the remark: "That nature had seemed to have provided it as a route through which Rochester might be supplied with water."

The divide at the head of this valley is near the center of the town of Livonia, and at this point it is proposed to locate a reservoir with a capacity of 30,000,000 gallons, to be known as Livonia reservoir. The ground at the site of this reservoir attains an average elevation of ninety feet above the lake, and it is proposed to make the water surface of the reservoir ninety-seven feet above the lake.

From the site of Livonia reservoir, the general slope of the country is to the north at the rate of about eighteen feet per mile, and from this point the line continues nearly straight on a course a little east of north, in or near the valley of Stoney brook, to a point about one mile south of the village of Lima, where the only crossing of this stream occurs, the stream bearing therefrom to the east.

One-half mile south of the Stoney brook crossing the line passes into a highway and continues therein about 5,400 feet.

The valley of the Stoney brook is similar to that of Kinney brook, already described, and here also the location is such as to admit of the most economical construction and maintenance.

From the Stoney brook crossing, the general course is still a little east of north to the intersection of the old State road and the highway on the west boundary of the village of Lima.

At a point a few hundred feet south of the old State road, the elevation of the surface of the ground is the same as the surface of Hemlock lake, and we have a broad rolling plain, descending to the Honeoye creek on the north and east and to the Genesee river on the west.

The line continues along the west boundary of the village of Lima and finally leaves the highway at a point 3,100 feet north from the old State road.

From this point the location is a straight line to the southwest corner of Rush reservoir, a distance of 6 3-10 miles.

The Honeoye creek is crossed at a point about 1,000 feet east of the mill at the village of East Rush.

The only rock encountered on the whole line is between points distant 2 1/2 and 4 miles respectively from the village of Lima, where there will be about 7,000 lineal feet of rock, as determined by the sinking of test pits.

The bed of the Honeoye creek at the crossing near East Rush is 30 feet above the level of the coping of the Erie canal aqueduct at Rochester, and 45 feet below the water level of the proposed Livonia reservoir.

This latter extreme depression in the line will bring a static pressure upon it of 190 pounds to the square inch. Across this depression I am at present inclined to recommend the use of a steel pipe and to attach to the line several safety pressure valves, set to operate at the maximum static pressure so that in cases of water ram the pipe would be instantly relieved.

A detailed description of the characteristics and location of this line is thus given, because many of our citizens are sufficiently familiar with that part of the country to be able to recall the location from the description here given, and because comparatively few of them will be able to personally examine the very complete detail map of the line which has been prepared and is now on file in the office of the Executive Board.

ESTIMATE NO. 3.

Showing the estimated cost of a combined pumping and gravity conduit from Hemlock Lake to the city of Rochester.

Items	Amounts.
7,200 lineal feet, rock trenching and refilling at \$1.75	\$ 12,600 00
800 lineal feet trenching and refilling, including pumping and construction or coffer dams at Honeoye creek at \$3	2,400 00
21,700 lineal feet trenching and refilling for (30-in.) main at 35c	7,595 00
108,600 lineal feet trenching and refilling for (27-in.) and (24-in.) main at 30c	32,580 00
For work at Rush reservoir	15,000 00
For right of way on conduit	14,225 00
For Livonia reservoir complete	80,000 00
For Pinnacle reservoir complete	140,000 00
For pumping engine and boilers including engine house and other work at Hemlock lake	60,000 00
18,714 net tons cast iron pipe delivered line at \$27	505,278 00
3 (30-in.) stop gates with vaults, at \$400	1,200 00

10 (24-in.) stop gates with vaults at \$225	2,250 00
5 (27-in.) stop gates with vaults at \$350	1,750 00
1 (8-in.) stop gate with jacket, etc.,	40 00
1 (6-inch) stop gate with jacket, &c. \$	30 00
34 (4-inch) stop gates with jackets, &c., at \$25	750 00
55 air valves with boxes, &c., at \$25	1,375 00
50 net tons special castings at \$60	3,000 00
100 cu. yds. rubble masonry in cement at \$5	500 00
Extension of telephone line	2,500 00
21,900 lin. ft. laying 30-in. pipe at 40c.	8,760 00
48,300 lin. ft. laying 27-in. pipe at 35c.	16,905 00
71,300 lin. ft. laying 24-in. pipe at 30c.	21,390 00
1,000 lin. ft. laying small pipe	150 00
Extending a 20-in. distribution westward from Mt. Hope reservoir across river	33,000 00
Contingencies, engineering and inspection	36,722 00

Total initial cost.....\$1,000,000 00

The foregoing estimate I regard as ample to construct the new conduit line on the plan proposed at the present prices of material and labor. The detailed estimates of cost of the proposed reservoirs which in this estimate are stated at gross sums, have been prepared but are omitted because of the necessarily great length of this report.

An examination of the foregoing estimate will disclose the fact that it is contemplated by this plan to employ 30-in. cast iron pipe from Hemlock Lake to the proposed Livonia reservoir, 24-in. cast iron pipe from Livonia reservoir to Rush reservoir, and 27-in. cast iron pipe from Rush reservoir to the new Pinnacle reservoir.

The additional yearly operating expenses by this plan over that of an all gravity line may be stated as follows:

Items.	Amounts.
2,042 tons coal consumed, at \$3	\$ 6,126 00
Yearly salary of 2 engineers	2,100 00
.. .. 4 firemen	2,190 00
.. use of oil and waste	480 00
.. boiler insurance	100 00
.. repairs to machinery	200 00

Total.....\$11,196 00

The yearly depreciation of engines and boilers may also be estimated at.....\$ 1,171 00

Making the yearly cost in operating expenses and depreciation of plant due to the use of the pumping system.....\$12,367 00

In like manner detailed estimates have been prepared of the cost of furnishing 15,000,000 gallons per day from Hemlock and Canadice lakes, both by the all gravity plan, and the combined pumping and gravity plan. The details are here omitted.

The estimated cost of constructing an all gravity line to convey 15,000,000 gallons daily is \$1,675,000.

The estimated cost of constructing a combined pumping and gravity line with a capacity of 15,000,000 gallons per day is \$1,280,000.

The yearly cost in operating expenses on the last mentioned plan is \$14,379.

The yearly depreciation of engines and boilers may be estimated at \$1,511.

Making the yearly cost in operating expenses and depreciation of plant due to the use of the pumping system \$15,908.

RECOMMENDATIONS OF ENGINEER IN SELECTION OF PLAN.

I respectfully but earnestly recommend to you the adoption of Hemlock and Canadice lakes as the best source from which to obtain the new supply and the combined pumping and gravity plan as the best of those considered, and I incline favorably to the scheme of procuring 15 million gallons per day on this plan, rather than that of providing for ten million gallons per day.

REASONS FOR THIS RECOMMENDATION.

First—It will furnish water of unquestionable quality.

Second—It will furnish 15 million gallons of water per day at a less cost than any other plan suggested.

Third—The additional expense of procuring 15 instead of 10 million gallons per day, represented by the difference in the two estimates, on the combined pumping and gravity plan is \$280,000, a much less sum than would be required to make the same addition to the capacity of the works at any time in the future.

Fourth—The work can be completed and the water furnished in a shorter time than by any other plan.

Fifth—It is the cheapest plant to operate outside of the cost of pumping.

Sixth. It is less liable to interruption by breakage, leakage or other accident.

Seventh. The proposed line is more accessible for purposes of supervision and repairs than any other.

RIPARIAN RIGHTS TO BE CONDEMNED.

It is to be understood, that as the courts now interpret the law, in case an additional supply of water is taken by the city from Hemlock and Canadice lakes, compensation will be required to be made to the owners of water rights on the stream below to the extent which they may be able to show they are damaged by the diversion. What the extent of this damage may be shown to be, I am utterly at loss to predict. On the trial of the previous suits in the proceedings to acquire the right to draw 9,000,000 gallons from those lakes, the drift of the testimony of the millers was to the effect that the taking of that amount meant practical ruin to their water powers, as the amount remaining would prove of little practical value to them, and the excessive amount awarded by the commission, indicates that its members must have made up their award on that basis.

In view of this excessive award made in the former case, I am very clear that the award for any further diversion should be very limited in amount, and I believe this to be the honest opinion of all unbiased men, but as I have not the gift of divination, I have refrained from making any estimate on the subject.

PRACTICAL SUGGESTIONS.

(a.) It is believed that the sum of \$1,280,000 required for the construction of a new water works conduit to supply 15,000,000 gallons of water per day may be raised by the issue of city bonds to that amount bearing 3 per cent. interest. This would involve an additional interest account of \$38,400 per year.

The appropriations for water pipe extension for the past seven years have averaged about \$78,432 per year, which sums have been raised by direct taxation in the yearly tax levies.

The sum which is required to be paid out of the net water rents for the reduction of the gross amount of the tax levy for the present year is \$225,000.

The amount of water pipe now laid in the streets of the city is 200 miles. A considerable portion of this pipe has been extended in streets in advance of any possible consumption of water and consequent revenue therefrom for domestic uses, for the avowed purpose of developing outside city lots and rendering them desirable and saleable for building purposes. The said property has thus been built upon and developed more rapidly than would have been possible by any other plan, but it is undeniable that very large outside tracts are now supplied with water mains which will require years to build up and develop.

My suggestion therefore is as follows: That in the legislation providing for an additional supply of water, there shall be a provision, that the yearly amount hereafter raised in the tax levy by direct tax for water pipe extension shall not exceed the average for the last 7 years, less the \$38,400 to be paid as interest on the new water works loan, plus the excess of the yearly net water works revenues over the said sum of \$225,000, which is in the present year appropriated to the reduction of the total tax levy.

The effect of this provision will be, that so long as the net revenue from the water works does not exceed \$225,000 per annum, the amount of money to be assessed yearly for water pipe extension can

not exceed \$40,000, said sum being the difference between \$78,400, the average appropriation for that purpose for the last seven years, and \$38,400, the interest on the new loan. Whatever sum in excess of \$235,000 in net yearly water works revenues is received in any year hereafter, may if required, be added to said sum of \$40,000 as an appropriation for water pipe extension for that year.

The end sought to be accomplished by this provision is that the yearly tax levy shall not be increased to the extent of one dollar because of the construction of the proposed new conduit.

(b.) That chapter 29 of the laws of 1881 entitled "An act to empower the Executive Board of the city of Rochester to acquire land and other property for the water works of said city," be so amended that an appeal in condemnation proceedings may be taken by either party to the court of last resort in this State.

(c.) That all the inflow to both Hemlock and Canadice lakes, to the extent of 27,000,000 gallons daily, be condemned.

(d.) That the city be by law authorized to purchase if deemed advisable not only an easement in the water power of the mills affected by the proposed diversion of water, but also the mills and contents, and the whole power attached thereto.

(e.) That the necessary legislation be secured at as early a day as possible, so that the necessary pipe may be procured during the coming winter and the work progressed as early in the succeeding spring as practicable. By this means it is believed that the work between Hemlock lake and Rush reservoir at least may be completed in a single season, and the balance so far advanced as to be completed early in the succeeding summer.

f.) That friendly negotiations or condemnation proceedings if necessary, be commenced at the earliest possible moment and pushed to a conclusion as rapidly as circumstances will permit.

g.) That the bonds issued for raising the money for the work, be made to run 30 years, but payable at any time after 10 years at the option of the city.

THE GANG AND SYPHON WELL SYSTEM.

At the suggestion of a prominent citizen, I invited Mr. J. Mason Bissell of the City of Hartford to visit the city. Mr. Bissell is one of the parties interested in what is known as the "Gang and Syphon Well System" for obtaining a water supply for cities and towns.

In response to the invitation to come here and make such a superficial examination of the country adjacent to the city as would enable him to form an opinion as to the practicability of employing the system which he represents to supplement our water supply, Mr. Bissell kindly came at his own expense and spent some days in the examination. His report on the subject is hereto annexed and will prove interesting to the public as presenting a not impossible, but to my mind an extremely questionable, solution of the problem of an increased water supply for the city.

Relative to the general considerations involved in procuring a supply by this method, I submit the following:

The attempt to furnish any large amount of water by this method in any particular case, is and must remain essentially an experiment, the success of which can only be assured by several years operation. This conclusion is reached from the known fact, that only by such practical test can the drainage area tributary to the wells or the permeability of the water-bearing stratum be accurately determined.

It has been claimed by the advocates of this system, that the supply from such wells, is independent of drainage areas; that there exists an "Inexhaustible supply of water," beneath the surface of the ground, which can be made available for all time, by the application of this system and that a "Newly discovered law of nature underlies the invention of the driven well."

"The novelty of the process," it is said, "is without the field of mechanical contrivance, it consists in the new application of a power in nature by which new application, a new and useful result is obtained."

It is further claimed that the productiveness of such wells is increased by the act of pumping from the driven tube, and that if an ordinary well be filled up with earth, packed tightly around the pump, more water can be obtained therefrom than from the original open well.

I think it has been proven by practical experiments that all these claims are without foundation, and it therefore only remains to discuss the probability of obtaining such a supply as is suggested by Mr. Bissell in the vicinity of the proposed Livonia reservoir and the expense of a supply so obtained in comparison with the cost of a supply of the same amount from Hemlock Lake.

In a general way it may be said that the site proposed is favorable for obtaining a limited supply of water by this method, but I cannot concur with Mr. Bissell in the opinion that a supply equal to ten or fifteen millions per day can be thus procured.

The annual rainfall for the region in question may be stated at 33 inches, of which it has been determined by many years of observation at Hemlock lake, 48 per cent. runs off in the streams, and we will assume, for the purposes of this discussion, that 50 per cent. is stored in the ground and is available for the supply by the operation of a gang of wells. This would give 136-100 feet as the annual available depth over the area, which is equal to an annual supply of 53,242 cubic feet from each acre.

But 10,000,000 gallons per day will require an annual amount of 487,967,916 cubic feet, and the number of acres required to supply said amount, is 8,237.

From an inspection of the map of Livingston county, it will appear that no such area can be obtained in the town of Livonia, and the presence of the deep gorge of the Honeoye Creek on the east, the valley of Conesus Lake on the west, together with the rapid incline of the surface of the country toward the north, renders it improbable that an area can be obtained for the desired purpose exceeding 2,000 or 3,000 acres.

There is, however, high land to the south between the valleys of Hemlock and Conesus lakes, but there is no evidence or probability that the pumping from a gang of wells in the central part of the town of Livonia would draw water from this source, several miles distant, and with the deep gorges of said lakes lying on each side of and adjacent to said ridge.

Moreover, if we assume that an ultimate supply of 15,000,000 per day is desired, it would require, under the foregoing assumption, a drainage area of 12,355 acres to furnish that amount. The advocates of this system say, however, that no such drainage area is required to furnish the amount of water in question; that the "inexhaustible" supply permanently stored in the ground will be sufficient for all time.

The facts so far as they are ascertained are as follows:

The soil holds in its interstices, a quantity of water equal to from 1,000 to 35,000 cubic feet per foot in depth, per acre of area, the amount so held being dependent upon the quality of the soil. What proportion of this amount can be made available for a water supply by the plan proposed is entirely problematical. Observations on the effect of continuous pumping of an average of 300,000 gallons per day for a period of 10 years at the Prospect park well in Brooklyn, indicates a gradual and continuous lowering of the ground water, so that at the end of the 10 years the ground water had been permanently lowered 5 feet, and said lowering was attended by a material decrease in the productive capacity of the well.

THE COST OF SUCH A SUPPLY COMPARED WITH THE COST FROM HEMLOCK.

The probable locations for the Gang and Syphon Well system may be taken at within one-half a mile of the site of the Livonia reservoir. Assuming for the argument, that a daily supply of 10,000,000 gallons could thus be obtained, the cost of all of the appliances for putting it into said reservoir may be estimated as follows:

Cost of gang of wells	\$300,000 00
pumping station, complete.....	40,000 00
mains	13,000 00
Contingencies	25,000 00

Total.....\$378,000 00

The cost of accomplishing the same service from Hemlock lake is estimated as follows:

Cost of pumping station at lake.....	\$60,000 00
21,700 lin. feet trenching and refilling at 35c	7,595 00
21,900 lin. feet la'ing 36-inch pipe at 40c	8,760 00
2,840 tons cast iron pipe at \$27.....	76,680 00
Stop gates, air valves, special castings, &c.....	6,000 00
Right of way.....	3,300 00
Contingent expenses.....	17,665 00

Total.....\$180,000 00

It will thus be seen that the estimated initial cost of putting 10,000,000 gallons of water per day into the reservoir by the gang and syphon well system is \$198,000 in excess of the cost of performing the service from Hemlock lake.

The interest on said sum yearly at 3 per cent., is.....\$5,940 00

The yearly operating expenses on the gang and syphon well system would probably be less than by the other by the sum of.....3,000 00

Excess in yearly cost by the gang system.....\$2,940 00

It may be stated in favor of this plan, that if it proved successful in furnishing water in sufficient quantity and of satisfactory quality, although at much greater cost than on the Hemlock lake plan, yet it would eliminate from the problem the vexatious questions relating to riparian damages, which will require solution and adjustment under the other plan of supply.

Notwithstanding the foregoing frank but friendly criticism of the plan of Mr. Bissell, I should be extremely gratified to have a careful test of the matter result in success and thus to find myself mistaken.

I therefore suggest that an opportunity be given Mr. Bissell to make a careful test, such as he deems necessary, preliminary to a final determination of the source of supply. Said test to be made on the condition that the city shall not be liable for any part of the cost thereof unless water in sufficient quantity and of unexceptionable quality shall be obtained, and at such initial cost of construction and subsequent operation as will warrant the city, all things considered, in selecting that plan.

It is with great satisfaction to myself that I embrace this opportunity of bearing testimony to the industry, intelligence and great professional ability displayed by Mr. George W. Rafter, while employed as my assistant in charge of work in the field, at well as of the computations in the office, which have furnished the data from which this report is compiled.

Attention is invited to the large map of the proposed Conduit line, and the profiles, computations and detailed estimates which have been prepared in connection with and intended to illustrate this report.

In conclusion it is proper further to say, that in this report, I have studiously avoided the use of technical terms or the introduction of mathematical formulæ, but have endeavored to make such a frank and plain presentation of the whole matter as I understand it, that any citizen may feel on its full and careful perusal, that he has a fair and full comprehension of the whole subject.

For more than a year past, I have felt the responsibility devolved upon me of fully explaining to the Executive Board and the public, at the earliest practical moment the imminence of a scarcity in our public water supply and what I conceived to be the best remedy therefor. In now presenting this report, I feel that I have shifted responsibility in regard to the situation from my-

self to my superior officers and to the taxpayers of Rochester, the real parties interested.

Respectfully submitted,
J. NELSON TUBBS,
Chief Engineer of Water Works.

MR. BISSELL'S REPORT.

ROCHESTER, N. Y., Sept. 14, 1888.

J. Nelson Tubbs, Esq., Chief Engineer of the Water Works, Rochester, N. Y.:

DEAR SIR—Under the guidance of Mr. Rafter I have recently made a topographical inspection of the country surrounding the city of Rochester, with the view of obtaining an increased supply of water for the city by the Gang and Siphon Well System, with which I suppose you are somewhat familiar. I had been informed that it would be a difficult matter to supply the city under this system, owing to the fact that the land in this section of the country is underlaid with lime rock, being at various depths below the surface.

I take it for granted that you are somewhat familiar with the Gang and Siphon Well System, which I represent. It has been in successful operation in Brooklyn and other places for some time. Works are now being constructed at Albany for increasing their daily water supply by 15,000,000 gallons by this system.

I was accompanied in my inspection of the country about Rochester by Mr. Rafter of your office, who kindly furnished me with his experience in regard to the topography of the country.

I made an inspection in the vicinity Mount Hope reservoir, and found this section to be underlaid with lime rock coming near the surface. I have my doubts as to the quality and softness of the water which may be obtained under this system in that vicinity.

Proceeding south from Mt. Hope reservoir we lose the limestone strata. My next observations were in the vicinity of Mendon Ponds. Here I find the soil still underlaid with lime rock, but in some localities at a great depth, indications there being quite good for quantity and more favorable in regard to quality than at any point near the city.

My next observations were near the proposed new reservoir at Livonia, on the line of the proposed conduit from Hemlock lake.

Here I find every prospect for an inexhaustible supply of water, far superior to that at any other point in the vicinity of Rochester in regard to quality and softness. I have no doubt that within a short distance of this proposed new Livonia reservoir the system of gang and siphon wells could be put in and the water pumped into the reservoir from a very short line and very easy elevation; this being quite desirable, as it would greatly reduce the expense of pumping. There are other favorable locations within one or two miles this side of the proposed new reservoir. These conclusions were arrived at from observations and from my past practical experience. Before anything definite could be determined I should want to make thorough practical experimental tests of the various localities. Upon such experimental tests being made I should be able to determine to a certainty which location would produce the quantity and quality of water most desirable for the city.

It is hardly necessary for me in this statement to allude to the great advantage of this system for obtaining a water supply over Hemlock lake or any other natural bodies of water, which are more or less exposed to surface drainage and contamination by the growth and population in the vicinity of the present water supply.

By the combined gang and siphon system the pure fountains of water within the earth are obtainable. We are enabled to select from the different strata of water such quality as is most desirable. All surface drainage, foreign substances or impurities are excluded beyond the possibility of contamination, and because of the complete filtration of the water, flushing the mains for the removal of sediment is rendered unnecessary, for there is no sediment. The supply of water obtained by this system is inexhaustible, and is fur-

nished in the same amount and the same quality continuously, as has been thoroughly demonstrated; and this gang well and siphon system, properly located, would deliver water to any or all of the distributing or storage reservoirs of the present water works of Rochester, in a sufficient quantity to supply the city without regard to the supply which you may receive from Hemlock Lake. The supply would not be affected by the seasons, and would be free from any complications which might arise by reason of the city drawing too large an amount of water from Hemlock Lake to the prejudice of the millers and others claiming a right to use it.

In order to make practical experimental tests to satisfy yourself and the citizens of Rochester that the gang and siphon well system is perfectly feasible, and that a desired quality of water could be obtained, it would require an outlay of from three to five thousand dollars. Of course I cannot give you an accurate estimate of the expense of such a system; but it would be safe to say that a substantial system of gang and siphon wells could be constructed to give the city of Rochester an increased and abundant supply of pure and wholesome water to the amount of 10,000,000 gallons per day of twenty-four hours for from \$285,000 to \$325,000.

This estimate only covers the cost of gang wells ready to attach pumps. A closer estimate could be made in regard to the cost of construction after the completion of the experimental tests, if at any time your city should desire it. I would also recommend the construction to be of such design that the supply could be increased at comparatively small outlay, as I notice by the growth of your city it would not be so very long before you would need it. Good water and an abundant supply of it is one of the great promoters of the growth and health of any city.

I desire to express my thanks to you and to your assistant, Mr. Kaffer, for the courtesies shown me and for the information given me in regard to your present system of water works, which I consider one of the finest I have seen up to its present capacity.

Respectfully yours,
J. MASON BISSELL.

on motion of Ald. Kohlmetz, ordered received, filed and published, and referred to a committee of five.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Oct. 2, 1888.

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

GENTLEMEN:--I have the honor to transmit copies of two letters which were addressed from this office at the dates given to the Chief Engineer of the R. W. & O. R. R., asking that a slight change be made in the grade of the tracks of the R. R. of that company, on that portion of Cliff street where changes are required to enable the contractor whoever he may be, to prosecute the Medina stone curb and pavement improvement contemplated in final ordinance No. 3,523 adopted by your honorable body July 24th last.

It is my duty to inform you, that up to this date, no response either verbal or by letter, has been received to these communications and, it would seem that it is not intended to make any, nor to make the slight change in the grade of the R. R. tracks at the locality named.

This in my opinion and that of other engineers quite as capable as myself, could be made without detriment to the traffic or convenience of the railroad.

It is to be assumed that in granting this railroad company the privilege of laying their tracks in the portion of Cliff street referred to, that it was your intention to have the grades established to inflict the least possible injury upon abutting property, and to interfere as little as possible with public conveniences. There are matters to which the said railroad company seem to have paid little, if any, attention.

I would therefore recommend that your honora-

ble body request and direct the Executive Board or the City Attorney to take such legal steps as may be necessary to compel the aforesaid railroad company to comply with the reasonable request that has been made.

Very respectfully,
Your obedient servant,
I. F. QUINBY, City Surveyor.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Aug. 19, 1888.
F. R. Becker, Chief Engineer R., W. & O. R. R.,
Oswego, N. Y.

DEAR SIR--Herewith I send you a tracing of the plan and profile of the proposed Medina stone improvement on Cliff street in this city, through a portion of which street the tracks of your railroad run. You will readily see from the tracing what is required to be done on the part of your company before this improvement can be made.

Attached please find printed copies of the ordinance and resolution adopted by the Common Council relating to the work in question.

I ask, and it is hoped, that you will give this subject your earliest convenient attention, as it is important that this work be completed before the close of the present season.

Very respectfully, your obedient servant,
I. F. QUINBY, City Surveyor.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Sept. 6, 1888.
F. R. Becker, Chief Engineer R., W. & O. R. R.,
Oswego, N. Y.

DEAR SIR--On the 19th of last month I sent you a note stating that an ordinance had passed the Common Council of this city directing an improvement on Cliff street, on a portion of which the tracks of the R., W. & O. R. R. are laid. This improvement cannot be made until the grade of the tracks be slightly changed on such portion of the street, and I asked you as the Chief Engineer of the company to give the matter your earliest convenient attention. The season for prosecuting this improvement will soon close, and it is important that it be completed before winter sets in. Please give this matter your attention as soon as possible.

Very respectfully, your obedient servant,
I. F. QUINBY, City Surveyor.

Ordered received, filed and published.
By Ald. Selye--Resolved, That the City Attorney be, and he hereby is, instructed to communicate with the authorities of the Rome, Watertown & Ogdensburg Railroad Company, the lessee of the Rome, Watertown & Ogdensburg Terminal Railroad Company, and to take and institute such legal proceedings as may be necessary to secure the lowering of the tracks of said company in Cliff street, along the portion of the street contemplated to be laid with Medina stone improvement, and as referred to in a former resolution of this Common Council, and the Executive Board is hereby requested to co-operate with the City Attorney to secure such result. Adopted.

ROCHESTER, N. Y., October 1, 1888.
To the Honorable the Common Council of the City of Rochester:

GENTLEMEN--In pursuance of section 11 of the Penal Ordinances of the City of Rochester, I herewith submit to your honorable body my report for the months of July, August and September last past.

The following table shows the number of persons holding licenses for the sale of meat, the amount of fees raised and the amount unpaid:

	Amt. paid.
Sebastian Frey.....	\$ 1 00
M. Elliott.....	1 00
H. Crocker.....	1 00
G. H. Jaggs.....	1 00
G. W. Paul.....	1 00
A. L. Morris.....	1 00
J. L. Raab.....	1 00
Atridge & Co.....	1 00
Fritz Kamerman.....	1 00
John M. Ruby.....	1 00
Geo. Neth.....	1 00
C. E. Williams.....	1 00
Cook Bros.....	1 00

Adam Stober.....	1 00
P. Fahy.....	1 00
John M. Kurtz.....	1 00
L. Rice.....	1 00
Geo. Brown.....	1 00
Jas. Badhorn.....	1 00
W. Fisher & Son.....	1 00
Ben Fowler.....	1 00
Simon Gates.....	1 00
J. M. Bosdyke.....	1 00
Geo. A. Schieder.....	1 00
Briggs Bros.....	1 00
Joseph Miller.....	1 00
Charles Luffian.....	1 00
John Schangel.....	1 00
Berman Lipsky.....	1 00
Mrs. Englehardt.....	1 00
Nocht & Austin.....	1 00
Conrad Zimmer.....	1 00
Wm. Kroner.....	1 00
H. F. Schroth.....	1 00
C. Zimmer.....	1 00
Wm. Pallett.....	1 00
John Berglin.....	1 00
B. Steimer.....	1 00
Jos. Schleyer & Sons.....	1 00
H. J. Zimmer.....	1 00
Koehnlein Bros.....	1 00
John A. Livinston.....	1 00
John Schaarer.....	1 00
Simon Gottlieb.....	1 00
W. A. Weber.....	1 00
John A. Gieger.....	1 00
Adam Ihrig.....	1 00
Nelson Crosby.....	1 00
Chas. Hetzel.....	1 00
A. Teall.....	1 00
H. R. East.....	1 00
Granger & Smyth Bros, Front st.....	1 00
W. Main st.....	1 00

There are in the city of Rochester other than those named above one hundred and seven (107) persons engaged in the sale of meat, who have not obtained any license—last year one hundred and thirty-six (136) markets failed to obtain license.

Therefore in justice to those persons who do observe the law, some steps should be taken to compel these persons to pay the necessary amount of license required or the license should be abolished entirely. I find the delinquents willing to pay if some person were empowered to collect it of them, but the fee is so small that they hardly think it worth the trouble to come to the city Building to pay it.

I have visited all of the one hundred and sixty (160) markets in the city once a month and I have found the majority in a good sanitary condition. Some, however, were in a filthy state and needed a great deal of attention; and those I have visited from day to day until the required improvement was made. During my three months of office I have confiscated and destroyed, as being unfit for use, fourteen (14) carcasses of veal. The average weight of a carcass of veal when fit for use is about ninety (90) pounds. Five of those that I seized were taken from markets, and two of them weighed respectively thirty-two and thirty-four pounds. The balance were taken from farmers and persons who supply markets. I also seized and destroyed eight carcasses of mutton, which had been sold for 2 cents per pound, one carcass of beef and a number of tainted hams as being unwholesome and unfit for food, and I presented the names of all the offenders to the City Attorney for prosecution, as required by law. I have made a careful and frequent examination of the milk of every milkman delivering milk in the city of Rochester, and I have found a great lack of uniformity in the quality of the milk distributed, and in at least half of the cases examined and tested, I found the milk of poor quality and not up to the standard required by law.

I have made 511 tests with the lactometer, and 110 tests with the graduated cream tubes.

Twenty-three complaints were made to me against milkmen who were supplying milk of poor quality, all of which have been carefully examined and brought about the desired improvement.

In view of the great number of adulterations, as shown by the lactometer tests, I deemed it wise and prudent to unite with the Deputy State Dairy Commissioner in submitting samples collected by myself, with his assistance, to Prof. S. A. Lattimore for accurate chemical analysis. Prof. Lattimore is now engaged in this work, and, as soon as the results are known, a vigorous prosecution will be instituted against all the offenders, a detailed report of which will be submitted with my future reports.

Respectfully submitted,
WM. J. TOOLE, Meat and Milk Inspector.
Ordered received, filed and published.
By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, N. Y., Oct. 2, 1888. }

To the Common Council:

GENTLEMEN: The Executive Board would respectfully report that Frederick S. Miller the owner of the property through which it is proposed to construct the Lake avenue outlet sewer, has fixed his damage for the right of way at the sum of \$1,000.

The land owned by Mr. Miller has a frontage of about 56 feet on the avenue and runs to the high bank of the river about the same width for a distance of nearly 1,900 feet.

The Executive Board does not feel warranted in recommending the acceptance of this proposition, and would therefore suggest that the compensation for the easement be determined by a commission. Respectfully,

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

By Ald. Kelly—Whereas, No agreement for the purchase of the right of way through, and easement in, the lands of Frederick J. Miller and others necessary for the construction of Lake avenue outlet sewer, under ordinance No. 3,542, can be made;

Therefore Resolved, That a copy of said ordinance and of this resolution, together with a map of the said right of way and easement and sewer be made and filed in the office of the city clerk, which map shall show thereon the lots, tracts and parcels of land in and through which said right of way and easement and sewer is to extend, and the commencement, course and termination of the same, according to the provisions of section 174 of the city charter; and that the city attorney be, and he hereby is, instructed to institute and take such proceedings as may be necessary to secure such right of way and easement. Adopted.

By the Clerk—
OFFICE OF EXECUTIVE BOARD, }
ROCHESTER, Oct. 1, 1888. }

To the Common Council:

GENTLEMEN—The grade of the Goodman street plank and cement walks, as established by the City Surveyor, is so located that the roadway for a distance of nearly four hundred feet is above the level of the walks, and a portion of it is nearly three and a half feet higher with perpendicular embankments.

The street will thus be left in a dangerous condition for travel, unless an ordinance is passed by your honorable body for grading the roadway so as to conform with the new grades of the walk. Respectfully,

THOS. J. NEVILLE, Clerk.
Referred to the City Surveyor to prepare an ordinance.
By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
Rochester, N. Y., Oct. 1, 1888. }

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 September, 1888.

Orders drawn on the City Treasurer:

For labor.....	\$ 5,955 00
Amount certified to Common Council September, 28, 1888.....	72,832 36
Total.....	\$ 78,817 36

<i>Classification:</i>	
Highway fund.....	\$ 9,179 62
Water pipe fund.....	7,139 39
Water works fund.....	9,565 73
Fire department fund.....	11,574 66
Street sprinkling funds.....	1,984 88
Local improvement funds.....	39,473 08
Total.....	\$ 78,817 36
Second—Balance in funds October 1st, 1888:	
<i>Dr.</i>	
City Treasurer.....	\$ 1,066 33
Street sprinkling funds.....	15,083 95
Local improvement funds.....	172,530 75
	\$188,681 03
<i>Cr.</i>	
Highway fund.....	\$ 63,226 09
Water pipe fund.....	31,902 82
Water Works fund.....	19,066 50
Fire Dep't fund.....	74,485 62
	\$188,681 03

Respectfully submitted,
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.
By the Clerk—

TREASURER'S MONTHLY REPORT.
CITY TREASURER'S OFFICE, }
Oct. 2, 1888. }

To the Hon. the Common Council:
GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 1st day of October, 1888, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund.....	\$16,088 50
.. .. Repair fund.....	1,092 57
.. .. Contingent fund.....	23,907 43
.. .. Teachers' fund.....	119,623 78
Fire Department fund.....	81,081 07
Poor Department fund.....	49,778 68
Police Department fund.....	69,737 62
Contingent fund.....	8,049 40
Highway fund.....	64,411 66
Lamp fund.....	98,670 03
Health fund.....	15,430 59
City Property fund.....	5,484 11
Park fund.....	594 91
Water Works fund.....	23,361 75
Water Pipe fund.....	39,976 51
Poor fund, G. A. R.....	2,474 50

JOHN A. DAVIS, Treasurer.
Subscribed and sworn to before me, }
this 2d day of October, 1888. }
EDWARD THOMAS, Commissioner of Deeds.
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 69 licenses for the month of Sept., 1888, and received \$3,359, deposited the same with the City Treasurer, filed his receipt therefor, with the report and bonds for the month with the City Clerk.

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

Dated Oct. 1, 1888.
Ordered received, filed and published.
By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., Oct. 2, 1888. }

To the Common Council:

GENTLEMEN—I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz:

Peter J. Leonard, Constable of the Fourth Ward.

M. H. Weismiller, W. H. Foreman, De Garmo Robbins, James Gray, Samuel W. Bradstreet, Garrett J. Meerdink, Inspectors of Election.

George Raines, Oscar D. Weed, W. F. Keogh, Commissioners of Deeds.

Respectfully submitted,
PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

CITY CLERK'S OFFICE,
ROCHESTER, Oct. 1, 1888. }

To the Honorable 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 opening of Ketchum street, under final ordinance No. 3,446, viz:
Commissioners' fees, James M. E. O'Grady, Charles H. Crouch and John A. Bernhard..... \$156 00
Damages or compensation awarded to the owners of lands taken:
Philip Smith..... 985 00
Charles H. Wiltzie, three parcels, \$1,024.50, \$238 and \$752..... 2,014 50
\$3,155 50

Respectfully yours,
PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Bohrer—Whereas, The entire cost and expense of the opening of Ketchum street, under Final Ordinance No. 3,446, including the amount of damages awarded by the commissioners, has been ascertained and is hereby adjusted at the sum of three thousand one hundred and fifty-five dollars and fifty cents;

Therefore, resolved, That all persons interested in the matter of the ordering of an assessment for the aforesaid street opening be heard as to the same, at the meeting of the Common Council, to be held on Tuesday, October 16th, 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.

By the Clerk—
ROCHESTER, N. Y. Oct. 2, 1888.

To the Honorable the Common Council of the 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 connection with the preparation of plans for the proposed East Side trunk sewer.

A thorough study of the topography and principal lot lines in those districts of the east side, which have not yet been developed for general building purposes, has been made, with the view of determining the probable location of future streets therein, and hence also the location of sewers in such streets, as well as the general outlet sewers for the larger districts. This work amounts practically to the design of a complete system of sewerage for the whole area of the east side, inasmuch as considerably more than one-half of this territory is as yet unsewered, and in many portions of the remainder the existing sewerage is not efficient. Constant reference to the improvement of the drainage of these localities was therefore necessary, whereby much time was consumed. The results of this study have now been indicated upon a special map showing all existing and probable future lines of sewers and outlets, together with the magnitude of the various principal drainage areas. This map also shows how much of the territory in the towns of Brighton and Irondequoit adjacent to the city limits may be drained readily into the contemplated trunk sewer, and also how much of the territory within the city limits adjacent to Waring street cannot be thus drained. It may be remarked that the latter amounts to only about 62½ acres and that the cost of deepening the proposed trunk sewer sufficiently to receive the drainage of this small area would amount to more than \$50,000, which is probably more than the present value of the excluded territory.

The location of the trunk sewer has also been practically decided upon, since the preliminary estimates of cost and dimensions have pointed to the fact that it will be more economical to make the deep rock cutting through Norton street, from Waring street to the Genesee river, than to construct the sewer through the treacherous soil in the broad valley between Norton street and the

Hidge road, and thereby involve the additional expense of extending each of the principal outlet sewers, which run northerly from Clifford street, for a distance of about 2,000 feet from Norton street to the said sewer. The project to construct a tunnel from the river to the intersection of Culyer street with the Erie canal, has likewise been considered in great detail, but was rejected both on account of its equal or greater cost without advantage of easy access and ventilation, as well as on account of the resulting inability to clarify the dry weather flow of sewage before its ultimate discharge into the river. Another scheme to avoid the deep rock cutting in Norton street, between Goodman street and N. St. Paul street, by pumping the dry weather flow in the trunk sewer from the intersection of Norton street and North avenue to the summit at the intersection of Norton and Hudson streets, whence it would flow westerly towards the river by gravity in a sewer of moderate depth, was also subjected to careful analysis, which resulted in its rejection on the ground of excessive cost represented by the capitalization of the annual operating expenses of such a pumping station. In view of all the various circumstances attending the case, it accordingly appears that the route through Norton street, by a deep cut through the underlying rock, will be the most advantageous and less expensive than any other course.

The computations for the dimensions of the trunk sewer and its principal tributaries show that large volumes of storm-water will be received into these conduits as soon as the extensive areas which are now used only for farming or garden purposes are converted into sites for dwellings and places of business. It may also be remarked here that these computations are not based upon theoretical speculations, but upon a large number of observed facts obtained from actual gauging of rainfall and contemporary sewer discharge in several districts of known magnitude and character on the east side, and which will become directly tributary to the trunk sewer. These large quantities of surface-drainage water must be discharged from the trunk sewer as soon as possible into some of the natural water-courses leading into Irondequoit bay, otherwise the trunk sewer would quickly attain enormous dimensions, and thus involve a cost of construction which would be almost prohibitory. So far as now planned this storm drainage is to be delivered into two branches of Thomas creek, and the two branches of Densmore creek which are the natural outlet for these waters. The concentration of the drainage which necessarily results from the construction of sewers in cities, will naturally tend to cause the banks of these small water-courses to overflow in some places for a short period of time during and after a heavy rainfall; and hence their channels must be deepened and enlarged from time to time. In proportion as the area within the city limits becomes developed. The subject is referred to at present in order to bring it to the notice of the city's legal advisers for proper consideration.

In addition to the work above mentioned a careful record of all the examinations of the subsoil along the routes of the trunk sewer has been made upon specially prepared maps and profiles, so that the character of the excavations and the depth of the rock below the surface can now be seen by simple inspection of said documents.

In conclusion, I regret extremely that I am unable to submit to you my final reports and estimates of cost at this time, and that I am compelled to solicit your kind indulgence for a few weeks longer. In explanation, it is fair for me to assert that the cause of this delay cannot justly be attributed to any lack of exertion or outlay on my part, but must be ascribed only to the fact that the indispensable rainfall data were not available until within a comparatively short time, and that without them my work would have been unsatisfactory both to you and myself. Ever since said data were put into serviceable form, which was less than three weeks ago, the work has been pushed with the utmost diligence, and as many men have been steadily employed thereupon

as was found practicable. Henceforth no effort will be spared on my part to bring my work to an early termination, since it will not be a source of financial profit to me; and in the course of the next month I hope to be able to lay before you, in succinct form, the essential features of the plan I have devised for diverting the sewage of the eastern and northeastern portions of the city from Thomas and Densmore Creeks into the Genesee river, together with my estimates of the cost of the work.

Respectfully submitted,

EMIL KUTCHLING, Engineer in Charge.
Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

THIRD AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Third avenue.

Adopted.

The Surveyor submitted as such estimate \$1,200.

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

The construction of a vitrified pipe sewer 12 inches in diameter in Third avenue, from a point 130 feet north of Pennsylvania avenue, to the sewer in Central park. Also the necessary surface sewers, man-holes, lot lateral sewers and connections therefor, 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 \$1,200, 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 a point 130 feet north of Pennsylvania avenue to Central 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, Oct. 16th, 1888, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

POST STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on each side of Post street.

Adopted.

The Surveyor submitted as such estimate \$780.

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

The construction of a hemlock plank walk four feet in width on each side of Post street, from Chili avenue to a point opposite the south end of the sewer in said Post street. Also the necessary lateral 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 \$780.00, 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 Post street, from Chili avenue to a point opposite the south end of the sewer in said Post 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, Oct. 16th, 1888,

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

Adopted.

HERMAN STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Herman street.

Adopted.

The Surveyor submitted as such estimate, \$13,000.

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

The improvement of Herman street, from the east curb line of St. Joseph street to the west curb line of Hudson street, by constructing a macadam pavement with Medina stone curbs and gutters on each side thereof between the limits mentioned, except where crosswalks shall be constructed; width of road way between curb lines to be 27 feet. Also the necessary surface and lot lateral sewers, crosswalks, manholes, sidewalk extensions, gas and water services, and the cleaning of the main sewer in the street if found to be necessary.

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 \$13,000, 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 Herman street, from St. Joseph street to Hudson 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 16th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM FRONT STREET TO NORTH ST. PAUL STREET.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good require the same to be done, viz.:

The opening of a street of a uniform width of sixty (60) feet, extending from Front street to North St. Paul street, and the territory deemed necessary to be taken therefor is described as follows, viz: a strip of land of a uniform width of sixty (60) feet, extending from the east line of Front street to the west line of North St. Paul street, except where streets are already opened for public use. The south line of said proposed street beginning at a point in the east line of Front street, where intersected by a direct extension easterly of the south line of Market street; thence easterly in the further extension of said south line of Market street to the west bank of the Genesee river; thence easterly in a direct line to the north west corner of the present Archer block; thence still easterly along the north line of said Archer block to the west line of North St. Paul 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 that portion of the First ward bounded on the north by Mumford street and Allen street, on the west by Sophia street, on the south by West Main street, and East Main street, and on the east by the center of the Genesee river; also all that portion of the Fifth ward bounded on the north by Central avenue, on the west by the center of the Genesee river, on the south by East Main street, and on the east by North Clinton street; also all that portion of the Sixth ward bounded on the north by Central avenue, on the west by North Clinton street, on the south by East Main street, and on the east by North avenue; also all that portion of the Fourteenth ward bounded on the north by Central avenue, on the west by North avenue, on the south by East Main street, and on the east

by Seio street; also all that portion of the Tenth ward bounded respectively by East Main street, Seio street and East avenue, as each lot and parcel of land exists at the date of the passage of this ordinance.

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 16th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

The final ordinance for Locust street sewer came up. After hearing allegations from all persons appearing the ordinance was lost by the following vote:

Ayes—Ald. Tracy, Williams, Judson, Bohrer—4.
Nays—Ald. Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Selye, Hall, Swikehard, Schroth, Kelly, Thayer—11.

Ald. Selye moved that action on the ordinance for Locust street sewer be reconsidered. Adopted.

On motion of Ald. Selye further action was postponed two weeks.

Ald. Selye presented a remonstrance against the final ordinance for White street sewer and moved that further action be postponed two weeks. Adopted.

FINAL ORDINANCE, NO. 3,449.

BARTLETT STREET STONE SEWER.

On motion of Ald. Schroth 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 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 said Common Council at the time appointed in said notice, and after hearing such allegations from all persons appearing,

Ald. Schroth submitted the following:

An ordinance to construct a stone sewer in Bartlett street, from the west end of the present sewer therein to the center of Florence 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, 1½ by 2 feet in size, from the west end of the sewer in Bartlett street, east of Jefferson avenue, to a point opposite the center of Florence street. Also the necessary surface sewers, manholes, lot lateral sewers and connections thereof.

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 \$2,931, 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:

One tier of lots and parcels of land on each side of Bartlett street, from Jefferson avenue to the center of Florence 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, McMillan, Fee, Kohlmetz, Fritzsche, Willi ms, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.
On motion of Ald. Fee action on the final ordinances for South Water street improvement and South Clinton street asphalt improvement was postponed two weeks.

Ald. McMillan moved that action on the final ordinance for Waverly Place extension be postponed two weeks. Adopted.

Ald. McMillan moved that the pending final ordinance for opening a street from Mt. Hope avenue to Edinburgh street be amended so as to extend from Mt. Hope avenue to the center of the Genesee river, in place of Edinburgh street, and striking out of the territory to be assessed "the Third ward." Adopted. Further action was postponed two weeks.

Action on the pending final ordinances for opening a street from North St. Paul street to Browns Race, Alexander street river bridge, Market street river bridge and Platt street river bridge was postponed two weeks.

FINAL ORDINANCE No. 3,550.

DRIVING PARK AVENUE RIVER BRIDGE.

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.

Ald. Kohlmetz submitted the following:
 An ordinance to construct a wrought iron or steel deck bridge across the Genesee River from the top of the east high bank of said river from the west end of Avenue E (formerly Tower street), to the top of the west high bank of said river, from the east end of Driving Park avenue (formerly McCracken 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 wrought iron or steel deck bridge, with the sub-structure necessary thereto, across the Genesee river, connecting the top of the east high bank of said river at the west end of Avenue E (formerly known as Tower st.) with the top of the west high bank of said river, at the east end of Driving Park avenue (formerly known as McCracken st. The width of the roadway of said bridge shall be 20 feet between the center of trusses, with a sidewalk on each side thereof, each 7½ feet in width between the center of the truss and the center of the hand-rail. The center line of said bridge shall coincide with a line drawn direct from the center of the west end of said Avenue E to the center of the east end of said Driving Park avenue, and the grade of said bridge shall coincide with a line drawn direct from the average present grade of the west end of said Avenue E to the average present grade of the east end of said Driving Park avenue.

Resolved, further, that the whole expense thereof be paid from the public treasury of the city by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council; and that the bonds of the city be issued and sold as provided in and by the provisions of chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Selye—Resolved, That the Mayor be, and hereby is, directed to enter into a contract with L. L. Buck to prepare complete working drawings, specifications and superintend the construction of Driving Park avenue bridge, at a compensation of five thousand dollars, said contract to provide also that if said L. L. Buck be hereafter employed to design and superintend the construction of either Platt street, Market or Mortimer streets, and Alexander street bridges, that his compensation in full for each of the last three named bridges or any of them shall be one thousand dollars each; said contract also to include the deduction of five hundred dollars now due said L. L. Buck for examinations and approximate estimates heretofore submitted to the Common Council of the cost of the above named bridges, and to be in accordance with his proposition submitted to the Common Council June 18th, 1888, and published in the Common Council proceedings on page 117.

Adopted by the following vote.
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Kohlmetz—Resolved, that the ordinance for Ward street opening and extension be amended by changing the territory to be assessed therefor to the following, viz:

All the territory enclosed within and described by the following boundary lines: Beginning at a point in the center of the Genesee river intersecting the north line of the N. Y. C. & H. R. Railroad Companies property; thence northeasterly along the north line of said railroad companies lands to the center of Chatham street; thence southerly along the center of Chatham street to Harrison street; thence easterly along Harrison street including one tier of lots on the south side thereof to Hudson street; thence northerly along Hudson street including one tier of lots on the east side thereof, from a point 50 feet south of the south produced line easterly of Harrison street to a point 50 feet north of the north produced line easterly of Kelly street; thence westerly along Kelly street including one tier of lots on the north side thereof to Clinton street; thence southerly along Clinton street including one tier of lots on the west side thereof from a point 50 feet north of the north line of Kelly street produced westerly to the west line of Clinton street, to Hand street; thence westerly along Hand street including one tier of lots on the north side thereof to N. St. Paul street; thence northerly along North St. Paul street to the center of Bismark place; thence westerly along the center of Bismark place and in said line continued westerly to the center of the Genesee river; thence southerly along the center of the Genesee river to the place of beginning. Adopted.

Further action on this ordinance was postponed two weeks and the clerk was directed to publish notice for allegations for Tuesday evening, October 16, 1888.

UNFINISHED BUSINESS.

Action on the ordering of an assessment for widening the east end of Hand street, 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. Kohlmetz submitted the following:

LOCAL ASSESSMENT IMPROVEMENT No. 3077

WIDENING OF THE EAST END OF HAND STREET.

By Ald. Kohlmetz—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 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 two thousand four hundred and twenty dollars (\$2,420); 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 and parcels of land on each side of Hand street, from North St. Paul street 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 notified to meet for such purpose on the 6th day of October, 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—A. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

EXECUTIVE BUSINESS.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Wm. L. Dobbin, William B. Weaver, Allen R. Sheffer and Elijah D. Webster having received the concurrent vote of the Common Council were declared appointed Commissioner of Deeds.

By Ald. McMillan—

ROCHESTER, N. Y., Oct. 1, 1888.

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

GENTLEMEN:—On account of my removal to another ward, I hereby tender my resignation as Inspector of Election for the Second District of the Third Ward.

Respectfully yours,

HARVEY F. REMINGTON.

Ald. McMillan moved that the resignation be accepted. Adopted.

Ald. McMillan moved to proceed to appoint Inspectors of Elections. Adopted.

Charles E. Burnett for Inspector of Elections of the Second district of the Third ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Jacob Kolb for Inspector of Elections of the Second district of the Eleventh ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Chas. Wallace for Inspector of Elections of the First district of the Ninth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Frank J. McKeon for inspector of elections for the Second ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Charles E. Burnett, Jacob Kolb, Frank J. McKeon and Charles Wallace were declared appointed inspectors of election.

MISCELLANEOUS BUSINESS.

Ald. McMillan presented the petitions of Gilbert Brady and Hannah N. Topham for permission to

erect wood buildings and moved that permission be granted. Adopted.

By Ald. McMillan—Petition of George Waldron. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Ald. McMillan presented the petition of Geo. Engert relating to a wood building on Exchange and Adams streets. Also a remonstrance against the same and moved their reference to the Wood Building Committee to report at the next meeting. Adopted.

By Ald. Fee—Whereas, the recent objection of Mr. Justice Angle upon the construction of the "Civil Service Act" in the action begun by Wm. F. Peck, a taxpayer, against the city of Rochester and others is one that should be reviewed by the Appellate Courts to the end that said, last mentioned courts decision may be a guide to the future action of this Common Council. Therefore, resolved that the City Attorney be, and he is hereby instructed to take an appeal in said action to the General Term. Adopted.

By Ald. Fee—Resolved, That the Lamp Committee order the discontinuance of such electric and gas lamps within the city as shall be found by them to be unnecessary to secure the proper lighting of the portions of the city where such lamps are so discontinued, and the several electric light and gas companies are hereby directed to obey such directions of said committee and to immediately, after notice from said committee, discontinue such lamps and thereafter no allowance shall be made for, nor any bill therefor audited or paid, for any such lamp or lamps so ordered to be discontinued by said committee, and said committee is required to report from time to time and as speedily as possible its action under this resolution to this Common Council. Adopted.

By Ald. Fee—Resolved, that the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the widening of Clinton Park as contemplated by ordinance No. 3,545, adopted at a meeting held September 18th, 1888, and report the result of such negotiations to this Board at the next regular meeting. Adopted.

Ald. Fee moved that action granting permission to Leonard Mandery to erect a wood building at the last meeting be reconsidered. Adopted.

Ald. Fee presented the petition of Mr. Leonard Mandery for permission to erect a wood building on Clinton Park and moved that permission be granted. Adopted.

By Ald. Williams—

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, Charles A. Jeffords, 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, it is in accordance with the highest instincts of humanity to revere 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 tribute to his memory; therefore,

Resolved, That in view of the death of Charles A. Jeffords, we recognize the duty we owe to ourselves and the public to place on our official record a testimonial of our high esteem, a fitting tribute to his character as a generous friend and a faithful public servant, and an acknowledgment of the great loss sustained by the city 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, which 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 to the family and friends of the deceased in their hour of affliction, and unite in the universal

sentiment of regret 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 unanimously by a rising vote.

Ald. Hall moved to proceed to appoint an Inspector of elections for the Tenth ward. Adopted. Anthony J. Vanderwerf was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Judson—Petition of Adeline Ringlestein. Referred to the wood building committee and Fire Marshal with power to act.

Ald. Judson asked for and obtained unanimous consent to introduce the following penal ordinance:

An Ordinance to amend a penal ordinance relating to nuisances, public peace and good order, riots, disturbances and disorderly assemblages and other matters, passed October 26, 1886.

Passed October ... 1888.

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. Section one of said ordinance relating to nuisances and other matters is hereby amended so as to read as follows:

SECTION 1. No person, corporation or association shall make, aid, countenance or assist in making, any riot, noise, disturbance, false alarm of fire or improper diversion in and of the streets, lanes, alleys or other public places, or in or upon any public or private premises, or elsewhere, nor for more than fifteen seconds at any one time, during the period of thirty minutes on any day, blow, or cause to be blown, any whistle blown by steam or other artificial means within the city of Rochester, to the annoyance or disturbance of any of the citizens, travelers or otherwise, under a penalty of, and be fined, not less than two dollars, nor more than fifty dollars, for each offense.

§ 2. Section nineteen of said ordinance relating to nuisances and other matters is hereby amended so as to read as follows:

§ 19. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions hereof, except as is hereinbefore otherwise specifically provided, 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 the period hereinafter specified, and the person or persons violating this ordinance, or any of the sections or provisions hereof, and failing to pay the penalty or fine therefor, shall be imprisoned in said Penitentiary for two days for each one dollar of the amount of the judgment recovered, but in no case to be less than ten days nor more than one hundred days.

§ 3. This act shall take effect immediately.

On motion of Ald. Kelly, ordered received, filed and published and laid on the table until the next meeting.

By Ald. Boher—Whereas, No agreement for the purchase of lands necessary to be taken for North street opening and extension under Ordinance No. 3,490, 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 termination of the said street proposed to be laid out, 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. Kelly—

ROCHESTER, N. Y., Sept. 26, 1888.

To the Honorable, the Common Council:

In compliance with a resolution offered by Ald. Kelly relating to the claim of Nicholas L. Brayer for work done and materials furnished in the partial construction of the Culver Road pipe sewer, which work before completion was stopped by injunction proceedings, the following statement is submitted:

Ordinance 3,067.

The City of Rochester to Nicholas L. Brayer, Dr.:	
To 65 lin. ft. of 15-inch main sewer at \$2.25	\$146 25
13 1/2 lin. ft. of 12-inch main sewer @ \$1.60	216 00
1 manhole rebuilt @ \$30	30 00
73 lin. ft. trench, partially excavated @ 40c	43 80
50 lin. ft. trench, partially excavated, @ 30c	15 00

\$451 05

The above items were measured April 23, 1887.

I hereby certify that the above estimate of work performed is correct as specified, according to the best of my knowledge and belief.

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That upon the certificate of the City Attorney that a proper release to the city has been executed and delivered by Nicholas L. Brayer, for all claims against the city by reason of work done and materials furnished, or otherwise, in or about the Culver road pipe sewer, under final ordinance No. 3,067, that the clerk draw an order upon the treasurer, payable from the contingent fund, in favor of said Brayer, for the sum of four hundred and seventy-eight dollars and eleven cents, being the amount certified by the City Surveyor, with interest thereon, from the 23d day of October, 1887.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Nays—Ald. McMillan—1.

By Ald. Thayer—Petition of Matilda Koch. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Thayer—Whereas, By reason of the small size of the gas mains laid along East avenue through which gas is supplied by the Citizens' Gas Company to its customers along East avenue and streets leading thereto, the service is insufficient and the customers suffer thereby; now, therefore, be it

Resolved, That the said Citizens' Gas Company be and it hereby is directed to immediately replace the present main with one of a suitable size, so that, in the future, said customers' wants will be supplied. Adopted.

The President announced as Select Committee on the report of J. Nelson Tubbs, chief engineer of the Water Works, Ald. Kohlmetz, Hall, Williams, Swikehard, McMillan.

On motion of Ald. Bohrer the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Oct. 5, 1888.

SPECIAL MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Absent—Ald. Foley, Selye—2

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., Oct. 5, 1888.

Peter Sheridan, Esq., City Clerk:

DEAR SIR—Please call a special meeting at the Common Council Chamber on Friday, October 5th, at 3 o'clock p. m. Subject: "Consideration of Lamp Matters."

CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Fee asked and obtained unanimous consent

to reconsider the following resolution, which was adopted at the last meeting.

“By Ald. Fee—Resolved, That the Lamp Committee order the discontinuance of such electric and gas lamps within the city as shall be found by them to be unnecessary to secure the proper lighting of the portion of the city where such lamps are so discontinued, and the several electric light and gas companies are hereby directed to obey such direction of said committee and to immediately, after notice from said committee, discontinue such lamps, and thereafter no allowance shall be made for, nor any bills therefor audited or paid, for any such lamp or lamps so ordered to be discontinued by said committee, and said committee is required to report from time to time and as speedily as possible its action under this resolution to the Common Council. Adopted.”

Ald. Fee moved that the resolution be reconsidered. Adopted.

Ald. Fee moved that the resolution be indefinitely postponed. Adopted.

By Ald. Williams—

ROCHESTER, Oct. 5, 1888.

To the Honorable, the Common Council:

It is the opinion of your committee, that the Common Council in its resolution of June 3, 1887, relative to the report and recommendations of the Lamp Committee, was in error in delegating to said committee the power to locate and change the location of lamps at its option, and that the veto of His Honor the Mayor, based upon that ground, was correct and should have been sustained.

Your committee does not find that the Common Council by its resolution authorized the Lamp Committee to order additional lamps, and, to the extent that this has been done, the Lamp Committee has, in the opinion of your committee, exceeded the powers delegated to it by the Common Council. That the intent and extent of the powers conferred upon the Lamp Committee by the Common Council have been misconstrued both by the Lamp Committee and the Common Council, is evident both from the action of the said committee and the subsequent action of the Common Council in approving the action of the Lamp Committee (which appears to have been overlooked by the Mayor in approving the subsequent action of the Common Council;) and out of this misconception, rather than from any intended wrong on the part of either, has grown the main difficulty in the case—viz., the additional lamps ordered by the Lamp Committee without authority from the Common Council.

In view of these complications your committee offers the following:

Resolved, That a committee of five, consisting of two members of the Lamp Committee, two members of the Common Council not members of the Lamp Committee, and His Honor the Mayor, be appointed by the chair to consider the whole matter and report to the Common Council, with such recommendations for adjustment of the questions involved, and for the proper management of the Lamp Department in the future as they shall deem best under the circumstances.

F. H. WILLIAMS,
H. G. THAYER,
JOHN U. SCHROTH,
H. KOHLMETZ,
Committee.

Ald. Fee moved as an amendment that the committee consist of the Lamp Committee and four members of the Common Council, not members of the Lamp Committee.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Hall, Swikehard, Judson, Bohrer—8.

Nays—Ald. Kohlmetz, Fritzsche, Williams, Schroth, Kelly, Thayer—4.

The report of the committee as amended was then adopted.

Ald. Kelly moved that the Mayor be added to the committee. Adopted.

Ald. Thayer moved that the Board proceed to appoint Inspectors of Elections of the Sixteenth ward. Adopted.

Ald. Thayer nominated F. Isenman, second district, Sixteenth ward.

F. Isenman was named by Aldermen Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

F. Isenman was declared elected Inspector of Elections 2d dist. 16th Ward.

Ald. Thayer nominated Fred W. Zink Inspector of Election 3d dist. 16th Ward. Fred Zink was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Fred W. Zink was declared duly elected Inspector of Elections 3d dist. 16th Ward.

By Ald. Fritzsche—

ROCHESTER, N. Y., Oct. 5, 1888.

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

GENTLEMEN—You are cordially invited to attend the German-American Society's festival at Germania Hall, Monday, Oct. 8th. Tickets please find enclosed.

F. FRITSCHÉ,
H. LOMB,
C. KUEHLES,
Com. Mittee.

Accepted. The chair announced the following committee to co-operate with the Lamp Committee: Aids. Williams, McMillan, Hall, Bohrer.

On motion of Ald. Fee the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Oct. 16, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Absent—Ald. Selye, Thayer—2.

APPROVAL OF MINUTES.

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

By Ald. Sullivan—Bills of—

C. F. Stone, carting park tools..... \$ 4 00

Atkinson & Sykes, sharpening tools, &c.... 59 10

Referred to Park Committee.

By Ald. McMillan—Bills of

Patrick Bradley, collecting garbage..... 114 00

Peter Hardy..... 114 00

Martin Mason..... 114 00

Daniel Hickey..... 114 00

Jacob Rauber..... 114 00

Mrs. Frank Vahue..... 114 00

John Becker..... 114 00

John Roach..... 114 00

Jacob Stein..... 114 00

Jos. Greenauer..... 104 50

Lawrence Same..... 114 00

Wm. Rosengreen..... 114 00

Union and Advertiser, printing report and blanks..... 15 00

Referred to Health Committee

By Ald. McMillan—Petition of A. G. Yates. Referred to the Wood Building committee and Fire Marshal with power to act.

Also petitions for a lift bridge over the Erie canal at Fitzhugh street, and a Medina stone improvement on Troup street. Referred to the City Surveyor to prepare ordinances.

By Ald. Fee—Bills of—

Brush Electric Light Co., lighting lamps. Sept..... \$6,577 50

Rochester Electric Light Co., lighting lamps Sept..... 2,128 80

Edison Electric Light Co., lighting lamps Sept..... 1,451 11

Rochester Gas Co., lighting lamps Sept.... 393 45

Municipal..... 330 40

Citizens'..... moving lamps..... 9 73

C. F. Stone, carting lamp posts.....	21 50
T. L. Hamlin, hack hire.....	4 50
Referred to Lamp Committee.	
By Ald. Koblmezz—Petition of John F. Nelson.	
Referred to the Wood Building committee and Fire Marshal with power to act. Also a petition for a plank walk on Avenue A.	
Referred to the Surveyor to prepare an ordinance	
By Aid. Williams—Bills of	
Union and Advertiser, printing proceedings, September.....	\$368 09
W. W. Morrison, printing blanks.....	20 00
Rochester Printing Co., printing notices.....	185 35
Rochester Herald Pub. Co., printing notices.....	38 75
Post Express Printing Co., printing notices.....	71 93
M. Grennagel, hack hire, sewer committee surveyor.....	10 00
W. L. Buckland, hack hire.....	3 00
L. F. Quinby, disbursements.....	26 75
Chas. B. Ernst, sewer suits.....	77 50
L. Higginbotham, engraving for manual.....	19 00
John P. Smith, notices, books, &c.....	36 30
Referred to Committee on Contingent Expenses.	
Ald. Foley presented the petition of Charles Staud and the Rochester Hard Wood and Lumber Company for permission to erect wood buildings, and moved that permission be granted. Adopted.	
Also the petition of L. D. Hurd; referred to the Wood Building Committee and Fire Marshal with power to act.	
Also the petition of Cornelius H. Flynn for permission to erect a wood building and remonstrance against the same; referred to the Wood Building Committee and Fire Marshal to report back to the Board.	
By Ald. Foley—Petition for a bridge across the Geteese river at Brown street. Referred to the surveyor to prepare an ordinance.	
By Ald. Foley—Bills of	
St. Patrick's Orphan Asylum, board.....	\$720 00
Rochester.....	512 00
St. Mary's.....	822 39
St. Joseph's.....	1,006 85
Sisters of Mercy, board.....	693 95
Home of the Friendless, board.....	78 00
Industrial School.....	690 48
St. Mary's Hospital.....	2,636 28
Church Home.....	484 10
Home of Industry.....	504 80
T. Derriak, rent.....	10 50
A. McLean, rent.....	6 00
H. A. Wandtke, rent.....	5 00
Geo. S. Thompson, rent.....	31 50
E. H. Davis & Co., drugs and medicines.....	13 07
Punch & Son, burials.....	12 00
Geo. Masseth, burials.....	63 00
Punch & Son, burials.....	6 50
Wolf, Culligan & Co., burials.....	25 00
W. C. Dickinson, coal.....	75 00
Granger & Smyth Bros, meat.....	50 00
A. H. Martin, disbursements.....	47 00
Wm. Atkinson, groceries.....	28 00
W. S. Woodruff.....	67 00
Martin Joiner.....	9 00
M. Eisenmenger.....	12 00
Chas. A. Armbruster.....	23 00
Frank Defendorf.....	12 00
Home of Industry, bread.....	31 93
Anthony Ehle, hack hire.....	2 00
Referred to Poor Committee.	
By Aid. Hall—Bills of—	
Wm. Summerhays & Sons, rep. grates, &c.....	23 48
F. J. Irwin, cleaning City Hall.....	65 00
John R. Brady, painting and paper hanging.....	232 64
Hamilton & Mathews, water cooler.....	5 00
Howe & Bassett, labor and material.....	536 38
Roch. Gas Co., lighting City Hall, September.....	86 37
Edison Electric Light Co., lighting City Hall, September.....	56 66
Referred to City Property Committee.	
By Aid. Hall, for Aid. Selye—Petition of A. Wandell. Referred to the Wood Building Committee and Fire Marshal, with power to act.	

By Ald. Swikehard—Bills of	
Thos. Dukelow, expenses in Lambert case \$.....	6 74
Geo. Long.....	4 24
B. Frank Fnos, expenses, September, 1888.....	8 22
Thos. Knowles, hack hire.....	4 00
M. A. Warren.....	2 50
W. L. Buckland.....	14 00
Wm. Bassett, repairs.....	5 95
Thos. Oliver & Sons, repairs patrol house.....	43 07
Post-Express Printing Company, printing blanks.....	29 75
Times Printing Co., printing blanks.....	4 75
Rochester Dist. Tel. Co., services, Sept.....	3 55
Western Union.....	21 49
S. A. Pierce, M. D., medical services.....	34 00
Maggie Gaffney, cleaning and washing for August.....	20 50
Maggie Gaffney, cleaning and washing for September.....	20 00
Fred W. Laeg, hay and straw.....	29 66
Ed. P. Olmsted, meals for prisoners.....	20 25
Bell Telephone Co, rent of telephones, patrol system.....	510 00
Mackie & Co., 1 paper binder.....	3 00
Wm. Croston, brooms.....	3 00
Knowlton & Chapin, coacholine.....	2 50
Philip Ernst, brushes, &c., patrol department.....	6 75

 Referred to Police Committee.

 By Ald. Swikehard—Petition of John Wagner. Referred to the Wood Building Committee and Fire Marshal with power to act.

 Ald. Judson presented the petitions of Thomas Oliver and Mrs. E. L. De Garmo for permission to erect wood buildings, and moved that permission be granted. Adopted.

 Also the petition of Henry J. Shadd. Referred to the Wood Building Committee and Fire Marshal with power to act.

 By Ald. Schroth—Petitions of Albert Nowack and F. Knopf. Referred to the Wood Building Committee and Fire Marshal with power to act.

 Also a petition for a plank walk on Theodore st. Referred to the Surveyor to prepare an ordinance.

 By Ald. Bohrer—Petition of Alex. Button for permission to move a building. Referred to the Executive Board.

 By Ald. Kelly—Petitions for electric lights in Boston park and Ketchum street. Referred to the Lamp Committee to report to this board. Also the petition of W. A. & C. C. Narramore. Referred to the Wood Building Committee and Fire Marshal with power to act. Also the petition of Albert Hill. Referred to the Wood Building Committee and Fire Marshal to report at the next meeting. Also, the petition of William Lavigne for permission to move and make additions to a wood building on Saratoga avenue. Referred to the Wood Building Committee, Fire Marshal and Executive Board. Also a petition for a sewer in North Joiner street. Referred to the Surveyor to prepare an ordinance.

REPORTS OF STANDING COMMITTEES.

By Aid. Kelly—

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

GENTLEMEN: Your Law Committee begs leave to submit the following as its report:

The judgments of George Adam Welles for five hundred and ninety-eight dollars and ten cents (\$598.10), damages and costs, and Abraham Farmer, Jr., for three hundred and twenty-six dollars and thirty-one cents (\$326.31), damages and costs, and interest on said judgments from June 23th, 1888, should be paid, as it is the opinion of the City Attorney that the recoveries in the actions are as low, if not lower, than can possibly be obtained on another trial, should the city be so fortunate as to have one awarded to it upon appeal, which is, in the City Attorney's opinion, doubtful. The actions are for damages sustained from the discharge of sewage into Thomas Creek, passing through the premises of the plaintiffs in the actions.

Your committee would further recommend the payment of the sum of seventy-five dollars (\$75) to W. H. Hannon, in full of damages resulting to

his horse, attached to a cab, by the blowing of steam from the steam roller upon North St. Paul street, upon him executing and delivering the proper release of all claims against the city, to be approved by the City Attorney, the City Attorney being of the opinion that such settlement is for the benefit of the city to consummate. Respectfully submitted.

J. MILLER KELLY,
F. H. WILLIAMS,
JOSEPH H. FEE,
T. McMILLAN,
Law Committee.

By Ald. Kelly—
Resolved, That upon the certificate of the City Attorney that proper satisfaction pieces of the judgments have been executed, acknowledged and delivered to him, the clerk draw orders on the treasurer in favor of Turk and Barnum, attorneys of the several plaintiffs, payable from the contingent fund, for five hundred and ninety-eight dollars and ten cents (\$598.10) and interest thereon from June 29th, 1888, in full of the judgment of George Adam Weiss against the city, and another for three hundred and twenty-six dollars and thirty-one cents (\$326.31) and interest thereon from June 29th, 1888, in full of the judgment of Abraham Farmer, Jr., against the city, referred to in the foregoing report.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly.—14.

By Ald. Kelly—

Resolved, That upon the certificate of the City Attorney that a proper release has been executed, acknowledged and delivered to him, on behalf of the city, by W. H. Hannon, that the clerk draw an order on the treasurer, payable from the contingent fund, in favor of said Hannon for the sum of seventy-five dollars (\$75.00).

Adopted by the following vote:

Ayes—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly.—14.

By Ald. Schroth—

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

GENTLEMEN—Your Wood Building Committee and Fire Marshal, to whom was referred the subject respectfully beg leave to report, that, after a careful investigation, they are of the opinion that the petition of George Engert to maintain a wood building on his lot, corner of Exchange and Adams street, heretofore, and hereafter, contemplated to be used as a coal shed, and of the following dimensions: about fifty by two hundred feet, heretofore erected, should be granted. His petition is accompanied with a consent of all persons interested within the language of the ordinance relating thereto, except two persons, one the owner of property on the northeast corner, and the other the owner of property on the northwest corner of said streets; the other persons signing the remonstrance being tenants of said owners. It appears that on numerous occasions heretofore, Mr. Engert has constructed sheds which are portions of a general shed used by him without remonstrance from any person, and that the remonstrance at present is claimed to arise from the refusal of Mr. Engert to purchase said northeast corner property.

We think that the ends of justice will be best promoted by the prayer of the petition being granted, as it does not become your Honorable body to be a party to a quarrel between individuals such as this difficulty seems to be.

JOHN U. SCHROTH,
LEO J. HALL,
H. KOHLMETZ,
LOUIS BOHRER,
GEO. B. SWIKEHARD,
Wood Building Committee.

ARTHUR MCCORMICK, Fire Marshal.

By Ald. Schroth—Resolved, That the petition of George Engert, referred to in the foregoing communication, be, and the same hereby is granted. Adopted.

Ald. Foley from the Poor Committee, Ald. Hall,

from the City Property Committee, Ald. Sullivan, from the Park Committee, Ald. Williams, from the Contingent Expense Committee, Ald. Swikehard, from the Police Committee, Ald. McMillan, from the Health Committee, reported favorably on the several bills referred their respective committees, and they were referred to the Finance Committee for payment.

REPORTS OF SELECT COMMITTEES.

By Ald. Foley—

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

GENTLEMEN—Your special committee, to whom was referred the application of D. D. Williams for relief from alleged erroneous assessments for the West avenue and Brown street asphaltum improvements, would report as follows:

That after a careful investigation, they are unable to perceive that any injustice was done to Mr. Williams by the Assessors in making the assessments, as full relief, in the opinion of your committee, was granted to him by said Assessors in making said assessments against his property. To grant the application asked for, your committee feels that thereby a great injustice would be done to the taxpayers of the city at large by saddling upon them the amounts which Mr. Williams' property ought, in justice, to pay, and establishing a pernicious practice of interference with the duties of the Assessors in making assessments, to whom the law has so justly confided the same.

All of which is respectfully submitted,

JOHN H. FOLEY,
T. McMILLAN,
GEO. B. SWIKEHARD,
Special Committee.

By Ald. Foley—Resolved, That the application of D. D. Williams to be relieved from the assessments against his property for the West avenue and Brown street Asphalt improvements be, and the same hereby is, denied. Adopted.

By Ald. Kohlmetz—

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

GENTLEMEN—Your Special Committee appointed to consider the subject of an increased supply of water, through our Water Works System, would respectfully report that it has held a preliminary session and commenced the work assigned to it.

It is already apparent to your committee that the subject to be considered is one of paramount importance and should have the most careful study, in all its bearings, so that when a report is submitted, it may commend itself to all classes of citizens. In view of the magnitude and importance of this work, and also that our conclusions shall more surely command confidence, we earnestly suggest that the Chamber of Commerce appoint a committee of five from its members to meet and confer with our committee.

Respectfully submitted,

H. KOHLMETZ,
F. H. WILLIAMS,
T. McMILLAN,
LEO J. HALL.

By Ald. Kohlmetz—Resolved, That the Chamber of Commerce be, and it is, hereby requested to select five persons to confer with the five members of this Council recently selected to consider the subject of an additional supply of water to our water works system. Adopted.

By Ald. Kelly—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Oct. 5, 1888. }

Ald. Kelly:

DEAR SIR—Replying to your inquiry relating to diverting the drainage from the Baetzel brewery, I will say that no sewer can be constructed at the present time for that purpose, as there is no outlet for it. The territory should be drained to the north, and until an outlet sewer is constructed, into which lateral sewers may be emptied, matters must remain in their present state. The Board of Health clearly has the power to prevent the

pollution of the present ditches which carry away all surface water.

Respectfully,

OSCAR H. PEACOCK.

Ald. Kelly moved to refer to the Board of Health, with the request that said board takes such action as will result in the abatement of the nuisance complained of. Adopted.

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

From the Mayor—

MAYOR'S OFFICE,
ROCHESTER, N. Y., Oct. 9, 1888.

Gentlemen of the Common Council:

I return without my approval, your resolution instructing the City Attorney to appeal to the General Term from the judgment restraining the city from entering into a contract with a lamp inspector contrary to the provisions of the civil service law. The decision of Justice Angle from which you wish the City Attorney to appeal is not one adverse to the city. It does not take money out of the city treasury, but on the contrary keeps money in, which would otherwise have been withdrawn illegally and over the veto of the Mayor. What right the city has to appeal or what duty it would perform in appealing from that decision, I am at a loss to understand. The reason given in your resolution instructing the appeal is specious and misleading. You say you want an appeal "to the end that such decision—of an appellate court—may be a guide to the future action of the Common Council." Such appeal is not needed as "a guide." The law upon our statute books is an unmistakable guide. The lamp inspector cannot be employed under the terms of that statute unless he shall first pass the civil service examination. No matter what we think of it, that is the law, and it is "a guide" alike for the Common Council and the Mayor. Following that guide I vetoed, on the 28th day of December, 1887, a resolution of your honorable body which instructed me to enter into a contract for the city with Mr. Geo. Belknap, constituting him a lamp inspector. Mr. Belknap had not passed the civil service examination. Upon that ground I vetoed your resolution employing him. The resolution was promptly passed over the veto. Now Judge Angle has told you by his decision that you should have followed the statute as "a guide;" and that when you attempt to override the statutes in any particular the courts will restrain you on the application of any taxpayer. I cannot consent to an appeal from such a decision. Again, the only man who has a pecuniary interest in overturning Judge Angle's decision is Mr. Belknap. He was a party to the suit, and he can, if he wishes, appeal. His appeal would be heard by the appellate court without expense to the city.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be "Shall the resolution stand notwithstanding the objections of His Honor the Mayor?"

Ald. Fee moved that the matter be laid upon the table.

Lost by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Foley, Hall, Judson, Schroth—7.

Nays—Ald. McMillan, Kohlmetz, Fritzsche, Williams, Swikehard, Bohrer, Kelly—7.

The resolution was then lost by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Swikehard, Schroth—5.

Nays—Ald. McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Judson, Bohrer, Kelly—9.

The veto of the Mayor was sustained.

From the Executive Board—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Oct. 16, 1888.

To the Common Council:

GENTLEMEN—I am instructed by the Executive Board to transmit to your honorable body the accompanying agreement, which the New York Central and Hudson River Railroad Company require

shall be executed by the Mayor with the consent and authority of the Common Council as a condition precedent to granting the city the right to construct the proposed footbridge from Center street to the Central avenue bridge. The contract for the work has been duly awarded and the Executive Board refers the matter to your honorable body for such action as may be deemed advisable.

Respectfully,

THOS. J. NEVILLE, Clerk.

FORM OF AGREEMENT.

An agreement made this thirteenth day of October, 1888, between the New York Central and Hudson River Railroad Company, party of the first part, and the City of Rochester, party of the second part, witnesseth:

Whereas: The common Council of the city of Rochester, August 7, 1888, adopted an ordinance for "the construction of a wrought iron foot bridge from Central avenue to Center street; said bridge to be located along the east face of the west abutment wall of the bridge of the New York Central & Hudson River Railroad Company, over the Genesee river, to be attached to said abutment wall and railroad bridge, and to be built in accordance with the plans now in possession of the City Surveyor;" being the plan submitted on blue print to the General Superintendent and Chief Engineer of said company, and to which reference is to be had. The said company, party of the first part hereto, does hereby grant permission for the construction of said foot bridge upon the following conditions and agreements, to be well and truly observed on the part of the City of Rochester, the second party hereto, to wit:

1st. That neither in its first construction nor subsequent maintenance shall it impose any expense whatever on said railroad company.

2nd. That in its construction no holes shall be drilled or cuts of any kind made into the iron structure of said railroad company's bridge.

3rd. That the "pockets" to be cut for the footings of the "I" beam joists of the foot bridge shall be done as directed under the superintendence of E. A. Van Hoosen, resident engineer of said company, or by whoever he or the chief engineer of said company may appoint, and in such away as to do no material damage to the masonry of said abutment.

4th—That said foot bridge shall be covered or roofed with an iron shield, of sufficient width and strength to afford complete protection to foot passengers or other persons who may be on or using said foot bridge, from any injury by reason of anything falling from the tracks of said railroad company above said foot bridge; and, finally, before any work is commenced for the construction of said foot bridge, the second party shall indemnify said railroad company, by proper legal instrument, from any and all responsibility for any damages or injuries that may result to any persons or interests arising in any way or shape out of the construction and use of said foot bridge, whether such damage or injury may arise from anything falling from said railroad bridge on to said foot bridge, or from any train or engine or car passing over said foot bridge on said railroad, or from any cause incident to the operation of said railroad, or from any other cause whatever.

The party of the second part accepts the terms and conditions above set forth, and covenants, with the party of the first part to construct and maintain said footbridge and said covering thereof in the manner and upon the terms and conditions above set forth; and that the first party shall not be required, or be under any obligation to make any change, alteration or addition to its said railroad bridge, as a means or purpose of protecting said foot bridge or the persons using the same from any injury which may in any way arise to any person or persons from said railroad bridge or the use thereof in the passage of trains over the same; or otherwise; and that the party of the second part will indemnify and save harmless the party of the first part of and from all loss, damage, costs, cause or causes of action and expense to which the party of the first part may be subjected, or become lia-

ble, by reason of any injury, loss or damage which any person or persons may receive or sustain while on or using said foot bridge by reason of the passage of any engine, train or car on said company's railroad over said foot bridge; or by reason of anything that may fall from said railroad bridge or from any engine, train or car, on, or passing over said foot bridge on said railroad; or by reason of any negligence of said company or of any of its officers, agents or servants, or by reason of any other cause whatever.

In witness whereof the party of the first part has hereunto set its corporate seal and caused these presents to be signed by its Presidents, and the party of the second part has hereunto set its corporate seal and caused these presents to be signed by its Mayor, the day and year first above written. Ordered received filed and published. Referred to the Improvement Committee. By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF SEPTEMBER, 1888.

POLICE COMMISSIONERS' OFFICE, }
Oct. 16, 1888. }

GENTLEMEN—I respectfully submit the following as my report for the month of September, 1888: Sept, 1888.

	Crime.	Penalty.	Paid.
1—John Glasgow	petit larc'y	cost	5
Harvey Harrold	drunk	5	
Terrance Yaman	drunk	10	
Geo. Klick	drunk	5	
Samuel Laure	drunk	10	8
Thos. Dunn	drunk	10	
Thos. Aspell	drunk	10	
Isaac Herschberger	vio. ord.	5	
2—Martin J. Forbes	drunk	10	
Wm. McGill	riding on cars	2	2
Patrick Boylan	drunk	10	
Thos. Angie	drunk	3	
Frank Lehman	drunk	cost	1 75
August teitzel	drunk	5	
Frank Cook	assault	3	
Wm. Jones	vio. ord.	3	
Josephine Shelly	drunk	10	
Nellie Lyons	drunk	10	
Wm. Riddle	drunk	10	10
Joseph Delanty	drunk	5	2
Joseph Costello	drunk	10	
Michael K'Ceefe	drunk	10	
John P. Hanien	assault	30	
4—Thos. O'Brien	drunk	20	
John O'Donnell	vio. ord.	2	2
Michael Larkin	drunk	5	5
Peter Moylan	drunk	3	3
5—Kate Lawrence	drunk	10	
Reuben M. McLaughlin	drunk	10	10
6—Frank O. Conant	assault	50	
Wm. Halsey	drunk	3	
James Doyle	assault	5	
7—John McNierney	drunk	10	2
8—La Fayette C. Willis	drunk	10	
Michael McLaughlin	drunk	10	
Michael Riley	drunk	10	
10—Christopher Murphy	drunk	5	
Ida Martin	drunk	10	
Mich. McQuade	drunk	10	
Mich. Hamilton	drunk	10	3
Thos. Spilane	drunk	10	
Albert Skle	drunk	5	5
Ida Day	vio. ord.	10	9
Nellie McGraw	drunk	10	10
Sieger Plant	drunk	10	5
Ed. Powers	drunk	3	3
Morris Splane	drunk	3	3
Thos. Platt	drunk	5	
James Reddy	drunk	5	3
Wm. H. Elliott	drunk	5	5
David Smith	vio. ord.	5	
11—Abram Tallman	drunk	5	
Wm. Maffit	drunk	5	
Alex. Nevin	drunk	5	4
12—John Maxwell	drunk	3	3
Patk. Wren	drunk	10	
Moses Delby	drunk	5	
Wm. Adams	drunk	5	
Patk. McCoy	drunk	10	

Ed. Baker	drunk	10	
13—Bernard O'Hara	drunk	5	5
Wm. Frame	drunk	10	
Mary Smith	drunk	10	
Joseph Haycock	hotel fraud	cost	2
Wm. Slattery	cruelty to animals	25	
14—Emma Barton	drunk	10	
Thos. Ronan	drunk	10	5
John Moran	drunk	10	10
Thos. Craddock	drunk	10	
15—Fred. Bishop	drunk	10	9
Abram Hennekey	drunk	10	
Chas. Taylor	drunk	10	
Martin J. Forbes	drunk	5	5
17—John F. Smith	drunk	5	5
Henry Heiner	vio. ord.	5	5
Mary Egan	drunk	5	5
Hugh McDonald	drunk	5	5
Arthur P. Hartel	drunk	3	3
Mary McFarlin	drunk	10	5
August Kretz	petit lar. cost	10	2
James Clark	drunk	10	
Ed. Conway	vio. ord.	10	
Margaret Roberts	drunk	10	
Patk. Sullivan	drunk	10	
Delia Clark	drunk	10	
Dennis Mehan	drunk	10	
Nickola Weeto	vio. ord.	10	10
James Tuede	drunk	5	5
Margaret Rosecrantz	drunk	10	
John Wall	drunk	10	10
18—John Bubbe	drunk	10	5
Chas. Maria	vio. ord.	5	5
Joseph Cantalipe	drunk	5	5
Richard Turner	drunk	10	
John McGlachlin	drunk	10	
Frank March	vio. ord	5	5
Wm. Palmer	drunk	5	5
Wm. Sweeney	drunk	5	5
Levi, Bates	drunk	5	5
Henry Heidricks	drunk	10	10
19—Frank Clark	drunk	5	5
James Werr	petit larc'y	50	
Casper Schuman	drunk	cost	5
Jennie Smith	drunk	10	
Emma Barton	drunk	10	
John Cain	vio. ord.	5	5
Bartholomew Reardon	drunk	5	5
John Mansfield	drunk	10	
Agnes Hulehan	drunk	3	
20—John Egan	drunk	10	
Mich. Ryan	drunk	5	5
Angelo (repo)	drunk	10	
Sarah Morris	drunk	10	10
Nellie Cramer	drunk	10	5
Mary Stewart	drunk	10	
Cornelius Peterson	drunk	5	5
John Lawless	petit lar.	50	
Clarence H. Bass	assault	5	5
31—Ed. Manion	drunk	5	
Ed. Sayre	drunk	10	
Thos. Moore	drunk	5	
Ed. Kelly	vio. ord.	5	5
Alice Hamilton	drunk	5	5
22—Ada McCormick	drunk	10	
24—Lottie Ryland	drunk	10	10
Joseph Burke	drunk	3	3
Isaac Burke	drunk	3	3
Joseph Thomas	drunk	3	3
Nicholas Fennell	drunk	10	
Mich. J. Murphy	assault	15	10
John Birmingham	drunk	10	
25—Thos. Cripp	drunk	3	3
Joseph Lepees	drunk	10	
John Lawless	drunk	10	
26—Anthony Carter	drunk	10	
27—James Goodman	drunk	5	5
Wm. Logan	crlty to ani.	10	10
Wm. J. Cooper	asslt.	5	5
28—Frank Rinsdale	drunk	10	
John Murohy	drunk	5	
Wm. Simpson	drunk	10	
James McDonald	drunk	10	
James Smith	drunk	10	
Mich. Slattery	drunk	5	
29—Richard Dowdell	drunk	10	10
John Bosen	drunk	Cost	3

Wm. H. Finch.....	3
James Butler.....	5
	<hr/>
	\$ 347 75
PENSION FUND.	
Ball game—Benefit of Police Pension Fund.....	\$ 476 10
Fines by Commissioners.....	25 00
	<hr/>
	\$ 501 10

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:
 I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of September 1888, for fines, penalties and costs imposed by the Police Justice of said city; Also, for fines imposed by the Police Commissioners, and for the base ball benefit at Windsor Beach.

B. FRANK ENOS, Clerk.
 Sworn to before me this 14th day of Oct. 1888.
 FRANK H. HONE, Commissioner of Deeds.
 Ordered received, filed and published.
 From the Clerk—

CITY CLERK'S OFFICE,
 ROCHESTER, Oct. 16, 1888.

To the Hon. the Common Council:

GENTLEMEN—I hereby report, that the City Assessors have delivered to me the assessment roll for Gorham Park extension. Ord. No. 3,227.

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

By Ald. Kohlmetz—Resolved, That, the next regular meeting of the Common Council, Tuesday evening, October 30th, 1888, be and hereby is assigned as the time when any complaints or appeals from the assessments for Gorham Park extension. Ord. No. 3,227, will be heard. Adopted.

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., Oct. 16, 1888.

To the Common Council:

GENTLEMEN—I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz:

Elijah L. Webster, William B. Weaver and William L. Dobbin, commissioners of deeds; Charles E. Burnette, Frederick W. Zink, Jacob Kolb, Frank J. McKeon, Charles Wallace, A. J. Vanderwerf and Frederick Isenman, inspectors of election.
 Respectfully submitted.

PETER SHERIDAN, City Clerk.
 Ordered received, filed and published.
 From the Board of Health—

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., Oct. 16, 1888.

To the Hon. Common Council:

GENTLEMEN—I hereby certify that at a meeting of the Board of Health, held October 5th, action was taken as follows, viz: "By Com. Kondolf—Resolved, That the Board of Health recommends the passage of the pending ordinance for a sewer in White street. Adopted."

PETER SHERIDAN, City Clerk.
 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., Oct. 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 September he has relieved 270 families in the following manner:

Orders on poor store.....	\$ 805 00
Orders on coal yard.....	67 50
Orders on undertakers.....	92 50

Orders for transportation.....	9 20
Orders for shoes.....	8 80
	<hr/>
Total.....	\$ 983 00
Less amount charged to towns.....	25 25

Total to city..... \$ 957 75
 All of which is respectfully submitted,
 A. H. MARTIN, Overseer of the Poor.
 Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

BERNARD STREET PLANK WALK

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on the north side of Bernard street.

Adopted.
 The Surveyor submitted as such estimate \$104.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The construction of pine plank walks four feet in width on the north side of Bernard street between Maria street, and a point opposite the west side of Henry street, in front of all lots where plank walks do not exist at the present time.

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 \$104 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 north side of Bernard street, in front of which, the proposed plank walks shall 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 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 30th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
 Adopted.

WEIDER STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading and constructing plank walks on Weider street,
 Adopted.

The Surveyor submitted as such estimate \$505.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The grading of Weider street and the construction of pine plank walks four feet in width on each side thereof from Nicholson park to Cayuga place. Also the construction of an oak crosswalk across Weider street at Cayuga place.

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 \$505, 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 Weider street from Nicholson park to Cayuga 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, October 30th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.
 Adopted.

CHAMPLAIN STREET SEWER.

By Ald. Sorboth—Resolved, That the City Sur-

veyor ascertain and report to this Council the expense of constructing a sewer in Champlain street.

Adopted.

The Surveyor submitted as such estimate, \$4,200. By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:

The construction of a pipe sewer 15 inches in diameter, in Champlain street from the sewer in Jefferson avenue, to a point 25 feet east of what is known as Summer alley; together with the necessary manholes, surface sewers, lot lateral sewers and connections therefor, also the necessary roadway grading and gutter formation.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$4,200 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 Champlain street from Jefferson avenue to what is known as Summer alley 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, October the 30th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,551.

THIRD AVENUE PIPE SEWER.

On motion of Ald. Schroth, 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,

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Third avenue, from near Pennsylvania avenue to the sewer in 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 a vitrified pipe sewer 12 inches in diameter in Third avenue, from a point 130 feet north of Pennsylvania avenue, to the sewer in Central park. Also the necessary surface sewers, man-holes, lot lateral sewers and connections therefor, and 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, having made an estimate of such expense, and reports the same at \$1,200, 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 Third avenue, from a point 130 feet north of 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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

FINAL ORDINANCE, NO. 3,552.

POST 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 said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing allegations from all persons appearing

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank walk on Post St., from Chili Ave. to the south end of the sewer therein.

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 walk four feet in width on each side of Post street, from Chili avenue to a point opposite the south end of the sewer in said Post street. Also the necessary lateral crosswalks, sidewalk grading and gutter formation.

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 \$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 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 Post street, from Chili avenue to a point opposite the south end of the sewer in said Post 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 derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Kelly moved that property owners on Post street be allowed thirty days in which to construct their own walks. Adopted.

FINAL ORDINANCE NO. 3,553.

HERMAN 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 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 improve Herman street, from St. Joseph street to Hudson 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 improvement of Herman street, from the east curb line of St. Joseph street to the west curb line of Hudson street, by constructing a macadam pavement with Medina stone curbs and gutters on each side thereof between the limits mentioned, except where crosswalks shall be constructed; width of roadway between curb lines to be 27 feet. Also the necessary surface and lot lateral sewers, crosswalks, manholes, sidewalk extensions, gas and water services, and the cleaning of the main sewer in the street if found to be necessary.

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 \$13,000, 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 Herman street, from St. Joseph street to Hudson 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

On motion of Ald. Fritzsche action on the final ordinance for opening a street from Front street to North St. Paul street was postponed two weeks.

FINAL ORDINANCE NO. 3.554.

WHITE STREET SEWER.

On motion of Ald. Schroth, 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—

Ald. Schroth submitted the following:

The construction of a vitrified pipe sewer fifteen inches in diameter, in White street, from a point 60 feet east of Frank street to the Lake avenue and White street sewer. Also, the necessary surface sewers, lot lateral sewers, manholes and sewer connections.

An ordinance to construct a pipe sewer in White

street, from 60 feet east of Frank street to the Lake avenue and White street 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:

One tier of lots and parcels of land on each side of White street, from Frank street to Lake avenue.

On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each of and parcel of land to be in proportion to the benefit which each derives 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, 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:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Swikehard moved that further action on the final ordinance for Locust street sewer be indefinitely postponed. Adopted.

On motion of Ald. Fee action on the final ordinances for South Water street improvement and South Clinton street asphalt improvement was postponed two weeks.

Ald. Foley moved that further action on the final ordinance for Waverly Place extension be indefinitely postponed. Adopted.

Ald. Fritzsche moved that further action on the final ordinance for Ward street extension be postponed until the first regular meeting in April next. Adopted.

FINAL ORDINANCE NO. 3.555.

OPENING A STREET FROM MT. HOPE AVENUE TO CENTER OF THE GENESEE RIVER.

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 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 open a street from Mt. Hope avenue to the center of 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, and hereby judge that the public good requires the same to be done, viz:

The opening of a street thirty (30) feet in width from the west line of Mt. Hope avenue to the west side of the Erie canal feeder, and fifty (50) feet in width from the west side of said Erie canal feeder to the center of the Genesee river. The center line of said street shall coincide with a line beginning at a point in the west line of Mt. Hope avenue in the middle of the open space opposite West Alexander street, now existing between buildings erected by Mr. Crouch; thence westerly midway between the lines of said opening as represented by the foundation walls of said buildings, and in said line continued, to the west bank of the Erie canal

feeder; thence westerly to a point in the center of Edinburgh street, 173½ feet east of the east line of Exchange street, measured along the center of Edinburgh 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 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 lots and parcels of land as they exist at the date of the passage of this ordinance, in the Twelfth ward in this 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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

FINAL ORDINANCE No. 3,556.

ALEXANDER AND EDINBURGH STREETS RIVER BRIDGE.

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 notice, and after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a wrought iron or steel bridge over the Genesee river, from Alexander street to 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 construction of a wrought iron, or steel, through bridge, with the sub-structures necessary thereto, across the Genesee river, connecting the east and west banks of said river opposite the east end of Edinburgh street. The width of the roadway of said bridge shall be twenty (20) feet between the center of trusses, with a sidewalk on each side thereof each seven and one-half (7½) feet in width between the center of the truss and the center of the hand rail. The center line of said bridge shall coincide with a line drawn direct from a point in the center of Edinburgh street, 173½ feet east of the east line of Exchange street measured along the center of Edinburgh street, to a point on the west bank of the Erie canal feeder, opposite the center of the open space existing between buildings constructed by Mr. Crouch opposite West Alexander street. The lines of said open space being indicated by the foundation walls of said buildings. The grade of the roadway of said bridge shall be generally not less than twelve (12) feet above the surface of the water in the river, as indicated by a profile of the same in City Surveyor's office. The approaches to the west end of said bridge shall be on a grade from the railroad track of not less than one (1) foot rise, in each fifteen (15) feet, measured horizontally so as to effect a proper grade crossing. The west abutment of said bridge shall be located far enough from the present shore line to admit of the grades above specified.

And the City surveyor, under the direction of this

Council, having made an estimate of such expense, and reports the same at \$44,524 and said estimate being deemed reasonable is hereby approved.

Resolved, further, that the whole expense thereof be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of this Common Council, and that the bonds of the city be sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Ald. Kohlmetz moved that the ordinance for opening a street from North St. Paul street to Brown's Race be amended so as to extend from Cataract street to Brown's Race in place of North St. Paul street to Brown's Race. Adopted. Further action was postponed two weeks.

On motion of Ald. Kelly action on the final ordinances for Platt street bridge and Market street bridge was postponed two weeks.

Ald. Fritzsche moved that further action on the ordinance for opening a street from Clinton street to Chatham street be indefinitely postponed. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Oct. 15, 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, 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:

Ordinance and improvement.	Expense.
No. 3,452, Plymouth ave. lift bridge and asphalt improvement.....	\$8,400 00
.. 3,471, Viek park, Ave. A and Cres-ave. curbs.....	1,270 00
.. 3,472, Viek park, Ave. B curbs and gutters.....	2,923 20
.. 3,427, Selye terrace, Willard and Raines st. walk.....	1,984 34
.. 3,506, Somerset st. cement walk.....	651 85
.. 3,520, Wright st. plank walk.....	331 23
.. 3,192, Grand ave. pipe sewer.....	6,629 02
.. 3,268, Court and William sts. outlet sewer extension.....	11,471 65
.. 3,481, Cliff st. pipe sewer.....	1,060 00
.. 3,503, Lake ave. sewer cleaning.....	445 87
.. 3,513, Nassau st. pipe sewer.....	464 32
.. 3,526, Second ave. pipe sewer.....	1,122 03
.. 3,535, Childs st. pipe sewer.....	808 36

JOHN A. DAVIS, Treasurer.
Ordered received, filed and published.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,192 GRAND AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 six hundred and twenty-nine dollars and two cents, (\$6,629.02); 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 Grand ave., from East Main st. to Leighton st.; also one tier of lots on the south side of Hayward ave. from a point three hundred and thirty (330) feet east of Goodman st. to the east end of Hayward 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 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 such purpose on the 20th day of October, 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:

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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

**LOCAL ASSESSMENT IMPROVEMENT No. 3268
COURT AND WILLIAM STREETS OUTLET SEWER
EXTENSION.**

By Ald. Kohlmetz—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 four hundred and seventy-one dollars and sixty-five cents (\$11,471.65); 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:

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 st.; thence westerly along said division line and line produced to Union st.; thence southerly along Union st. 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 southerly boundary line to Scio st.; thence southerly along Scio st. excepting one tier of lots on the east side thereof to Lewis st.; thence still southerly along Scio st., but including one tier of lots on the west side thereof to Ontario st.; thence westerly along Ontario st. excluding one tier of lots on the south side thereof to a point 325 feet westerly from the west line of Scio st.; thence southerly in a line parallel with Scio st. to Kirk st.; thence westerly along Kirk st. excluding one tier of lots on the south side thereof to Finney st.; thence southerly along Finney st. excepting one tier of lots on the east side thereof to Central ave.; thence easterly on Central ave. including one tier of lots on the south side thereof to Scio st.; thence southerly along Scio st. including one tier of lots on the west side thereof to E. Main st.; thence westerly along E. Main st. and including one tier of lots on the northerly side thereof to Gibbs st.; thence southerly along Gibbs st. and including one tier of lots on the west side thereof to East ave.; thence westerly along East ave. including one tier of lots on the north side thereof to the west line of Chestnut st.; thence southerly along Chestnut st. and including one tier of lots on the west side thereof to Euclid st.; thence westerly on Euclid st. 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 st., excepting the lot on the northwest corner of Elm Park and Euclid st.; thence easterly along Elm st. including one tier of lots on the south side thereof to Chestnut st.; thence southerly along Chestnut st. including one tier of lots on the west side thereof to a point opposite the south line of George st.; thence easterly along George st. and including one tier of lots on the south side thereof to Jersey st.; thence southerly along Jersey st. and including one tier of lots on the west side thereof to Cross st.; thence easterly along Cross st. to William st.; thence southerly along William st. to Monroe ave.; thence along Monroe ave., excluding one tier of lots on the north side thereof to Manhattan st.; thence northerly along Manhattan st. and including one tier of lots on the east side thereof, excepting the lot on the northeast corner of Monroe ave. and Manhattan st., to George st.; thence easterly along George st. to Union st.; thence northerly along Union st. 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 st.; thence northerly along Alexander st., excepting one tier of lots on the west side thereof, to East ave.; thence easterly along East ave. and including one tier of lots on the south side thereof to a point 245 feet east of Alexander st.; thence northerly and parallel with Alexander st. to East ave.; thence easterly along East ave. to Prince st.; thence northerly along Prince st. including a strip of land 200 feet in width on the east side thereof to E. Main st., excepting the lot on the northeast corner of Prince st. and East ave.; thence easterly along E. Main st. excluding a tier of lots on the north side thereof to Goodman st.; thence northerly along Goodman st. 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. Minges; thence easterly along said line to the place of beginning.

Excepting from the above all the lots on the north side of E. Main st. 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.

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 October, 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 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard Judson, Schroth, Bohrer, Kelly—15.

**LOCAL ASSESSMENT IMPROVEMENT No. 3427
SELYE TERRACE, WILLARD AND RAINES STREETS
CEMENT WALKS.**

By Ald. Kohlmetz—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with the above im-

provement, including any interest that the city has paid, or has or shall become liable for, to be the sum of one thousand nine hundred and eighty-four dollars and thirty-four cents, (\$1,984.84; 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 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.

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 October, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

**LOCAL ASSESSMENT IMPROVEMENT No. 3452
PLYMOUTH AVENUE LEFT BRIDGE APPROACHES
AND ASPHALT IMPROVEMENT.**

By Ald. Kohlmetz—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 four hundred dollars (\$8,400.00); 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 Plymouth avenue from West main street to Spring 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 October, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Stein, Bohrer, Kelly—14.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,471
VICK PARK, AVENUE A AND CRESCENT AVENUE
CURBS.**

By Ald. Kohlmetz—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 two hundred and seventy dollars (\$1,270), 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 Avenue A and Crescent avenue, Vick 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 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 October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,472
VICK PARK, AVENUE B, CURBS AND GUTTERS.**

By Ald. Kohlmetz—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 nine hundred and twenty-three dollars and twenty cents (\$2,923.20); 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 follows:

One tier of lots and parcels of land on each side of Avenue B, Vick 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 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 October, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3481
 CLIFF STREET PIPE SEWER.

By Ald. Kohlmetz—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 sixty dollars (\$1,060.); 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 each side of Cliff street from Lake avenue to the western high bank of the Genesee river.

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 October 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,503
 LAKE AVENUE SEWER CLEANING.

By Ald. Kohlmetz, 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 four hundred and forty-five dollars and eighty-seven cents, (\$445.87); 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 Lake avenue, between the northerly line of Ambrose street, and the medial line and line produced eastwardly of Phelps 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 twentieth day of

October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3,506
 SOMERSET STREET CEMENT WALKS.

By Ald. Kohlmetz—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 six hundred and fifty-one dollars and eighty-five cents (\$651.85); 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 Somerset street from West avenue 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 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 20th day of October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT No. 3,513
 NASSAU STREET PIPE SEWER.

By Ald. Kohlmetz—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 four hundred and sixty-four dollars and thirty-two cents, (\$464.32); 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 Nassau street, from Joiner 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 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 October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3520

WRIGHT STREET PLANK WALK.

By Ald. Kohlmetz—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 thirty-one dollars and twenty-three cents (\$331.23); 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 south side of Wright street, from Colvin street to Child 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 Oct., 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3526

SECOND AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 twenty-two dollars and three cents (\$1,122.03); 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 Second avenue from Central park to Bay 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 October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,535

CHILDS STREET PIPE SEWER.

By Ald. Kohlmetz—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 hundred and eight dollars and thirty-six cents (\$808.36); 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 Childs street, from Thomas Park to the Buffalo, Rochester & Pittsburg railroad, excepting such lots and portions of lots as front on the stone sewer now constructed in Childs street, south of said railway, that may be found in suitable condition to be the outlet of the proposed 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 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 October, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

UNFINISHED BUSINESS.

Action on the ordering of an assessment for Ketchum street opening, notice of which has been published as required by the provisions of the City Charter, being in order, allegations were called for, and no persons appearing, Ald. Bohrer submitted the following:

LOCAL ASSESSMENT IMPROVEMENT, No. 3446.

KETCHUM STREET OPENING.

By Ald. Bohrer—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 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 three thousand one hundred and fifty-five dollars and fifty cents, (\$3,155.50); and which hereby is adjusted and fixed 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 said new street, known as Ketchum street as they existed at the date of the passage or the ordinance for said street opening.

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 he said Assessors are hereby notified to meet for such purpose on the 20th day of Oct, 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—Id. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Action on the proposed penal ordinance "to amend the penal ordinance relating to nuisances," &c., published at page 249 current proceedings, was, on motion of Ald. Swikehard, postponed two weeks.

EXECUTIVE BUSINESS.

Ald. Foley moved to proceed to appoint Commissioner of Deeds and that the clerk cast the ballot of the Common Council.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard Judson, Schroth, Bohrer, Kelly—14.

W. P. Kamps and John A. Barry having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

Ald. Foley moved to proceed to appoint inspectors of election. Adopted.

George P. Bortle, for inspector of elections of the First district of the Eighth ward, was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Wm. J. Vick for inspector of election of the Second district of the Eighth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Truman H. Miller for inspector of elections of Third district of the Eighth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Joseph Rothschild for inspector of elections of the Sixth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Michael J. Feist, for inspector of elections of the Fifteenth ward, was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

Geo. P. Bortle, Wm. J. Vick, Truman H. Miller, Joseph Rothschild and Michael J. Feist were declared appointed inspectors of elections.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—

CITY TREASURER'S OFFICE, }
ROCHESTER, N. Y., Sept. 24, 1888. }

This is to certify that the general city tax, 1868, on lot No. 152, Cornhill tract, Caledonia avenue, Third ward, assessed to Hannah W. Tooham appears on the books of this office as paid.

JOHN A. DAVIS, City Treasurer.

By Ald. McMillan—Whereas, The City Treasurer has certified that the General City Tax for 1868 on the south half of lot 152, Cornhill tract, Caledonia avenue, Third ward has been paid; and

Whereas, Prior to such payment a certificate of sale of said premises for the non-payment of said tax to the city of Rochester was executed by Chas. W. Briggs, Esq., then Mayor, and recorded in the

Monroe County Clerk's office on December 6, 1871, in Liber 248 of Deeds, at page 352; it is therefore

Resolved, That the Mayor execute a deed, quit claiming and relieving any interest of the city in or lien upon said property by virtue of or under said certificate at any time acquired. Adopted.

By Ald. McMillan—Resolved, That the Lamp Committee be authorized to place two Edison incandescent electric lights in Wheeler place in the Third ward. Adopted.

By Ald. Kohlmetz—Resolved, That the resolution of this Common Council of September 18th, 1888, appointing October 2d, 1888, at 7 p. m., as the time when allegations would be heard against ordering and assessment for the widening of the east end of Hand street, under final ordinance No. 307, and found at page 223, current proceedings, and the subsequent resolution ordering such assessment, found at pages 247 and 248, same proceedings, be, and the same hereby are, severally, reconsidered.

Adopted.

By Ald. Kohlmetz—Resolved, That the several resolutions in reference to the widening of the east end of Hand street, referred to in the resolution recent, adopted, and therein reconsidered, be, and the same hereby are, severally, indefinitely postponed.

Adopted.

By Ald. Kohlmetz—Resolved That the city attorney be, and he hereby is, directed to take, and prosecute to final completion, an appeal from the order of the Supreme Court, at the Monroe special term, modifying the report of the commissioners in the matter of the widening of Hand street within the city.

Adopted.

By Ald. Fritzsche—Resolved, That a Medina stone walk, five feet wide in one course, be constructed in Franklin Park, from the walk on Chatham street to the center of Franklin Park, and it is hereby ordered that the City Surveyor cause said walk to be laid and the expense thereof be charged to the Contingent Fund.

Ald. Kohlmetz moved to amend the resolution by inserting "Park Fund," instead of "Contingent Fund."

Ald. Fee moved to refer to the Executive Board. Lost as follows:

Ayes—Ald. Tracy, Fee, Williams, Foley, Hall, Swikehard, Kelly—7.

Nays—Ald. Sullivan, McMillan, Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—7.

Ald. Kohlmetz's motion to amend was adopted. The resolution as amended was then adopted.

By Ald. Fritzsche—Whereas, On the 12th day of June, 1888, by resolution of this Board, Thomas Mahoney was removed from the office of City Sealer and that office declared vacant; and

Whereas, It has come to the knowledge of this Board that said Mahoney is still acting as City Sealer and still using the city standards and receiving fees without authority;

Resolved, That the City Attorney be instructed to take such measures as may be proper to prevent said unlawful practices of said Mahoney and to recover the said standards.

Ald. Foley moved that the resolution be laid upon the table until the next regular meeting. Adopted.

Ald. Foley moved that action on the final ordinance for Champlain street sewer, No. 3,469, adopted May 15th, 1888, be reconsidered. Adopted.

On motion of Ald. Foley further action was indefinitely postponed.

Ald. Foley moved that action on the motion of Ald. Fee to declare the office of sealer of weights and measures vacant. Adopted June 12th, 1888 and published at page 112 current proceedings, be reconsidered. Lost by the following vote:

Ayes—Ald. Swikehard—1.
Nays—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Schroth, Bohrer, Kelly—12.

Ald. Foley moved to proceed to appoint a Sealer of Weights and Measures. Adopted.

Thomas Mahoney was named by Ald. Foley—1.
Bernard Ritzenthaler was named by Ald. Fee, Kelly—2.

W. H. Clark was named by Ald. Williams, Hall

—2. Fred Krap was named by Ald. Schroth, Bohrer

—2. James Leonard was named by Ald. Tracy, Sullivan—2.

Bernard Schwab was named by Ald. Swikehard—1.

C. C. Brownell was named by Ald. McMillan, Kohlmetz, Fritzsche—3.

No choice.

Ald. Fee moved to postpone further action on sealer of weights and measures two weeks. Adopted as follows:

Ayes—Ald. Tracy, McMillan, Fee, Fritzsche, Hall, Swikehard, Bohrer, Kelly—8.

Navs—Sullivan, Kohlmetz, Williams, Foley, Schroth—5.

By Ald. Hall—Petition of George Ham'in. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Resolved, That the Clerk is hereby directed to draw an order on the Treasurer for ten dollars payable to the President of the Society for the Prevention of Cruelty to Children and Animals, that being the amount in the treasury belonging to said association Oct. 1, 1888, and charge to police fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Schroth, Bohrer, Kelly—13.

Ald. Schroth presented the petition of I. Lipsky for permission to erect a wood building on Herman street and moved that permission be granted. Adopted.

On motion of Ald. Bohrer the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—Oct. 30, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

APPROVAL OF 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. Fritzsche—Petition of Z. Sweeting to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Petitions of Geo. Andrews, Lyman P. Roger, and J. Starkweather for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—Petition of D. M. Anthony in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Selye—

We the undersigned residents and taxpayers on the portions of Frank street, Lorimer street, Saratoga avenue and Jones avenue, surrounding Jones Square, do set forth the following facts and petition as hereinafter stated:

First—That Jones Square has an area of 11 acres, being the largest park in the city; that the gas lamps in said square are insufficient in numbers and are but seldom lighted and are constantly destroyed by boys stoning them and are turned out by parties for their own convenience; that the said square, by reason of the darkness therein, is used as a place of assignation by parties from all parts of the city; that the Superintendent of the Rochester Gas Light Company has declared his inability to maintain the lamps of said company on said square for the reason hereinbefore set forth; that by reason of the darkness of this area of 11 acres at

night time Jones Square is shunned by all timid persons of both sexes as being a dangerous locality. Wherefore your petitioners pray your honorable body to cause to be placed three electric lights to be placed in the center of said square on an 80-foot pole.

Ordered received, filed and published and referred to the Lamp Committee and Surveyor.

By Ald. Hall—Petition of C. Boddy to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also petition of J. M. Pitkin for permission to erect a wood building. Permission granted.

By Ald. Swikehard—Petition for a lift bridge on Smith street. Referred to the Surveyor to prepare an ordinance.

By Ald. Judson—Petition for sewer in Weider street. Referred to the Surveyor to prepare an ordinance. Also petition of Frank J. Demmer to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petition for water mains in North Joiner street. Referred to the Water Works Committee and Executive Board.

By Ald. Bohrer—Petition of A. Laugie for permission to erect a wood building. Permission granted.

By Ald. Kelly—Petition of J. A. Smith to erect a wood building. Referred to Wood Building Committee and Fire Marshal with power to act.

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

By Ald. Kelly—Petition for electric lights in Glasser park. Referred to the Lamp Committee to report back to the Common Council.

By Ald. Kelly—Petition of Samuel N. Oothout in relation to abandonment of a street. Referred to the Law Committee.

REPORTS OF STANDING COMMITTEES.

By Ald. Schroth—

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

GENTLEMEN—Your Committee on Wood Buildings and the Fire Marshal, to whom was referred the petition of Cornelius H. Flynn for permission to erect a wood building on Allen street, also a remonstrance against the said building, beg leave to report that they have investigated the subject and are of the opinion that the prayer of the petition should be granted. Your committee find that the objections of the remonstrants is based entirely on the purpose for which the building is contemplated to be used, and your committee is of the opinion that it is not the province of your honorable body to interfere with any legitimate private enterprise. Your committee therefore submits the accompanying resolution and recommend the adoption thereof. Respectfully submitted.

JOHN U. SCHROTH,
LOUIS BOHRER.

GEO. B. SWIKEHARD,
Committee.

ARTHUR MCCORMICK,
Fire Marshal.

Ordered received, filed and published.

By Ald. Schroth—Resolved, That Cornelius H. Flynn be, and hereby is, allowed to erect a wood building on his lot on Allen street in accordance with the prayer of his petition, heretofore presented to this board. Adopted.

FINANCE BUDGET NO. 7.

ROCHESTER, N. Y., Oct. 30, 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.

Union and Advertiser, printing proceedings.	\$368 09
Union and Advertiser, printing proceedings.	324 11
Sunday Herald Printing Co., printing for City Attorney.	214 50
Rochester Printing Co., printing notices.	185 35
Rochester Herald Pub. Co., printing notices.	38 75
Post Express Printing Co., printing notices.	71 93
M. Grennagel, hack hire.	4 00
	10 00
	3 00
W. L. Buckland, livery.	26 75
I. F. Quinby, disbursements	77 50
Chas. B. Ernst,	19 00
L. Higginbotham, engraving for manual.	22 33
Williamson & Higbie, stationery	38 00
	10 13
	74 55
Geo. C. Lentzer, services in city suits.	18 00
John P. Smith, notices, books, &c.	36 30
W. W. Morrison, printing blanks	20 00

PAY ROLL FOR MONTH OF OCTOBER.

C. R. Parsons, Mayor	\$275 00
Wm. H. Tracy, alderman	62 50
Thos. McMillan,	62 50
Henry T. Kholmetz,	62 50
Forest H. Williams,	62 50
DeVillo W. Selye,	62 50
Geo. B. Swikehard,	62 50
John U. Schroth,	62 50
J. Miller Kelly,	375 00
John A. Davis, Treasurer	125 00
Edward Thomas, Asst. Treasurer	116 66
Charles M. Heattie,	83 33
A. D. Davis,	83 33
Fred E. Shedd	40 00
Geo. J. Magin	100 00
Chas. H. Stillwell	350 00
Chas. B. Ernst, City Attorney	291 66
H. J. Sullivan, First Asst. City Attorney	150 00
Frank J. Hone, Second Asst. City Atty.	100 00
E. D. Smith, Stenographer	83 33
W. J. Burke, Clerk	191 66
I. F. Quinby, Surveyor	183 33
Oscar H. Peacock, 1st Assistant Surveyor	125 00
W. B. Sackett,	83 33
W. W. Race,	66 66
John Kenyon,	54 24
Wm. M. Rebasz,	75 00
G. E. Bingham,	37 10
Martin Wahl,	55 00
F. L. Smith,	25 00
C. L. Raymond	66 00
Orylle S. rowger	50 00
Jos. Boschert,	48 00
L. A. Pratt, City Assessor	250 00
M. J. Mahar,	250 00
Jacob Gerling,	250 00
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner	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	25 00
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 J. Toole, Milk Inspector	83 33

POOR FUND.

St. Patrick's Orphan Asylum, board.	\$720 00
St. Mary's	882 39
Rochester	512 00
St. Joseph's	1,006 85
Sisters of Mercy, board.	693 95
Home of the Friendless, board	78 00
Industrial School,	690 48
St. Mary's Hospital,	2,636 28
Home of Industry,	504 80
Church Home,	484 10

Geo. S. Thompson, rent.	31 50
H. A. Wandtke, rent.	5 00
A. McLean, rent.	6 00
T. Derrick, rent.	10 50
Granger & Smyth Bros, meat.	50 00
Punch & Son, burials.	12 00
Geo. Masseth, burials.	63 00
Punch & Son, burials.	6 50
Wolf, Culligan & Co., burials.	25 00
W. C. Dickinson, coal.	75 00
Wm. Atkinson, groceries.	28 00
W. S. Woodruff,	67 00
Martin Joiner,	9 00
M. Eisenmenger,	12 00
Chas. A. Armbruster	28 00
Frank Defendorf,	12 00
E. H. Davis & Co., drugs and medicines.	13 07
Home of Industry, bread.	31 93
Anthony Eble, hack hire.	2 00
A. H. Martin, disbursements	47 00

PAY ROLL FOR MONTH OF OCTOBER.

A. H. Martin, Overseer	141 66
J. H. McGregor, Clerk	75 00
Thos. Swanton,	75 00
Jos. Eagan,	75 00
Geo. Hartel,	66 76
Dr. V. A. Hoard, city physician.	41 66
Dr. P. E. Rivard, city physician.	41 66
Dr. W. W. Ruby, city physician.	41 66
Dr. N. M. Collins, city physician.	41 66
Dr. J. L. Roseboom, city physician.	41 66
Dr. A. R. Gumbarts, city physician.	41 66
P. P. Dickinson, Excise Commissioner	60 00
C. Herzberger,	60 00
James Malley, Excise Commissioner	60 00
John Mason, clerk	65 00

HEALTH FUND.

Mrs. Frank Vahue, collecting garbage	\$ 114 00
Jos. Greenauer,	104 50
Jacob Rauber,	114 00
John Roach,	114 00
Lawrence Same,	114 00
Daniel Hickey,	114 00
Martin Ma-on,	114 00
Patk. Bradley	114 00
Peter Hardy,	114 00
Wm. Rosengreen,	114 00
John Becker,	114 00
Jacob Stein, Aug. and Sept.	114 00
Jacob Stein, Sept. and Oct.	114 00
Union and Advertiser, printing report &c.	15 00

PAY ROLL, MONTH OF OCTOBER.

Dr. J. J. A. Barke, Health Officer	\$ 83 33
Geo. Messmer, Registrar	70 83
Messenger, Messenger	33 33
Wm. T. Kohlmetz, supt. of garbage	104 00
Alex. Bruce, plumbing inspector	125 00
Henry M. Heinold, keeper Hone Hospital,	50 00
George W. Hall, Health Inspector	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher	55 00
Aug. Helbing,	41 66

CITY PROPERTY FUND.

Howe & Bassett, labor and material.	\$536 38
Hamilton & Mathews, water cooler	5 00
John R. Brady, painting and paper hanging	2,32 64
F. J. Irwin, cleaning City Hall	65 00
Wm. Summerhays & Sons, rep. grates, &c.	23 48
Edison Electric Light Co., lighting City Hall, September.	56 66
Roch. Gas Co., lighting City Hall, September	86 37

PARK FUND.

C. F. Stone, carting park tools	\$ 4 00
Atkinson & Sykes, sharpening tools, &c.	59 10

PAY ROLL MONTH OCTOBER.

David Cooper, labor on parks	13 33
Wm. Coughlin	13 33

Thos. Callahan	13 33
John Sheridan	13 33
M. McCormick	13 33
Pat'k Dorsey	13 33
Thos. O'Roarke	13 33
John Flaherty	13 33
W. Ackerman	13 33
F. McKenna	13 33
J. Kennedy	13 33
Joseph Remish	13 33

POLICE FUND.

Thos. Dukelow, expenses in Lambert case	\$ 6 74
Geo. Long, Goff	4 24
B. Frank Fnos, expenses, September, 1888.	8 22
Thos. Knowles, hack hire	4 00
M. A. Warren	2 50
W. L. Buckland	14 00
Wm. Bassett, repairs	5 95
Thos. Oliver & Sons, repairs patrol house.	43 07
Post-Express Printing Company, printing blanks	29 75
Times Printing Co., printing blanks	4 75
Rochester Dist. Tel. Co., services, Sept.	3 55
Western Union	21 49
S. A. Pierce, M. D., medical services	34 00
Maggie Gaffney, cleaning and washing for August	20 50
Maggie Gaffney, cleaning and washing for September	20 00
Fred W. Lang, hay and straw	29 66
Ed. P. Olmsted, meals for prisoners	20 25
Bell Telephone Co, rent of telephones, patrol system	510 00
Mackie & Co., 1 paper binder	3 00
Wm. Croston, brooms	3 00
Knowlton & Chapin, coacholine	2 50
Philip Ernst, brushes, &c., patrol department	6 75

EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., Oct. 26, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending Oct. 11.	\$87 77
Oct. 18.	48 02
Oct. 25.	413 72
	\$549 51
Monthly pay roll for October: 1 lift bridge tenders	\$ 450 00
Pay roll, breaking Macadam, Crouch's lot	24 35
Geo. S. Bristow, use of horse and buggy	48 00
George J. Farber, damages to horse	28 30
G. W. Crouch, Jr., lumber	125 44
W. P. Maddock, sewer bonds	18 00
Huther Bros., repairs to saws	6 20
William Moran, supplies	12 25
Henry Hebing, hardware	11 10
Whitmore, Rauber & Vicinus, crosswalk stone, &c.	86 20
Rochester Gas Light Co., coke	9 10
F. P. Crouch, rent of yard	150 00
C. C. Meyer & Son, surveyor's stakes	104 99
James Gosnell, painting Vincent Place bridge	1,260 00
Otis & Gorsline, sewer pipe	15 74
Wm. H. Jones, paving, brick, &c.	5 75
Chas. E. Kohlmetz, iron work	23 53
Atkinson & Sykes, repairs to tools	11 73
Henry Hoffman & Son, repairs to wagon	12 68
H. A. Kingsley & Co., hardware	7 40
Hamilton & Mathews, hardware	14 65
W. W. Morrison, general bon is.	20 00
S. B. Williams, oil	3 00
T. J. Neville, clerk, disbursements	42 74
James Babcock, sand and gravel	2 40
Dr. A Tegg, veterinary services and medicine	5 50
Alfred P. Mann, repairs to harness, &c.	2 45

Hicks & McKenzie, horse shoeing	7 50
William McConnell, inspection, laying of electric wires	60 00
J. Schmitt, repairs to sweepers, &c	11 25
Tremont st. sweeping and cleaning fund, O. 3,467, part cost of work	75 00
Alexander st. sweeping and cleaning fund, O. 3,484, part cost of work	150 00
Water works department transfer of drinking fountain account	508 70
Water Works Dept., transfer of barn account	458 09
Water Works Dept., transfer of salary and expense account	548 33
Post Express Printing Co., printing	43 75

Total.....\$4,913 63

Water Pipe Fund.

Monthly pay-roll for October	\$ 721 40
Danford & Knapp T. and S. Co., est. No. 8, unloading and distributing water pipe, etc	219 30
Buffalo Cast Iron Pipe Co., est. No. 4, cast iron water pipe and specials	579 93
Donaldson Iron Co., est. No. 1, cast iron water pipe and specials	4,339 18
Thos. Lowery, stub wrenches	73 51
C. C. Meyer & Son, stakes	4 50
Ludlow Valve Mfg. Co., valves	349 52
R. D. Wood & Co., hydrants	930 00
Rochester Printing Co., check book	8 75
T. J. Neville, clerk, disbursements for freight, etc.	41 14
William Dyer, est. No. 3, group 135	370 00
William Dyer, 1	250 00
David Ciancy, 1	139 00
Water Works Dept., transfer of barn account	137 04
Water Works Dept., transfer of salary and expense account	548 33
Water Works Dept., transfer of water pipe extension account	522 52
Citizens Gas Co., bend	2 12

Total.....\$9,867 24

Water Works Fund.

Monthly pay roll, operating expenses for October	\$2,514 70
Monthly pay roll, service and repairs for October	2,507 90
Monthly pay roll, labor at Hemlock lake, for October	166 49
Schmidt & Kalbfleish, wire	1,010 40
National Meter Co., meters and repairs	257 60
Cross Bros. & Co., leather	23 99
Charles Carr, ratchet wrenches	23 40
Brush Electric Light Co., use of lights for September	9 00
Municipal Gas Light Co., gas	6 75
T. H. Waterhouse, meter	12 00
Rochester Gas Light Co., gas	8 70
Ludlow Valve Mfg. Co., gates and wedges	76 94
W. L. Buckland, horse hire	3 00
The Eastman Dry Plate and Film Co., enlarging photo views	16 00
James Gosnell, paints, oil, &c.	53 07
Louis Ernst & Son, Hardware	8 02
Henry Hebing,	7 87
Francis McKenna, washing	13 93
B. F. Harris, rent of barn for October, 1888.	37 50
George W. Rafter, disbursements	5 10
Joseph Cowles, labor and material on wheel pits	245 88
Geo. Weldon & Co., curtains	5 29
J. Emery Jones, repairs to machinery	225 74
Union and Advertiser Co., publishing local notices	5 60
Orrin Purcell, services at Canadice lake	22 00
Alexander Gray, coal and labor	14 03
Geo. W. Ross-Lewin, picture wire and hooks	2 03
S. B. Williams, asphaltum varnish and oil	65 55
Rochester German Brick and Tile Co., paving brick	8 00
Chamberlin's Rubber Store, rubber boots and packing	67 65

Wm. Summerhays & Sons, repairs to boiler arch.....	9 66
Bascom & Morgan, plumbing supplies.....	6 30
D. L. Guernsey, pasturing horses.....	21 63
P. Ronan & Son, carriages.....	15 85
Woodbury, Morse & Co., supplies.....	3 65
P. A. Cium & Co., castings.....	20 94
W. W. Morrison, envelopes, etc.....	35 50
S. H. Oviatt, oats, hay and labor.....	69 73
T. J. Neville, clerk, disbursements.....	30 20
Street Department, labor and material.....	720 96
W. I. Devendorf, extra work Hemlock Lake gate house.....	711 43
Rochester Herald Publishing Co., printing.....	55 75
John R. Strauchen, final estimate, Hemlock Lake gate house.....	1,045 00
Orlando K. Foote, professional services as Architect, Hemlock Lake gate house.....	213 00
John Siddons, work on ice house.....	22 85
Dr. A. Tegg, Veterinary services and medicine.....	38 50
Alfred P. Mann, harness supplies.....	23 20
Thos. M. Blossom, labor.....	4 75
Jacob Weber, baskets.....	18 00
Eureka Steam Heating Co., castings.....	127 74
M. Goodman, repairs to clock.....	2 50
Kondolf Bros., ice.....	17 05
Hicks & McKenzie, horse shoeing.....	53 25
Thos. W. Ford, plumbing supplies.....	79 64
Robert Crennell, pay roll, &c.....	11 87
Richard Ingall, use of horse.....	4 00
Barr & Creelman, plumbing supplies.....	18 85
Goodale & Sties, globes, &c.....	5 39
Maurice Leyden, recording documents.....	7 00
Locke Bros., coal.....	30 00
Niel Stewart & Son., lumber.....	13 54
Charles L. Horn, repairs to pump house.....	152 52
Chas. W. Hartung, labor and material.....	6 00
Joseph P. Kimmel, coal.....	31 50
John Mauder, connecting hydrant drips.....	36 00
Bradshaw & Herzberger, coal.....	373 96
Robert Crennell, pay roll.....	14 25
James Dorsey, refund of water rent.....	4 10
Total.....	\$11,480 19

Fire Department Fund.

Pay roll for October, 1888.....	\$5 341 32
Geo. W. Aldridge, salary for Oct.....	200 00
James M. Aikenhead,.....	200 00
Julius Armbruster.....	200 00
Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co., monthly appropriation.....	237 50
D. L. Guernsey, pasturing horses.....	34 68
H. Brewster & Co., mops and matches.....	5 60
Chamberlin's rubber store, hose and discharge pipe.....	2 264 00
Samuel Moulson, soft soap.....	3 00
Joseph May, repairs to Hose House No. 2.....	36 88
M. Goodman, clock.....	10 00
Municipal Gas Light Co., gas.....	5 10
Chas. E. Fitch, hay.....	154 48
Doyle & Gallery Co., coal.....	110 00
Bell Telephone Co., rent of telephone.....	25 00
Wm. Moran, furnace, etc.....	152 00
Street department, labor, Culver park station.....	37 00
J. H. Heveron & Co., Est. No. 3, Plymouth Ave., station.....	287 76
Thos. P. Pryor, hay.....	120 41
Rochester Gas Light Co., gas.....	17 55
John R. Strauchen, final estimate Culver park hose house.....	588 63
Samuel Bemish, paid for washing.....	31 25
James Gosnell, painting.....	3 75
Chas. E. Kohlmetz, iron work.....	7 70
Clark & Knapp, dusters, glass, &c.....	28 52
Louis Ernst & Son, hardware.....	18 20
James Field, supplies.....	7 05
Thos. P. Pryor, hay.....	52 88
W. W. Morrison, vouchers.....	8 00
Geo. Engert & Co., coal.....	105 60
Smith & Oberst, repairs to stoves.....	30 70
Christian Muhl, hay and straw.....	85 07
Hamilton & Mathews, cuspadores.....	5 50
Edward Bushler, labor, fire telegraph.....	62 00
Kondolf Bros., ice.....	31 65
S. B. Williams, oil.....	16 30

John A. Vanderverf, extra work culver park hose house.....	769 44
W. I. Devendorf, building shed, Active Hose house.....	250 00
Phos. W. Ford, plumbing, Hose 3.....	69 61
H. A. Kingsley & Co., hardware.....	1 75
Elwood & Brien, repairs to harness, &c.....	3 05
Mack & Company, fire axes and repairs.....	10 15
Phillip Ernst repairs to harness.....	47 70
Geo. B. Page & Son, harness supplies.....	15 80
The Jas. Cunningham, Son & Co., repairs to fire extinguisher.....	19 90
A. V. Smith Co., harness supplies.....	11 75
Geo. Bantel & Sons, horses.....	800 00
Orlando K. Foote, professional services as architect Culver Park fire station.....	192 72
T. J. Neville, clerk, disbursements.....	3 99
Williamson & McEwen, painting Hose House No. 3.....	100 05
Water Works Dep't, transfer of barn account.....	137 04
Water Works Dep't, transfer of salary and expense account.....	736 08
C. G. Braxmar, badges.....	150 00
J. M. Deyo, extension ladder.....	5 00
Sargent & Greenleaf, repairs to apparatus.....	2 50
Total.....	\$14,161 91

STREET SPRINKLING FUNDS.

Geo. Bantel & Sons—Estimates.

Allen st., O. 3,340.....	\$ 115 00
Bolivar st., O. 3,343.....	39 43
Center st., O. 3,349.....	11 83
North Ford st., sec. 2, O. 3,363.....	39 43
Frank st., sec. 2, O. 3,365.....	118 29
Front st., O. 3,367.....	75 57
Fulton ave., O. 3,368.....	180 06
Hill st., O. 3,372.....	36 14
Jay st., O. 3,375.....	70 57
Jones st., O. 3,377.....	104 48
Kent st., O. 3,378.....	130 11
Lake ave., sec. 1, O. 3,379.....	368 00
Lake ave., sec. 2, O. 3,384.....	145 71
Mill st., O. 3,390.....	124 86
Platt st., O. 3,396.....	103 17
Smith st., O. 3,408.....	98 57
Sophia st., O. 3,410.....	52 57
State st., O. 3,413.....	282 57
Vincent Place, O. 3,419.....	36 14
Warehouse st., O. 3,420.....	26 29
North Washington st., O. 3,421.....	39 43
Frank st., sec. 1, O. 3,433.....	51 91
Allen st., sec. 2, O. 3,499.....	52 00
Total.....	\$2,302 13

Geo. M. Dowd—Estimates.

Andrews st., O. 3,341.....	\$ 30 56
Chatham st., O. 3,350.....	17 27
Franklin st., O. 3,366.....	30 56
Water st., O. 3,424.....	26 13
Total.....	\$ 104 52

John Durnan—Estimates.

Central ave., Sec. 2, O. 3,348.....	\$ 26 57
Court st., Sec. 1, O. 3,355.....	22 14
Hudson st., O. 3,373.....	38 75
Mt. Hope ave., O. 3,391.....	35 43
North st., O. 3,392.....	28 78
North ave., Sec. 1, O. 3,393.....	55 14
North ave., Sec. 2, O. 3,394.....	37 57
South St. Paul st., O. 3,404.....	31 00
Scio st., Sec. 2, O. 3,407.....	15 29
South st., O. 3,409.....	17 71
South ave., O. 3,411.....	39 86
William st., Sec. 2, O. 3,455.....	13 29
Marshall st., Sec. 2, O. 3,459.....	24 36
Pleasant st., O. 3,460.....	13 29
Pleasant st., O. 3,477.....	5 53
Grove st., O. 3,479.....	16 61
Manhattan st., O. 3,488.....	18 82
Kelly st., O. 3,489.....	31 00
Draper st., O. 3,498.....	13 29
Wilson st., O. 3,510.....	8 86
Total.....	\$ 509 29

James W. Breakey—Estimates.

Atkinson st, Sec. 1, O. 3342.....	11 96
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Caledonia ave. O. 3346	33 21
Chestnut st. O. 3351	25 69
East st. O. 3356	11 96
East ave. Sec. 1. O. 3357	50 93
Elm st. O. 3358	11 96
South Ford st. O. 3361	21 03
N. Ford st. Sec. 1 O. 3362	4 43
James st. O. 3374	11 96
Jefferson ave. O. 3376	51 81
Cortland st. O. 3381	11 96
East and West main sts. O. 3386	108 50
Prospect st. O. 3390	12 84
Reynolds st. O. 3400	16 61
Scio st. Sec. 1. O. 3406	17 05
Stone st. O. 3414	11 96
Troup st. O. 3415	58 63
William st. O. 3425	12 84
West ave., O. 3461	65 99

\$ 551 37

Jacob Stein—Estimates:

Buchan pk., O. 3,345	\$ 15 50
Central ave., Sec. 1. O. 3,347	47 39
Clinton st., Sec. 1. O. 3,352	52 70
Clinton st., Sec. 2, O. 3,353	51 48
Clinton place, O. 3,354	16 83
St. Joseph St., O. 3,405	47 83
N. Union st., O. 3,454	8 63
Rome st., O. 3,475	4 48

\$245 79

John Kennedy—Estimates:

Exchange St., O. 3,359	\$ 60 23
South Fitzhugh St., O. 3,360	32 55
Court St., Sec. 2, O. 3,382	7 75
Plymouth Ave., O. 3,397	50 49
Spring St., O. 3,412	36 53
South Washington St., O. 3,422	16 83
Exchange St., Sec. 2, O. 3,456	30 56
Clarissa St., O. 3,457	17 27

\$252 21

A. L. French—Estimates:

South Goodman St., O. 3,370	\$ 14 39
North Goodman St., O. 3,371	14 39
Hawthorne St., O. 3,383	15 50
Meigs St., O. 3,388	54 25
Merriman St., O. 3,389	15 50
Park Ave., O. 3,395	27 46
Rowley St., O. 3,401	23 01
Oxford St., O. 3,423	27 23
Portsmouth Terrace, O. 3,448	12 84
Alexander St., O. 3,492	14 17
Griffith St. and Clinton Park, O. 3,495	12 84
S. Goodman St., sec. 2, O. 3,496	19 49
Broadway, sec. 2, O. 3,497	34 99

\$286 96

Dennis Kelly—Estimate.

Lyell avenue, O. 3,385	79 71
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A. W. Rice—Estimates.

Gibbs st., O. 3,369	\$ 17 71
East Main st., O. 3,387	66 43
Prince st., O. 3,398	22 14
University ave., Sec. 1, O. 3,416	31 00
University ave., Sec. 2, O. 3,417	48 71

Thomas Holahan—Estimates.

Broadway, O. 3,344	\$ 21 03
South Union st., O. 3,423	21 03
Monroe ave., O. 3,429	63 77
Howell st., O. 3,434	13 73
Weld st., O. 3,455	16 61
Scio st., Sec. 3, O. 3,511	65 21

Robert Stewart—Estimates.

N. St. Paul st., Sec. 1, O. 3,402	\$ 38 75
N. St. Paul st., Sec. 2, O. 3,403	64 21
Granger St., O. 3,453	8 63
North St. Paul st., Sec. 3, O. 3,509	22 14
Lowell st., O. 3,512	30 79

Edward Wellert—Estimate.

Brighton ave., O. 3,444	18 83
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Daniel H. Burns—Estimates.

Gregory st., O. 3,491	13 29
Linden st., O. 3,493	30 56
Mt. Hope ave., Sec. 2, O. 3,494	52 70
Gregory st., Sec. 2, O. 3,508	17 71
Total	114.26

\$4,936 96

Local Improvement Funds.

Chas. T. Stott, inspection Lake avenue sewer building, O. 3,548	\$ 30 00
Peter Cullen, inspection Pearl street sewer and improvement, O. 3,540	42 50
William Howe, inspection Genesee Valley canal sewer extension, O. 3,325	50 50
Monroe Bills, inspection Myrtle, Cameron, Otis and Brooks sts. sewer, O. 3,476	47 50
Geo. A. Widmer, inspection Adams st. asphalt improvement, O. 3,517	47 50
Jacob Kolb, inspection Lyell ave. and Saxton st. outlet sewer, Sec. 1, O. 3,537	43 13
Obed M. Rice, inspection Frost ave. grading and walk, O. 3,530	31 88
August Seiser, inspection Clifford st. grading, O. 3,541	40 00
John Klein, inspection Qualtrough place pipe sewer, O. 3,527	51 88
D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259	50 63
Myron H. Ray, inspection Schanck ave. sewer, O. 3,178	50 50
William S. Pike, inspection Hawley street grading and walk, O. 3,536	35 75
George E. Bingham, inspection Jefferson ave. pipe sewer, O. 3,507	17 50
Chas. T. Stott, inspection Benton st. pipe sewer, O. 3,534	23 75
Monroe Bills, inspection Taylor st. grading, O. 3,529	5 00
Jacob Kolb, inspection Myrtle, Cameron, Otis and Brooks sts. sewer, O. 3,476	8 25
Jos. Qualtrough, inspection Platt st. outlet tunnel, O. 3,337	52 50

Street Department.

Inspection, stakes, etc., Annie street plank walk, O. 3,523	\$ 4 78
Inspection, stakes, etc., Taylor street grading and walks, O. 3,529	14 43
Inspection, stakes, etc., Jefferson avenue pipe sewer, O. 3,507	53 40
Inspection, stakes, etc., Hawley street grading and plank walks, O. 3,536	15 17
Inspection, stakes, etc., Benton street pipe sewer, O. 3,534	19 19
Inspection, stakes, etc., Frost avenue grading and plank walks, O. 3,530	25 56
Inspection, stakes, etc., Myrtle, Cameron, Otis and Brooks streets sewer, O. 3,476	80 05

Partial Estimates.

F. C. Lauer's Sons, est. No. 2, Goodman st. outlet sewer extension, O. 3,259	\$2,500 00
Wm. Fuller, est. No. 6, Genesee Valley canal sewer extension, O. 3,325	3,000 80
Crosman & Meyer, est. No. 5, Monroe ave. sweeping and cleaning, O. 3,466	93 00
F. M. McFarlin, est. No. 3, West ave. sweeping and cleaning, O. 3,438	103 32
Eliakim T. Cory, est. No. 3, Tremont st. sweeping and cleaning, O. 3,467	35 43
Ed. Wellert, Est. No. 3, East ave. repair, cleaning and sprinkling, O. 3,442	700 00

Final Estimates.

Hauck & Farnham, Frost avenue grading and walks, O. 3,530	\$1,406 47
William Dyer, Benton street pipe sewer, O. 3,534	496 22
Chas. Ahnfeldt, Hawley street grading and walks, O. 3,536	614 76
John Mauder, Myrtle, Cameron, Otis and Brooks streets sewer, O. 3,476	1,410 11
Weider & McMahon, Taylor street grading and walk, O. 3,529	637 31
Weider & McMahon, Annie street plank walk, O. 3,523	121 90
Robert Quinn, Jefferson avenue sewer, O.	

3,507 1,284 60
 Warren-Scharf Asphalt Paving Company,
 Hand street improvement, O. 2,986 1,753 14

Total \$14,997 61

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

REPORTS OF SELECT COMMITTEES.

By Ald. Fee—

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

GENTLEMEN—Your Lamp and Special Committees to whom was referred the subject of public electric street lighting, would respectfully report that after a careful investigation of the subject, aided by the presence and suggestions of the Mayor, it is of the opinion that the adoption of the accompanying resolutions and a compliance therewith will properly subserve the public interests.

All of which is respectfully submitted,

JOSEPH H. FEE,
 DE VILLO W. SELYE,
 J. MILLER, KELLY,
 JAMES S. JUDSON,
 WM. H. SULLIVAN,
 Lamp Committee.
 F. H. WILLIAMS,
 T. McMILLAN,
 LEO J. HALL,
 LOUIS BOHRER,
 Special Committee.

Ordered received filed and published.

By Ald. Fee—Resolved, That the City Surveyor be, and hereby is, directed to prepare, with all possible dispatch, a map upon wood, inclosed in a frame with a glass cover, showing thereon the location of each and all of the public street lamps, both gas and electric, within the city, and the company owning the same, at an expense not to exceed two hundred and fifty dollars, and keep the same, when so prepared, for public inspection in his office. Adopted.

By Ald. Fee—Resolved, That all petitions and resolutions for the erection or placing of electric lamps be, and the same are hereby, referred to the Lamp Committee and the City Surveyor to examine the same, and report with all possible dispatch to this board their opinion thereon. Adopted.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
 ROCHESTER, Oct. 30, 1888. }

To the Common Council of the City of Rochester:

GENTLEMEN—The Executive Board has consulted with the owners of the land proposed to be taken for the widening of Clinton park from Monroe place to Griffith street, and only two of the number fixed the sum which they would accept for their respective pieces of property. The matter of the approval of the propositions mentioned, the Executive Board deems expedient to refer to appraisers who may be judicially appointed for the purpose.

No propositions were received in the matter of the proposed opening of a street from Norton street to Vanstallen park, and no terms given, except a refusal on the part of one owner to name any sum, preferring to await the award of commissioners.

The Executive Board, therefore, refers the above named projected improvements to your honorable body for such action as you may deem advisable. Respectfully,
 THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

CITY SURVEYOR'S OFFICE, }
 ROCHESTER, N. Y., Oct. 29, 1888. }

To the Honorable, the Common Council:

GENTLEMEN—In compliance with the resolutions passed by your honorable body, September 18th, 1888, directing the City Surveyor to cause a count

to be made of the various public lights in the city, I have completed the work therein referred to, and herewith submit in tabulated form the results of said count as furnished me by the assistants in this department engaged on the work.

Names of company furnishing lights in the city	No. of public lights claimed by each company	No. of public lights counted by City Surveyor's Ass't.
Rochester Gas Light Co.	198	193
Citizens	566	536
Municipal	219	218
Brush Electric Light Co.	731	731
Edison	895	895
Rochester	249	249

*Of which 38 are Arc.
 Respectfully Submitted,
 OSCAR H. PEACOCK, Asst. City Surveyor.
 Ordered received, filed and published.

From the Clerk—

CITY CLERK'S OFFICE,
 ROCHESTER, Oct. 30, 1888. }

To the Hon. the Common Council:

GENTLEMEN—I hereby report, that the City Assessors have delivered to me the assessment rolls for the following named improvements, certified and sworn to as required by law, viz:

- Parcells ave. pipe sewer, O. 3,170.
- Hayward ave. pipe sewer, O. 3,191.
- Third ave. plank walk, O. 3,320.
- De Jonge park plank walk, O. 3,321.
- Penn and Summer sts. cement walks, O. 3,328.
- Gladstone st. plank walk, O. 3,329.
- Willard st. pipe sewer, O. 3,335.
- Sellinger st. pipe sewer, O. 3,338.
- Avenue A pipe sewer, O. 3,430.
- Avenue C. pipe sewer, O. 3,431.
- First ave. pipe sewer, O. 3,436.
- North St. Paul st. pipe sewer, O. 3,443.
- West Orange st. pipe sewer, O. 3,445.
- Avenue B plank walk, O. 3,449.
- Ravine ave. plank walk, O. 3,463.
- Norwood st. plank walk, O. 3,464.
- Clifton st. pipe sewer, O. 3,468.
- Conkey ave. pipe sewer, O. 3,482.
- Harris ave. flag walk, O. 3,485.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Ald. Foley moved that the assessment roll for Clifton street sewer be referred back to the assessors. Adopted.

Ald. Sullivan moved that action on the assessment roll for Willard street sewer be postponed two weeks. Adopted.

Allegations being called for and no person appearing Ald. Kohlmetz presented the following:

By Ald. Kohlmetz—Resolved, That the assessment rolls for—

- Sellinger street Pipe Sewer;
- Harris avenue Flag Walk;
- Avenue B Plank Walk;
- Gladstone street Plank Walk;
- Norwood street
- Ravine avenue
- Third avenue
- West Orange street
- De Jonge park
- Penn and Summer streets Cement Walk;
- Hayward avenue Pipe Sewer;
- Avenue C
- Avenue A
- First avenue
- Conkey avenue
- N. St. Paul street
- Parcells avenue

be, and each of said assessment rolls hereby is, confirmed.

Adopted by the following vote:

Ayes—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Oct. 30, 1888.

To the Hon. the Common Council:

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment rolls for Exchange Street Extension ordinance, No. 3,334, Ketchum Street Opening ordinance, No. 3,446. Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the next regular meeting of the Common Council, Tuesday evening, November 13, 1888, be, and hereby is assigned as the time when any complaints or appeals from the assessments for Exchange Street Extension, No. 3,334 and Ketchum Street Opening, No. 3,446, will be heard. Adopted.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Oct. 30, 1888.

To the Common Council:

GENTLEMEN:—I hereby report that the following named persons have qualified and taken the oath office as required by law, viz.:

William P. Kamps, John A. Barry, Commissioners of Deeds.

Geo. P. Bortle, Truman H. Miller, W. J. Vick, Michael J. Feist and Joseph Rothschild, Inspectors of Election.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Selye—

ROCHESTER, N. Y., Oct. 30, 1888.

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

GENTLEMEN—I have completed the survey of maps of the territory between Exchange street and Caledonia avenue, south of Troup street to Clarissa street, comprising an area of (100,3168 acres) one hundred acres and three thousand one hundred sixty-eight ten thousandths acres, at \$4.00 per acre equals four hundred and one dollar and twenty-seven cents (401.27) now due me.

Respectfully submitted,

JOHN C. RYAN.

Ordered received, filed and published.

By Ald. Selye—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Oct. 30, 1888.

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

GENTLEMEN—I hereby certify that the work now completed by John C. Ryan, who has a contract with the city for a transit survey and mapping of the first fourteen (14) wards thereof, far exceeds, under aforesaid contract, in addition to the amount already drawn, the amount called for by his bill which accompanies this communication, and that it would be perfectly safe, just and reasonable to allow same.

Very respectfully, your obedient servant,

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By Ald. Selye, Resolved, That the City Clerk be, and he hereby is, directed to draw an order on the City Treasurer in favor of John C. Ryan, for four hundred and one dollar and twenty-seven cents (\$401.27) for survey and maps as submitted in accordance with his contract and that the Treasurer charge the same to contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Kelly—

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Oct. 29, 1888.

This is to certify that the General City Tax of

1883 on lots 148 and 150 of the Mechanics' Homestead Building Association Tract of the Eleventh ward, situated on the north side of Curtis street and assessed to John H. Russell appear on the books of this office as paid.

JOHN A. DAVIS, Treasurer.

Ordered received filed and published.

By Ald. Kelly—Whereas, The City Treasurer of the City of Rochester, N. Y., has certified that the General City Tax for 1883, on lots 148 and 150 of the Mechanics' Building Association Tract of the Eleventh Ward, has been paid; and,

Whereas, Prior to such payment a certificate of sale of said premises for non-payment of said tax to the City of Rochester was executed by Cornelius R. Parsons, Esq., Mayor, which certificate was recorded in the Monroe County Clerk's office on January 28, 1887, in Liber 413 of Deeds, at page 482; it is, therefore,

Resolved, That the Mayor execute a deed quieting and releasing any interest of the said city in or lien upon said property by virtue of or under said certificate at any time acquired. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

AVENUE A, PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Avenue A.

Adopted.

The Surveyor submitted as such estimate \$154.

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

The construction of a pine plank walk four feet and eight inches in width on the north side of Avenue A from Harris avenue to Conkey avenue. Also the necessary sidewalk 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 \$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 expense thereof, viz:

One tier of lots and parcels of land on the north side of Avenue A, from Harris avenue to Conkey avenue, 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 13th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

THEODORE STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Theodore street.

Adopted.

The Surveyor submitted as such estimate \$125.

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

The construction of a pine plank walk, four feet in width on the west side of Theodore street, from the south end thereof, to Clifford street. Also, the necessary sidewalks, 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 \$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 west side of Theodore 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 13th, 1888, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

SMITH STREET LIFT BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a lift bridge across the Erie canal at Smith street.

Adopted.

The Surveyor submitted as such estimate \$16,500.

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

The construction of a wrought iron lift bridge across the Erie canal at Smith street, and the hydraulic motor power necessary to operate the same; also, the required abutments and the grading of the bridge approaches. Width of roadway of said bridge to be eighteen feet between the center of suspension rods, and width of each sidewalk to be six feet between the center of suspension rods and center of hand rail.

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 \$16,500, 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 inclosed within, and described by, the following boundary lines, viz.: Beginning at the intersection of the north line of Jay street produced in a direct line easterly, with the west shore of the Genesee river; thence northerly along the edge of said river to Vincent place; thence westerly along Vincent place, excepting one tier of lots on the south side thereof, to State street; thence westerly to and along Smith street, including one tier of lots on the north side thereof, to the northerly line of lands used for the original Niagara Falls branch of the New York Central and Hudson River railroad; thence westerly along the northern line of said railroad lands to the west line of the city; thence southerly along the west line of the city to Jay street; thence easterly along Jay street, excepting one tier of lots on the north side thereof, to Magne street; thence still easterly along Jay street, excepting one tier of lots on the north side thereof (or not over 150 feet in depth, to the Erie canal; thence still easterly, along the north line of Jay street, and in said line continued direct to the Genesee river at the place of beginning.

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, November 13th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM NORTH ST. PAUL STREET TO BROWN'S RACE.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening of a street 50 feet in width from the west line of N. St. Paul street to the east line of Brown's race, except where crossed by Cataract street, the south line of said proposed street being described as follows, viz.: Beginning at a point in the west line of N. St. Paul street 156 feet north of the north line of Cataract street, thence extending southwestwardly in a direct line across the Genesee river to the northeast corner of the Davis, or what was formerly known as the Granite Mill; thence still southwestwardly in a line parallel with the north line of Platt street to the east line of Brown's race; also an additional width

on the south side of the above described street equal to that part of F. P. Michel's property lying between the south line of the 50 foot street above described, and the north line of the Davis, or what was formerly known as the Granite Mill.

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 of the lots and parcels of land as they exist at the date of the passage of this ordinance, in the second and Fifth wards 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 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 13th, 1888, at 7 o'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 or steel deck bridge with the substructures necessary thereto, across the Genesee river connecting the top of the east high bank of said river near Cataract street, with the top of the west high bank thereof opposite Platt street.

Adopted.

The Surveyor submitted as such estimate, \$120,284.00.

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

The construction of a wrought iron, or steel deck bridge, with the substructures necessary thereto, across the Genesee river, connecting the top of the east high bank of said river near Cataract street, with the top of the west high bank thereof opposite Platt street. Said bridge shall have one roadway 22 feet in width between the center of trusses, and two sidewalks, each 8 feet in width between the center of the trusses and the center of the hand rail. The center line of said bridge shall be located 25 feet north of and parallel with the following described line, viz.: Beginning at a point in the west line of North St. Paul street, 156 feet north of the north line of Cataract street, thence extending south westerly in a direct line across the Genesee river, to the northeast corner of the Davis, or what was formerly known as the Granite Mill. The grade of the roadway of said bridge shall coincide with a line drawn direct from the average present grade of the railroad track on the top of the east high bank of the river at the location heretofore described, to the average present grade of the plank roadway over Brown's Race opposite Platt street.

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 \$120,284.00 which estimate is hereby approved.

Resolved, further, that the whole expense thereof shall be paid in the manner following: \$110,000, shall be paid from the public treasury of the City of Rochester by the City Treasurer thereof upon orders drawn pursuant to the future direction of the Common Council, of said city and that the bonds of the city be issued and sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by this Common Council, to obtain the necessary sums to pay for the above bridge; and that the sum of \$10,284.00 or as much as may be necessary over \$110,000, shall be assessed on all the lots and parcels of land in the Second and Fifth wards 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 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, November 13th

1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,557.

CHAMPLAIN STREET SEWER.

On motion of Ald. Schroth, 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 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. Schroth, submitted the following:

An ordinance to construct a pipe sewer in Champlain street from Jefferson avenue to rear Summer alley.

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 pipe sewer 15 inches in diameter, in Champlain street from the sewer in Jefferson avenue, to a point 25 feet east of what is known as Summer alley; together with the necessary manholes, surface sewers, lot lateral sewers and connections therefor, 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 \$4,280 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 Champlain street from Jefferson avenue to what is known as Summer alle.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly Thayer—16.

FINAL ORDINANCE No. 3,558.

WEIDER 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 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 plank walks on and grade Weider street from Nichols park to Cayuga 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 grading of Weider street and the construction of pine plank walks four feet in width on each side thereof from Nicholson park to Cayuga place. Also the construction of an oak crosswalk across Weider street at Cayuga place.

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 Weider street from Nicholson park to Cayuga place.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,559.

BERNARD 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 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 Bernard street from Maria street to the west line of Henry 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 pine plank walks four feet in width on the north side of Bernard street between Maria street, and a point opposite the west side of Henry street, in front of all lots where plank walks do not exist at the present time.

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 \$104 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 north side of Bernard street, in front of which, the proposed plank walks shall be constructed.

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 therefrom.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Poley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Fee moved that action on the final ordinance for South Clinton street asphalt improvement be postponed two weeks. Adopted.

On motion of Ald. Fee further action on the pending final ordinance for the improvement of South Water street was indefinitely postponed.

On motion of Ald. Kohlmetz further action on the pending final ordinance for opening a street from North St. Paul street to Brown's race, was indefinitely postponed.

Ald. Sullivan moved that further action on the pending final ordinance for Platt street river bridge be postponed indefinitely adopted.

On motion of Ald. Fee action on the final ordinances for opening a street from Front street to North St. Paul street and Market street river bridge, was postponed four weeks.

Ald. Kohlmetz—Whereas, in printing page 247 of the current proceedings, in that part containing Final Ordinance No. 3,550, Driving Park avenue river bridge, there was omitted the words hereinafter mentioned and which were contained in the original ordinance passed by this Common Council at its meeting on October 2, 1888; therefore, be it

Resolved, That said entry of said ordinance be amended *nunc pro tunc* as of said October 2, 1888, by inserting the words

"And the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at one hundred and ten thousand dollars," between the paragraph ending with "avenue" and the following paragraph beginning with "Resolved," and the Clerk is directed to make such correction accordingly. Adopted.

PENAL ORDINANCES.

Ald. Kelly presented a petition of merchants on Main, State and Exchange streets, asking that the penal ordinances relating to streets be amended.

Ald. Kelly asked for and obtained unanimous consent to introduce the following penal ordinance, and moved to receive, file and publish and to lay on the table until the next meeting. Adopted.

An ordinance to amend the penal ordinance relating to streets, passed February 15th, 1887.

Passed 1888.
The Common Council of the City of Rochester do ordain as follows:

SECTION I. Section eleven of the penal ordinance relating to streets, passed February 15th, 1887, is hereby amended so as to read as follows:

§ 11. No person or corporation shall place, or cause to be placed, or keep, or suffer to remain, any log, timber, box, cask, barrel, stone, plank, board or other article of a greasy oily or dirty nature, condition or substance in or upon any of the public streets, avenues, lanes, squares or places within the city of Rochester, so as to incommode the free and uninterrupted passage thereof by any person or persons whomsoever, nor place, nor cause to be placed or kept, or have the same upon any sidewalk in front of any store, shop or place of business, or other building, where such sidewalk is less than six feet in width, nor for more than two feet beyond such six feet, where such sidewalk is wider, under a penalty of not less than five dollars nor more than twenty-five dollars, for each offense, and a further penalty of a similar amount for ever twenty-four hours the same shall or may remain therein or thereupon, but nothing con-

tained in this section shall prohibit merchants or others from placing goods, wares and merchandise, household furniture and other commodities on any such sidewalk for the purpose of loading or unloading the same, provided the same be removed without any unreasonable delay and so as not at any time to prevent the passage of persons along and over said sidewalk.

§ 2. Section fourteen of the said penal ordinance relating to streets is hereby amended so as to read as follows:

§ 14. No owner, agent of, or non-resident owner, or occupant of any store or other building in or adjacent to any of the public streets, avenues, alleys, lanes, squares or places within the city of Rochester, or other persons, shall place or erect, or cause or suffer to be placed or erected, or suspended, to, upon, from or adjacent to any such store or building, any sign, sign-post, awning post or fixture of any kind which shall project more than two feet from the front of any such store or building, or be less than nine feet above the sidewalk or surface of any of said streets, avenues, alleys, lanes, squares or places, nor shall any person place, or cause to be kept or placed, or exposed for sale, in any manner, upon any such sidewalk where the same is less than six feet in width, nor for more than two feet beyond such six feet, where such sidewalk is wider, nor hang nor suspend in any way from any awning, frame, or otherwise, over such sidewalk, any goods, wares, merchandise, or articles of any kind, under a penalty of not less than five dollars nor more than twenty-five dollars for each offense, and a penalty of a similar amount for each twenty-four hours the same shall remain thereupon or therein. Nothing contained in this section shall prohibit the erection of awnings of cloth upon iron frames in front of stores, shops or other buildings, providing the same shall be uniform in length, constructed in a uniform manner, and supported by an iron frame work securely attached to the building in front of which the same shall, or may be, constructed or suspended, and providing the same shall, at all times, be self-supporting and securely kept, and maintained without falling, and every part of the frame work, and such awning be at least nine feet above the surface of the sidewalk, and providing that no curtain or sign shall be attached to any part of such awning, or be in any way suspended from the same, or any of its frames, so as to extend in any manner across or over such sidewalk. Every person and corporation erecting, or causing or permitting to be erected, or placing, or keeping, any awning or frame over any of said streets, avenues, alleys, lanes, squares or places, or any sidewalk therein, shall be liable for any and all damages that may be sustained by any person, or persons, or corporation, from, or by reason of, the same being negligently or defectively constructed, or out of repair at any time, and to that end, shall indemnify, bear and save harmless the city of Rochester from any and every suit, action or proceeding brought to recover any such damages.

Nothing herein contained shall prohibit the placing or keeping of any goods, wares, merchandise, or other articles upon any sidewalk in East Main, West Main, Exchange or State streets, providing there be, at all times, kept clear and unobstructed passage by persons a width of such sidewalk of fourteen feet, measuring from the curb.

§ 3. This ordinance and amendment shall take effect immediately.

Ald. Kelly moved that the Executive Board be requested to suspend the enforcement of sections 11 and 14 of the penal ordinance relating to streets, until the next regular meeting, November 13th. Adopted.

UNFINISHED BUSINESS.

Action on the proposed penal ordinance "to amend the penal ordinance relating to nuisances," &c., published at page 240 current proceedings, was, on motion of Ald. Swikehard, further postponed two weeks.

Action on the assessment roll for Gorham Park Extension (Ordinance No. 3,227), being in order,

allegations were called for, and, after hearing all persons appearing, Ald. Fee moved that action be postponed two weeks. Lost.

By Ald. Kohlmetz—Resolved, That the assessment roll for Gorham Park Extension, under Ordinance No. 3,227, as prepared by the City Assessors and reported to this Board, be, and hereby is, in all things ratified and confirmed. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

EXECUTIVE BUSINESS.

Ald. Williams moved to proceed to appoint commissioners of deeds and that the clerk cast the vote of the Common Council.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Richard Van Voorhis, John M. Kindle, and Chas. J. Robinson having received the concurrent vote of the Common Council were declared appointed commissioners of deeds.

By Ald. Foley—

ROCHESTER, Oct. 30, 1888.

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

GENTLEMEN—I hereby resign my position as inspector of election 2d district 8th ward.

Accepted. LEO A. SMITH.

Ald. Foley moved to proceed to appoint Inspectors of Election. Adopted.

John E. Carroll for Inspector of Election of the second district of the Eighth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Thayer—

ROCHESTER, N. Y., Oct. 30, 1888.

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

GENTLEMEN: I hereby tender my resignation as Inspector of Election of the 16th ward, 3d district, for various reasons, in favor of Robert A. Russell, he having received next highest number of votes last election. Very respectfully yours,

VALENTINE DOSER.

Accepted.

Robert A. Russell for Inspector of Election of the Third District of the Sixteenth ward was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

John E. Carroll and Robert A. Russell were declared appointed Inspectors of Election.

Ald. Foley moved to proceed to appoint a Sealer of Weights and Measures. Adopted.

Ald. Foley nominated Thomas Mahoney.
Ald. McMillan nominated C. C. Brownell.

FIRST VOTE.

Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly—8.

C. C. Brownell was named by Ald. McMillan, Kohlmetz, Fritzsche, Judson, Schroth, Bohrer—6.
John A. Phillips was named by Ald. Thayer—1.
Ald. Williams was excused from voting.
No choice.

SECOND VOTE.

Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly—8.
C. C. Brownell was named by Ald. McMillan, Kohlmetz, Fritzsche, Williams, Judson, Schroth, Bohrer—7.
John A. Phillips was named by Ald. Thayer—1.
No choice.

THIRD VOTE.

Ald. Fritzsche nominated Geo. Heberling.
Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly—8.
George Heberling was named by Ald. McMillan

Kohlmetz, Fritzsche, Williams, Judson, Schroth, Bohrer—7.
John A. Phillips was named by Ald. Thayer—1.
No choice.

FOURTH VOTE.

Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly—8.

George Heberling was named by Ald. McMillan, Kohlmetz, Fritzsche, Williams, Judson, Schroth, Bohrer—7.

John A. Phillips was named by Ald. Thayer—1.
No choice.

FIFTH VOTE.

Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Foley, Selye, Hall, Swikehard, Kelly—8.

George Heberling was named by Ald. McMillan, Kohlmetz, Fritzsche, Williams, Judson, Schroth, Bohrer—7.

John A. Phillips was named by Ald. Thayer—1.
No choice.

SIXTH VOTE.

Ald. Bohrer nominated Louis Angele.

Thomas Mahoney was named by Ald. Tracy, Sullivan, Fee, Kohlmetz, Foley, Selye, Hall, Swikehard, Kelly—9.

Louis Angele was named by Ald. McMillan, Fritzsche, Judson, Schroth, Bohrer—5.

George Heberling was named by Ald. Williams.

John A. Phillips was named by Ald. Thayer—1.
Thomas Mahoney having secured the required number of votes, was declared appointed Sealer of Weights and Measures.

MISCELLANEOUS BUSINESS.

Ald. Sullivan moved that action on the petition of E. D. Davis for permission to move a wood building, and published at page 214 current proceedings, be reconsidered. Adopted.

On motion of Ald. Sullivan further action was indefinitely postponed.

Ald. McMillan moved that action on the resolution authorizing the Lamp Committee to place two Edison electric lights in Wheeler place, and published at page 263 current proceedings, be reconsidered. Adopted.

On motion of Ald. McMillan further action was indefinitely postponed.

By Ald. Fee—Petition of William Whitelock. Referred to the Assessment Committee.

By Ald. Kohlmetz—Petition of Christian Ludwig. Referred to the Wood Building Committee with power to act.

By Ald. Kohlmetz—Whereas, The Rochester Chamber of Commerce has appointed a committee to investigate the practicability of storing water in the Upper Genesee, and have requested that a committee of the Common Council be appointed to confer with them, and as the subject is one of great importance to the city of Rochester; therefore, be it

Resolved, That a committee of three be appointed to represent the Common Council and report at some future time such information as can be gained. Adopted.

Ald. Selye presented the petition of J. A. Van Ingen for permission to erect a wood building on Frank street and moved that permission be granted. Adopted.

By Ald. Selye—Resolved, That the Executive Board be, and hereby is, requested to report to this board, in writing, at its next regular meeting, as to the cleanliness of the sewers of Lake avenue from Vincent place to Driving Park avenue. Adopted.

By Ald. Selye—Resolved, That the City Surveyor be, and hereby is, directed to report, in writing, to this board, at its next regular meeting, as to the sufficiency of the sewers of Lake avenue, from Vincent place to Driving Park avenue, with a view to placing a permanent improvement on Lake avenue. Adopted.

By Ald. Judson—Resolved, That the Executive Board be authorized and requested to negotiate

for the purchase of lands necessary to be taken for the opening of a street from Mount Hope avenue to the center of the Genesee river as contemplated by ordinance No. 3,555, adopted at a meeting held October 16, 1888, and report the result of such negotiations to this board at the next regular meeting. Adopted.

By Ald. Thayer, petitions of Henry Zimmer and D. D. Briggs. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also a petition for electric lights in North Linden street. Referred to the Lamp Committee.

Also a petition for water in North Joiner street. Referred to the Water Works Committee and Executive Board.

Also a petition for plank walks on Avenue D. Referred to the Surveyor to prepare an ordinance.

On motion of Ald. Thayer property owners on Avenue D are to be allowed thirty days to construct their walks.

By Ald. Thayer—Resolved, That upon the certificate of the City Attorney that a proper, permanent and perpetual easement has been executed, acknowledged and delivered by Frederick S. Minges and Edwin S. Hayward and their wives to the city, as it is provided in the contract entered into between them and the city, a copy of which is found at pages 313 and 314 of the proceedings of 1887-1888, the clerk draw an order on the treasurer, payable from the contingent fund, in favor of said Frederick S. Minges and Edwin S. Hayward for the sum of six hundred (600) dollars, provided to be paid in said contract, and that the treasurer be, and he hereby is, directed to add said sum of six hundred (600) dollars to the fund for Court and William streets outlet sewer, under final ordinance No. 3,238, that being the cost and expense of an easement for said sewer.

Adopted by the following vote:
Ayes—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Kelly, Thayer—13.

By Ald. Thayer—A remonstrance against the erection of a wood building by John A. Smith. Referred to the Fire Marshal with power to act.

The President announced the following committee to confer with the committee of the Chamber of Commerce on the subject of the storage of water in the Upper Genesee River.

Ald. Kohlmetz, McMillan, Thayer.
On motion of Ald. Swikehard the President of the Board was added to the committee.

The Board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—Nov. 13, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Absent—Ald. Selye—1.

APPROVAL OF MINUTES.

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

By Ald. Sullivan—Petition of Wm. W. Armstrong for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. McMillan—Bills of—
A. F. & S. C. Stewart, repairs to flusher's wagon..... \$ 4 30
C. E. Morris, record book..... 24 00
H. D. Bryan, death certificates..... 48 00

Referred to Health Committee

By Ald. Fee—Bills of
Municipal Gas Co., lighting lamps, Oct.... \$ 337 90
Citizens' Gas Co., lighting lamps, Oct.... 884 05
Rochester Gas Co., lighting lamps, Oct.... 296 05
Brush Electric Light Co., lighting lamps, Oct..... 6,798 30
Rochester Electric Light Co. lighting lamps, Oct..... 2,199 76

Edison Electric Light Co., lighting lamps Oct..... 1,531 40
C. F. Stone, carting lamp posts..... 6 00
Referred to the Lamp Committee.

By Ald. Fee—Petition of Albert J. Kneale for permission to erect a wood building. Permission granted.

By Ald. Kohlmetz—Petition of Geo. House to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Bills of
German Printing Co., printing notices.... 200 00
Rochester Herald Pub. Co., printing notices..... 66 50
P. A. Costich, services City Attorney..... 10 00
John C. Moore, binding books..... 6 00
C. E. Morris, stationery..... 49 60
J. C. Barnard, material for Surveyor's office..... 14 80
Lawrence W. Davis, serving notices..... 15 64
Woodbury, Morse & Co., paint, oil and brushes..... 2 38
Referred to Contingent Expense committee.

By Ald. Williams—Petition of Fay & Dryer to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Foley—Petitions of Michael Stork, C. S. Briggs and C. H. Upton, for permission to erect wood buildings. Permission granted.

By Ald. Foley—Bills of
Aug. Gysel groceries..... \$ 40 00
B. F. Martin..... 144 98
Jas. McMannis..... 64 82
Bohrer Bros..... 15 75
J. C. Coleman rent..... 15 00
Jas. Baker..... 15 00
Elizabeth Kelly..... 14 00
W. C. Dickinson coal..... 181 75
R. Ramasetter bread..... 10 24
Henry Brinker beans..... 80 72
D. McCormick stove..... 28 00
E. H. Davis & Co., drugs and medicines... 10 05
Czar Dunning..... 3 86
O. J. & J. A. Bryan..... 3 95
Thos. Groves shoes..... 5 25
Chas. Englert, hack hire..... 20 00
F. J. Amsden, transportation..... 26 83
L. W. Maier burials..... 55 50
H. Hedditch meat..... 50 00
Curran Bros.,..... 25 00

Referred to Poor Committee.

By Ald. Hall—Bills of—
Chas. Hetzler, labor and material..... \$ 32 82
F. Shaffner, Jr., Furniture Makers' office..... 30 00
Edison Electric Light Co., lighting City Hall..... 141 67
Ed. Emerich, care of public clocks..... 87 50
F. J. Irwin, cleaning City Hall..... 65 00
Sargent & Greenleaf, locks, keys..... 9 50
J. C. Barnard, paint, oil and glass..... 36 25
Garvey & Donnelly, three iron pickets.... 2 25
Minges & Shale, fifty chairs, City Hall.... 20 00
Kondolf Bros., ice for fountain..... 30 75
Henry D. Blackwood, ballot boxes..... 108 00

Referred to City Property Committee

By Ald. Swikehard—Bills of—
Patrick C. Kavanagh, expenses in Lynch case..... \$6 55
Patrick C. Kavanagh, expenses in Doyle case..... 13 54
Patrick C. Kavanagh, expenses in Doyle case..... 3 26
Patrick C. Kavanagh, expenses in Gallow case..... 6 01
Joseph S. Rowarth, expenses in Boyle case..... 2 20
Ben C. Furtherer, expenses in Reynolds case..... 5 00
B. Frank Fnos, expenses, October, 1888.... 9 59
Geo. Long, Boyle case..... 6 23
Rochester Dist. Tel. Co., services, Oct.... 4 85
Western Union..... 55 64
Standard Cab Co..... 4 25
John Siddons, repairing patrol box..... 4 05
A. F. & S. C. Stewart, repairs patrol department..... 41 65

Woodbury, Morse & Co., repairs at headquarters.....	17 34
Union and Advertiser, lamp report book..	10 38
Rochester Printing Co.....	1 50
Chas. Englert, livery.....	32 50
Utica Fire Alarm Tel. Co., 200 zines.....	120 00
Rochester Gas Co., gas, patrol house.....	22 05
Charles H. Bidwell, oats.....	68 72
O. J. & J. A. Bryan, vitrol.....	127 56
54th Regt. Band, music annual parade.....	38 00
Joseph H. Adwin, painting patrol wagon.....	47 00
Fred W. Lang, hay and straw.....	35 17

Referred to Police Committee.

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

By Ald. Thayer—Petition for the opening of Lochner street. Referred to the City Surveyor to prepare an ordinance. Also petition for electric light on Boardman street. Referred to the Lamp Committee. Also petition for water mains in Gold street. Referred to the Water Works Committee and Executive Board.

By Ald. Thayer—

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

GENTLEMEN—The undersigned, in behalf of himself and his associates, respectfully asks that your honorable body grant to them, and to a corporation to be organized by them as their successors, the right or franchise of laying, extending and maintaining pipes, branches and conduits through the streets, avenues, squares and other public ways and places in the city of Rochester, and of taking up, changing, altering and repairing the same from time to time as occasion may require, for the purpose of delivering to the inhabitants of the city of Rochester natural gas, for heating, power and other purposes.

The use of natural gas for these purposes is no longer an experiment. It has already been fully demonstrated, in many of the large towns and cities of this country, that gas is the most convenient, cheapest and best fuel for heating and manufacturing purposes, that can be obtained. In the towns and cities where it has been generally used for fuel it has largely increased manufacturing operations and added materially to their growth and prosperity.

The expense of laying mains for the conveyance of natural gas to the city of Rochester, from gas fields is, of course, very large. Your petitioners do not wish to go to the expense of laying such mains unless it is definitely determined that the permission herein asked for shall first be granted.

If a franchise shall be granted to the undersigned by your honorable body, in pursuance of the application hereby made, the undersigned and their associates will at once organize a company, for which arrangements are completed, which company shall be bound by the terms and conditions of the contract entered into between the city of Rochester and your petitioners, such terms and conditions to conform substantially to those of the agreement made between the city of Rochester and the Incandescent Gaslight and Fuel Company. Said contract is printed in the proceedings of your honorable body for the years of 1886 and 1887, commencing at page 144.

The company proposed to be organized will distribute gas throughout the city of Rochester from gas-holders, instead of directly from the main line, thus allowing the distribution of the gas with no more danger than attends the delivery of gas by the companies now in this city.

Respectfully submitted,

Dated Rochester, N. Y., Nov. 12, 1888.

G. E. FISHER.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the application of George E. Fisher for the grant of a franchise to himself and his associates, and to a corporation to be organized by them as their successors, to lay and maintain pipes in the streets and public places of the City of Rochester, for the distribution of natural gas, be received, filed and published, and that such application, and the subject matter

thereof, be referred to a special committee of three members of this Board, to be appointed by the President of this Board, with instructions to report thereon at the next regular meeting. Adopted.

Ald. Thayer gave notice, in accordance with Rule XLII. of the Common Council, that, at the next regular meeting of this Board, he would move the adoption of a resolution authorizing the Mayor, on behalf of the city, to enter into a contract with George E. Fisher and his associates, or with a corporation to be organized by them, in accordance with the application made by said Fisher to this Board, the terms and conditions of such contract to be substantially the same as those embodied in the contract between the City of Rochester and the Incandescent Gas Light and Fuel Company, published in the proceedings of the Common Council for 1886-87, commencing at page 144. Ordered received, filed and published.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan, from the Health Committee; Ald. Williams from the Contingent Expense Committee; Ald. Foley from the Poor 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.

By Ald. Kohlmetz—

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

GENTLEMEN: Your Assessment Committee begs leave to submit the following as its report:

Frederick Gibbs purchased lot 8, west side of Silver street, on June 2d, 1887, and prior to and since that time, he has been a duly ordained elder and minister of the African Methodist Episcopal Church, presiding over a congregation of said church at Canandaigua, N. Y., and he depends for a livelihood for himself and family on his salary or earnings as such minister; said lot was assessed in the general city tax in the years 1887 and 1888, but under a recent decision of the Court of Appeals, he, having purchased the lot after the assessment rolls for the year 1887 were completed, is not entitled to any exemption, but is entitled to such exemption for the year 1888. The tax was, however, paid by him for both years, the amount for 1888 being paid on August 14, 1888, and being \$12.40. It further appears that the property ought to have been exempted from taxation in 1888 and for that purpose an order should be drawn on the treasurer in favor of Mr. Gibbs, payable from the contingent fund for the sum of twelve dollars and forty cents.

Jessie Hart has the record title to lot 53, Greenman's subdivision of the Huntington tract on Prospect park, but, by reason of the deed having been taken as security for money advanced by her, she did not have occasion to pay the taxes, but relied upon the owner of the premises to do so, which he failed to do for many years. The ends of justice would be best promoted to permit her to pay all of the unpaid taxes and assessments against said lot, where sales have been made, as they exist at those dates, with interest at the rate of six per cent. per annum, upon said several sums, to the date of payment, provided such payment be made within two months from November 13, 1888.

Your committee, therefore, recommend the adoption of the accompanying resolutions.

Respectfully submitted,

H. KOHLMETZ,

LEO J. HALL,

LOUIS BOHRER,

Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the clerk be and he hereby is, directed to draw an order on the treasurer, payable from the Contingent Fund, in favor of Frederick Gibbs, for the sum of twelve dollars and forty cents, as mentioned in the foregoing report.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee,

Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—14.

By Alderman Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Jessie Hart, or her agent, the unpaid taxes and assessments against or upon lot 53, Greenman's subdivision of the Huntington tract, on Prospect park, as they exist at the dates of sales, with interest upon such amounts from those dates to the date of payment, at the rate of six per cent. per annum, providing such payment be made within two months from November 13th, 1888. Adopted.

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

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, Nov. 13, 1888. }

To the Common Council:

GENTLEMEN—On June 15th 1886, an ordinance was passed by your honorable body for the laying an asphalt pavement on Hand street.

The contract was awarded in August of the same year, and the work progressed until November, when the city was enjoined, and the work was left unfinished and the terms of the contract unfulfilled.

In January, 1887, an ordinance for the widening of Hand street was adopted, and the following April a commission was appointed to determine the amounts each of the property owners should receive for the land proposed to be taken. The commissioners filed their report in September, 1887, and in the next October Geo. S. Riley appealed from the report and the contest or issue is yet in the courts.

In the meantime, by authority of your honorable body, the Executive Board directed the contractors to complete the improvement, and last August they resumed operations, and the work was finished several weeks ago. This interruption in the work delayed the issuing of the time notes beyond the date provided in the contract, when interest would begin, and a claim is now made by the contractors for this additional interest which amounts to \$70.09.

The estimate for this work was \$8,600, and the contract was awarded for \$8,056.20. The amount paid the contractor as shown by the books of the Executive Board, is \$3,598.46, and sundry other expenses incidental to the improvement swell the total expense to \$3,700.47 which leaves a deficit of \$104.47 in the fund.

This amount together with the sum claimed for additional interest will have to be paid from the Contingent Fund, as the Executive Board cannot disburse on account of this improvement more than the estimated cost as fixed by the ordinance.

The Executive Board respectfully requests that the question of the liability for the interest on the notes be referred to the City Attorney for an opinion.

Respectfully,
THOMAS J. NEVILLE, Clerk.

Referred to the City Attorney for his opinion.

By the Clerk—

ROCHESTER, N. Y., Nov. 13th, 1888.

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

GENTLEMEN—In compliance with the resolution recently introduced by Alderman Selye and adopted by your honorable body, a communication was addressed to the authorities of the Rome, Watertown & Ogdensburg Railroad Company requesting that said company's tracks on Cliff street be lowered to the grade shown upon a tracing made by the City Surveyor.

I herewith submit the following self-explanatory letter received in answer to that communication and await the further instructions of your board.

Very respectfully,
CHARLES B. ERNST, City Attorney.

NOVEMBER, 1st, 1888.

Mr. Charles B. Ernst, City Attorney:

DEAR SIR—Yours of October 24th, 1888, to Mr. Charles Parsons, Jr., Vice-President of the Rome, Watertown & Ogdensburg Railroad Company, call-

ing his attention to the ordinance for Cliff street, passed some time ago by the Common Council, and requesting that the tracks operated by that company be lowered to the grade shown upon a tracing made by the City Surveyor, was by him received. The company respectfully suggest in response that the tracks in question were laid at large expense, after and pursuant to resolutions of the Common Council authorizing them so to be, and they would not have been so laid, and the road would not have been constructed on the west side of the Genesee river, and along said street, but for such resolutions. The freight yards and terminals were arranged and graded necessarily at substantially the same level. In order to do this large quantities of earth had to be removed at great expense from the Whitney place and Walbridge and other properties lying to the south of Vincent place. If the tracks through Cliff street should be still farther lowered, it would necessitate much additional work throughout said freight yards and terminals and the removal of much more earth at a still further large expense, all of which the company does not feel it can afford or should be called upon to do under the circumstances.

All of which is respectfully submitted.

Yours truly,

The Rome, Watertown & Ogdensburg Railroad Company.

MORGAN & FRENCH, Attorneys.

By Ald. Kohlmetz—Resolved, That owing to the refusal of the Rome, Watertown & Ogdensburg Railroad Company to place their tracks at the proper elevation in Cliff street the improvement of that portion of the street, as directed to be done by an ordinance long since passed by this body, is prevented, and the city attorney is therefore hereby directed to institute and prosecute to a final termination any and all suits, actions and proceedings that may be necessary in reference to such tracks, and to apply to the Supreme Court for a writ of mandamus or other process to compel said company, and its lessor, to remove said tracks from the roadway of said street, or place them where they will not prevent the proper and lawful use of such roadway or street, and the Executive Board is also hereby requested to co-operate with the City Attorney to secure such result. Adopted
By the Clerk—

OFFICE OF THE CITY ATTORNEY,
No. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., November 13, 1888. }

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

GENTLEMEN—The action of James Vick, The New York Central & Hudson River Railroad Company and others against the City of Rochester and Nicholas L. Brayer to obtain a permanent injunction restraining the city from constructing the Culver road sewer from Monroe avenue is rendered unnecessary owing to your honorable body's action in rescinding the ordinance for the sewer and directing the discontinuance of the work, and a further litigation will but greatly increase the City's expense. Messrs. Harris and Harris, the plaintiffs attorneys, have stipulated that the action may be discontinued on condition that the costs therein be paid within sixty days from this date. I would recommend that the offer be accepted.

Respectfully submitted,
CHAS. B. ERNST, City Attorney.
Ordered received, filed and published.

EAST SIDE TRUNK SEWER.
ROCHESTER, N. Y., Nov. 12, 1888.

To the Honorable, the Common Council:

GENTLEMEN—The undersigned begs leave to submit herewith an outline of his final report on the proposed East Side Trunk Sewer, which report is now being prepared and will be completed in the course of a few weeks. In order to bring the matter before you and the public in practically definite shape for proper consideration and criticism, and also to afford ample time for discussion as to the most desirable manner of providing for the construction and cost of the work, before applying to the next Legislature for the necessary powers in

the premises, I have deemed it expedient to compile the essential facts and conclusions which have been reached by me after a year's close study of the problem, and to submit such compilation in as compact a form as possible, without further delay. A revision of the work thus far done, as well as a more minute investigation of the data upon which the conclusions submitted herewith are based, may perhaps result in a few unimportant modifications of plan, and in a slight increase or diminution of the estimated cost; but so far as can now be foreseen, none of these probable modifications will materially affect the results presented.

It seems unnecessary to review in this communication, the various causes which have led to the proposition to construct a large trunk sewer along the eastern and northern boundaries of the city, by which the crude sewage from extensive urban districts on the east side shall be diverted from the several small water courses in the adjacent townships of Brighton and Irondequoit where it has repeatedly been affirmed in our courts to constitute a serious nuisance; neither will it be pertinent to the present object to recapitulate here all that has been done under my direction during the past year in the way of securing such facts as are indispensable to any competent engineer before venturing to express a valid opinion as to the most expedient course for the city to adopt in the ultimate abatement of said nuisances. Much of this matter has already been outlined in my previous monthly communications to your Board, and therefore it may now suffice to simply recall the existence of these documents, which have been printed in your official proceedings, and to invite attention to the contents thereof. Under these circumstances, accordingly, we may proceed at once with the presentation of the subject.

I. Area and Topography.—The area of the territory on the east side, included between the city limits and the east edge of the Genesee river, is about 6,435 acres. This was originally divided into five distinct main water-sheds or drainage areas, approximately, as follows :

	Acres.
a.) Tributary directly and indirectly to the Genesee river	2,228
b.) Tributary to both branches of Densmore creek	2,387
c.) Tributary to Glen Haven creek	147
d.) Tributary to both branches of Thomas creek	1,557
e.) Tributary to Allen's creek	136
Total	6,435

By the construction of the Erie canal and the various sewers on the east side, however, these original drainage areas became modified in form and magnitude to some extent, so that at present we have the following main drainage areas :

	Acres.
a.) Tributary directly and indirectly to the Genesee river	2,472
b.) Tributary to both branches of Densmore creek	2,149
c.) Tributary to Glen Haven creek	147
d.) Tributary to both branches of Thomas creek	1,016
e.) Tributary to Allen's creek	134
f.) Tributary to the Erie canal	517
Total	6,435

It must be remembered that all of the creeks above mentioned are independent tributaries of Irondequoit Bay; also that a portion of the territory included in the above lies south of the Mt. Hope and Reservoir range of hills, while another portion consists of the steep banks and flats adjacent to the river, the drainage from which cannot be diverted from the latter except at unwarrantable expense. The entire area may therefore be divided into two parts, one admitting of, drainage by the trunk sewer, as herein proposed and the other not admitting of such drainage. This latter portion of the whole territory consists of the following sub-divisions:

1. The territory south of the crest of the Mount

Hope range of hills which drains into Allen's Creek	134	Acres
2. The similar territory draining into the river and Erie Canal feeder, including a part of latter	273	"
3. The long narrow island between the river, the feeder and the canal, from the weighlock southerly, also the steep slopes adjacent to the feeder south of Clarissa st., and not included in the preceding	86	"
4. The Erie Canal from South St. Paul st. to Culver st.	26	"
5. Those portions of the 4th, 5th and 6th Wards now drained by the East Main st. outlet sewer into the river	53	"
6. Those portions of the 5th, 6th and 13th Wards now drained by the N. Y. C. R. R. outlet sewer into the river	239	"
7. The flats and high banks of the river, from the upper falls to Norton st.	108	"
8. The territory north of Norton st., including river banks	78	"
7. Two low areas at Waring st. traversed by the Glen Haven and Densmore Creeks	62	"
Total	1,059	Acres

If this be deducted from the entire area of 6,435 acres we shall obtain a remainder of 5,376 acres, which is the extent of territory from which sewage may be intercepted within the city limits on the east side by the proposed trunk sewer.

It should be remarked, in this connection, that the whole of the surface drainage from only 4,410 acres of this territory will be received into this trunk sewer, and that from the remaining 966 acres only a small fraction of the surface drainage, equivalent to about two or three times the volume of sewage, will be admitted or intercepted, the surplus flowing off into the river through the existing outlets.

II. Population and Volume of Sewage.—It may be assumed, in the absence of any definite census, that the present population of the city is about 115,000, and that 60 per cent. of this number reside on the east side, thus making the population on the said 6,435 acres about 69,000, or nearly 11 persons per acre. The average density of the population is, however, constantly increasing, inasmuch as vacant land is rapidly being utilized for the erection of new dwellings in all districts of the city. From the studies which I have made relating to the growth of population in American cities, comparable in size and natural advantages to this city, I am led to believe that within a period of about twenty-five years Rochester will number about 300,000 inhabitants, of which about 180,000 will be residents of the east side. The average density of population will then be about 28 persons per acre, which is a low figure in comparison with the rate in older towns. In my computations an average density of 32 persons per acre has been assumed as a maximum since there is an almost unlimited space of available territory on all sides of the city, which will admit of extensions of the city limits whenever considered expedient, without leading to excessively dense populations in any locality.

To convey some idea of what such a density of population actually is, it may be mentioned that about two years ago, 32,000 people were estimated as residing in the 4th, 6th, 7th, 13th and 14th wards; and since the aggregate area of these five wards is 1,000 acres, the average density was then 32 persons per acre. Now in view of the fact that no complaint of over-crowding has been heard in any of these districts, and that there is still considerable vacant space therein for additional residences, an estimate of 32 people per acre cannot be considered excessive when applied to the entire territory on the east side twenty or twenty-five years hence, provided that similar social conditions will continue to prevail during this period as have existed in the past.

With reference to the volume of sewage, it may be remarked that this item is practically measured by the public water supply. This latter varies considerably in different seasons of the year; and to

express the same in figures, it will suffice to recall the gauging of the water consumption in this city, recently made by Mr. J. Nelson Tubbs, Chief Engineer of the city water works. It was then found that the Hemlock lake supply was about 9,500,000 gallons per day, and that the Holly system was delivering an additional amount of about 1,500,000 gallons per day, thus making a total of 11,000,000 gallons per day as the volume of water actually used by the water takers during that portion of the year when no draught was made upon the reserve supply of about 120,000,000 gallons which is stored in the two reservoirs. But during the extremely hot and cold seasons, the water is used by the public at such a rate as to exhaust this reserve in addition to the full conduit capacity in about forty days, whence the daily consumption becomes about 14,000,000 gallons. On the other hand, during the cool weather, when extravagant street and lawn sprinkling is not practised, the said gaugings indicate that about 8,000,000 gallons are required per day from both systems. Now it is estimated that the water is used regularly by about 85 per cent. of the population, or about 98,000 to 100,000 persons; and if we assume the latter figure, it follows that the daily water supply per head actually served varies from 80 to 110 and even 140 gallons.

From the experience of water works officials in this and most other American cities, it seems that an average water consumption of not much less than 100 gallons per head per day can reasonably be anticipated; and as comparatively little of the supply is withheld from the sewers, where it mingles with offensive matter of various kinds, this quantity has accordingly been adopted as the measure of the dry-weather flow in the trunk sewer. It may also be remarked that the gaugings of the dry-weather flow in some of the main outlet sewers on the east side show that in times of drought relatively little subsoil water enters the sewers, notwithstanding their generally defective construction. This circumstance may be ascribed to the fact that the underlying rocky and impervious strata are, as a rule, only a short distance below the surface, and that the soil is more or less clayey in character, so that no large accumulations of ground-water can occur.

The total volume of dry-weather sewage that might be intercepted at the present time if the proposed trunk sewer were in existence would be about 5,600,000 gallons per day, or the flow due to a water supply of 100 gallons per head per day to a population of about 57,000, residing upon the 5,376 acres of territory, above mentioned; whereas, the future volume would be about 17,000,000 gallons per day from a population of 170,000 upon the same area.

III. *Disposal of the Sewage.*—Having ascertained in the foregoing the necessary data as to the probable future quantity of sewage in dry weather, the question now arises: What is to be done with it? In answering this question, it will be assumed that only such methods of disposal will require serious consideration here as have been found practicable or financially possible in other places. These methods are as follows:

1st. Discharge of the raw sewage into some relatively large stream or other large body of water, where it will not create a nuisance.

2d. Discharge of the sewage, after previous deodorization and clarification, by chemical means, into smaller bodies of water.

3d. Discharge of the sewage, after previous rapid filtration and disinfection through natural sandy or porous soil, into still smaller bodies of water; the land in this case not being cultivated.

4th. Discharge of the sewage upon large areas of cultivated land for slower filtration, absorption and disinfection, whereby only about 20 per cent. of the original volume of liquid runs off through under-drains and ditches into natural water-courses of almost any magnitude.

Crude Disposal.—The first of these methods is the simplest and cheapest when the requisite large stream or body of water is available. In the case of this city, we have the river, the bay and the lake, all within reasonable reach. Of these the

river is the most convenient, but its small flow in times of drought, and its present sewage-laden condition, make it unsuitable as the recipient of large additional quantities of crude sewage. How much further it may be taxed in this respect without becoming a source of danger to the public health, need not now be discussed, inasmuch as there seems to be a wide-spread opinion on the part of our citizens that the Genesee will at all times be abundantly able to receive and remove the sewage without serious offense. My own studies of the problem, however, coupled with an intimate acquaintance with the lower portion of the river, do not lead me to concur in this opinion; and I do not hesitate to venture the prediction that during the summer months the Genesee cannot safely receive the volume of crude sewage which will doubtless flow into it from all of the existing sewers about eight or ten years hence. I am therefore strongly impressed with the necessity of so planning and constructing the new main sewers in all parts of the city as to admit of a future diversion of the sewage from the river without inordinate expense, and have adopted this precaution in the plan for the proposed trunk sewer.

In regard to Irondequoit bay as a receptacle for the constantly-increasing sewage flow of a large portion of the east side, little need be said, since it seems to be generally conceded that the limited amount of sewage which now finds its way into the bay has already produced an appreciable pollution of its waters and of the atmosphere in the vicinity of the mouths of the streams into which crude sewage is discharged. It must also be remembered, in considering the bay as an outlet, that under existing conditions the crude sewage must flow for a distance of four or five miles in open channels before reaching the bay; and that in these channels there is a continuous succession of pools and ripples, by which the sewage is afforded an opportunity to deposit its suspended impurities, on the one hand, and to become strongly charged with atmospheric oxygen, on the other. By reason of these favorable circumstances, nearly all of the suspended matter in the sewage is deposited in the upper portions of the streams, within and adjacent to the city limits, where it is removed by manual labor from time to time, and the liquid usually enters the bay almost clear and sparkling. Heavy rains cause freshets which occasionally scour out some of the sediment in the pools and carry it along into the bay, where it forms bars and shoals of putrescible mud; but it is probable that the greater portion of the suspended organic matter in the sewage undergoes decomposition before reaching the bay. Accordingly, since the present relatively favorable conditions have not resulted in freedom from pollution and complaint, it cannot be surmised that as the volume of sewage increases the intensity of the pollution at the bay will not also increase; and hence it becomes evident that the bay can safely be used as an outfall only for limited quantities of clarified and deodorized sewage.

Similar considerations will likewise apply to the case of the lake, if an attempt be made to discharge large volumes of crude sewage into the shallow water near the shore. The vested individual and corporate interests along the lake front between the river and the bay are, however, so great as to preclude such a mode of disposing of the sewage, and we will therefore be compelled to deliver the crude sewage so far out from shore as to present reasonable security that it will not become a nuisance. Owing to the curvature of the lake shore between Long Pond and Nine Mile Point, and also to the peculiar under-currents which are induced in this indentation by gales, it is difficult to estimate how far out the discharge should take place, but it is probable that this distance should not be less than 3,000 feet, both in order to secure ample diffusion of the sewage during the prevalent northerly and northwesterly winds which tend to return floating matter to the shore, and also to obtain such depth of water as will permit of a sedimentation of the sewage with-

out disturbance from the waves caused by ordinary winds. It is, however, extremely probable that this method of crude sewage disposal would seriously impair the value of the lake as a source of domestic water supply for a long distance on each side of the point of discharge, even though it might be successful in avoiding an unsightly condition of the shore, as well as a disagreeable pollution of the atmosphere; and it is therefore fair to presume that if the sewage were delivered into the lake as above suggested, strenuous efforts would sooner or later be made to compel the city to subject the sewage to some chemical treatment, or other means of purification, before allowing it to flow off. On the other hand, if it were attempted to carry the crude sewage very much farther out into the lake, so as to render the danger of water pollution improbable, the costs of the undertaking would become almost prohibitory, owing to the attendant physical difficulties.

It may, however, be urged that the lake now receives the sewage of the city from the river, and that it might as well receive the same directly from a special pipe. The fallacy in this argument lies in the fact that the lower river acts as a great sedimenting reservoir for the sewage in consequence of its extremely sluggish flow, which, in times of low water, is less than two miles in twenty-four hours; and hence, by the time that the sewage reaches the lake from the city, it will have become thoroughly clarified, besides being diluted and oxidized to some extent. The natural process of clarification and sedimentation which thus takes place during low water is doubtless superior to any artificial treatment except that of filtration through land; and in time of high water, the volume and current of the river are so great as to send the contents much farther out into the lake than becomes practicable with a pipe or tunnel. So far as the conservation of the purity of the lake is concerned, it will therefore be preferable to discharge the crude sewage into the river near the northern boundary of the city than to deliver the effluent from a chemical treatment of the sewage directly into the lake itself.

From the foregoing it will be seen that the disposal of crude sewage into the river, bay or lake is attended with many difficulties, and that propositions to extend the trunk sewer to the lake or bay should first be carefully considered with respect to consequences. In many respects the river is extremely well adapted to deal with the sewage, and it is doubtless worth while to ascertain the full extent to which it may be polluted before proceeding to expensive methods of sewage treatment.

Chemical Treatment.—The chemical treatment of sewage, if properly conducted, results in the removal or precipitation of practically all of the suspended matter, and of a part of the dissolved matter which is contained therein; and an effluent water is produced which can safely be discharged into any stream of moderate size where a high degree of purity is not required.

The chemical agents most commonly adopted are lime, sulphate of alumina, sulphate of iron, etc., either singly or in combination. These are thoroughly mixed with the sewage by suitable appliances, after which the liquid is allowed to settle in large masonry reservoirs or tanks, upon whose size and form much is found to depend. It is sometimes feared that works of this character will give off odors which would constitute a nuisance. On this point it may be remarked that if such works are properly managed no perceptible smell will ordinarily be noticed at a distance of a few rods from the enclosure. I have twice visited a number of such works in England, and have never found as much odor from those which were carefully managed as I did from filtration areas or sewage farms. Nevertheless it is expedient, on general principles, to locate such works as far as practicable from residences, and to surround them with a broad strip of land owned by the city, so as to avoid the subsequent acquisition of very close neighbors. The area of land thus required need not amount to more than ten or fifteen acres; and aside from the

cost of this land the tanks will constitute the next larger item of expense.

The clarified sewage may either be discharged into the river or may be used for irrigating agricultural lands of any kind. The sludge or precipitated matter in the tanks or reservoirs, can be plowed into the soil, or may be piped to a scow on the river and then be towed far out into the lake and dumped. In view of the comparative cheapness of this latter method of getting rid of the sludge, it becomes extremely desirable to locate the works within reasonable distance of the river, so that complete independence of the vexatious problem of sewage utilization may be secured.

In dealing with the sewage in this manner, a certain amount of power is always needed for the grinding and mixing of the chemicals, etc. Now by locating the works near the river, the benefit of the high fall from the top of the bank to the water may be secured for the development of power by the clarified sewage itself. In the vicinity of the intersection of the ridge road and North St. Paul street, this fall amounts to about 180 feet; and with about 3,000,000 gallons of said effluent per day running under this head through a suitable turbine, about 65 horse-power would be made available for the performance of useful work of any kind. This power might easily be transmitted electrically from the river bank to the sewage works, where it might be applied to pumps for distributing either crude or clarified sewage to the adjacent farming lands, upon which it could not be delivered by gravity, and thus exclude a corresponding amount of sewage, either from treatment, or from the river, or both. By this process, it could be delivered at only nominal cost to any farmer within convenient reach, or to any association of farmers in the town of Irondequoit, who might have the enterprise to provide the necessary distributing pipes from the works to their lands.

Furthermore, in case that the river is selected as the ultimate outfall for the sewage, it is probable that the chemical treatment of a part or the whole of the sewage will not become necessary for a longer period than the six warm months of each year, thereby saving a large expenditure for labor and chemicals. On the other hand, if the sewage works were located at the bay or lake, a great loss of head, and hence also of power, would be entailed, and the works would have to be operated continuously throughout the entire year.

To convey some idea of the cost of treating sewage as above described, it may be stated that my estimate of the cost of such works, complete, for dealing with 6,300,000 gallons of sewage per day, including all the necessary machinery, tanks, buildings, and fifteen acres of land valued at \$600 per acre, amounts to about \$100,000, with about \$16,600 per season of six months for operating expenses, exclusive of interest on first cost and renewals of machinery. Taking all these latter fixed charges into account, the annual expense would become about \$23,800; and if this sum be capitalized at 4 per cent., it gives a principal of \$595,000.

It is also proper to state that the operating expenses will increase as the quantity of sewage increase year by year, but not in the same proportion, inasmuch as a large portion of these expenses consists of wages to workmen, whose number will remain substantially the same whether the quantity of sewage to be treated be large or small.

Filtration Through Land.—This process is the concentration of sewage at regulated intervals on as few acres of land as will absorb and cleanse it without giving rise to a nuisance, or a pollution of the atmosphere, and also without reference to the agricultural utilization of the land; the sole object being to get rid of the sewage without offense. For this purpose the soil must be as porous as possible, and also well under-drained, either naturally or artificially, so as to prevent it from becoming waterlogged. In extremely permeable soils, such as mixtures of gravel and coarse sand with a small amount of loam, it has been found by experience that a maximum volume of from 25,000 to 32,000 gallons of sewage may be delivered upon each acre

per day, on an average; but as each plot of land is allowed to rest for at least three days after having been dosed for one day with sewage, it will be seen that to produce the above mentioned averages, there must be discharged upon the land in a single day at least four times said average quantities of liquid, or from 100,000 to 128,000 gallons per acre. There are, however, few, if any, parcels of land in the town of Irondequoit which are so porous as to endure permanently such enormous doses of crude sewage without becoming obstructed, even if provided with ample under-drainage, and hence the volume per acre must be reduced somewhat. Assuming an average of 18,000 gallons per acre per day, or 72,000 gallons per acre per one day, with a rest for the next following three days, and a population of 63,000 on the east side, yielding 6,800,000 gallons of sewage per day, we will obtain 350 acres as the necessary area of such land, from which no revenue in the form of crops can be expected, since few useful plants can thrive and mature under such conditions of moisture. This land must, moreover, be carefully prepared for the purpose of filtering the sewage by underdraining ditching and grading, and must also be provided with the necessary channels or carriers for distributing the crude sewage.

The process, however, requires intelligent management as well as a considerable amount of labor in maintaining the surface of the land and the carriers, drains and ditches in proper condition to perform their allotted service. From the experience gained with such operations on much smaller scales in the other localities, I have prepared estimates of first cost and annual maintenance for the six warm months of the year, which do not appear excessive to those who are familiar with the subject, but which are startling to the inexperienced. These estimates include the cost of nearly a mile of covered sewer outside of the city limits which is necessary in order to deliver the sewage by gravity upon the nearest available filtration areas, besides the cost of fifty additional acres of land, the construction of straining tanks, roads, fences, etc. Estimating the land at \$300 per acre, they show an original outlay of nearly \$400,000, with annual operating expenses of about \$8,000 per season of six months; and if interest on the original outlay, along with the other incidental fixed yearly charges be credited to the annual expense account, we shall obtain a total of about \$24,800 per year. This sum capitalized at 4 per cent., gives a principal of \$620,000, or about 6 per cent. more than the principal represented by the annual expense of the chemical treatment of the same volume of sewage.

It is fair to remark, in this connection, that my estimate of the operating expenses of the filtration process may be somewhat too large; but the fact is that no precedent is available from which to obtain definite knowledge, inasmuch as nearly all existing filtration areas are either quite small, or are operated in conjunction with cultivation and ordinary farming. At all events, the analysis of the problem points to the fact that, under the local conditions, this method of sewage disposal will be somewhat more costly than that by chemical treatment.

Sewage Farming.—In this method of sewage disposal, the aim is to apply as much sewage as possible to growing crops of various kinds, but without causing the same any damage. The liquid is delivered upon the land as in the preceding case, and is purified by slow percolation or filtration through its pores. In principle, there is little difference between broad irrigation and filtration so far as the purification of the sewage is concerned; but in the detail of management and quantity of land required, the two methods are widely apart. It has been learned that in order to secure properly developed and saleable crops from sewage land, the quantity of liquid that may be applied on the average, to an acre of land per day is limited and depends upon the character and condition of the crop. It may be remarked that the application of sewage to the same area of land can not be made continuously, but must take place in more or less heavy doses at varying intervals of time; and

from the aggregate of these doses, the average dose per acre per day is determined. For example, a meadow of Italian rye-grass may receive from 25 to 30 applications of sewage per year, each application amounting to about 120,000 gallons per acre, so that the average will be from 8,200 to 9,600 per acre per day; while, on the other hand, a patch of turnips or cabbage may endure only four applications per year of not more than 60,000 gallons per acre each time, thus giving an average of only about 600 gallons of sewage per acre per day.

The soil available in Irondequoit for sewage farming is a light, sandy loam, with occasional areas of muck and clay. A careful study of the results obtained in other places with similar soils, leads me to estimate that not more than 5,000 gallons of sewage per acre per day can be disposed of or purified in this locality on an average, consistently with rational cultivation; and hence for a population of 63,000, yielding 6,800,000 gallons of sewage per day, there would be required an aggregate area of 1,260 acres, or about two square miles. Here again the land must be carefully prepared for the reception and distribution of the sewage, and roads must be laid out for affording convenient access to all of the various parcels of land.

It is in the operation or management of such a large sewage farm, however, that great difficulties and often enormous losses are experienced. Owing to the presence of the necessary distributing channels and effluent ditches, and to the fact that the separate parcels of land must be limited in extent in order that the sewage may be applied as uniformly as possible to all portions of the surface, a vast amount of manual labor is required in the cultivation of the crops, particularly in getting rid of the weeds, of which there is always an extraordinary development on sewage land. In other countries, such labor is chiefly performed by convicts, women and children, at extremely low wages. Under our existing laws, however, neither convicts nor children may be employed, and hence the cost of properly working a sewage farm will be so enormously increased, as to leave no hope of profit, even when no charge for the value of the land itself or the cost of adaptation is made.

The first cost of a sewage farm of about 1,300 acres, in Irondequoit, will probably be about \$700,000; and if it be assumed that the sale of the farm produce will be only sufficient to pay the wages of the necessary employees, (which will, in my opinion, be a very favorable assumption) then the annual maintenance charges must be capitalized and added to the above original cost. Considering these latter as amounting to about \$4,000, and taking the interest at 4 per cent., we will have a total principal of about \$860,000, as representing the cost of sewage farming for a population of only 63,000.

Summary of Costs of Sewage Disposal.—From the foregoing we have seen that the capital necessary for purifying the sewage of 63,000 persons, according to the three approved methods above considered, is approximately as follows:

1. By chemical treatment.....\$595,000 00
2. By filtration through land without cultivation..... 620,000 00
3. By sewage farming, or filtration through land, with cultivation..... 860,000 00

To this list may be added the cost of constructing a suitable covered sewer from the city line to the lake, and its extension for 3,000 feet out from the shore by means of a large wrought iron pipe with flexible joints and submerged terminal crib, viz.:

4. By discharge of crude sewage into the lake.....\$300,000 00

This latter method would manifestly be the cheapest, provided that it could safely be coupled with the guaranty that no subsequent costs of previous purification or diversion would ever be entailed.

It may also be remarked that all of the above estimates have been carefully prepared without prejudice on my part, and with the sole object of endeavoring to ascertain the probable ultimate costs, according to the necessities of the several schemes. Some of the difficulties encountered in their preparation

will perhaps be appreciated when it is mentioned that nowhere in the United States have sewage purification works of any kind yet been constructed which are at all comparable in capacity to what would be required in the case of this city; and that in consequence, no American data of operating expenses on so large a scale are available. Recourse to the labor statistics of similar European works was therefore necessary, and from such as could be secured, the above estimates were made up with the substitution of moderate American prices for labor.

These costs are furthermore entirely independent and distinct from the cost of the proposed trunk sewer; and the subject of the disposal of the sewage has been considered in the outset, for the purpose of indicating that the ultimate destination of the sewage may largely determine both the scope and the route of said sewer.

IV. *Choice of System of Sewerage.*—The custom has long prevailed in this city of allowing the whole of the surface drainage to enter the sewers, and to enlarge local sewers from time to time, according as they were found too small to discharge the storm waters which are admitted therein. In consequence of this practice, and since the general introduction of the public water supply into places of business and dwellings, little of the rain-fall is caught and stored in cisterns, and the roof water from almost every building runs directly into the private drain, and thence into the public sewer. The same is also true of the rain which falls upon every improved street surface; in short, whenever and wherever the drainage from any surface can be conducted into a public sewer, a pipe for this purpose is laid sooner or later. The public has thus been accustomed to believe that the whole of the rainfall, as well as the sewage proper, must be carried off in the sewers, and it is very doubtful whether, under the circumstances, a successful separate or dual system could now be introduced and maintained.

It may be urged that in the absence of suitable natural water-courses for the removal of the rainfall, artificial ones should be constructed. Such open channels, however, are extremely apt to become nuisances, or at all events great inconveniences, and are generally soon replaced by large covered sewers, whereby the cost of the original open channels becomes lost. They may accordingly be designated as temporary expedients, which may be adopted with propriety in small communities to save a large initial outlay, but which are soon altered into subterranean conduits in large and rapidly growing cities. So far as I have been able to learn the sentiments of our citizens in the premises, nearly all expressions have been in favor of the more convenient, although in the outset more expensive system, of underground storm-water removal.

Without entering here upon a discussion of the relative merits of the "separate" and "combined" systems of sewerage, I will content myself for the present with the simple statements that inasmuch as very large sums of money have already been expended by the citizens of the east side in the construction of nearly eighty miles of sewers on the combined system; and that because in most of the sewered and unsewered districts under consideration, an efficient removal of the rainfall by simple flow over the surface, or in street gutters, or open ditches, is in my opinion impracticable by reason of the topographical peculiarities; also because comparative estimates for a dual, and a combined system of sewers in a number of these districts have shown no appreciable ultimate economy in favor of the former; therefore the combined system for the entire area has been adopted by me as the basis of the computation of the dimensions of the trunk sewer. In consequence of this assumption, the said sewer attains relatively great size in many places where there is little grade or fall; but as most of the storm-water thus intercepted may be discharged at a number of points into some of the natural water-courses tributary to Irondequoit Bay, the average size of the sewer becomes very moderate.

V. *Route of the Trunk Sewer.*—In planning the proposed trunk sewer, I deemed it necessary to provide, so far as appeared practicable, for the diversion of the crude sewage from the river at all points above the lower falls. The East Side Trunk Sewer is accordingly designed to begin at the junction of Mt. Hope, South and Pinnacle avenues, where it will intercept the dry-weather sewage flow from the system of local sewers in the Twelfth ward, whose outlet is into the sewer which is laid under the bottom of the Erie canal and empties into the river near the weighlock. The bulk of the storm-waters brought down by this system of sewers is too large to be admitted into the trunk sewer, and must, therefore, continue to escape into the river by the present outlet.

An efficient flush for the head of the trunk sewer can easily be obtained by an iron pipe siphon connection with the canal feeder or the river.

The trunk sewer then passes through Pinnacle avenue, intercepting at a point near South avenue the dry-weather flow from the Griffith street outlet sewer, which must be carried across under the canal. By this interception the sewage from a large portion of the 4th and 7th wards will be diverted permanently from the upper river, while the storm-water therefrom will pass into the river through the aforesaid outlet as at present.

Continuing its course through Pinnacle avenue to the sewer constructed many years ago by the canal authorities from Pinnacle avenue, near Meigs street, easterly to a point just below the first lock near Fields street, the trunk sewer will receive both storm-water and sewage from the entire intermediate territory; and as its average depth in Pinnacle avenue will be about 20 feet, it will admit of the most thorough and efficient sewerage of a large district south of the canal wherein the drainage is now sadly deficient. At Meigs street the diameter of the sewer will be about 5 ft.

From the aforesaid point in Pinnacle avenue, near Meigs street, the route of the trunk sewer will follow that of the old said sewer built by the canal authorities. This route is across private lands in an easterly direction, nearly parallel with the canal and about 150 ft. south thereof. So far as I can ascertain, the original easements, which were acquired by the State in these lands, have been transferred to the city; and although a few small houses and barns now stand directly over the sewer, yet it will be cheaper to temporarily remove these structures and build the new sewer on said line, than to select a longer route through some street, as for instance Henrietta avenue. The route through these private lands is followed to a point in Henrietta avenue about 140 ft. south of the canal, which is opposite to Wilcox street on the north side; and here the trunk sewer will cross under the canal to said Wilcox street. In this section the sewer gradually increases in diameter from 5 ft. to 6½ ft., and will receive all of the storm-water and sewage from the territory west of Fields street. Its average depth will be about 21 feet.

After crossing under the canal into Wilcox street, the route is northerly for a short distance to Richards street, and thence easterly, nearly parallel to the canal, through Richards street, and in continuation thereof to Adwin street; thence northerly through Adwin street to Monroe avenue, and across the latter to the low grounds on the north side of Kondolf's ice pond, where it will take up the sewage from a large district in the Seventh and Sixteenth wards. The sewer now is 7 feet in diameter, and its bottom is about 14 feet below the surface of the low grounds mentioned. This depth will permit of a great improvement in the present sewerage of the entire territory west of the line.

The trunk sewer then runs easterly through the swampy lands on the north side of the canal to Culver street, where it will be joined by a tributary which conveys the drainage from all that portion of the city east of Fields street and south of the canal. From Kondolf's pond to Culver street the grade is only one per thousand, the diameter is 1½ ft., and the average depth of cutting

is about 14 ft. It may, perhaps, become expedient to increase this depth somewhat, since when the sewer runs full during heavy rains it will not leave as much space between the top of the sewer and the surface of the ground as is generally desirable. Before the exact elevation of the invert is definitely fixed, however, another careful study of the district must be made. It must be borne in mind that the excavation for the sewer in this region will extend for several feet into the underlying rock, and that all unnecessary depth of cutting involves a large expenditure.

At the point where the proposed sewer first enters Culver street, an outlet for the accumulated storm-water might be constructed by suitably deepening and widening the canal ditch, which here constitutes the substitute for one branch of Thomas creek. It was found, however, by careful computations, that it will not be more expensive to enlarge the trunk sewer through Culver street to a more favorable location for a storm-water outlet near University avenue, than to perform the work of deepening and enlarging said ditch and the creek itself for a long distance through the village of Brighton; and hence, in order to avoid complications with the adjacent village authorities about the maintenance of such an open channel, it was deemed expedient to continue to carry along the large accumulated volume of storm-water in the trunk sewer northerly through Culver street to the point indicated.

In Culver street, from a point about 300 feet north of the canal to East avenue, the grade of the sewer is increased to one in five hundred and twenty-five, in consequence of which the diameter is reduced to $7\frac{1}{4}$ feet, while the average depth of excavation becomes $18\frac{1}{4}$ feet.

From East avenue northerly a very sharp grade is obtained in consequence of the necessity of providing adequate drainage for a contemplated depression of University avenue under the tracks of the N. Y. C. & H. R. R. It may be mentioned that the present grade crossing is one of the most dangerous on the entire line of the railroad, and that both the railroad authorities and the owners of property in the vicinity are extremely anxious for some method of relief. A depression of the highway appears to be the only practicable solution of the difficulty, but this plan cannot be followed until provision is made for the removal of the surface drainage. Now the most expedient way of securing such drainage is obviously by the construction of a sewer adjacent to the railroad, and on the south side thereof, easterly from the said crossing to the trunk sewer in Culver street; and in this event the trunk sewer must be sufficiently deep at the railroad crossing of Culver street to afford an adequate outfall under all circumstances. In view of these conditions and of the fact that no other crossing of the said railroad between Goodman street and Culver street exists, or is practicable, I have deemed it expedient to provide for the contingency above mentioned, and have accordingly lowered the grade of the trunk sewer in Culver street to correspond therewith. Between East avenue and the N. Y. C. & H. R. R. the average depth of cutting is therefore nearly 19 feet and the diameter is reduced to $6\frac{1}{4}$ feet, in consequence of the sharp grade, notwithstanding that the storm-water from large districts west of Culver street are freely admitted.

Another opportunity to discharge the accumulation of storm-water in the trunk sewer is offered at the railroad ditch; but here again it was found more economical to continue its transmission for about 1,000 feet farther north in Culver street than to incur the expense of deep rock excavation and the construction of a covered channel for a long distance easterly upon the property of the railroad company. An outlet here would, moreover, involve considerable expense in improving the channel of Thomas Creek for long distances in private lands.

The trunk sewer, with all its accumulated sewage and storm-water flow from the Twelfth, Seventh and Sixteenth wards up to this point, is therefore continued northerly through Culver street to within about 240 feet of the intersection of Univer-

sity avenue, where a rapidly descending natural swale, running easterly and parallel with University avenue, and tributary to Thomas Creek, affords an excellent opportunity for constructing a suitable channel into which to discharge the storm-water in the trunk sewer. Here a chamber with an overflow weir of proper length is formed in the sewer, so that when the flow exceeds a certain depth, the surplus will escape over said weir and through said artificial channel into Thomas Creek. On the other hand, when the flow in the trunk sewer is less than such depth, none will escape over the weir into the channel and the entire flow will be carried on through the sewer. It is estimated that this storm-overflow or outlet will be called into action only at very rare intervals for a number of years to come; and that after the population has reached the maximum density above mentioned, with all of the improved roadways, new buildings, and additional local sewers thereby implied, the storm outlet will discharge only during rains exceeding about one-tenth of an inch per hour. As such rain storms are not very frequent, it will be seen that the storm outlets come into service during only a few days in the year on an average.

Between the railroad and the above described storm-outlet near University avenue, the average depth of cutting is about $18\frac{1}{4}$ feet and the diameter of the trunk sewer is $7\frac{1}{4}$ feet.

Immediately after leaving the said outlet, however, the sewer is reduced to 4 feet in diameter, and continues of this size to the intersection of Culver street with Leighton avenue, the average depth of the excavation being 14 feet.

From Leighton avenue to Schanck avenue the diameter is $4\frac{1}{4}$ feet, with an average depth of cutting of about 17 feet, and a grade of one in one thousand; while from Schanck avenue to Garson avenue the grade is considerably increased, thus reducing the sewer's diameter to about $3\frac{1}{4}$ feet, and giving an average cutting of 19 feet. It is probable that for a portion of this distance the sewer will be built in tunnel instead of in an open trench.

At Garson avenue there is found another natural depression tributary to Thomas creek, which may also be utilized as a storm-outlet for the drainage from a large extent of territory reaching westerly nearly to Goodman street, and for long distances north and south. This outlet will, however, be required only after the development of said territory has made considerable progress, since for the present the entire drainage may be admitted into the sewer. Under this arrangement the sewers in Grand and Parsell's avenues must manifestly be led into a single main sewer in Garson avenue at some point near Culver street, in order that the storm waters may be discharged at the said outlet when necessary.

From Garson avenue the trunk sewer continues northerly through Culver street, with a grade of one per thousand, a diameter of $4\frac{1}{4}$ feet and an average cutting of about 17 feet, to a point about 810 feet south of the intersection of Bay street, where the route diverges from Culver st. and runs diagonally in a north-westerly direction across private lands to the intersection of Clifford street with the division line between town lots Nos. 48 and 49. This line is chosen in order to avoid heavy cuttings and to save length, as well as to avoid crossing the two deep depressions traversed by the Glen Haven and Densmore creeks on embankments. These depressions adjacent to the city limits cannot be drained by the trunk sewer as here proposed, since the cost of deepening the sewer for a long distance beyond would be much greater than the present value of the entire territory thus excluded.

At the above named point in Clifford street the trunk sewer will unite with a continuation of the present Goodman street outlet sewer, and the combined storm-flow from the large territory will eventually require two conduits of eight feet diameter for a distance of about 390 feet along said lot line, when the bulk of this water can be discharged by a suitable outlet into Densmore creek. The channel of this stream will require deepening

and enlargement for a considerable distance beyond, and the necessary easements for this purpose must be acquired. In regard to the discharge of storm-water from the trunk sewer at this point the same remarks made above are applicable, and need not be repeated.

After passing this principal outlet, the trunk sewer is at once reduced to a diameter of $5\frac{3}{4}$ feet, with a grade of one per thousand, and continues along this division line between town lots Nos. 48 and 49 to a point about 1,060 feet north of Clifford street, where another storm outlet into the same creek should be provided for the discharge of the surface drainage from an extensive tributary area on the west. Here, again, the construction of this additional outlet may safely be deferred until the territory in question has been sufficiently developed. The necessary rights, however, should be acquired at once.

From this point the sewer still continues on the same grade and line to Waring street, and its diameter is $5\frac{3}{4}$ ft., with an average depth of cutting of $14\frac{1}{2}$ ft. The same depth also applies to the entire distance of 3,575 ft., along said lot line from Clifford street to Waring street.

It should be remarked here that a street will doubtless be laid out at some future time on each side of this long town lot line, and if the trunk sewer is to be constructed, measures to secure the opening of such a street should be promptly taken. With regard to the diagonal line from Culver street, to Clifford street, a number of variations in the alignment of the sewer between said points are possible, and the sewer could be readily located so as to bring it in the line of future streets, even at the expense of considerable increase in length and excavation, since there is abundant fall in this distance. In the former case, however, there is not much latitude for choice.

From the intersection of the aforesaid lot line with Waring street, the trunk sewer will run northwesterly through said street to Norton street with a diameter of 6 ft., a grade of one per thousand and an average depth of cutting of $14\frac{1}{2}$ ft.; and thence westerly through Norton street to Goodman street, with the same grade, a diameter of $6\frac{1}{4}$ feet, and an average depth of 18 feet. From this point on, the ground rises to a height of more than 40 feet above the grade of the sewer at Carter and Hudson streets, and as the greater portion of this depth is rock, the sewer will be carried in tunnel excavation under Norton street, from Goodman street to Reynolds place, near N. St. Paul street, a distance of 12,396 ft., or 2.35 miles.

The route through Norton st. was chosen after much hesitation and careful study of other routes, and I am now convinced that, under all the circumstances, it will be the most desirable one to adopt. The line to the river through the natural depression somewhat south of the Ridge road, presented many alluring features until the treacherous character of the sub-soil was revealed by the borings, whereupon the comparative estimates of cost showed that there would be no ultimate economy in its adoption. Other lines south of Norton st. were also studied, but were soon abandoned, inasmuch as they were attended with reversals of the surface drainage and greater depths of shafts for working the tunnel, thereby tending to an increase of cost.

Returning to the description of the sewer, it may be stated that from Goodman st. to North ave., the diameter of the tunnel is 7 feet, and that at North ave., a storm outlet into the north branch of Densmore creek will be provided. The great bulk of the storm water from the adjacent North ave. districts will not enter the trunk sewer at all, but will pass over it into the storm outlet channel, after an amount equivalent to at least three or four times times the maximum volume of sewage proper has been admitted into said sewer. As in previous cases, it will here also become necessary to deepen and enlarge the natural channel of this branch of Densmore creek for a considerable distance to the north.

Beyond the said outlet the tunnel is reduced to a diameter of 6 feet, and is so maintained until a

point about midway between Carter and Hudson sts. is reached, when it must be enlarged to $6\frac{1}{2}$ feet in consequence of the admission of large quantities of storm-water. It continues of this diameter up to Hudson st. where, for the same reason, it must be enlarged to a diameter of $7\frac{1}{4}$ feet, since the storm-water cannot be otherwise diverted.

From Hudson street to St. Joseph street the diameter of the tunnel remains $7\frac{1}{4}$ ft., but at the latter street it is increased to 8 ft., which size is continued to N. Clinton st. Between N. Clinton and Hollenbeck sts. the diameter is $8\frac{1}{2}$ ft., and from Hollenbeck st. to Reynolds place it increases to $8\frac{3}{4}$ ft. All of these dimensions are based upon the presumption that a suitable outlet for the surface drainage from the extensive areas south of the Norton st. cannot be secured without greater ultimate expense than the cost of enlarging the tunnel. It may be remarked that there can be no objection to permitting this surface drainage to run off for some time to come through the present shallow natural channels; but as the growth of the city proceeds, these storm-waters will become more and more troublesome both in quantity and character, until they are eventually disposed of in the manner now suggested.

From Goodman st. to Reynolds place the grade of the tunnel is maintained at one per thousand, in order that the invert, or bottom, shall remain at such a level, relatively to the surface, as to admit of a future diversion of the dry-weather flow of sewage from the river to some locality where it may be subjected to some purification process. Obviously this level should be high enough to secure a gravity flow for the diverted sewage to said locality, and the latter should not be very far distant, in order that the cost of this future work shall not be needlessly increased. The grade mentioned may be somewhat improved without prejudice to the condition just stated, but the diameter of the tunnel and its cost will not be materially affected thereby.

Between Reynolds place and N. St. Paul street the grade is greatly increased, thus reducing the diameter of the sewer from $8\frac{3}{4}$ feet to $7\frac{1}{2}$ feet. In this section, too, the work may be done by open excavation, with an average depth of $19\frac{1}{2}$ feet. A still further increase of grade, from N. St. Paul street to the top of the high bank of the river, will allow the diameter of the sewer to be reduced to 5 feet, with an average depth of 13 feet; and from the top of said bank down the slope to the river, the contents of the sewer will be discharged by an iron pipe 3 feet in diameter.

It may also be noted that the dry weather flow of sewage in the Clifford street and Avenue B outlet sewer, as well as that in the N. St. Paul street sewer, can readily be diverted from the outlet at the intersection of N. St. Paul street and Avenue B into the trunk sewer at the intersection of Norton street and Reynolds place by a sewer through N. St. Paul street and Reynolds place; furthermore, that all the tributary sewers between Hudson street and Reynolds place will be on a much higher level than the tunnel sewer. Accordingly, if it should at any time hereafter be found necessary to purify the sewage before its admission into the river, it will be easy to divert the dry weather flow of the said tunnel sewer at N. Clinton street into a suitable and relatively small sewer running northerly through N. Clinton street to the purification works, and to connect with said new sewer a comparatively short extension of the Hollenbeck street and Reynolds place sewers, which extension would carry only the dry weather flow from these districts, thus leaving the large trunk sewer in Norton street to take the storm waters from said districts into the river. By this plan the trunk sewer would forever continue to be useful, and no portion of it would require reconstruction.

The foregoing constitutes a brief description of the proposed trunk sewer, from the intersection of Mt. Hope and Pinnacle avenues to the Genesee river at the foot of Norton street, a distance of 42,772 feet, or about 8.1 miles. It may be added that it is not intended to construct the sewer with a truly circular cross-section at all points, but to

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 80 licenses for the month of Oct., 1888, and received \$3,959.25 deposited the same with the City Treasurer, filed his receipt therefor, with the report and bonds for the month with the City Clerk.

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

Dated Nov. 1st, 1888.
Ordered received, filed and published.
By the Clerk—

OFFICE OF THE EXECUTIVE BOARD. }
Rochester, N.Y., Nov. 1, 1888. }

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 October, 1888.

Orders drawn on the City Treasurer:
For labor.....\$ 5,894 06
Amount certified to Common Council October, 26, 1888..... 59,947 54
Total.....\$ 65,841 60

Classification:

Highway fund.....\$ 10,357 69
Water pipe fund..... 9,867 24
Water works fund..... 11,470 19
Fire department fund..... 14,161 91
Street sprinkling funds..... 4,986 96
Local improvement funds..... 14,997 61
Total.....\$ 65,841 60

Second—Balance in funds November 1st, 1888:

Dr.
Local improvement funds.... 153,462 79
Street sprinkling funds..... 20,070 91
\$173,533 70

Cr.

City Treasurer.....\$ 22,718 71
Highway fund..... 53,618 64
Water pipe fund..... 22,406 81
Water Works fund..... 14,245 33
Fire Dep't fund..... 60,544 21
\$173,533 70

Respectfully submitted,
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.
By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR, }
CITY BUILDING, FRONT STREET. }
ROCHESTER, N. Y., Nov. 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 October he has relieved 307 families in the following manner:

Orders on poor store.....\$ 891 95
Orders on coal yard..... 190 00
Orders on undertakers..... 30 50
Orders for transportation..... 14 04
Orders for shoes..... 18 40

Total.....\$1,144 89
Less amount charged to towns..... 27 50

Total to city.....\$1,117 39
All of which is respectfully submitted,
A. H. MARTIN, Overseer of the Poor.

Ordered received, filed and published.
By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., Nov. 13, 1888. }

To the Common Council:

GENTLEMEN:—I hereby report that the following named persons have qualified and taken the oath of office as required by law, viz.:

Charles J. Robinson, John M. Kindle, Richard Van Voorhis, Commissioners of Deeds,
Thomas Mahoney, City Sealer,
John E. Carroll, Robert A. Russell, Inspectors of Election.

Respectfully submitted.

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.
By the Clerk—

CITY CLERK'S OFFICE. }
ROCHESTER, N. Y., Nov. 13, 1888. }

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

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment roll for Clifton street pipe sewer No. 3,468, certified and sworn to as required by law.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Allegations being called for and no person appearing Ald. Foley moved that the assessment roll for Clifton street pipe sewer be confirmed.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

TROUP STREET MEDINA STONE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Troup street, from Caledonia avenue to Prospect street, except where crossed by Ford street.

Adopted.

The Surveyor submitted as such estimate \$15,500. By Ald. Kohlmetz—Resolved That the following improvement is necessary, viz:

The improvement of Troup street, from the west curb line of Caledonia avenue to the east line of the crosswalk on the east side of Prospect street, except between the east line of the crosswalk on the east side of Ford street and the west line of the crosswalk on the west side of Ford street, by constructing a pavement of Medina stone, with Medina stone curbs and flag gutters on each side thereof, where necessary, between the limits mentioned. To include also, the pavement of all alley and street entrances, the construction of all necessary transverse and longitudinal crosswalks, manholes, surface sewers, lot lateral sewers, gas and water services, and the cleaning of the main sewers in the streets at any point found to be necessary. The width of the main roadway between curb lines to be 32 feet, and old curbstones now in place between Caledonia avenue and Ford street to be re-dressed and re-set when found acceptable for use.

And whereas, The City Surveyor, under direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$15,500, 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 Troup street, from Caledonia avenue to Prospect street.

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, November 27th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

AVENUE D PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on, and grading the eastern portion of Avenue D.

Adopted.

The Surveyor submitted as such estimate \$1,800
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The grading of Avenue D, from the west line of sub-division lot No. 82, being the west line of the Aremsmeyer tract, to Hallenbeck street. Also the construction of pine plank walks on each side of Avenue D, from North St. Paul street to Hallenbeck street, except where crosswalks shall be constructed, also the construction of the necessary transverse and longitudinal oak 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 \$1,800 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 Avenue D, from North St. Paul street to Hallenbeck 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 27th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MONROE AVENUE CEMENT WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing Portland cement sidewalks on Monroe avenue from Goodman street to the Erie canal bridge.

Adopted.

The Surveyor submitted as such estimate \$2,950.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of Portland cement sidewalks five (5) feet wide laid according to the former Selinger patent on each side of Monroe avenue from Goodman street to the Erie canal bridge where good asphalt, cement or flagstone walks on proper grades and alignments do not now exist, or where such walks are not already contra ter for at the date of the passage of the final ordinance for the specified improvement; but where such walks are then found of the required width and of acceptable quality but are not on established grades and alignments they shall be taken up and adjusted thereto.

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 \$2,950, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited by 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 Monroe avenue from Goodman street to the Erie canal bridge, 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 27th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FITZHUGH STREET LIFT BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a lift bridge across the Erie canal at Fitzhugh street.

Adopted.

The Surveyor submitted as such estimate \$17,500.

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

The construction of a wrought iron lift bridge across the Erie canal at Fitzhugh street, and the

hydraulic motor power necessary to operate the same; also the required abutments and the grading of the bridge approaches; width of roadway of said bridge to be nineteen feet between the center of suspension rods, and width of each sidewalk to be seven feet between the center of suspension rods and center of hand-rail.

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 \$17,500, 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 lots and parcels of land enclosed within, and described by, the following boundary lines, viz.: Beginning at the intersection of the east line of Montgomery alley, with the south line of Allen street; thence easterly along Allen street, excepting one tier of lots on the south side thereof, to State street; thence southerly along State street, excepting one tier of lots on the west side thereof, to a point opposite the south line of Mumford street; thence still southerly along State street, including one tier of lots on the east side thereof, to Main street, excepting the lot on the southeast corner of State street and Mumford street; thence southerly to Exchange street; thence southerly along Exchange street, including the lot on the southwest corner of West Main street and Exchange street, but excepting the remaining portion of one tier of lots on the west side of Exchange street, to Edinburgh street; thence westerly along Edinburgh street, including one tier of lots on the south side thereof, to Plymouth avenue, excepting the lot on the southeast corner of Edinburgh street and Plymouth avenue; thence northerly along Plymouth avenue, excepting one tier of lots on the east side thereof, to Troup street; thence easterly along Troup street to School alley; thence northerly along School alley to West Main street; thence northerly to Montgomery alley; thence northerly along Montgomery alley to the place of beginning. The Board of Assessors are hereby requested to assess one-half of the whole expense on one tier of lots and parcels of land on each side of Fitzhugh street, from West Main street to Spring street, and the balance of the expense on the remaining portion of the above described territory, 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, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,560.

SMITH STREET LIFT BRIDGE.

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—

Ald. Kohlmetz submitted the following:

An ordinance to construct a lift bridge on Smith street across 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-wit:

The construction of a wrought iron lift bridge across the Erie canal at Smith street, and the hydraulic motor power necessary to operate the same; also, the required abutments and the grading of the bridge approaches. Width of roadway of said bridge to be eighteen feet between the center of suspension rods, and width of each sidewalk to be six feet between the center of suspension rods and center of hand rail.

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 \$18,500 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 inclosed within, and described by the following boundary lines, viz.: Beginning at the intersection of the north line of Jay street produced in a direct line easterly, with the west shore of the Genesee river; thence northerly along the edge of said river to Vincent place; thence westerly along Vincent place, excepting one tier of lots on the south side thereof, to State street; thence westerly to and along Smith street, including one tier of lots on the north side thereof, to the northerly line of lands used for the original Niagara Falls branch of the New York Central and Hudson River railroad; thence westerly along the northern line of said railroad lands to the west line of the city; thence southerly along the west line of the city to Jay street; thence easterly along Jay street, excepting one tier of lots on the north side thereof, to Magne street; thence still easterly along Jay street, excepting one tier of lots on the north side thereof for not over 150 feet in depth, to the Erie canal; thence still easterly, along the north line of Jay street, and in said line continued direct to the Genesee river at 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,561.

THEODORE 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 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 Theodore street, from the south end thereof 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 construction of a pine plank walk, four feet

in width on the west side of Theodore street, from the south end thereof, to Clifford street. Also, the necessary sidewalks, 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 \$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:

One tier of lots and parcels of land on the west side of Theodore street, from the south end thereof to Clifford 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15

FINAL ORDINANCE, NO. 3,562.

AVENUE A, 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 notice, and, after hearing such allegations from all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to construct a plank walk on Avenue A from Harris avenue to Conkey 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 pine plank walk four feet and eight inches in width on the north side of Avenue A from Harris avenue to Conkey avenue. Also the necessary sidewalk 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 \$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:

One tier of lots and parcels of land on the north side of Avenue A, from Harris avenue to Conkey avenue.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,563.

OPENING A STREET FROM NORTH ST. PAUL STREET TO BROWN'S RACE.

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 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 allegation from all persons appearing.

Ald. Bohrer submitted the following:

An ordinance to open a new street, from North St. Paul street to 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, and hereby judge that the public good requires the same to be done, viz:

The opening of a street 50 feet in width from the west line of N. St. Paul street to the east line of Brown's race, except where crossed by Cataract street, the south line of said proposed street being described as follows, viz.: Beginning at a point in the west line of N. St. Paul street 156 feet north of the north line of Cataract street, thence extending southwesterly in a direct line across the Genesee river to the northeast corner of the Davis, or what was formerly known as the Granite Mill; thence still southwesterly in a line parallel with the north line of Platt street to the east line of Brown's race; also an additional width on the south side of the above described street equal to that part of F. P. Michel's property lying between the south line of the 50 foot street above described, and the north line of the Davis, or what was formerly known as the Granite Mill.

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 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:

All of the lots and parcels of land as they exist at the date of the passage of this ordinance, in the second and Fifth wards of the city.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.
Nays—Ald. Thayer—1.

FINAL ORDINANCE, NO. 3,564.

PLATT STREET RIVER BRIDGE.

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, 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 construct a bridge across the Genesee river from near Cataract street to a point opposite 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 wit:

The construction of a wrought iron, or steel deck bridge, with the substructures necessary thereto, across the Genesee river, connecting the top of the east high bank of said river near Cataract street, with the top of the west high bank thereof opposite Platt street. Said bridge shall have one roadway 22 feet in width between the center of trusses, and two sidewalks, each 8 feet in width between the center of the trusses and the center of the hand rail. The center line of said bridge shall be located 25 feet north of and parallel with the following described line, viz.: Beginning at a point in the west line of North St. Paul street, 156 feet north of the north line of Cataract street, thence extending south westerly in a direct line across the Genesee river, to the northeast corner of the Davis, or what was formerly known as the Granite Mill. The grade of the roadway of said bridge shall coincide with a line drawn direct from the average present grade of the railroad track on the top of the east high bank of the river at the location heretofore described, to the average present grade of the plank roadway over Brown's Race opposite Platt street.

And the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$120,284, and said estimate being deemed reasonable, is hereby approved.

Resolved, further, that the whole expense thereof shall be paid in the manner following: \$110,000, shall be paid from the public treasury of the City of Rochester by the City Treasurer thereof upon orders drawn pursuant to the future direction of the Common Council, of said city and that the bonds of the city be issued and sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by the Common Council, to obtain the necessary sums to pay for the above bridge; and that the sum of \$10,284.00 or as much as may be necessary over \$110,000, shall be assessed on all the lots and parcels of land in the second and Fifth wards of the city.

On which above described lots and parcels of land the necessary portion of the whole expense of said improvement is hereby ordered assessed, the assessment upon each lot or 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, McMillan, Fee, Kohlmetz, Fritzsche, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—12.
Nays—Williams, Foley, Thayer—3.

FINAL ORDINANCE NO. 3,565.

SOUTH CLINTON STREET ASPHALTIC 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 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 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 an asphaltic improvement on South Clinton street, from East Main street to the south line of Washington 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 improvement of South Clinton street, from the south curb line of East Main street to the south line of Washington park, by the proper readjustment of all crosswalks, and the construction of a Vulcanite asphaltic pavement on the remaining portion of the roadbed of the street between the limits mentioned; with a line of new Medina stone curbs on each side of said pavement, except where curbstones of the kind specified exist in front of the East Side Savings Bank building, width of roadway to be 37½ feet. Also the adjustment of the brick pavement on the sidewalks to the alignment and grade of the curbstones; together with the necessary manholes, surface sewers, lot laterals, gas and water services, and the cleaning of the main sewer in the street, if found to be necessary.

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 \$22,566, 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 Clinton street, from East Main street to the south line of Washington 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 shall derive therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Fee moved that the Executive Board be requested to postpone the award of the contract for South Clinton Street Asphalt Improvement until after March 1, 1889. Adopted.

UNFINISHED BUSINESS.

Action on the proposed penal ordinance to amend the penal ordinance "relating to nuisances, etc.," published at page 249 current proceedings, being in order.

Ald. Swikehard moved that the ordinance be amended so as to read as follows:

An Ordinance to amend a penal ordinance relating to nuisances, public peace and good order, riots disturbances and disorderly assemblages and other matters, passed October 26, 1886.

Passed November 13, 1885.

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. Section one of said ordinance relating to nuisances and other matters is hereby amended so as to read as follows:

SECTION 1. No person, corporation or association shall make, aid, countenance or assist in making, any riot, noise, disturbance, false alarm of fire or improper diversion in and of the streets, lanes, alleys or other public places, or in or upon any public or private premises, or elsewhere, nor for more than *thirty* seconds at any one time, during the period of thirty minutes on any day, blow, or cause to be blown, any whistle blown by steam or other artificial means within the city of Rochester to the annoyance or disturbance of any of the citizens, travelers or otherwise, under a penalty of, and be fined, not less than two dollars, nor more than fifty dollars, for each offense.

§ 2. Section nineteen of said ordinance relating

to nuisances and other matters is hereby amended so as to read as follows:

§ 19. Every execution issued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions hereof, except as is hereinbefore otherwise specifically provided, 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 the period hereinafter specified, and the person or persons violating this ordinance, or any of the sections or provisions hereof, and failing to pay the penalty or fine therefor, shall be imprisoned in said Penitentiary for two days for each one dollar of the amount of the judgment recovered, but in no case to be less than ten days nor more than one hundred days.

§ 3. This act shall take effect immediately.

Adopted.

Ald. Kelly moved that further action on the ordinance as amended be postponed two weeks. Adopted.

Action on the proposed penal ordinance to amend the penal ordinance relating to streets, published at page 273 current proceedings, being in order.

Ald. Swikehard moved that action on the ordinance be further postponed two weeks. Adopted.

Ald. Kelly moved that action postponing action on the penal ordinance to amend the penal ordinance relating to nuisances be reconsidered. Adopted.

Ald. McMillan moved that further action be indefinitely postponed. Lost.

The penal ordinance to amend the penal ordinance relating to nuisances was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Swikehard moved that action to postpone action on the penal ordinance to amend the penal ordinance relating to streets be reconsidered. Adopted.

The ordinance to amend the penal ordinance relating to streets was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Action on the assessment roll for Willard street sewer being in order, Ald. Sullivan moved that action be further postponed two weeks. Adopted.

Action on the assessment rolls for Exchange street extension No. 3,334, and Ketchum street opening, No. 3,446, being in order, allegations were called for, and no person appearing, Ald. Kohlmetz submitted the following.

By Ald. Kohlmetz—Resolved, That the assessment rolls for Ketchum street opening No. 3,446, and Exchange street extension, No. 3,334, be and each of said assessment rolls hereby is confirmed. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

EXECUTIVE BUSINESS.

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

Adopted as follows:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Clarence J. Fenner, T. Murphy, Sadie J. Gates, Julius Clark and Fred Barrows having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Thayer—Resolved, That the Executive Board be authorized and requested to advertise and sell to the highest bidder, if deemed best for the interests of the city, the houses, appurtenances and any other property that is to be removed from

the territory to be taken for the opening of Ketchum street, as provided by Ordinance No. 3,446, and report the result of its action to this Board. Adopted.

By Ald. Thayer—Whereas, No agreement for the purchase of lands necessary to be taken for opening of a street from Norton street to Van Stallen park as contemplated by ordinance No. 3,544 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 termination of said street proposed to be opened, 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. Kelly—Petition of Micaiah W. Jackson. Referred to the Law Committee.

By Ald. Kelly—Whereas, a great deal has been said about Vincent place, Andrews street and Court street bridges being in an unsafe condition for heavy loads, therefore

Resolved, that the Executive Board and the City Surveyor be, and they hereby are requested to make examinations of those bridges and report to this board with recommendations. Adopted.

By Ald. Kelly—

Whereas, Owing to the great affliction to this community in the destruction of many human lives and the permanent and terrible injuries of many persons, caused by the recent fire in the Steam Gauge and Lantern Works, which, it is claimed, might have been avoided, in a large part at least, by the proper construction of the building, and the placing of the necessary number of proper fire escapes thereon; and,

Whereas, It has also been asserted that many other buildings in this city, in which many persons of both sexes are employed, are equally dangerous by reason of the same defects; and,

Whereas, Buildings are constantly being erected for manufacturing purposes, in which many human beings are, or may be contemplated to be, employed without proper precautions to protect their lives being taken; now, therefore

Resolved, That a committee of three members of this board, to be named by the chair, be appointed to act with the fire marshal and city attorney to prepare such ordinances, and recommend such action to be taken by this board as will lead to the prevention of similar disasters. Adopted.

By Ald. Schroth—A remonstrance against the erection of a storehouse by I. Lipsky on Herman street. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also the petition of Charlotte Hermann; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Resolved, That the Lamp Committee be instructed to remove the gas light on Lawrence street, near East avenue, and replace the same at the lower end of Lawrence street, near Charlotte street. Adopted.

By Ald. Foley—Resolved, That the President of this Common Council, be and hereby is designated for the purpose of ascertaining, and if found sufficient, of approving the bond and sureties thereto, to be given by Thomas Mahoney as Sealer of Weights and Measures, which bond is hereby required to be in the penal sum of \$5,000 and to be signed by said Mahoney and at least two sureties, who shall each justify in the sum of \$5,000, and be residents and free holders within the county of Monroe, and which bond as to form shall also be approved by the City Attorney. Adopted.

Ald. Foley moved that all action on the penal ordinance regulating the fees and compensation of the sealer of weights and measures published at page 97, current proceedings, and adopted June 25, 1888, be reconsidered. Adopted.

On motion of Ald. Foley, the ordinance was referred back to the Law Committee for revision.

By Ald. Foley—Petition of Wm. J. Callahan for

permission to erect a wood building on Champlain street. Permission was granted.

By Ald. Williams—Petitions of Hirschfield & Ballard and E. P. Webb. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—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 (including clerks) for (\$75) seventy-five dollars each in full for services as registrars and inspectors of the general election of 1888, 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; also an order in favor of each proprietor (except the city of Rochester) of places used for election purposes for the sum of thirty dollars (\$30), and charge contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Kohlmetz—Petition of Western Union Telegraph Company and Erdolin Pascaiar. Referred to the Assessment Committee.

By Ald. Kohimetz—Resolved, That the property owners on Avenue A have permission to lay their own walks inside of ten days, and the City Surveyor be directed to establish the grade as soon as possible. Adopted.

By Ald. Fee—Whereas, No agreement for the purchase of land necessary to be taken for the widening of Clinton park from Monroe place to Grif-fith street as contemplated by Ordinance No. 3,545, 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 termination of said street proposed to be widened, according to the provisions of section 174 of the City Charter, and that the City Attorney be, and hereby is, instructed to take such proceedings as may be necessary to secure such object. Adopted.

Ald. Sullivan presented the petition of M. F. Williamson for permission to erect a wood building on Bolivar street. Permission was granted.

The President announced the following committee on application of G. E. Fisher for a franchise to lay gas pipes in the public streets: Ald. Thayer, Kelly, Judson.

Committee to act with the City Attorney and Fire Marshal in preparing ordinances relating to fire escapes: Ald. Kelly, Hall, McMillan.

On motion of Ald. Foley the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Nov. 27, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

Absent—Ald. Judson—1.

By Ald. McMillan—Petition of J. M. Paddock to erect a wood building. Referred to the wood building committee and fire marshal with power to act.

By Ald. McMillan—Bills of

John Becker, collecting garbage	\$ 114 00
John Roach,	114 00
Mrs. Frank Vahue, collecting garbage	114 00
Jacob Rauber,	114 00
Daniel Hickey,	114 00
Lorenz Sehm,	114 00
Peter Hardy,	114 00
Patrick Bradley,	114 00

Wm. Rosengreen,	114 00
Martin Mason,	114 00
Jos. Greenauer,	114 00
Jacob Stein,	114 00
Union & Advertiser, printing report Oct.	6 00
O. J. & J. A. Bryan, disinfectants.	4 73
Jas. H. Chamberlin, hose rings.	6 00
Chas. Englert, board of fisher's horse.	40 00

Referred to Health Committee.
By Ald. Williams—Petition of Thomas M. Doxtater, F. W. Zimmer, M. D., Geo. S. Riley and Emma Linscott, to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—Petition of the Page Brick Kiln Co. to erect wood buildings; also remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal to report back to the Board.

By Ald. Foley—Petition of Dr. G. Waldron, claim for damages to wagon. Referred to the Law Committee.

By Ald. Foley—Petition of Louis Jesserer for permission to erect wood buildings. Permission granted.

By Ald. Selye—Petition of W. G. Ricker for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Hall—Petition of Delia A. Barton to erect a wood building. Referred to the wood building committee and fire marshal with power to act. Also petition for electric lights on New Alexander street. Referred to the lamp committee and city surveyor.

By Ald. Schroth—Petitions of Joseph Ashton and Falk Bloom. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kelly—Petition of Hugh O'Hara, claim for damages. Referred to the law committee.

By Ald. Kelly—Communication from William Harris in relation to fire escapes. Referred to the committee on fire escapes.

By Ald. Thayer—Petitions for electric lights on Field street, Boardman avenue, Webster avenue, Goodman street and Boston park. Referred to the lamp committee and city surveyor.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan moved that rule 38, in relation to bills, be suspended, and that the health bills be placed upon the budget.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly, Thayer.—14.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
NO. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., November 27, 1888.

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

GENTLEMEN:—I have been requested by His Honor the Mayor and your Lamp Committee to submit to you an opinion upon the liability of the city for electric lights erected without direct authority from your Board.

There is no question but that the erection of the lights in question was within the scope of the corporate powers of the Common Council, and it is not disputed that the Lamp Committee exceeded its authority in ordering their erection.

The city, therefore, is not legally bound for the cost of those lights, unless it has, in some way, ratified and validated the acts of that committee. That a municipal corporation may ratify the unauthorized acts and contracts of its agents or officers, which are within its corporate powers, is conceded by the most eminent writers on municipal law, and the courts of this and other states have invariably sustained that doctrine. A corporation, the court says, in the case of Hoyt vs. Thompson's executors, 19 N. Y., 206, may ratify the unauthorized acts of its agents, and such ratification may, it seems, be inferred from acquiescence merely. Judge Denio, in the case of Peterson vs. the Mayor etc., of New York, 17 N. Y.: 453, holds that a

principal may ratify his agent's acts by express assent, or by acts or conduct inconsistent with any other supposition than that he intended to adopt and own the acts done in his name. This principle, he says, is as applicable to corporations as to individuals.

It is unnecessary to multiply authorities, and I need only add that I have found no cases which, in any way, run counter to the opinions above expressed.

In the case before us the lights in question were, to a great extent, ordered and erected, not only with the knowledge, but also upon the solicitation and request of many of the aldermen constituting the Common Council.

The Common Council was, for the period of many months, aware of the manner in which a number of lights in excess of those specified in the contracts with the different companies, and called for by special resolution of the Board, had been erected. No objection has been made, and the electric light companies have never been officially notified that the Common Council did not sanction the acts of its committee. On the other hand, month after month, bills for these unauthorized lights have been presented to the Common Council, who repeatedly ordered their payment, and this action has been approved by the Mayor.

I am of the opinion that these contracts, thus made by the Lamp Committee, have become the contracts of the Common Council; that the ratification of the Lamp Committee's acts has been clear and unequivocal, and that The City of Rochester is both legally and equitably bound to pay the bills.

Very respectfully,
CHAS. B. ERNST, City Attorney.

Ordered received, filed and published.

FINANCE BUDGET NO. 8.

ROCHESTER, N. Y., Nov. 27, 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.

Rochester Herald Pub. Co., printing notices.	66 50
German Printing Co., printing notices.	200 00
P. A. Costich, services City Attorney.	10 00
John C. Moore, binding books.	6 00
C. E. Morris, stationery.	49 60
J. C. Barnard, material for Surveyor's office.	14 80
Woodbury, Morse & Co., paint, oil and brushes.	2 38
Lawrence W. Davis, serving notices.	15 64

PAY ROLL FOR MONTH OF NOVEMBER.

C. R. Parsons, Mayor.	\$275 00
Wm. H. Tracy, alderman.	62 50
Thos. McMillan,	62 50
Henry T. Kohlmetz,	62 50
Forest H. Williams,	62 50
DeVillo W. Selye,	62 50
Geo. B. Swikehard,	62 50
John U. Schroth,	62 50
J. Miller Kelly,	62 50
John A. Davis, Treasurer.	375 00
Edward Thomas, Asst. Treasurer.	125 00
Charles M. Beattie,	116 66
A. D. Davis,	83 33
Fred E. Shedd,	83 33
Geo. J. Magin,	40 00
Chas. H. Stillwell,	100 00
Chas. B. Ernst, City Attorney.	350 00
H. J. Sullivan, First Asst. City Attorney.	291 66
Frank J. Hone, Second Asst. City Atty.	150 00
E. D. Smith, Stenographer.	100 00
W. J. Burke, Clerk.	83 33
I. F. Quinby, Surveyor.	191 66
Oscar H. Peacock, 1st Assistant Surveyor.	183 33
W. J. Stewart, Assistant Surveyor.	125 00

W. B. Sackett, " "	83 33
W. W. Race, " "	66 66
John Kenyon, " "	54 24
Wm. M. Rebasz, " "	75 00
Martin Wahl, " "	55 00
F. L. Smith, " "	25 00
C. L. Raymond " "	66 00
Orville Sirowger.....	50 00
Jos. Boschert.....	48 00
L. A. Pratt, City Assessor.....	250 00
M. J. Mahar, " "	250 00
Jacob Gerling, " "	250 00
Thos. E. White, Judge Municipal Court.....	200 00
Geo. E. Warner " "	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.....	25 00
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 J. Toole, Milk Inspector.....	83 33

POOR FUND.

Curran Bros,	25 00
H. Hedditch meat	50 00
L. W. Maier burials	55 50
F. J. Amsden, transportation	26 83
Chas. Englert, hack hire	20 00
Thos. Groves shoes	5 25
O. J. & J. A. Bryan, drugs and medicines.....	3 95
Czar Dunning	3 86
E. H. Davis & Co.,	10 05
D. McCormick stove	28 00
Henry Brinker beans	80 72
R. Ramasetter bread	10 24
W. C. Dickinson coal	181 75
Elizabeth Kelly rent	14 00
Jas. Baker	15 00
J. C. Coleman	15 00
Bohrer Bros. groceries	15 75
Jas. McMannis	64 82
B. F. Martin	144 98
Aug. Gysel	40 00

PAY ROLL FOR MONTH OF NOVEMBER.

A. H. Martin, Overseer	141 66
J. H. McGregor, Clerk	75 00
Thos. Swanton,	75 00
Jos. Eagan,	75 00
Geo. Hartel,	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk	65 00

LAMP FUND.

Brush Electric Light Co., lighting lamps, Aug.....	\$6,724 50
Brush Electric Light Co., lighting lamps, Sept.....	6,577 50
Brush Electric Light Co., lighting lamps, Oct.....	6,798 30
Rochester Electric Light Co., lighting lamps, Aug.....	2,164 71
Rochester Electric Light Co., lighting lamps Sept.....	2,128 80
Rochester Electric Light Co., lighting lamps, Oct.....	2,199 76
Edison Electric Light Co., lighting lamps, Aug.....	1,191 33
Edison Electric Light Co., lighting lamps, Sept.....	1,451 11
Edison Electric Light Co., lighting lamps Oct.....	1,531 40
Rochester Gas Co., lighting lamps, Aug.....	565 75
Rochester Gas Co., lighting lamps, Sept.....	386 45
Rochester Gas Co., lighting lamps, Oct.....	236 05
Citizens Gas Co., August.....	937 65
September.....	881 50
October.....	884 05

moving lamp.....	9 73
Municipal Gas Co., lighting August.....	344 10
September.....	330 40
October.....	337 90
Howe & Bassett, labor and material.....	23 25
C. F. Stone, carting lamp posts.....	6 00
T. L. Hamlin, hack hire.....	4 50

PAY ROLL FOR NOVEMBER.

C. R. Finnegan, Sup't of electric wires.....	\$50 00
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CITY PROPERTY FUND.

Henry D. Blackwood, ballot boxes.....	\$ 108 00
Kondolf Bros., ice for fountain.....	30 75
Minges & Shale, fifty chairs, City Hall.....	20 00
Garvey & Donnelly, three iron pickets.....	2 25
J. C. Barnard, paint, oil and glass.....	36 25
Sargent & Greenleaf, locks, keys.....	9 50
F. J. Irwin, cleaning City Hall.....	65 60
Ed. Emerich, care of public c'ooks.....	87 50
Edison Electric Light Co., lighting City Hall.....	141 67
F. Shaffner, Jr., Furniture Mayors' office.....	30 00
Chas. Hetzler, labor and material.....	32 82

HEALTH FUND.

Mrs. Frank Vahue, collecting garbage.....	\$ 114 00
Jacob Rauber,	114 00
Jos. Greenauer,	114 00
John Roach,	114 00
John Becker,	114 00
Jacob Stein,	114 00
Wm. Rosengreen,	114 00
Park Bradley,	114 00
Martin Mason,	114 00
Peter Hardy,	114 00
Lorenz Sehm,	114 00
Daniel Hickey,	114 00
Jas. R. Chamberlain, hose rings.....	6 00
Union and Advertiser, printing report &c.....	6 00
Messrs. Bryan, disinfectant.....	4 73
Chas. Englert, board horse, Sept. and Oct.....	40 00
H. D. Bryan, 8,000 death certificates.....	48 00
C. E. Morris, record book.....	24 00
A. F. & S. C. Stewart, repairs to flusher's wagon.....	4 30

PAY ROLL, MONTH OF NOVEMBER.

Dr. J. J. A. Burke, Health Officer.....	\$ 83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heinold, keeper Hone Hospital.....	50 00
George W. Hall, Health Inspector.....	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

POLICE FUND.

Fred W. Lang, hay and straw.....	\$35 17
Joseph H. Adwin, painting patrol wagon.....	47 00
54th Regt. Band, music annual parade.....	38 00
O. J. & J. A. Bryan, vitrol.....	127 56
Charles H. Bidwell, oats.....	68 72
Rochester Gas Co., gas, patrol house.....	22 05
Utica Fire Alarm Tel. Co., 200 zines.....	120 00
Chas. Englert, livery.....	32 50
Rochester Printing Co.....	1 50
Union and Advertiser, lamp report book.....	10 38
Woodbury, Morse & Co., repairs at headquarters.....	17 34
A. F. & S. C. Stewart, repairs patrol department.....	41 65
John Siddons, repairing patrol box.....	4 05
B. Frank Fnos, expenses, October, 1888.....	9 59
Standard Cab Co., services.....	4 25
Rochester Dist. Tel. Co., services, Oct.....	4 85
Western Union.....	55 64
Ben C. Furtherer, expenses in Reynolds case.....	5 00
Geo. Long, expense Boyle case.....	6 23
Joseph S. Rowarth, expenses in Boyle case.....	2 20
Patrick C. Kavanagh, expenses in Galloway case.....	6 01
Patrick C. Kavanagh, expenses in Doyle case.....	3 26

Patrick C. Kavanagh, expenses in Doyle case.....	13 54
Patrick C. Kavanagh, expenses in Lynch case.....	6 55

PAY ROLL FOR MONTH OF OCTOBER.

B. Keeler, Police Justice.....	291 67
B. Frank Enos, Police Clerk.....	150 00
Peter Lauer, court attendant and interpreter.....	90 00
John H. Dana, court officer.....	75 00
J. P. Cleary, Superintendent.....	150 00
Chas. McCormick, Day Capt. and As. Chief.....	125 00
Wm. Keith, Night Capt. and Asst. Chief.....	116 67
John C. Hayden, Chief of Detectives.....	108 33
Thos. Lynch, night detective.....	90 00
Henry Baker Detective.....	90 00
Jos. S. Roworth.....	90 00
Patk. C. Kavanagh.....	90 00
Thos. Dukelow.....	90 00
Ben C. Furtherer.....	90 00
Geo. Long.....	90 00
Robert Burns.....	90 00
Chas. Seiffert.....	90 00
Frank B. Allen, Lieutenant.....	85 00
John A. Baird.....	85 00
John E. McDermott.....	85 00
Frank S. Skuse.....	85 00
Fred Kippnut.....	85 00
Wm. White, Patrolman, 4 a. m.....	75 00
Ed. Van Vorst.....	5 00
John C. McQuatters.....	75 00
John M. Reis.....	75 00
William Murray.....	75 00
E. O' Loughlin.....	75 00
Louis Nold.....	75 00
John Mitchell, 12 m.....	75 00
Wallace R. McArthur.....	75 00
Andrew Connolly.....	75 00
Hugh Clark.....	75 00
Jacob Frank.....	75 00
Danl. Golding.....	75 00
Mich. Hynes.....	75 00
Ed McDonough.....	75 00
Dennis Hogan.....	75 00
Wm. Laragy.....	70 00
Mich. Cain.....	75 00
Wm. P. O'Neil.....	75 00
Wm. McKelvey.....	75 00
Geo. Mohr.....	75 50
Jacob Harter.....	75 00
Robert Sloan.....	75 00
Jos. St. Hellen, 8 p. m.....	70 00
John Wangman.....	75 00
Nich. J. Loos.....	75 00
John Dean.....	75 00
Samuel Schwartz.....	75 00
James A. Johnson.....	75 00
John Monaghan.....	75 00
John B. Davis.....	60 00
Jas. P. Flynn.....	50 00
Charles W. Peart.....	75 00
Charles Hart.....	75 00
Peter Hess.....	75 00
Oliver A. Youle.....	75 00
Hiram Rogers.....	57 50
Benj. L. Stetson.....	75 00
Patk. C. Caulfield.....	75 00
Patrick Culligan.....	62 50
Michael Englert.....	75 00
John Sullivan.....	67 50
John Yaman.....	75 00
George H. Kron.....	32 50
George Leise.....	75 00
Henry Baker, Jr.....	62 50
Michael Fitzpatrick.....	75 00
William Hilliard.....	75 00
Fred. Walter.....	75 00
John Bletzer.....	75 00
A. J. Moynihan.....	75 00
Ferd. A. Klubertanz.....	75 00
John E. Moran.....	75 00
Theo. H. Cazeau.....	75 00
Chas. P. Player.....	57 50
Job. W. Chatfield.....	57 50
John Coughlin.....	75 00
Albert Gerber.....	75 00
John W. Banker.....	70 00

James B. Cady.....	75 00
Albert B. Marble.....	75 00
John M. Durkin.....	75 00
Julius Luscher.....	75 00
Wm. E. O'Brien.....	75 00
Chas. Weber.....	75 00
John Shire.....	75 00
Victor Hohman.....	75 00
Charles C. Alt.....	75 00
Jeremiah O'Grady.....	75 00
Thos. H. Gargan.....	67 50
Martin P. Snyder.....	75 00
John A. Weber.....	75 00
John P. McDonald.....	65 00
Wm. A. Metzger.....	75 00
Thos. Foley.....	75 00
Wm. J. McBride.....	65 00
Frank J. Lynch.....	75 00
James Keenan.....	42 50
Sharon L. Sherman.....	75 00
Wm. S. Mullan.....	75 00
Thos. F. O'Connor.....	75 00
Julius A. Brown.....	72 50
Richard S. Congar.....	45 57
Geo. W. Finkle.....	65 00
Carl L. Shepard.....	60 76
George A. Stanton.....	65 00
Wm. H. Smith.....	65 00
Frank W. Perrin.....	65 00
Josef Kiah.....	65 00
Jos. A. Rendsland.....	65 00

PATROL DEPARTMENT.

Thos. A. Burchill, sergeant.....	85 00
Mich. Zimmerman.....	85 00
Ed. J. O'Brien.....	85 00
Patk. J. Cummings, policeman on wagon.....	75 00
James E. Byan, policemen on wagon.....	75 00
George Kleisley, policemen on wagon.....	75 00
Chas. Dingman, Driver.....	75 00
Robt. B. Swanton.....	75 00
Chas. Wilson.....	75 00
Louis W. Miller, operator.....	50 00
Henry W. Martin.....	50 00
Jos. B. Smith.....	50 00
Charles W. Strubel, doorman headquarters.....	75 00
Jacob Markey, janitor.....	65 00
Addie De Stoebler, matron.....	50 00
Maggie Gaffney, cleaning.....	25 00

EXECUTIVE BOARD DEPARTMENT.
ROCHESTER, N. Y., Nov. 27, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending Nov. 1.....	\$1,082 29	
..... Nov. 8.....	734 21	
..... Nov. 15.....	1,444 15	
..... Nov. 22.....	674 98	
		\$3935 63
Millington Sign and Banner Works, signs.....		18 00
William Duffy, supplies for men at Steam Gauge and Lantern Co.'s ruins.....		9 50
Stecher Lithographic Co., city note books.....		32 00
Geo. S. Bristow, use of horse and buggy.....		26 00
Hollister Lumber Co., lumber.....		136 78
John Weber, sand and gravel.....		16 40
Wm. B. Morse & Co., lumber.....		3 28
Samuel Sloan, plumbing.....		2 69
A. F. Sauer; repairs to tools.....		6 75
Chas. E. Flake, hardware.....		11 05
Henry Hebing, hardware.....		6 75
John Sanders, use of horse and wagon.....		30 25
James Johnston, insurance.....		26 00
Lewis P. Ross, rubber boots.....		5 10
Charles Wells & Sons, repairs to tools.....		2 03
Garvey & Donnelly, repairs to tools.....		3 75
C. C. Meyer & Son, surveyors' stakes.....		69 23
Whitmore, Rauber & Vicinus, crosswalk stone, &c.....		13 40
William McConnell, inspection, laying of		

electric wires.....	37 50
Foley & Duncan, lumber.....	708 02
John Leonard, supplies for men at Steam Gauge and Lantern Co.'s ruins.....	10 00
Thos. Oliver & Sons, surface sewers, &c.....	42 13
Thos. J. Neville, clerk, disbursements.....	24 10
Joseph P. Kimmel, coal.....	11 40
J. Scott Wilson, oil.....	4 48
E. Emory Jones, mitre gears.....	55 98
E. B. Chace, lumber.....	156 81

Total.....\$5,405 01

Water Pipe Fund.

Monthly pay-roll for November.....	\$ 708 15
Danford & Knapp T. & S. Co., est. No. 9, delivering pipe, &c.....	100 60
Donaldson Iron Co., final est. pipe and specials.....	1,123 92
Rochester Bridge & Iron Works, work at Plymouth ave. bridge.....	155 51
Thomas Lowery, stub wrenches.....	37 94
William Dyer, est. No. 4, group 135.....	700 00
2, 138.....	800 00
David Clancy, 2, 139.....	1,150 00
Thos. J. Neville, clerk, disbursements.....	18 35
R. D. Wood & Co., hydrants.....	26 00
William Dyer, labor, extending water main in Meng park.....	82 50

Total.....\$4,902 97

Water Works Fund.

Monthly pay roll for November, operating expenses.....	\$2,440 56
Monthly pay roll, service and repairs for November.....	2,708 32
Monthly pay roll for November, labor at Hemlock lake.....	166 13
Monthly pay roll for November, labor on Hemlock lake telephone line.....	158 00
Geo. W. Aldridge, salary for Nov.....	200 00
James M. Aikenhead.....	200 00
Julius Armbruster.....	200 00
W. I. Devendorf, ice house Hemlock lake Robert Crennell, labor and material.....	558 00
41 25.....	41 25
Rochester Gas Light Co., gas.....	12 00
Chas. H. Bidwell, oats.....	71 31
Joseph Nunn, taps.....	193 89
A. V. Smith Co., horse cover.....	3 50
Brush Electric Light Co., use of lights for October, 1888.....	9 30
John P. Smith, work on book.....	16 00
National Meter Co., meters and repairs.....	447 25
G. Herman Haass, polish.....	2 33
Rochester German Ins. Co., insurance.....	15 00
Jas. Johnston, insurance.....	42 70
B. F. Harris, rent of barn for November, 1888.....	37 50
Chamberlin's rubber store, packing, &c.....	26 08
John C. Moore, registers, &c.....	70 25
Scrantom, Wetmore & Co., pens and pencils.....	6 40
Dunn & Whalen, labor and material.....	4 95
J. Nelson Tubbs, disbursements.....	11 25
Schmidt & Kalbfleisch, engineer's paper.....	7 50
Thos. J. Neville, clerk, disbursements.....	108 85
Whitmore, Rauber & Vicinus, curb box stone and cement.....	4 25
M. Barry, wood and sand.....	28 50
Woodbury, Morse & Co., glass, paint, &c.....	11 06
P. Roman & Son, cartages.....	16 00
H. A. Kingsley & Co., hardware.....	71 00
James Gosnell, paint, oil, &c.....	47 00
William Dyer, labor, lowering water main.....	210 25
James Field, supplies.....	10 38
Louis Ernest & Son, hardware.....	13 13
C. H. Bidwell, oats.....	76 19
Thos. M. Blossom, transportation.....	23 70
Brettell & Wilson, repairs to machinery.....	9 67
Rochester Cotton Mill, use of water rights.....	32 50
McNeel & See, labor and material.....	11 25
Walker S. Lee & Son, horse hire.....	47 50

Total.....\$8,371 50

Fire Department Fund.

Pay roll for November, 1888.....	\$5,435 68
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Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co.,.....	237 50
Samuel Bemish, paid for washing.....	31 20
A. V. Smith Co., robe.....	8 75
Rochester Gas Light Co., gas.....	27 15
Jacob J. Kolb, ringing alarms, St. Joseph's Church.....	81 25
Wm. Bassett, labor and material.....	57 68
A. F. & S. C. Stewart, wagon and buggy.....	375 00
Boston Woven Hose Co., hydrant gates, etc.....	24 62
The La France Fire Engine Co., extension ladder.....	45 00
S. F. Hayward & Co., wire cutter.....	20 00
T. R. & J. Morris, carrots.....	28 00
John G. Hetzler, ice.....	18 55
Connell & Dengler, repairs to apparatus.....	30 88
C. H. Bidwell, oats.....	188 57
Kelly Lamp Co., repairs to lamps.....	2 70
James Field, supplies.....	2 00
Louis Ernst & Son, hardware.....	4 24
Schmidt & Kalbfleisch, supplies.....	3 30
John C. King, carpet, etc.....	115 25
Gilbert Brady & Co., paving etc. in front of hose houses.....	920 72
W. I. Devendorf, repairs to Active Hose house.....	41 40
Orlando K. Foote, professional services as architect on Active Hose house.....	15 00
Burke, FitzSimons, Hone & Co., blankets etc.....	114 50
Stephen Emmer, bay horse.....	250 00
Geo. Bantel & Sons, roan horse, and difference in exchange of horses.....	325 00

Total.....\$8,653 94

Local Improvement Funds.

John Klein, inspection Qualtrough place pipe sewer, O. 3,527.....	55 00
Jacob Kolb, inspection Lyell ave. and Saxton st. outlet sewer, O. 3,537.....	49 38
Joseph De Poe, inspection White st. pipe sewer, O. 3,554.....	40 00
D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259.....	59 50
August Seiser, inspection Clifford st. grading, O. 3,541.....	52 50
William Howe, inspection Genesee Valley canal sewer extension, O. 3,325.....	22 50
William S. Pike, inspection Third ave. pipe sewer, O. 3,551.....	25 00
George E. Bingham, inspection Bartlett street stone sewer, O. 3,549.....	43 75
Peter Cullen, inspection Pearl street sewer and improvement, O. 3,540.....	20 63
Geo. A. Widmer inspection Adams st. asphalt improvement O. 3,517.....	38 75
Jos. Qualtrough, inspection Platt st. outlet tunnel, O. 3,337.....	2 50
Obed M. Rice, inspection Glenwood ave. pipe sewer, O. 3,514.....	7 50
Myron H. Ray, inspection Schanck ave. sewer, O. 3,178.....	22 50
Monroe Bills, inspection Glenwood ave. pipe sewer, O. 3,514.....	37 50
Chas. T. Stott, inspection Lake avenue sewer rebuilding, O. 3,548.....	\$ 45 00

Street Department.

Use of steam roller, &c., Pearl st. sewer and improvement, O. 3,540.....	90 91
Inspection Elk st. plank walk, O. 3,546.....	1 06
Inspection, stakes, &c., Kirk st. plank walk, O. 3,539.....	6 44
Inspection, stakes, &c., Park row plank walk, O. 3,521.....	8 97
Inspection, stakes, &c., Reis park plank walk, O. 3,435.....	6 11
Inspection, stakes, &c., Yale st. plank walk, O. 3,547.....	5 52
Inspection stakes, &c., South St. Paul st. flag walk, O. 3,515.....	30 67
Inspection stakes, &c., N. Goodman st. plank and cement walks, O. 3,465.....	69 79
Inspection stakes, &c., Meng pk. grading and walk, O. 3,505.....	21 31
Inspection stakes, &c., Lake ave. sewer rebuilding, O. 3,548.....	17 80

Inspection stakes, &c., Adams st asphalt improvement, O. 3,517	35 01
Inspection stakes, &c., Warner, Otis, Lois and Wolf sts. and Rogers ave. walks, O. 3,524	22 30
Inspection stakes, &c., Schanck ave sewer, O. 3,178	88 59
<i>Water Works Department.</i>	
Labor Ward Street Medina Improvement, O. 3,440	23 14
Labor, &c., East Main St. McAdam Improvement, O. 3,249	9 00
Labor Pearl Street Improvement, O. 3,500	13 20
Labor Violetta Street Walk and Sewer Improvement, O. 3,470	32 35
Labor South Goodman Street Gravel Improvement, O. 3,473	130 77
Thos. Oliver & Sons raising stop gate, East Ave. Repairing Improvement, O. 3,501	2 00
Thos. Oliver & Sons, labor Pearl St. Improvement, O. 3,500	1 00
<i>Partial Estimates.</i>	
H. N. Cowles, Est. No. 1, Bartlett Street Stone Sewer, O. 3,549	999 00
Staud & McKelvey, Est. No. 4, Brown st. sweeping and cleaning, O. 3,450	50 00
F. M. McFarlin, est. No. 4, West ave. sweeping and cleaning, O. 3,438	99 99
Ehakim T. Cory, est. No. 4, Tremont st. sweeping and cleaning, O. 3,467	34 29
John Mauder, Est. No. 1, Qualtrough place sewer, O. 3,527	1,000 00
Geo. E. Sherry, Est. No. 5, Platt St. Outlet Tunnel, O. 3,397	1,050 00
Michael Ehrstein, Est. No. 1, White Street Pipe Sewer, O. 3,554	600 00
<i>Final Estimates.</i>	
Crosman & Meyer, Monroe ave. sweeping and cleaning, O. 3,466	90 00
H. L. & F. W. Jones, Lake ave. sewer rebuilding, O. 3,548	1,340 99
Weider & McMahon, Kirk St. plank walk, O. 3,539	555 76
Thomas Oliver & Sons, North Goodman St. plank and cement walks, O. 3,465	2,310 09
Hauk & Farnham, Yale St. plank walk, O. 3,547	97 78
R. Y. McConnell, South St. Paul St. flag walk, O. 3,515	857 41
Hauk & Farnham, Warner, Otis, Lois and Wolf Sts. and Rogers Ave. walks, O. 3,524	680 72
Chas. Ahnfeldt, Reis park plank walk, O. 3,435	243 80
Weider & McMahon, Park Row plank walk, O. 3,521	216 71
Weider & McMahon, Elk St. plank walk, O. 3,546	13 69
Whitmore, Rauber & Vicinus, Pearl St. sewer and improvement, O. 3,540	1,779 23
F. C. Lauers' Sons, Schanck Ave. sewer, O. 3,178	5,408 75
Thos. Oliver & Sons, Meng park grading and walk, O. 3,505	388 64
John Mauder, Rowe St. plank walk, O. 3,516	328 38
Total	\$19,283 18

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Schroth, Kelly, Thayer—13.

REPORTS OF SELECT COMMITTEES.

By Ald. Kelly—
 To the Hon. the Common Council of the City of Rochester:

GENTLEMEN—Your special committee, to whom was referred the preparation of a penal ordinance relating to fire escapes, etc., would respectfully report that it has held meetings at which it was attended by the leading architects of the city, together with the city attorney, fire marshal and chief engineer of the fire department and obtained their views upon the subject.

Your committee has also communicated with the clerks of the cities of New York, Brooklyn and Buffalo, in this state and Cleveland, Ohio; Philadelphia, Pennsylvania and Chicago, Illinois, with a view of obtaining a statement of the action of their municipalities in relation to the same subject and has obtained replies from the five first named clerks.

The subject is one of so great importance that, to intelligently act upon the matter, it will necessitate the examination of the charter and other laws to ascertain how far your honorable body's power in the premises extends, and also what will be a sufficient ordinance that will properly guard the lives and limbs of persons employed in the manufacturing of this city.

During the investigation which your committee has made, it has found a number of buildings that are so constructed as to render escape impossible for operatives in the factories therein in case of a fire which prevents their escape at the front, and, in that event, something ought to be done that will provide proper and sufficient escapes in the rear.

Your committee, under the circumstances, deems it necessary that the time within which it should make its report be extended to the next regular meeting of your honorable body.

Respectfully submitted
 J. MILLER KELLY,
 LEO J. HALL,
 T. McMILLAN,
 Special Committee.

Ordered received, filed and published and the committee was granted further time.

By Ald. Kohlmetz—Resolved, That it is the sense of the committee of Aldermen as well as the committee of citizens, to meet with them, to take steps for more water supply for the city of Rochester at once, and ask further time for a final report.

H. KOHLMETZ,
 F. H. WILLIAMS,
 T. McMILLAN,
 LEO J. HALL,
 Committee.

Ordered received, filed and published, and the committee granted further time.

By Ald. Thayer—
 To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN—Your special committee, to whom was referred the consideration of the petition of George E. Fisher, and the draft of a proper contract to be entered into with him, respectfully reports that, in its opinion, the following draft contains all the conditions essential for the protection of the interests of the city, and its citizens:

The natural gas contemplated to be furnished by the company incorporated, as provided in said draft, is used at present in other cities for public and private heating, lighting and manufacturing purposes, and its use has been of great benefit to the citizens of those cities, both rich and poor, in the way of convenience, comfort and economy. Your committee believes that its introduction into the city of Rochester will give a new impetus to manufacturing enterprises; that it will diminish the cost of fuel by bringing another kind of fuel into the market, and that it will largely increase the comforts of living, and thereby prove a great blessing and benefit to the citizens.

Your committee, therefore, recommends the adoption of a resolution directing the Mayor to enter into contract with Mr. Fisher as provided in the annexed draft.

Respectfully submitted,
 H. G. THAYER,
 J. MILLER KELLY,
 Special Committee.

Agreement, made and entered into this — day of November, 1888, between the City of Rochester, a municipal corporation, party of the first part, and George E. Fisher, of the same place, party of the second part.

Witnesseth: The said parties, in consideration of the premises and of the mutual covenants herein contained, agree as follows:

First—The party of the first part will at any time within one year from this date, upon the demand of the party of the second part, enter into a contract with a corporation, to be organized by the party of the second part, and those whom he shall associate with him, under the laws of this State, and as hereinafter specified and provided, granting to such corporation or company, for the period of fifty consecutive years from an immediately succeeding the date hereof, the right to lay, maintain and use in the public streets, avenues, lanes, alleys and places of the city of Rochester, mains and pipes for conducting or transmitting natural and other gas to be used for heat, light and power, which contract shall contain the following covenants, conditions, terms and provisions to be observed and kept by the parties thereto, and none other, to wit:

The mains and pipes of the said company to be organized, placed in any of the public streets, avenues, lanes, alleys or places of the city of Rochester, shall be so placed under the direction and superintendence of the Common Council or the Executive Board of the City of Rochester, or its successor and in obedience to the regulations and requirements adopted by said Common Council or Executive Board. The said Executive Board or Common Council may appoint a sufficient number of inspectors whose duty it shall be to supervise said work while it is being prosecuted, the salaries of the said inspectors to be a charge upon and paid by said company or corporation. Before commencing the laying of any mains or pipes in any of the public streets, avenues, lanes, alleys or places in the city of Rochester the said company or corporation shall prepare and furnish to the said Executive Board, or its successor, a plan showing the proposed location of the mains or pipes, with specifications giving full particulars as to the kind and size of pipes to be used, which plan shall be approved by the said Executive Board, or its successor, before the commencement of said work.

The Executive Board, or its successor in office acting as highway commissioners, shall in all cases determine the definite location of the mains and pipes which are to be laid in any such street, avenue, alley, lane or place; and said Board, or its successor, may also require said company or corporation to dig suitable test pits, wherever necessary, to determine the exact location of any existing gas, water, sewer, or other subterranean pipes or conduits which may be encountered in the course of the operation of said company or corporation. The time consumed by said company or corporation in performing the work of laying mains or pipes in the streets and highways of said city, together with the length of trench which may be opened at any one time, shall be determined and regulated by said Board, or its successor; and no such street, highway or place shall be opened by said company or corporation without a permit therefor from said Board, or its successor, which permit shall designate, among other matters herein mentioned, the location in said street, highway or place where the pipes or mains of said company or corporation shall be placed.

Furthermore, if at any time it shall be found necessary or expedient to lay the mains or pipes of said company or corporation and the appurtenances thereto under a portion of any sidewalk, or through any sidewalk area in said city, then the said company or corporation shall wherever necessary, first secure the consent of the owners of the abutting property so to do.

Furthermore if it shall become necessary or expedient at any time to lay the mains or pipes and appurtenances of said company or corporation between or under any street railway tracks in said city, then the said company or corporation shall first obtain the consent of the corporation owning such tracks so to do.

It is also understood and agreed that said company or corporation shall, at all times, keep and maintain its system of pipes and conduits within said city in a safe, first class, and thorough workmanlike manner and condition.

It is also understood and agreed, that said com-

pany or corporation shall, where required by the Executive Board, or its successor, lay a suitable line of distributing pipes or conduits on each side of any such street highway or place, where such a course shall be found expedient or necessary. Said company or corporation shall lay its mains and conduits and pipes not less than three feet below the surface of the street, highway or place, and it shall lay its surface pipes to the curb lines of such street, highway or place; and it shall also provide suitable, durable, and proper appliances to its pipes, mains and conduits, for regulating and controlling the supply of said gas, which appliances, so far as the same may form a portion of the roadway or pavement of any such street, highway or place, shall be approved by the Executive Board or its successor and said Common Council.

Immediately after the mains or pipes and their appurtenances of said company or corporation shall have been laid in any street, alley, avenue, highway, or place in said city, said company or corporation shall file with the said Executive Board or its successor, and said Common Council a detailed map showing the exact location of its said mains and pipes and appurtenances in said street, alley, avenue, highway and place, both with reference to the boundary lines and the curb lines thereof, and also with reference to the lines of all intersecting streets, lanes, avenues, highways and places. Said company or corporation shall also file with said Board, or its successor, a tabulated statement showing in figures the exact location of said pipes and their appurtenances in said streets, alleys, avenues and highways as aforesaid.

In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the purpose of placing therein mains or pipes of the said company or corporation reasonable diligence shall be exercised by the said company or corporation, its agents, servants and employees, to the end that any of such public streets, lanes, alleys, highways and places shall not be interfered with to any greater extent than is absolutely necessary in the workmanlike laying of such mains and pipes and appurtenances, and any of such streets, lanes, alleys, highways and places in which excavations shall be made for the purpose aforesaid, shall be by said company or corporation at the earliest possible day put in as good condition as before the excavation was made.

If in the prosecution of any work any gas, water, sewer, or other subterranean pipes or conduits become damaged, injured or broken, or if it should thereby become necessary to remove or alter the location of any such gas, water, sewer, or other subterranean pipes or conduits, then said corporation shall immediately notify the proper owner or corporation to whom such existing pipes or conduits lawfully belong; and any failure on the part of said company or corporation to notify such owner or corporation, shall render the said company or corporation liable to pay all claims, costs or liabilities that may accrue from the operations of said company or corporation.

Said company or corporation shall restore any and all streets, alleys, lanes, avenues, squares, parks and places in which it may lay mains or pipes, or which it shall disturb or interfere with in laying pipes or conduits, or in trenching or excavating for such purpose, or in using any of the apparatus or machinery in connection therewith, to as good condition as they were before the laying and use of said pipes, apparatus and machinery, and before said trenching and excavating were done, and it shall maintain the same in such condition for three years after such pipes are laid or such trenches or excavations have been dug or made; and in case it shall become necessary at any time thereafter for said company or corporation to make excavations in, or interfere with any street, lane, alley, avenue, highway or place in said city of Rochester for the purpose of repairing or making connections with or extensions to said pipes and appurtenances, then the same provisions relating to the restoration and maintenance of such street, alley, lane, avenue, highway and place, and for the length of time hereinbefore stated after the repairing or

making of such connection with or extension to said pipes, conduits or appurtenances, as is hereinbefore provided, shall become, and be, in full force and effect.

And in all cases where said city shall have taken a bond or agreement from any contractor or contractors to keep and maintain the pavements in any street, avenue, lane, alley or place in good repair for a given time, the said company or corporation shall keep that portion of any such street, etc., from which it may remove the pavement for the purpose of laying its pipes, conduits or mains, or appurtenances in good condition and repair for the same period of time stipulated in such bond or agreement between the said city and the contractor, notwithstanding the period named may exceed the period of three years aforesaid.

Said company or corporation shall, without delay, clear all such streets, avenues, lanes, alleys and places of the dirt and rubbish caused by, or resulting from, the laying and repairing of said pipes, conduits or mains and appurtenances, or the making of trenches or excavations therefor.

Said company or corporation shall reimburse the said city for all sums it may expend in restoring any street, avenue, lane, alley or public place, or any part thereof, to as good condition as the same was before the same was opened for the purpose of laying its pipes, conduits or mains and appurtenances therein, and for all sums expended in clearing any such street, avenue, alley or place from the dirt and rubbish caused by, or resulting from, the laying of its pipes and appurtenances, where the said company or corporation shall have failed to restore the same, or to remove such dirt or rubbish, as provided by this agreement.

In case the said company or corporation shall refuse or neglect to restore or maintain the streets, avenues, alleys, lanes and other places to, and in the condition, and during the time hereinbefore specified and provided for, or shall refuse or neglect to clear the same of dirt and rubbish, as herein specified and provided for within two days after said company or corporation has been notified in writing by said Common Council or Executive Board so to do, then the said city, Common Council or Board may cause and have said work performed, and the expense thereof shall be a charge upon, and paid by, said company or corporation.

The said company or corporation shall, before beginning to supply gas for any purpose in the city of Rochester, construct and at all times maintain sufficient and suitable holders or if more than one holder shall be required, two or more sufficient and suitable holders, to be used in the delivery or supply of gas in said city at low pressure, and shall apply wherever needed suitable safety appliances for the purpose of preventing explosions, leaks and accidents.

Said company or corporation shall indemnify and save harmless the said city from and against any and all claims, demands, actions, suits, judgments or liabilities of any name or nature that the said city may be subjected to or incur, in consequence of, or growing out of the opening of any of said streets, avenues, lanes, alleys or places, or the laying of said pipes, mains, conduits and appurtenances therein, or of permitting or having or using natural gas within the city, or in such pipes and their appurtenances or in said streets, avenues, lanes, alleys or other places, or in the doing of the work incident to this grant, or the manner of doing the same, or in consequence of injuries or damages to persons or property by such gas, or by reason of any explosion of such gas, or in consequence of or growing out of the failure of said company or corporation to restore the said streets, avenues, alleys, lanes or other places to as good condition as they were before being opened by it, or in consequence of, or growing out of any negligence of the said company or corporation, or its agents or servants. The said company or corporation shall also pay any and all damages which may result to property of every kind owned by the city of Rochester by reason of the construction and operation of the works pipes, mains and conduits and the appurtenances thereto of every description of said company or corporation, and by reason of

the explosion or escape of any portion of the gas furnished by said company or corporation in any point in said city, or where said city owns property, or by reason of the occurrence of any accident of any kind whatever resulting from the presence or use of said gas or pipes or conduits and the appurtenances thereto for conducting and using the same, of said company or corporation.

In case the city of Rochester shall order the widening of any sidewalk or roadway pavement in any street, avenue, lane, alley or place where the pipes and mains or conduits of said company or corporation or their appurtenances shall be laid, it shall be the duty of said company or corporation to remove and lay its service pipes, mains and conduits to the new curb line of such street, avenue, alley, lane or place so widened.

Whenever the said city shall determine to construct or lay any sewer, or branch thereof, or any pipe, or branch thereof, or any other subterranean construction in or across any street, avenue, lane, alley or place where any of said pipes, mains or appurtenances of said company or corporation shall be laid, said company or corporation shall, at its own expense, lower, elevate, change or remove its said pipes, mains and appurtenances so that said sewer, or branch thereof, or pipe, or branch thereof, or any other subterranean construction, may be laid or constructed at the point and place determined upon by said city.

And in case the city of Rochester shall determine at any time upon, and undertake, the construction of a sub-way in any street, alley, lane, avenue or place in said city for the reception and maintenance of gas, water, steam or other pipes or conduits, then the said company or corporation shall, if required by the Common Council or Executive Board of said city or its successor, remove at its own expense, all its pipes, mains conduits and appurtenances from their existing location in such street, alley, lane, avenue or place in said city, and shall introduce the same in such manner, and at such place, within said sub-way as the said Common Council or Board or its successor shall direct, and said company or corporation shall also pay to said city a fair rental for the use of such sub-way, which rental shall be fixed by the proper authorities of said city.

In case any pipe or conduit, and the appurtenances thereto laid by said company or corporation in any street, alley, avenue, lane or place in said city shall, at any time, remain unused for the purposes mentioned herein by said company or corporation for a period of one year, the same shall either be removed from such street, alley, lane, avenue or place or be put to the proper uses and purposes mentioned in this contract, within thirty days after the service of written notice either to so remove or use the same, by the said Common Council or Executive Board or its successor; and in case of the failure of said company or corporation either to so remove said pipe or conduit and appurtenances or to so put the same to the uses mentioned in this contract within thirty days after the service of said notice, then the said City of Rochester may take possession of such pipe, main and conduit and its appurtenances, without any liability on its part to said company or corporation for compensation and damages therefor, and said city may remove such pipe, main or conduit and appurtenances from such street, alley, lane, avenue or place, and dispose of it for the city's own use or benefit in any manner in which it may deem fit.

The said company or corporation shall actually begin the laying of its pipes in the streets of said city on or before the first day of January, 1890, and if the said company or corporation shall fail or neglect to comply with this provision, then the Common Council of said city may declare any and all rights granted hereunder forfeited and the same shall thereupon be forfeited.

The said company or corporation shall have natural gas ready for delivery in the city of Rochester through its mains or pipes within three years from the date of the execution of this contract, and in the event of the failure of the said company or corporation so to have such gas ready for delivery,

the right under this contract granted by the city of Rochester to said company or corporation shall be voidable at the option of the party of the first part.

The said company or corporation before beginning its operations or exercising any right or privilege under this grant in the city of Rochester, shall execute and file with the Mayor of said city a bond in the sum of seventy-five thousand dollars, (\$75,000) with at least three sureties, who shall be freeholders of the state of New York, each of whom shall justify in the amount of said bond, which bond and the sufficiency of the sureties shall be approved by the Mayor and the City Attorney, the conditions of said bond to embrace all the stipulations herein set forth to be performed and fulfilled by the said company or corporation and to contain a condition for successive recoveries to be had thereon as rights or causes of action accrue at any time.

If at any time the Common Council or Mayor of the city of Rochester shall deem the sureties in the aforesaid bond of indemnity to be insufficient, by reason of the death or insolvency of any of them, the said Common Council or Mayor may, upon ten days' notice, deposited in the postoffice at Rochester, N. Y., inclosed in a sealed wrapper or envelope, with the postage prepaid thereon, and addressed to said company or corporation, at Rochester, N. Y. require said company or corporation to furnish other or further satisfactory bonds or sureties, to be approved in the same manner as above provided, and in case of the failure of the said company or corporation to comply with the terms of said notice in the time and manner above set forth, then said contract and franchise, and all rights flowing therefrom, shall become null and void.

The party of the second part also undertakes and agrees that it will, within one year from the date hereof, cause to be organized by himself and associates a corporation under the laws of this State, which corporation shall have power to enter into and fulfill said contract aforesaid.

It is also hereby understood and agreed by, and on the part of, said company or corporation that in the digging of trenches and refilling of the same, no Italian labor, so called, shall be employed, but, on the contrary, in the performance of such work, and also all other work herein provided for, as far as practicable, the said company or corporation will employ persons residing within the said city of Rochester to do the same.

The said party of the second part shall not, at any time, assign this contract, or the franchise herein granted, except it be to a company or corporation, some of whose trustees or directors shall be residents of, and whose principal office shall be, and at all times remain, in the said city of Rochester, and in the event of the assignment or transfer of this contract, or said franchise, otherwise than above provided, the grant and franchise hereby given and created, and all rights hereunder shall become void.

The said city of Rochester hereby reserves the right to make other and similar grants in said city for like purposes to any other company or companies applying therefor, under such conditions and restrictions as its Common Council may deem proper, the same as if this grant had not been made: provided that in no case shall the mains of more than two competitive companies be laid in the same street, avenue, alley, lane or place.

It is further agreed that in case of any assignment or transfer of this contract, or of the franchise hereby granted, the company or corporation to whom the same is so assigned or transferred shall at all times be subject to, and required to perform, each and all of the limitations, conditions and covenants herein imposed or provided then remaining unperformed, and the said bond shall relate to, and provide, for the fulfillment of all of the said conditions, covenants and restrictions remaining unperformed by said transferee at the times, and in the manner above set forth.

The said company or corporation shall, before commencing business in said city, make and file with the City Clerk a schedule which shall contain

the prices which it will charge for supplying gas to consumers; but it may at any time thereafter file new schedules of prices, provided, however, that at no time shall it be permitted to fix, collect or charge a greater rate to any consumer or consumers than those fixed by the first schedule filed as aforesaid without the consent of the said Common Council; said prices shall not at any time exceed one dollar per thousand cubic feet of such gas, when the same is sold or delivered by the thousand feet, and it shall also cause an accurate meter, in said last mentioned instances, to be properly placed, upon the application of any person or corporation who has complied with its requests in furnishing the necessary apparatus for using said gas.

If the said company or corporation shall fail or neglect to comply with any of the conditions of said grant or contract, to be made, as aforesaid, at the times, or in the manner there specified, then the Common Council of said city may declare any and all rights granted to said company or corporation forfeited, and the same shall thereupon be forfeited.

The said company or corporation, their successors or assigns, shall use the most practical process that may now be known or hereafter at any time discovered to render natural gas imperceptible to the sense of smell and safe in its use.

In witness whereof, the party of the first part hereto has caused these presents to be signed by its mayor, and its corporate seal hereto affixed, and the party of the second part has also set his hand and seal, the day and year, first above mentioned.

By Ald. Thayer—Resolved, That the mayor be, and he hereby is, directed to enter into a contract with George E. Fisher, in the form and manner stated in the foregoing draft.

Ald. Selye moved that the words "imperceptible to the sense of smell" be stricken from the contract. Adopted.

Ald. McMillian moved that the resolution lay 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, Nov. 21, 1888.

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

GENTLEMEN:—The ordinance adopted by you November 13, 1888, for the "opening a street from North St. Paul street to Brown's race" is herewith returned without my approval. It is represented to me that a large portion of the taxpayers of the Fifth ward, upon which ward the expense of the proposed street opening is in great part charged, believe that the wants of the community might be fully met by opening a street from Cataract street to the foot of Platt street and thereby save the large expense incurred by the construction of a new street from St. Paul street to the river bank. The sad circumstances which have pressed upon my time and engrossed my attention for the last few days have prevented my giving to the matter that personal investigation and endeavor to harmonize the views of all persons interested which I otherwise should have done. While, therefore, though I am not prepared at present to say that the plan proposed is not the best which might be devised, I am certainly not so satisfied with its desirability and advisability as to be ready and willing to now approve it. It seems to me also that further endeavor should be made to satisfy those most immediately interested before final action, so important and far reaching, is irrevocably taken.

Yours respectfully,
CORNELIUS R. PARSONS, Mayor.

Ald. Sullivan moved the communication be received, filed and published and lay upon the table. Adopted.

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., Nov. 21, 1888.

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

GENTLEMEN—Your ordinance passed November 13, 1888, for the construction of "Platt street river bridge" is herewith returned without my approval. It is a notorious fact that one at least of the bridges built by the city across the river is constructed to a considerable degree, if not entirely, upon lands to which the city has never obtained any legal right of way and from which it might in all probability be ejected at any time the legal owners might desire. I do not think that such a mistake should be allowed to occur again and therefore I return the ordinance in question with a recommendation that before taking action for the construction of a bridge, the necessary title or right of way for the same and the approaches thereto be acquired.

Yours respectfully,

CORNELIUS R. PARSONS, Mayor.

Ald. Sullivan moved that the communication be received, filed and published and lay upon the table. Adopted.

By the Clerk—

MAYOR'S OFFICE,
ROCHESTER, N. Y., Nov. 27, 1888.

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

I am in receipt of the annexed communication which is self explanatory.

You will please see that it takes the customary course.

CORNELIUS R. PARSONS, Mayor.

Hon. Cornelius R. Parsons, Mayor of Rochester:

MY DEAR SIR—On July 2, 1888, the canal boat Spalding Evans, bound west, was injured, and the wife and son of the captain, William O'Neill, were hurt by the negligence of the tender of the Lyell street lift bridge, at Rochester. Supposing the State were liable, he applied to them for compensation, but was referred from one officer to another until by letter, dated the 23d inst., he is informed by the Superintendent of Public Works that the City of Rochester in accepting the permit for the Lyell street bridge assumed liability for all damages that might accrue. We, therefore, call your attention to the matter to see if the same cannot be adjusted amicably. Mr. Underhill, Superintendent of Bridges of the City of Rochester, is informed as to the facts.—Capt. O'Neill says,—and knows his claim to be a just one. We would respectfully ask your consideration of the matter, and if you think anything can be accomplished, we will co-operate with you. If you do not care to have anything to do with the matter and to remit Captain O'Neill to his legal remedies, whatever they may be, we would thank you to let us know of your determination. An early reply will oblige.

Yours truly,

JOHN E. & CUTHBERT W. POUND.

Referred to Law Committee and City Attorney.
By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., Nov. 27, 1888.

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

GENTLEMEN—Pursuant to the terms of your resolution the Executive Board has caused an examination of the sewer in Lake avenue to be made, and the result of such inspection may be briefly stated as follows:

The section of the sewer from Lyell avenue to White street was opened between Cliff and White streets, and it was found to be constructed of stone, two and a half by two feet in dimensions, and the bottom is nine feet below the surface of the present roadway. The sewer was free from dirt or deposit, with about an inch of water flowing through it.

A test pit was sunk in that section of sewer running from Ambrose street to Spencer street, and it was found to be two and a half feet by two feet, and located eighteen feet east of the west curb line

of the roadway. The inspector reports that the sewer is free from obstruction and five inches of water in it.

Two excavations were made in that section of the sewer between Jones avenue and Lorimer st. It is a stone sewer 2 feet by 2 feet; is located 12 ft. east from the west curb line and its depth 6½ feet from the surface of the street to the bottom of the sewer. The channel is all clear; there is no obstruction of earth or other deposit in it.

That portion of the sewer from Lorimer street to Phelps avenue has been cleaned under ordinance and is therefore in a perfectly clear and free condition.

The sewer from Phelps avenue to Deep Hollow is constructed of stone 3 feet by 4 feet, with flat cover, and the depth to the bottom of the sewer is 11½ feet below the surface.

It is located 15 ft. east of the west curb line of the roadway, and between the points stated it is clear from obstruction and the bottom is covered with only a few inches of deposit.

Between Rowse street and Driving Park avenue a new sewer has just been constructed and is therefore presumed to be in serviceable condition.

Very respectfully,

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., Nov. 27, 1888.

To the Common Council:

GENTLEMEN—The Executive Board, at the request of your honorable body, has viewed the premises of Fred. J. Miller, through which it is proposed to construct the outlet of Lake avenue sewer on the North line of the city. After a full consideration of the damages which the owner claims he would sustain by reason of the location as well as the inconvenience of the construction of said sewer through his premises, the opinion of the Board is that a sum not exceeding \$600 would be ample compensation therefor.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., Nov. 27, 1888.

To the Honorable Common Council of the City of
Rochester:

At the October, 1888, Monroe Circuit among the cases tried by me for the city were Stephen M. Corwin vs. the city, Frederick Roesch vs. the city, and James Royle vs. the city, in each of which actions Messrs. Bacon, Briggs & Beckley were the plaintiffs' attorneys. The jury rendered verdicts in favor of the plaintiffs for \$900, \$230, and \$185 on October 4th, 16th and 31st respectively. On November 2d the court ordered that the city be enjoined from discharging sewage into Thomas creek above or through the premises of the several plaintiffs, the injunction not to become operative, however, until the last Monday in November, 1889, and with a condition that the city might apply, during that interval for an extension by showing that it was using reasonable diligence in providing for the diversion of the sewage from said creek. The costs were afterwards taxed on November 14th, in the several actions at \$209.64, \$160.63 and \$165.90 respectively. Mr. Beckley, one of the plaintiffs' attorneys, has informed me that if the damages and costs be paid by the city, the plaintiffs will release the causes of action for which the verdicts were given, and the actions will be discontinued, without costs.

I consider that it will be advisable to accept Mr. Beckley's proposition, as the verdicts are as low as probably will be given by other juries in case new trials are granted.

I would, therefore, respectfully suggest that your honorable body direct the above payments to be made.

Respectfully yours,

CHARLES B. ERNST, City Attorney.

Ordered received, filed and published and referred to the Law Committee.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Nov. 27, 1887.

To the Honorable, the Common Council:

GENTLEMEN—Complying with the terms of a resolution directing the examination of certain sewers in Lake avenue, I respectfully report that the sewer in said avenue between Vincent place and White street is from 9 to 10 feet in depth. The remaining sewers in Lake avenue, between White street and Driving Park avenue, are generally about twelve feet in depth, and all are ample in size for all future need.

Respectfully,

OSCAR H. PEACOCK, Asst. City Surveyor.

Ordered received, filed and published.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Nov. 27, 1888.

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

GENTLEMEN—It is due to you, to the public, and to this office, to set forth in plain terms the reasons why the work on the construction of the bridge known as the "Driving Park Avenue Bridge" as provided for in Final Ordinance No. 3,550, has been so long delayed, and the work on that structure has not been advertised for letting and the bridge advanced toward completion.

The answers to this question, or rather to these questions, admit, it would seem, of easy and satisfactory answer. In the year 1855 an ordinance was passed for the construction of a suspension bridge over the Genesee river on the identical site of the proposed bridge and a warranty deed *in perpetuum* for the right of way over the lands to be covered by the said bridge, and the approaches thereto was given to the city of Rochester by the then owners or their authorized agents thereof, and the bed of the river that might be occupied or covered necessarily by the aforesaid bridge. There was no reservation or condition in the deed aforesaid requiring the city of Rochester to forever maintain the bridge specified, but of the particular bridge as shown in the plans and drawings, with such modifications as might be desirable or found necessary. It could not have been supposed by either of the parties to this deed or contract that the suspension bridge contemplated should last for all time, but that it would be subject to the contingences, or the decay and ultimate destruction of all human structures, or that in time public safety or convenience might not demand a radical modification in the design and character as well as of the material in the bridge. The only reservation expressed or implied in the instrument referred to is that the location and ground covered by the bridge could not be changed without the mutual consent or agreement of the parties thereto. When the ordinance for the construction of the Driving Park avenue bridge was introduced no question arose in the mind of the City Surveyor that the title of the city to the right of way was incontestable, and he still believes that it is so; but as the Assistant City Attorney thinks that it would be prudent to get the present owners of the banks of the Genesee river within the limits of which the site of the proposed bridge lies, to sign their acquiescence to the original deed. The matter is referred to the Common Council for such action as it may seem to demand.

Attached here to is a copy of the original deed granting the city the right of way for the suspension bridge.

All of which is respectfully submitted.

I. F. QUINBY, City Surveyor.

Recorded Liber 128 of Deeds, at page 441, on December 12, 1855, at 4 p. m.:

James McCall and *al.* to the City of Rochester.—This Indenture, made the seventeenth day of September, one thousand eight hundred and fifty-five, between James McCall and Jane Louisa, his wife, of the city of New York and Samuel D. Bradford and Julia Emma, his wife, of West Rox-

bury, in the State of Massachusetts, parties of the first part, and the City of Rochester, party of the second part. Whereas the said parties of the first part are the owners of the land between McCracken street, on the west side of the Genesee river, and the top of the high bank on the east side of the said river in the city of Rochester, county of Monroe and State of New York. And whereas, the party of the second part proposes to build a suspension bridge across said river, upon or near the site of the old or high arch bridge, and has applied to the parties of the first part to grant the right to construct and maintain the said bridge with a perpetual right of way, which the parties of the first part have agreed to do as herein provided. Now this Indenture witnesseth that the parties of the first part, in consideration of the premises and of one dollar to them paid, have granted, sold and conveyed, and they by these presents do grant, sell and convey to the said party of the second part, its successors and assigns, so much of the land lying between McCracken street aforesaid on the west side of the Genesee river, and the top of the high bank on the east side of said river, upon or near the site of the old high arch bridge, as shall be necessary and requisite to construct and maintain a suspension bridge across the said river with a perpetual right of way over the said bridge, and with all necessary and convenient ingress and egress, for the purpose of constructing and maintaining said suspension bridge, as now drawn and surveyed by Kauffman & Jissell, engineers or such modifications thereof as may be deemed expedient during the progress of the works.

Nothing herein contained shall be construed so as to prevent the parties of the first part, their heirs and assigns from constructing races or water courses under the said bridge, or from using the land under said bridge for any other lawful purpose, in like manner, as if this grant had not been made. Such use, however, shall not in any manner interfere with the enjoyment and maintenance of the said bridge.

In witness whereof the parties of the first part have hereunto set their hands and seals the day and year above written.

JAMES MCCALL, [L. S.]
JANE LOUISE MCCALL, [L. S.]
S. D. BRADFORD, [L. S.]
J. E. BRADFORD, [L. S.]

Sealed and delivered in presence of E. A. Strausburg as to James and Jane Louisa McCall, James Lorimer Graham as to Samuel D. Bradford and J. E. Bradford.

Acknowledged Nov. 15, '55, before E. A. Strausburg, commissioner of deeds, New York city, by James McCall and Jane Louisa McCall.

Nov. 21, '55, James Lorimer Graham, subscribing witness, acknowledged execution before E. A. Strausburg.

New York county clerk's certificate Nov. 23, '55.

Ordered received filed and published.

By the Clerk—

ROCHESTER, N. Y., Nov. 24, 1888.

To the Hon. Common Council:

GENTLEMEN—Notice has been served on the commissioners of Mt. Hope Cemetery by the City Treasurer, asking for the payment of a tax for Mt. Hope avenue gravel improvement amounting to \$6,056.44, and for Mt. Hope avenue pipe sewer amounting to \$2,426.45, both of which taxes your petitioners claim to be erroneous for the reason that Section 219 of the charter provides that the said cemetery shall be forever exempt from all taxes of whatever name or nature, and your petitioners therefore ask that you direct the Treasurer to cancel said amounts standing on the said rolls, and to charge same to local assessments on city property.

Very respectfully,

FREDERICK COOK,
H. B. HATHAWAY,
HENRY C. BREWSTER.

Referred to the Assessment Committee.

By the Clerk—

George Chapman, Sr. against the city of Rochester.

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

GENTLEMEN—Please allow me to call your attention to the need of making prompt provision for payment of the several judgments obtained against the city of Rochester, in the above entitled action therein as follows, to-wit:

First—The judgment entered in Monroe County Clerk's office on the 24th day of April, 1885, for damages and costs..... \$1,347 80

Second—The judgment entered in the Monroe County Clerk's office on the 24th day of April, 1885, of affirmation of the foregoing judgment by the general term of the Supreme Court with \$69.05 costs..... \$ 69 05

Third—The judgement of affirmation on appeal to the Court of Appeals from the last judgment, entered on the 23rd day of October, 1888, with \$104.77 costs..... \$ 104 77

Each of said judgments bears interest at 6 per cent. from the date of the entry thereof respectively as follows:

Interest on first judgment from April 24, 1885, to Dec. 11, 1888..... \$ 263 30

Interest of second judgment from April 24, 1886, to Dec. 11, 1888..... \$ 10 89

Interest on third judgment from Oct. 23, 1888, to Dec. 11, 1888..... \$ 84

Total amount due on three judgments Dec. 11, 1888..... \$1,796 65

You will further take notice of the continuance of the nuisance which this action was brought to enjoin, ever since the original trial of the action on or about the 17th day of December, 1884, a right of action to recover damages therefor being reserved in the judgment; and that, unless these damages of the plaintiff are soon adjusted by compromise, a second action will be brought against the city to recover the same.

You will also please take notice of the injunction contained in the original decree against the city's polluting the waters of Thomas creek, and thereby injuring the plaintiff in the use and enjoyment of his premises; and that the judgment for said injunction has been affirmed by all the appellate courts, except as slightly modified by the judgment of affirmation entered upon the decision of the Court of Appeals, a certified copy whereof is herewith served upon you.

Very respectfully yours,

J. A. STULL,

Of counsel for the plaintiff, Geo. Chapman, Sr., 40 Trust Building, Rochester, N. Y.

SUPREME COURT—George Chapman, Sr., against the City of Rochester. Judgment of the 23rd day of October, 1888.

The defendant having appealed to the Court of Appeals from the judgment heretofore, and on the 24th day of April, 1886, entered in the above entitled action, affirming the judgment entered in said action on the 24th day of April, 1885; and said Court of Appeals having heard the said appeal and ordered and adjudged that said judgment so appealed from be affirmed, with costs, but without prejudice to an application by the defendant to this court for such further stay of the issuing of the injunction awarded by said judgment as may under the circumstances of the case seem to this court proper; and the remitter from said Court of Appeals having been duly filed in this court, and an order duly entered thereon, making the judgment of the Court of Appeals the judgment of this court, and directing judgment to be entered herein, as hereinafter adjudged, with costs, and the plaintiffs costs having been taxed at the sum hereinafter stated:

Now, upon motion of Stull & Foote, attorneys for said plaintiff, it is adjudged that the judgment hereinbefore mentioned, entered herein on the 24th day of April, 1886, be, and the same is hereby, in all things, affirmed; but without prejudice to an application by the defendant to this court for such further stay of the issuing of the injunction awarded by said judgment as may under the circumstances of the case seem to this court proper.

And it is further adjudged that the plaintiff,

George Chapman, Sr., recover from and against the defendant, the City of Rochester, the sum of one hundred four dollars and seventy-seven cents, the amount of his costs herein as taxed, and that he have execution against said defendant therefor. (A copy.) B. J. MOSS, Dep. Clerk.

Referred to the Law Committee.

By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF OCTOBER, 1888.

POLICE COMMISSIONERS' OFFICE, }
November 26, 1888. }

GENTLEMEN—I respectfully submit the following as my report for the month of October, 1888:

Oct., 1888.	Crime.	Penalty.	Paid.
1—James Cummings.....	drunk	\$ 5	\$ 5
Wm Martin.....	..	3	3
John Boylan.....	..	10	
James Goodwin.....	..	10	5
Daniel O'Keefe.....	..	5	
John Keegan.....	..	10	
2—Rudolph Oust.....	cost	3	
Patk. Collins.....	..	10	
August Brubel.....	..	5	
Mathew Keating.....	..	10	10
Elenor C. McCandless.....	..	10	
Lawrence Mader.....	..	10	
3—Ferd. Kurtz.....	assault	5	
Wm. T. Leighton.....	drunk	10	10
4—Geo. Brownyard.....	..	5	5
5—Annie Fitzgerald.....	..	10	
James Melarkey.....	..	10	
Birt Stevens.....	..	10	
Louisa Durks.....	..	10	
Mary Melarkey.....	..	10	
6—Robert Hood.....	vio. ord.	5	
8—Wm. Smiley.....	drunk	10	
Bryan Culhane.....	..	3	3
John Phillips.....	..	10	
Miles Savage.....	..	10	
Thos. Howard.....	..	10	
Wm. Thompson.....	..	10	
Annie Johnson.....	..	10	
Annie Jones.....	..	10	
Robt. Cunningham.....	..	10	
Patk. Leach.....	..	5	5
Geo. Dennis.....	..	10	
Grace Dennis.....	..	10	
Arnot Quinby.....	..	10	10
Grace Quinby.....	..	10	10
John Shewman.....	..	10	
John Culligan.....	..	10	
Jefferson Kelly.....	..	10	5
Keron Garrity.....	..	10	
Catharine Keefe.....	..	10	2
Sarah Maxwell.....	..	5	
9—Damon Hunter.....	..	3	
10—Chas. Mertz.....	cost	2	
Pauline Gregor.....	vio. ord.	5	5
Mary Lynch.....	..	5	
James C. Johnson.....	..	5	
Geo. Burgess.....	eru'y to ani'ls	5	5
11—Karl Drayman.....	drunk	3	
John O' Hara.....	..	5	
Henry Eeisenburg.....	..	10	
12—Frank Brownell.....	..	5	5
Hannora Murphy.....	..	10	
Fred Hull.....	assault	10	10
John Holton.....	vio. ord.	5	5
Fred Tony.....	..	5	5
Ed. Lang.....	..	5	5
Daniel O'Brien.....	..	5	5
John Perry.....	..	5	
13—Geo. Miller.....	Drunk	5	
Maurice Moynihan.....	..	5	
James Gallagher.....	..	10	
Wm. Chapman.....	..	5	5
Mathew Butle.....	..	5	
Geo. Doughty.....	..	5	5
15—Mary Emperor.....	..	10	2
Joseph Levitch.....	vio. ord.	5	5
Benj. J. Eekler.....	drunk	10	10
Chas. Taylor.....	..	10	
Patrick Boylan.....	..	10	
John Goodfreund.....	..	5	5
Harry C. R. Kenton.....	vio. ord.	3	3

16—Henry Ryan.....	drunk	5	5
Mary Kilmer.....	..	10	
Ettie Phillips.....	..	10	
Fred Stahlout.....	..	10	10
Chas. Rickert.....	..	10	
Mary Fritch.....	..	10	
17—Joseph Eagar.....	assault	5	5
John Glish.....	drunk	5	
Albert Iakscha.....	..	10	
Solomon Englander.....	..	10	
John Farrell.....	..	10	
18—Wm. Baley.....	..	5	5
Jacob Geiser.....	pet. larc'y	30	
Adolphus Gay.....	assault	20	
Geo. Myers.....	drunk	10	3
19—James Lawrence.....	..	5	5
James Dowling.....	..	5	
20—Martin J. Forbes.....	..	5	
Thos. Cranston.....	..	10	
Geo. W. Hall.....	..	5	4
Fred McCarty.....	..	5	5
Frank Morrison.....	..	5	5
22—Mary Samson.....	..	10	
Patk. Sullivan.....	..	10	
Delia Clark.....	..	10	
Annie Patten.....	..	10	
Chas. Pringle.....	..	3	3
Mich. Hoolihan.....	..	5	
Wm. Stewart.....	..	5	
23—James Dowling.....	..	10	
Joseph Delanty.....	..	5	
John C. Scutte.....	..	10	
Calvin Palmer.....	..	5	
24—Mich. Ward.....	..	10	
Sarah McCabe.....	..	10	
John Hanaur.....	..	10	2
25—John McCormick.....	..	5	
Hiram Greeley.....	..	10	10
26—Peter Faas.....	vio. ord.	cost	1
Geo. Weis.....	drunk	10	
27—Chas. Hartung.....	vio. ord.	1	1
29—Daniel Fitzpatrick.....	drunk	5	
Wm. Kelly.....	..	10	5
Ed. Phillips.....	..	10	
Mary Williams.....	..	10	
Thos. Powers.....	..	10	
Walter Mykins.....	..	3	3
John Coughlin.....	..	5	
John W tman.....	..	10	7
30—Ed. Mead.....	..	5	
Pat'k. Whalen.....	..	10	3
Ida Martin.....	..	10	
Mich. Quinn.....	vio. ord.	2	2
Adam Roth.....	..	2	2
31—Abraham Henneky.....	drunk	10	5
John Shoder.....	..	5	5
Jennie White.....	..	10	
Richard Woods.....	..	3	
Ed. McNally.....	..	10	
Ada McCormick.....	vio. ord.	15	
Carrie Brown.....	..	15	15

\$274 00

PENSION FUND.

Fines by commissioners..... \$15 00

\$289 00

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 October 1888, for fines, penalties and costs imposed by the Police Justice of said city; Also, for fines imposed by the Police Commissioners.

B. FRANK ENOS, Clerk.

Sworn to before me this 26th day of Nov. 1888.

F. J. IRWIN, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Nov 27, 1888.

To the Hon. Common Council:

GENTLEMEN—In accordance with the provisions of the City Charter. I hereby report that the fol-

lowing named persons have qualified and taken the oath of office required by law:

Sadie J. Gates, Julius J. Clark, Fred Barrows, Clarence J. Fenner, Commissioners of Deeds.

Respectfully submitted,
PETER SHERIDAN, City Clerk.

Ordered received filed and published.
By the Clerk—

ROCHESTER, N. Y., Nov. 27, 1888.

To the Honorable, the Common Council:

GENTLEMEN—You are kindly solicited to be present at the test of the Sterling fire escape which takes place to-morrow at 3:30 p. m. at the City Building, Front street.

Yours very truly,
STERLING FIRE ESCAPE CO.

Accepted.
By the Clerk—

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., Nov. 27, 1888.

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

GENTLEMEN—At your last meeting a communication from Thomas J. Neville, Esq., Clerk of the Executive Board, requesting an opinion as to the liability of the city for interest on certain notes issued to the contractors for the laying of an asphalt pavement on Hand street, was referred to the City Attorney.

For aught that appears to the contrary, the contract awarded for that improvement was a legal contract, within the scope of the authority of the Executive Board, and binding upon the city. The interruption in the work, and delay in completing the contract, were not caused in any way by the contractors, who were, at all times, ready to proceed according to the terms of their agreement.

This being so, and the contractors, through no fault of theirs, but by reason of the alleged failure of the city to acquire, before executing the contract, the title to lands needed for the improvement, having been deprived of the use of certain moneys, I think the city should pay the interest that has accrued by reason of the delay in proceeding with the work. Very respectfully,

CHAS. B. ERNST, City Attorney.

By Ald. Kelly—Resolved, That the Clerk draw an order upon the Treasurer, payable from the Contingent Fund, for seventy dollars and nine cents in favor of the Warren-Scharf Asphalt Paving Company in full of all interest and damages done to it upon account of delay in improving Hand street under its contract therefor.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Seilye, Hall, Swickhard, Schroter, Bohrer, Kelly—14.

Ald. Kelly moved that the communication from the City Attorney in relation to the action of James Vick, the N. Y. C. & H. R. Co. and others against the city of Rochester and Nicholas L. Brayer, and published at page 277 current proceedings, be referred to the Law Committee. Adopted.

By Ald. Sullivan—(By request.)

Whereas, The hereinafter described property has been selected by the Park Commissioners as proper and desirable grounds for a public park; and, Whereas, A map of the said lands and a copy thereof have been duly made and filed, as required; therefore,

Resolved, That the city of Rochester hereby declares its intention to take the following described land, situated in the town of Brighton, county of Monroe, and State of New York, for a public park, viz: All that tract and parcel of land described as follows: Commencing at a point where the south line of Elmwood avenue intersects the east bank of the Genesee river, thence southwesterly, along the east bank of the Genesee river, about seven thousand feet to a point where the east line of the road which runs northerly to the river intersects the river bank; thence southerly, along the said road, about five hundred and fifty feet, to a point in said road where the same turns to the east; thence easterly, along said road, to the west line of the New York,

Lake Erie & Western railroad; thence northerly, along the west line of the said railroad, to the south line of Elmwood avenue; thence westerly, along the south line of Elmwood avenue, to the place of beginning; being the same land now owned by J. Warrant, Horace C. Boughton, Rhoda and Elizabeth Boughton, and the heirs of Egbert H. Boughton, and Mrs. Julia Cochrane and B. M. Baker, and comprising, in all, about two hundred and forty-seven acres, more or less.

Ald. Kelly moved that the communication be received, filed and published and laid on the table for two weeks. Adopted.

Ald. Kelly moved that the Chair appoint a committee of three members of this Board to confer with the Park Commissioners in relation to the location of public parks and report the result of their conference to this Board at the next meeting. Adopted.

ACTION ON ORDINANCES.

Ald. Kohlmetz moved that action on the final ordinance for opening a street from North St. Paul street to Brown's race, n. o. 3, 563, be reconsidered. Adopted.

Ald. Kohlmetz moved that the ordinance be amended so that the territory to be assessed shall be "all the lots and parcels of land in the Second and Fifth wards lying north of the N. Y. C. & H. R. R. R." Adopted.

The Clerk was directed to publish notice for allegations for Tuesday evening, Dec. 11, 1888.

Ald. Kohlmetz moved that action on the final ordinance for Platt street river bridge, No. 3, 564, be reconsidered. Adopted.

Ald. Kohlmetz then moved that the ordinance be amended so that the territory to be assessed shall be "all the lots and parcels of land in the Second and Fifth wards lying north of the New York Central & Hudson River railroad." Adopted.

The Clerk was directed to publish notice for allegations for Tuesday evening, Dec. 11, 1888.

FIRST ORDINANCES.

LOCHNER STREET OPENING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.: The opening of a street 45 feet in width opposite No. 239 North avenue, to be known as Lochner street, from North avenue to Miller street, and the territory to be taken for said street is described as follows: Being a strip of land 45 feet in width extending from North avenue to Miller street, the respective north and south lines of said street to be located as shown on a map of Joseph Lochner's sub-division of lots Nos. 2 and 3 and part of 4 of Draper's subdivision of town lot No. 65, formerly of Irondequoit, now of the city of Rochester, and on file in the office of the clerk of Monroe county in liber of maps No. 6, at page 82, and in the direct extension easterly of said street lines as shown on said maps, to Miller 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, as they exist at the date of the passage of this ordinance, on each side of the proposed Lochner street, from North avenue to Miller 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, Dec. the 11th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Foley presented a remonstrance against the ordinance for Troup street improvement, and moved that action on the final ordinance for Troup

street Medina stone improvement be postponed two weeks. Adopted.

Ald. Kohlmetz presented a remonstrance against the final ordinance for Avenue D. plank walk, and moved that the ordinance be amended so as to extend from Conkey avenue to Hollenbeck street. Adopted.

The clerk was directed to publish notice for allegations for Tuesday evening, Dec. 11, 18 8.

FINAL ORDINANCE, NO. 3, 566.

MONROE 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 such public improvement, having caused an estimate thereof to be made, and by an entry in their 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 construct cement walks on Monroe avenue from Goodman street to the Erie canal 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 construction of Portland cement sidewalks five (5) feet wide laid according to the former Selinger patent on each side of Monroe avenue from Goodman street to the Erie canal bridge where good asphalt, cement or flagstone walks on proper grades and alignments do not now exist, or where such walks are not already contra ter for at the date of the passage of the final ordinance for the specified improvement; but where such walks are then found of the required width and of acceptable quality but are not on established grades and alignments they shall be taken up and adjusted thereto.

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 \$2,950, 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 Monroe avenue from Goodman street to the Erie canal bridge.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly,—14.

Ald. Kelly moved that the Executive Board be requested not to award the contract for Monroe avenue cement walks until April 1, 1889. Adopted.

Ald. McMillan presented a major remonstrance against the final ordinance for Fitzhugh street lift bridge and moved that action be postponed two weeks. Adopted.

Ald. Fee moved that action on the final ordinance for opening a street from Front street to North St. Paul street and Market street bridge be

further postponed until Wednesday evening, Dec. 26th, 1888. Adopted.

Ald. Kelly moved that a committee of three members of the Board be appointed of which the Ald. of the First ward and the Ald. of the Fifth ward shall be members, to confer with taxpayers interested in the above ordinances and report the result of such conference to this Board. Adopted.

UNFINISHED BUSINESS.

Action on the assessment roll for Willard street sewer being in order, Ald. Kelly moved that action be further postponed two weeks. Adopted.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—Resolved, That the City Treasurer be and he hereby is authorized to make the city's note for the sum of five thousand five hundred dollars (\$5,500) and procure the same to be discounted and credit the proceeds thereof to the fund for the extension of Exchange street under final ordinance No 3,334, and such note to be payable in not more than one year from date and to be countersigned by the chairman of the Finance Committee, the discount to be charged to the contingent fund.

Adopted by the following vote—
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly—13.

Ald. Fee presented the petition of William Harris for permission to erect a wood building on South St. Paul street, and moved that permission be granted. Adopted.

By Ald. Fee—Resolved, That the Edison Electric Light Co. be directed to discontinue lighting public lamps on Adams street immediately and that the City Clerk be directed to notify said Company of this action. Adopted.

By Ald. Fee—Resolved, That the First Assistant City Surveyor, Oscar H. Peacock, be and he is hereby directed to cause an accurate location to be made of all public lights now in use in the city. That after such examination and location of said public lights shall have been completed, he shall report to the Special Lamp Committee, what lights in his opinion should be changed or entirely removed. Adopted.

By Ald. Kohlmetz—Resolved, That Hugh and John Bitt's time for payment, specified in the resolution on page 215, current proceedings, accompanying the report of the Assessment Committee, be and the same is hereby extended for three months instead of two months from September 18, 1888. Adopted.

By Ald. Williams—Petition of Edward L. Thomas for the discharge of a judgment for the violation of a penal ordinance. Referred to the Law Committee.

By Ald. Foley—Resolved, That the Lamp Committee and the City Surveyor be directed to ascertain the number and location of electric lights necessary to properly light that portion of the Eighth ward not provided with street lights. Adopted.

By Ald. Foley—Resolved, That the Executive Board be requested to construct a crosswalk across Plymouth avenue at the north line of Doran park. Adopted.

By Ald. Selye—Resolved, That the chair appoint a committee of one member of this Board, to act with His Honor, the Mayor, in procuring suitable inscriptions to be placed on the frames of the portraits (now hanging in the Common Council chamber) of the ex-mayors of this city. Said inscriptions to be procured at a total cost of not more than twenty-five dollars. Adopted.

The chair appointed as such committee Ald. Selye.

By Ald. Selye—Resolved, That the City Attorney be directed to prepare an act, to be presented by our Representatives at Albany, to the Legislature of this State, enabling the raising of the necessary funds, in a proper manner, for the construction of a grand trunk sewer on the East Side of the river, in the city of Rochester. Said act to be so drawn as to free the city at large from further unjust taxation in regard to the sewage of the East Side. Referred to the Law Committee and City Attorney.

By Ald. Schroth—Petition of Harriet T. Brown. Referred to the Wood Building Committee and the

Fire Marshal with power to act.

By Ald. Schroth—Resolved, That the use of the Council Chamber or the City Hall, be granted to the master Painters of the State of New York for the purpose of a convention to be held January 16th and 17th, 1889.

Referred to the City Property Committee.

By Ald. Schroth—Resolved, That the Lamp Committee be authorized to place six Arc electric lights on St. Joseph street, between the New York Central tracks and Selingier street in the Sixth and Thirteenth wards.

Referred to the Lamp Committee and City Surveyor to report to the Board.

By Ald. Kelly—Whereas, In the contraction of the Lake avenue outlet sewer under final ordinance number 3,452 it becomes necessary to obtain a permanent and perpetual easement or right of way therefor through the lands of Frederick J. Miller leading from Lake avenue to the top of the west high bank of the Genesee river, a distance of eighteen hundred feet, be the same more or less, and to be constructed on a line parallel with and ten feet north of the south line of said Miller's lands; such easement and right of way to be for the purpose of constructing, maintaining, examining and repairing said sewer at any and all times hereafter, and said Miller has offered to accept the sum of six hundred dollars for such easement and to execute to the city such easement and right of way through his lands; now, therefore, be it

Resolved, That said sum of six hundred dollars is, in the opinion of this Common Council, and it is hereby adjudged to be reasonable, and that upon the execution, acknowledgment and delivery by said Miller and his wife, if one be living, to the City Attorney of a grant of such right of way and easement, with proper covenants of possession, title and enjoyment substantially similar to the easement or right of way for the Court and William street outlet sewer extension, and containing such other conditions required by the City Attorney, the Clerk draw an order upon the Treasurer, payable from the Contingent Fund, in favor of said Frederick J. Miller for said sum of six hundred dollars. Said Miller, before said order is drawn, shall show to the satisfaction of the City Attorney that no liens exist upon said easement or right of way, or that they have been properly released, and that said sum of six hundred dollars be assessed upon the territory described in said ordinance, and that that part or portion of the city directed to be assessed for the construction of said sewer is hereby deemed will be benefited by said improvement and easement, and that said sum of six hundred dollars be included in the cost and expense of said improvement under said final ordinance.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly—13.

By unanimous consent Ald. Tracy moved that action on the penal ordinance to amend the penal ordinance relating to streets, passed Nov. 13th, 1888, and published at page 273, current proceedings, be reconsidered. Adopted. Ald. Tracy moved that the penal ordinance be amended by striking out of the second paragraph of section 14 (published at page 273, current proceedings) the words, "other articles" and inserting "show cases." Adopted.

The ordinance as amended was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly—13.

The president announced the following committees:

Committee to confer with the Park Commissioners—Ald. Kelly, Sullivan, Schroth.

Committee on Market and Mortimer Streets Bridges—Ald. Kelly, Kohlmetz and the president of the board.

Ald. Kelly moved that the president of the board be chairman of the committee. Adopted.

On motion of Ald. Kelly the board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—Dec. 11, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thayer—16.

APPROVAL OF MINUTES.

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

Ald. Kelly moved that when this board adjourns it be until Wednesday, Dec. 26th 1888. Adopted.

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

By Ald. McMillan—Bills of	
Chas. Englert, board of horse Nov.....	\$ 20 00
Bostwick & Heindel, printing	31 50
Wm. Bassett, labor and material, Hope	
Hospital	387 50
Union & Advertiser, printing report Nov,	6 00
Jos. Greenauer, collecting garbage	85 50
Martin Mason	114 00
Peter Hardy	114 00
Lorenz Sehm,	114 00
Jacob Rauber	114 00
Jacob Stein	114 00
Patrick Bradley	114 00
John Roach	114 00
John Becker	114 00
Wm. Rosengreen	114 00
Martin Mason	114 00
Daniel Hickey	114 00
Mrs. Frank Vahue	114 00
Jos. P. Forman, drying hose and repairs..	18 50
Referred to Health Committee.	
By Ald. Fee—Bills of	
Edison Electric Light Co., lighting lamps,	
Nov.	1,660 07
Brush Electric Light Co., lighting lamps,	
Nov.	6,579 00
Rochester Electric Light Co., lighting	
lamps, Nov.	2,128 80
Municipal Gas Co., lighting lamps, Nov.	327 00
Citizens Gas Co., lighting lamps, Nov.	855 75
Rochester Gas Co., lighting lamps, Nov.	286 50
C. F. Stone, carting lamp posts	9 50
Referred to the Lamp Committee.	
By Ald. Fee—Petition of Gilbert H. Reynolds,	
to erect a wood building. Referred to the Wood	
Building Committee and Fire Marshal with power	
to act.	
By Ald. Fee—Bills of—	
B. Reichenberger, meat	\$77 90
J. Bachorn,	32 49
John Hahn,	67 55
John Fisher,	44 18
J. Wittman,	74 33
Schleyer Bros.,	48 54
J. Morhardt,	25 00
O' Kane Bros.,	192 17
P. J. Leonard,	25 00
G. M. Schmidt,	25 00
C. Ernest,	56 64
Fred. Murr,	52 84
Geo. J. Knapp, groceries	24 00
John Sexton,	13 50
B. F. Martin,	60 06
M. Eisenmenger,	38 06
Mrs. M. Heberger, groceries	4 00
T. J. Kenning,	36 00
A. Williams,	12 00
Jas. McManus,	38 00
P. Connaughton,	85 79
J. G. Bailey,	49 00
A. McDade,	18 00
Frank Defendorf,	41 00
B. Kramer,	8 00
Fleckenstein Bros., bread	27 00
F. L. Deminger,	142 90
Geo. Englert,	30 09
Otto Roth,	33 57
Cath. Keller,	37 02
H. Bastian,	34 26
	34 39

Mat. Jacobs,	33 69
Wm. Benz,	38 57
Stone & Campbell, flour	476 05
W. C. Dickinson, coal	454 40
Chas. Scott, hack hire	2 00
Harry Hall	2 00
M. McCormick	15 50
Jas. Kavanagh	3 50
Frank Payne	5 50
A. H. Martyn, disbursements	62 62
A. B. Crooks, rent	59 50
H. A. Wandtke, rent	8 00
Mina Lauterbach, rent	12 00
J. C. Coleman, rent	21 00
Punch & Son, burials	24 00
L. A. Hedges,	12 00
Philip Ruppert, repairing ambulance	5 55
Referred to Poor Committee.	

By Ald. Kohlmetz—Petition for water mains in Boston court. Referred to the Water Works Committee and Executive Board.

By Ald. Williams—Bills of	
Charles B. Ernst, disbursements	\$ 112 20
Oscar H. Peacock,	4 34
I. F. Quinby,	16 50
Peter Sheridan,	342 36
John T. Clarke, services Kirkst. opening ..	19 50
Schmidt & Kalbfleisch, ink for surveyor ..	9 01
Rochester Volksblatt, pub. notices	200 00
Rochester Herald Co.,	42 50
	26 63
	8 38
	132 75
Post-Express Print'g Co.,	99 00
	3 63

Union and Advertiser, print'g proceed'gs	345 78
	407 45
	1 00
	15 00
	73 30
	10 00
	5 00
	3 00
	6 00
	5 00
	7 00
	78 30
	25 00
	5 00
	105 00
	50 00
	33 40
	10 00

printing notices	15 00
blank registers	73 30
Frank Butler, hack hire	10 00
Jas. Kavanagh,	5 00
Jas. Kavanagh,	3 00
W. L. Buckland,	6 00
Frank W. Payne,	5 00
James Butler,	7 00
A. P. Little, supplies attorney's office ..	78 30
J. W. Holmes, rep. transit	25 00
V. Fleckenstein, P. M., postage stamps ..	5 00
B. L. Hovey, M. D., services sewer suits..	105 00
H. H. Langworthy, M. D., services sewer	
suits	50 00
Thos. R. Griffith, copy minutes	33 40
John Hafner, use of boat	10 00
Referred to Contingent Expense Committee.	

By Ald. Selye, petition of Mary A. Coon to erect a wood building, referred to the wood building committee and fire marshal with power to act.

By Ald. Hall—Bills of	
F. J. Irwin, cleaning City Hall	\$ 65 00
Edison Electric Light Co., lighting City	
Hall	141 67
Geo. Weldon & Co., material Mayor's of-	
fice	24 00
Carroll, Hutchings & Southard, fixtures	
Mayor's office	8 40
Rose J. Clark, cleaning City Building	10 00
Goodale & Stiles, cuspadores	3 60
Rice Bros., removing radiator	1 95
Ex. Board street department, cleaning	
ditch Mt. Hope reservoir	75 75
A. Metcalf, soft soap	4 00
Referred to City Property Committee.	

By Ald. Swikehard—Bills of	
B. Frank Enos, expenses, November	16 55
Ed. P. Olmsted, meals for prisoners, No-	
vember	19 20
Ed. P. Olmsted, meals for prisoners, Octo-	
ber	8 75
Fred W. Lang, hay and straw	21 80
E. W. Trippice at headquarters	18 38
Moore & Cole, mop yarns	2 00
J. Madison & Co., cleaning carpets	2 90
C. E. Morris, blank books	17 83
Post Express Pub. Co., printing blanks	20 00
Rochester Herald Pub. Co., advertising	
proposals	3 00
W. T. Fox, repairs headquarters	6 15

J. W. Taylor, photographs for Rogues' Gallery.....	94 25
Rochester Dist. Tel. Co. services, Nov....	4 40
Western Union.....	46 98
Thos. Knowles, hack hire.....	3 00
W. J. Honsberger, hack hire.....	4 50

Referred to Police Committee.
 By Ald. Judson—Petition for cleaning sewer in Oakland park. Referred to the Surveyor to prepare an ordinance. Also a remonstrance against the erection of a wood building by Adam Light-house. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petition of Morris Davis to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also petition of Isaac and Israel Horwig for permission to erect a dwelling. Permission granted. Also petition to erect a barn. Referred to the Wood Building Committee and Fire Marshal with power to act. Also petition for plank walk on North Edwards street. Referred to the Surveyor to prepare an ordinance.

By Ald. Kelly—Petition of Anthony Kondolf for permission to erect a wood building. Permission granted. Also petition for plank walk on Pearl street. Referred to the surveyor to prepare an ordinance.

By Ald. Thayer—Petitions for plank walk on Brighton street; and opening Ackerman street. Referred to the surveyor to prepare ordinances.

By Ald. Thayer—Petitions of Geo. M. Schwartz and E. A. Rose for permission to erect wood buildings. Permission granted.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan, from the Health Committee; Ald. Fee, from the Lamp and Poor Committee; Ald. Williams from the Contingent Expense Committee; Ald. Hall from City Property Committee; Ald. Swickard 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. Kelly—
 To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Law Committee begs leave to submit the following as its report on the several matters referred to it by your Honorable Body:

In the matter of the claim of William O'Neil for injuries occasioned to his wife and son by reason of the alleged negligence of the bridge tender of Lyell str. et lift bridge, your committee decided to recommend that the claim be disallowed, on the ground that said bridge tender was a servant of the State, for whose negligence the city of Rochester cannot be held liable. Since the meeting of the Law Committee a communication was received by the City Attorney, from John E. Pound, Esq., the attorney of the claimant, in which he expressed a desire to appear before the Law Committee in reference to the claim. Your committee would, therefore, recommend that no action on said claim be taken until a further report is made thereon by your committee.

In the matter of the claim of Dr. Waldron for injuries done to his buggy by truck No. 1 of the fire department while on its way to a fire, your committee, being advised by the City Attorney that the city is not liable for the acts of firemen in the performance of their duties, would recommend that the said claim be disallowed.

In the matter of the petition of S. N. Oothout for closing of the lands described in his petition as a public street, your committee would recommend that the Executive Board be directed to take the necessary steps for the closing of said street upon the petitioner presenting to the City Attorney searches showing that all taxes and assessments have been paid to date, and upon his executing to the city and delivering to the proper officer a release, approved by the City Attorney, of all claims for taxes and assessments against said property and paid by him.

In the matter of the claim of Hugh O' Hara, we would recommend that your committee have further time to enable James M. E. O'Grady,

Esq., claimant's counsel, to present the claimant's reasons for relief.

Your committee would recommend that the recommendation of the City Attorney in reference to the payment of the Corwin, Roesch and Royle judgments, heretofore made to your honorable body, be adopted. Since the last meeting of the Common Council Walter S. Hubbell, Esq., the attorney for William A. Lyon and Geore A. Meisenzhal and another, who received verdicts at the late October, 1888, Monroe circuit term against the city for \$600 and \$197.58 respectively, and to whom the court at said term awarded an injunction against the city discharging sewage from the Upton park and Court and William streets outlet sewers into Densmore creek, has offered to settle with the city and discharge the judgments entered thereon upon the payment of the verdicts and the costs to date in the actions, amounting in the Lyon case to \$208.93, and in the Mesenzhal action to \$172.50. Your committee, on the advice of the City Attorney, would, therefore, recommend that Mr. Hubbell's offer be accepted.

Your Committee would also recommend that the petition of Micajah W. Jackson for the payment of a judgment recovered by him against the city, now pending upon appeal in the Court of Appeals, which recovery was for damages alleged to have been occasioned by the discharge of sewage from the North avenue outlet sewer, be denied, inasmuch as he refuses to have vacated the injunction obtained by him in another action now pending in said Court of Appeals.

Your Committee would also recommend that the ordinance relating to the city sealer's fees and compensation be amended by inserting in section 2 thereof a provision that there be charged for every spring balance 20 cents, and that the ordinance, as thus amended, be adopted and passed.

Your Committee would recommend that the City Attorney defer preparing an act for the construction and payment of the east side trunk sewer, as provided in the resolution of Alderman Selye, until the coming in and adoption of the report of the engineer in charge.

Your Committee would also ask that it have two weeks further time granted to it to investigate and report on the actions of Vick et al and George Chapman, Sr., against the city of Rochester.

In reference to the matter of the petition of Edward L. Thoma for the satisfaction of a judgment recovered against him by the city of Rochester for a violation of the penal ordinance in relation to wooden buildin's your committee made careful inquiry into the merits of the claim and procured the statements of William Carroll, ex-fire marshal, Surrogate Adlington, the attorney for said Thomas, ex-City Attorney Fanning and the affidavit of the petitioner, all of which are hereto annexed, and in view of which your committee recommend that the prayer of the petitioner be granted.

Your committee would further recommend that the accompanying resolutions be adopted.

Respectfully submitted,

J. MILLER KELLY,
 H. G. THAYER,
 F. H. WILLIAMS,
 JOSEPH H. FEE,
 T. McMILLAN,
 Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the Law Committee be given further time in which to investigate the claims preferred against the city by William O'Neil and Hugh O'Hara, mentioned in the foregoing report. Adopted.

By Ald. Kelly—Resolved, That the claim preferred against the city by Dr. Waldron, mentioned in the foregoing report of the Law Committee, be, and the same is, hereby rejected and disallowed. Adopted.

By Ald. Kelly—Resolved, That upon the depositing with the city attorney of county and city treasurers' tax searches, showing that all taxes and assessments have been paid upon and against the lots and parcels of land mentioned in the communication of Samuel N. Oothout, except such as

said Oouthout holds certificates, deeds or leases of sales thereunder, and, as to them, a properly executed and acknowledged release of all claims against the city, and the county of Monroe, and each, under or by virtue thereof, and in such form as shall be approved by the city attorney, that the Executive Board be, and it hereby is, directed to institute and conduct to a final termination, proceedings for the closing of that portion of Ely street referred to in said Oouthout's petition. Adopted.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that proper satisfaction pieces of the judgments, duly executed and acknowledged, have been delivered to him, the clerk draw orders on the treasurer, payable from the contingent fund, three in favor of Messrs. Bacon, Briggs & Beckley, for the sums of eleven hundred and nine dollars and sixty-four cents, three hundred and sixty-five dollars and ninety cents, and three hundred and forty-five dollars and sixty-three cents, respectively, being in full of the several judgments recovered by Stephen M. Corwin, Frederick Roesch and James Royle against the City of Rochester, and that orders be likewise drawn in favor of W. S. Hubbell for eight hundred and eight dollars and ninety-three cents for the judgment to be entered upon a verdict rendered in favor of William A. Lyon against the city of Rochester, and another order for two hundred and seventy dollars and eight cents, for the judgment to be entered upon a verdict rendered in favor of George A. Meisenzhall and another against the city of Rochester; said verdicts having been rendered at the October, 1888, Monroe Circuit.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Kelly—Resolved, That the petition of Micojah W. Jackson, mentioned in the foregoing report of the law committee be denied. Adopted.

By Ald. Kelly—Resolved, That Section 2 of the penal ordinance regulating the fees and compensation for services rendered by the sealer of weights and measures, and said sealer, printed at pages 97 and 98, current proceedings, and adopted on June 26th, 1888, as stated at page 132 of said proceedings, and the said ordinance being re-considered on November 13th, 1888, as stated on page 291 of said proceedings, be, and the same hereby is, amended by adding to the items and prices in said section the following: For every spring balance, twenty cents. Adopted.

By Ald. Kelly—Resolved, That the penal ordinance regulating the fees and compensation for services rendered by the Sealer of Weights and Measures, passed on June 26th, 1888, and reconsidered on November 13th, 1888, as amended at this meeting, be, and the same hereby is, in all things, adopted and passed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That action by the City Attorney in reference to the drafting of an act for the construction of the east side trunk sewer be deferred until the coming in and adoption of the report of the engineer in charge. Adopted.

By Ald. Kelly—Resolved, That the Law Committee be, and hereby is, given until the next regular meeting of this board to investigate and report on the matters of the actions of Vick et al. and George Chapman, Sr., against the City of Rochester. Adopted.

By Ald. Kelly—Resolved, That the Mayor be and he hereby is directed to execute a satisfaction of a judgment docketed in Monroe County Clerk's office May 17th, 1882, in favor of the city of Rochester and against Edward L. Thomas for one hundred dollars damages and six dollars and five cents costs.

Adopted.

By Ald. Kohlmetz—

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

GENTLEMEN:—Your Assessment Committee begs leave to submit the following as its report:

D. M. Anthony, under the name of M. Leavenworth, was assessed upon lot 5, on the south side of Brown street, for the asphalt improvement on said street, based upon a frontage of 49 feet, which was reported by the City Surveyor to the Assessors. Upon a re-survey by the City Surveyor, under the direction of your committee, it has been ascertained that Mr. Anthony's contention is true, and that he has been wrongfully assessed for four and one-half feet, entitling him to a rebate on his assessment of \$38.84.

Your committee would recommend that the petition of William Whitelock for the cancellation of an assessment against his lot nine, on the east side of Stone street, for the South St. Paul street sewer, be denied, as he is not, in the estimation of your committee, entitled to such relief; and, moreover, the same petition has been once before denied by your honorable body upon the report of a previous assessment committee.

Your Committee would further report that the City Treasurer should be directed to cancel the assessments against Mount Hope Cemetery, one the Mount Hope avenue gravel improvement, and the other for the Mount Hope avenue pipe sewer, and to charge the amount thereof to erroneous assessments, for the reason that section 219 of the city charter expressly provides that "Mount Hope Cemetery, and all lots and plats therein, shall forever be exempt from taxation, and from assessment for the improvement thereof, or for any purpose whatever, etc.

Your Committee would further recommend that the City Treasurer be directed to cancel the general city tax of 1888 against lot one and two, Hudson street Asylum tract on the south side of Alphonus street, for the reason that the same was improperly entered upon the tax roll as at the time the said lots were exempt from taxation under the laws of this State, owing to them being devoted to school purposes.

Your Committee would therefore recommend the adoption by your honorable body of the accompanying resolutions.

Respectfully,

H. KOHLMETZ,
LEO J. HALL,
D. W. SELYE,
LOUIS BOHRER,
Assessment Committee.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the Treasurer receive from D. M. Anthony the amount of the assessment made against lot five on the south side of Brown street, assessed to M. Leavenworth, for the Brown street asphalt improvement, less twenty-eight dollars and eighty-four cents, and that he charge said last mentioned amount to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the petition of William Whitelocke, referred to in the foregoing report of the Assessment Committee be, and the same hereby is, denied. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is, directed to cancel the assessment against Mount Hope Cemetery for the Mount Hope avenue gravel improvement and the Mount Hope avenue pipe sewer, referred to in the communication of the Commissioners of said Cemetery, presented to the Common Council at its last regular meeting, and that he charge the amounts of such assessments to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the City Treasurer be, and he hereby is, directed to cancel the general city tax of 1888, against lots one and two, Hudson street, Asylum tract, on the south side of Alphonus street, and that he charge the same to erroneous assessments. Adopted.

Ald. Schroth from the Wood Building Committee reported progress on the petition of the Page Brick Kiln Company and asked for further time, which was granted.

REPORTS OF SELECT COMMITTEES.

Ald. Kelly from the select committee to confer with the Park Commissioners stated that the Park Commissioners had prepared a communication, which Commissioner Newell would present to the board.

From Park Commissioner Newell—

To the Common Council of the City of Rochester:

In reply to the request of the committee appointed by the Common Council, for information with reference to our conclusion to ask that the property belonging to Mr. B. M. Baker, Mrs. Julia Cochrane, Mr. E. H. Boughton and Mr. J. W. Warrant, lying contiguous to Elmwood avenue and bordering on the river, be condemned for the purpose of creating a park, the commission would say: That they slowly arrived at this determination as the result of a great deal of study and careful investigation of the whole subject of parks for the people. When they came together for the first time in May last, they found, on comparing their views, that the diversity of opinion was great. These opinions were founded upon superficial knowledge, such as may be expected of the average citizen whose time is taken up with his ordinary affairs. But they fully realized the grave duties they had assumed, in the selection and location of lands, in view of the present condition, future growth and wants of the city, as they shall deem best with a view to the general convenience and advantage of residents of said city." This language of the law, as well as the careful selection of the members from every ward, would determine the general result for the benefit of the whole.

The first movement towards instructing ourselves, in the effort to come to some unanimity of action, was to seek advice of those whose experience was ample, and from whom we felt sure there would be no interest to mislead. For this purpose the commission made a visit to Buffalo, and were received with great politeness by the park commissioners of that city, who exhibited the work that had taken them twenty years to complete. After a trip through the park, an opportunity was given to make inquiries in every direction, which was exercised to the fullest extent. We returned on the evening train with the feeling that we had learned much. The two leading ideas that were impressed upon us were: First—That we must secure as much land as would be needed and be sure to get enough. They bitterly bemoaned their own error, having been obliged to purchase land some years after the opening of their park, at a price nearly ten times as much as that which would have sufficed at first. Second—That we should secure the services of a first-class landscape architect at once to advise as to the selection of sites and the amounts to be taken at the sites. Supplementing this advice they indorsed the capacity and straightforwardness and general reliability of Mr. Frederick Law Olmstead, who had been their adviser from the beginning. This advice, earnestly pressed upon us, has largely determined the action of our board.

The Executive Committee, to whom is intrusted by the constitution of the commission the selection of all the officers except the secretary, subject to the approval of the whole board, made choice of Mr. Olmstead by a unanimous vote. Some of the commissioners, when the action was brought before the full board, were not quite satisfied with the opinion of one man and insisted that several should be consulted without a conference among them, in order that an unbiased opinion could be obtained, and the views that would naturally diverge from different minds would give information that could not be obtained from a single person. This was urged by a small minority and was objected to on the ground of unnecessary expense. But the reply was made that the expense was trifling compared with any error that we might make in coming to final conclusions.

That strong desire to arrive at correct judgment and an endeavor to arrive at unanimity as far as possible prevailed with the majority, and they yielded to the plan proposed. This caused much delay, regretted at the time, but which is now be-

lieved to have been beneficial in causing a substantial unanimity of action. The architects, other than Mr. Olmstead, whose election was not then confirmed, were Messrs. Vaux and Parsons of New York, and Egerton of Albany, and Cleveland of Minneapolis, and Webster of Rochester. Their communications were uniform in a remarkable degree. As regards the high land, while they were commended for their beauty, there was a different value attached to them by different men. As regards the lands on the east and west borders of the city, they were regarded as having such a similarity of character that whatever was demanded by the special conditions requiring them, the commission could hardly go astray. But, without exception, they emphasized the extraordinary character of the river, both above and below the city, as presenting features of special fitness and beauty to be found in no other city. The river, they said, should be taken in as far as possible and included in the parks by taking both banks. The longer the commission has dwelt upon this advice the nearer to unanimity have they come. They feel, with the experts, that to miss the opportunities now offered them would be the height of folly. Better purchases could have been made twenty years ago and better can now be made than will be possible twenty years hence.

Before closing this communication it would be proper to say a few words with reference to the boulevards which occupied so much attention during the early part of the summer.

The conception was one that was to favor the population living on the outskirts of the city, to present them a narrow but long park, such as one 300 feet wide would give and which could be reached on foot with the baby carriages. But popular prejudice at once turned against the plan, which the commissioners would have been compelled to abandon for entirely different reasons from those offered by men who vented their feelings against them. The commission by mutual converse, aided by the repeated advice of several experts, had come to the conclusion that while such boulevards would almost surely become a part of the system, they should largely be constructed by the owners of the property through which they would be laid out. What part the commission should take in laying them out was a matter that could not be determined and all consideration of them has been abandoned for the present.

The reservoir park, with the addition made by Messrs. Elwanger & Barry, is one of great beauty, but it must be planted in a special way. This will be done and must ever be a source of pleasure and profit to those who may visit it. More of these beautiful hills should be secured if possible. But the commission cannot move in this direction until other places are attended to. The advice of the experts has caused the commission to ask for the condemnation of lands on the river. Those at the south, in consequence of the smaller number of owners, were in condition to be acted upon at once. Those on the north are more difficult of designation.

Some have been purchased and some must be condemned from inability to agree on prices and also from defective titles. This is a succinct statement of the present state of opinions of the commission. They are conscious of being far better informed than they were last May, and indulge in a belief that the citizens and Council will see the matter as they do, and that the city of Rochester will, by pursuing the plans they have thus far marked out, possess one of the most, if not absolutely the most, beautiful system of parks in the United States.

This also at a cost far less than any of like proportion, and when perfected at the east and west accessible to all. The development must go on slowly through years. But they hope there will be no halt or delay in getting lands. The accessibility to all will be inevitable when the parks are constructed. This is the result everywhere, and we can form no exception to a rule so universal.

Ordered received, filed and published.

By Ald. Kelly—

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

GENTLEMEN—Your special committee on fire escapes respectfully reports that it has, after considerable time devoted to the consideration of the subject, determined to recommend to your Honorable Body the following draft of an ordinance, with the recommendation that action thereon be deferred until the next regular meeting, to the end that the ordinance may receive such criticism as may be placed upon it by the press of this city and individuals therein interested, and that your committee have extended to it an additional two weeks within which it may confer with the owners of the buildings on the east side of Water street within which manufactories are, or may be, conducted, to ascertain from them what system of escapes will be acceptable to them upon the rear or river side of their buildings. The form of such escapes is one which your committee does not deem proper to hastily consider, and, especially, not without first endeavoring to provide such ones as will be acceptable to such owners.

Respectfully submitted,
J. MILLER KELLY,
LEO J. HALL,
T. McMILLAN,
Special Committee.

Ordered received, filed and published.

AN ORDINANCE RELATING TO FIRE ESCAPES.

Passed December —, 1888.

The Common Council of the city of Rochester do ordain as follows:

Section 1. Every owner of a building in this city three or more stories in height, now or hereafter erected, wherein manufactories are or may at any time hereafter be conducted, or that may at any time be used for tenement purposes, shall, within ten days from the date of the passage of this ordinance, as to all such buildings now erected and in use, and immediately upon the construction, and before its use, of every building hereafter erected and so used, construct and place, or cause to be constructed and placed, upon all such buildings owned or occupied by him, fire escapes thereon of the kind and manner and in such numbers specified in section two of this ordinance.

§ 2. The fire escapes mentioned in the preceding section shall, in all cases, where females are employed or reside in such building, on any of the floors above the ground floor, consist of iron stairways and, in all other cases, where males are employed or reside, shall consist of iron stairways or ladders, and, in all cases, with iron balconies at each floor; all such stairways or ladders shall lead from the ground, except as is hereinafter permitted, to the roof of such building; a balcony shall be erected and placed at the second, and each story above the second story of such building; all platforms of such balconies shall not be less than two feet and six inches in width, and shall take in at least two windows, and where there is but one escape upon a side of such building at least three windows in length, and the bearing bars or brackets of such balconies shall be of iron not less than one and one-half by five-eighths inches, with the braces not less than three-quarters inch round iron, well riveted to the bearing bars; the guard rails shall be not less than two feet and six inches in height, and the top and bottom rails of said balconies shall be of iron not less than one and three-fourths by one-half inch; and all of the bearing bars and bottom and top guard rails shall go through the wall of the building, and be secured on the inside by nuts and at least four inch square washers or plates of sufficient size to catch at least two bricks; such washers shall also be at least three-eighths inches thick; the bottom guard rails and braces underneath shall also be properly leaded into the walls and made secure; and whenever erected on frame buildings the top and bottom rails and bearing bars shall be run through the studding and secured on the inside with nuts and washers, as aforesaid, and all braces shall be properly and securely bolted to the build-

ing; all intermediate bars shall be well secured to the top and bottom rails, and shall be five-eighths of one inch square or round, and placed sufficiently near to each other to guard against accident; the floors of all balconies shall be of iron bars, not less than one and one-half by three-eighths inches, and placed not more than one and one-half inches apart, and in no case shall the distance between the top of the window sill and the floor of the balcony exceed sixteen inches; all openings for stairs or ladders in said balconies shall not be less than twenty inches wide and thirty-six inches long, and shall have no covers thereto, nor shall the ends of such balconies extend more than nine inches over the brackets; all brackets on new buildings must be set as the walls are being built, and, in all cases, said brackets shall not be less than one inch in diameter and turned down in the inside of the building at least three inches, with screw nuts, and washers thereto, which must not be less than five inches square, and one-half inch thick. All ladders and stairs must be of iron of sufficient strength, for the purpose that they may at any time be used as herein provided, and of easy tread, and properly and securely fastened; the portion leading from the lower balcony to the ground may be movable or stationary, at the option of the person erecting the same, but must, at all times, be kept so as to be ready for use; the width of all such ladders and stairs shall not be less than eighteen inches, and the space between such ladder and the building shall not be less than eighteen inches, nor shall such ladder or stairs be placed more than four inches from the door or window openings, and shall be furnished with iron gratings to form steps from the openings to the ladders or stairs; all blinds and shutters upon any such building shall, at all times, open from said ladders or stairs; all drop ladders from the lower balconies shall not be less than fourteen inches in width, and made of one and one-half by three-eighths inch sides, with rungs of five-eighths inch thickness, but in no case shall it be more than twelve feet in length; all parts to said ladders, stairs and balconies shall be of the best wrought iron, except the intermediate bars in the guards, which may be either of wrought or cast iron, and all work in the construction of such ladders, stairs and balconies shall be of the best possible kind, and they shall, at all times, be maintained in a safe and serviceable manner. There shall be at all times maintained a sufficient number of fire escapes upon each side of such building for the safe egress of all persons employed or being in such building above the ground floor thereof, and all balconies, ladders and stairs shall, at all times, be kept and maintained free and clear for ingress thereto and egress therefrom for any and all persons in such building, and so that they can easily reach and pass down such ladder or stairs, and so as to assist firemen in getting into or upon such building with hose, in case of fire, and to make egress therefrom. All such fire escapes, and parts thereof, shall, at all times, be maintained in good repair and well painted, and no person shall, at any time, place or keep, or cause to be placed or kept, any incumbrance of any kind whatsoever thereon, or near to the same, so as in any manner to prevent free access to and from the same.

§ 3. Whenever any cellar or basement of any building within the city of Rochester is or shall be at any time used for manufacturing purposes, there shall also be, within the time or times above mentioned, constructed, and at all times maintained, free for use, a sufficient number of fire escapes, which shall consist of stairs of stone or iron, at least three feet in width, for the safe exit of any and all persons employed or being in such cellar or basement.

§ 4. The word "him" or "person" herein used shall, and it is hereby intended to include, the masculine, feminine and neuter gender, the plural and singular number, and a corporation, joint association, company and firm.

§ 5. Every person, firm, company, association, and corporation violating any of the provisions of

this ordinance and failing to construct and maintain such fire escape or fire escapes, as is hereinbefore mentioned, shall forfeit and pay to the city of Rochester the sum of one hundred dollars, and shall also pay to said city any expense incurred by it in constructing or maintaining such fire escape or fire escapes, and ten per centum in addition thereto, and the fire marshal of said city is hereby directed, in case any such fire escape is not constructed, or properly maintained, at the time or times or manner hereinbefore specified, to cause the same to be so constructed or maintained as is provided in and by this ordinance.

§ 6. This ordinance shall take effect immediately.

Ordered received, filed and published and laid on the table until the next regular meeting, December 26th.

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

By the Clerk—

CITY TREASURER'S OFFICE,
Dec. 11, 1888. }

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 11th day of December, 1888, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund	\$ 2,985 30
Repair fund	17 69
Contingent fund	10,903 76
Teachers' fund	62,855 48
Fire Department fund	52,133 75
Poor Department fund	42,659 29
Police Department fund	36,590 36
Contingent fund	5,448 10
Highway fund	40,804 72
Lamp fund	64,066 79
Health fund	9,581 99
City Property fund	3,526 07
Park fund	340 86
Water Works fund	5,740 37
Water Pipe fund	17,796 83
Poor fund, G. A. R.	2,150 48

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, this 11th day of December, 1888.

EDWARD THOMAS, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Dec. 11, 1888. }

To the Honorable Common Council of the City of Rochester:

GENTLEMEN—The work done by J. C. Ryan under his contract for the transit survey of the first fourteen wards of the city now covers an area of 114,508 acres over and above that included in the three estimates upon which he has heretofore been paid.

The maps for this additional area with accompanying transverse tables and copies of the recorded deeds have been carefully examined in this office and have proved satisfactory.

I would therefore recommend that he be paid for the survey of the 114,508 acres as above stated which, under the contract price of \$4.00 per acre, amounts to four hundred and fifty-eight dollars and three cents (\$458.03). Very Respectfully,
Your Obed't Serv't,

I. F. QUINBY, City Surveyor.

Ordered received filed and published.

By Ald. Selye—Resolved, That the city clerk draw an order on the city treasurer for four hundred and fifty-eight dollars and three cents (\$458.03) payable to John C. Ryan under his contract with the city for the transit survey of the first fourteen wards thereof and charge the same to the contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR,
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., Dec. 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 November he has relieved 369 families in the following manner:

Orders on poor store	\$1,031 75
Orders on coal yard	454 40
Orders on undertakers	36 00
Orders for transportation	20 83
Orders for shoes	54 35
Total	\$1,597 33
Less amount charged to towns	36 25

Total to city \$1,561 08
All of which is respectfully submitted,
A. H. MARTIN, Overseer of the Poor.

Ordered received, filed and published.
By the Clerk—

OPENING A STREET FROM SILVER STREET TO MAPLE STREET

Monroe County Court.—In the matter of the opening of a street from Silver street to Maple street, in the city of Rochester.

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

GENTLEMEN—The undersigned, who were appointed by order of the County Court of Monroe county, duly granted and entered on the 11th day of September, 1888, commissioners to inquire into and determine to what damages and compensation the owners and occupants of the lands to be taken for the opening of a street from Silver street to Maple street, in the city of Rochester, will be entitled, do respectfully report and certify their award of damages as incident to the opening of said street, as follows:

The several pieces and parcels of land required for such purpose and necessary for the opening of said street are described as follows:

All that piece or parcel of land commencing at the intersection of Maple street with the north line of lot one hundred and five (105) of the Granger, Sibley and Field tract; thence westerly fifteen feet (15) to the west line of said lot one hundred and five (105); thence southerly thirty-three (33) feet; thence easterly forty (40) feet; thence northerly, on a line parallel with the west line, and forty (40) feet therefrom, to Maple street.

These premises are owned by Catharine Dengler. Also all that piece or parcel of land commencing at the northeast corner of the lands heretofore described; thence northerly, along the line of said Dengler's land, to the line of Maple street; thence southeasterly along the said south line of Maple street fifteen (15) feet; thence westerly to the place of beginning.

These premises are a three cornered piece of land belonging to Jacob Gerling.

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

Commencing at the northwest corner of Catharine Dengler's land; thence westerly, along the north line of lot one hundred and four, thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly, on a line parallel with the north line, and thirty-three (33) feet therefrom, thirty-three (33) feet; thence northerly, thirty-three (33) feet, to the place of beginning.

These premises are owned by John Dengler and Catharine Dengler, his wife.

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

Commencing at the northwest corner of said John Dengler's land; thence westerly thirty-three (33) feet; thence southerly thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly thirty-three (33) feet; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by Henry Weber, subject to two mortgages, one to John, George,

Anna and Lena Heisel and one to Real Co-operative Banking, Savings and Loan Association.

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

Commencing at the northwest corner of said Weber's land; thence westerly, on the south line of lot one hundred and three (103), forty-six (46) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line forty-six (46) feet; thence northerly, thirty-three (33) feet, to place of beginning.

These premises are owned by John P. Smith and Cora Smith his wife, joint tenants, subject to a mortgage to Brown Street and Jefferson Avenue Dime Permanent Savings and Loan Association.

Also all that other piece or parcel of land described as follows:

Commencing at the northwest corner of last described premises; thence westerly, along the north line of lots one hundred and two and one hundred and three (102 and 103), fifty-three (53) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, fifty-three feet (53); thence northerly, thirty three feet (33), to the place of beginning.

These premises are owned by Elizabeth Miller, subject to two certain judgments.

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

Commencing at the northwest corner of last described premises; thence westerly, on the north line of lot one hundred and two, thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, thirty-three (33) feet, to the place of beginning.

These premises are owned by Henry Weber, subject to certain judgments.

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

Commencing at the northwest corner of the last above described premises; thence westerly on the south line of lot one hundred and one, thirty-three feet (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, thirty-three (33) feet to the place of beginning.

These premises are owned by Valentine Dengler subject to a mortgage to Jacob S. Irwin.

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

Commencing at the northwest corner of the last described premises; thence westerly, on the north line of lot one hundred and one, thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, thirty-three feet to the place of beginning.

These premises are owned by Jacob Macherlein. Also, all that other piece or parcel of land described as follows:

Commencing at the northwest corner of the last above described premises; thence westerly, on the north line of lot one hundred, thirty-three (33) feet thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, to the place of beginning.

These premises are owned by O. A. Youle, subject to a mortgage to Charles S. Baker.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot one hundred thirty-three feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, to the place of beginning.

These premises are owned by W. H. Cashin.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot ninety-nine (99) thirty-three (33) feet; thence southerly, thirty-three feet; thence easterly, thirty-three feet; thence northerly, thirty-three (33) feet to the place of beginning.

These premises are owned by Frank Deitrick,

subject to mortgages to the West Side Permanent Loan Association.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot ninety-nine thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, thirty-three (33) feet on a line parallel with the north line; thence northerly, thirty-three feet to the place of beginning.

These premises are owned by Adam Bernhard, subject to a mortgage to Rochester Savings Bank and one to the West Side Permanent Loan Association.

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

Commencing at the northwest corner of the last described premises; thence westerly, on the north line of lot ninety-eight seven feet to a point; thence southwesterly, thirty-two feet to a point; thence northwesterly, twenty-six feet to a point; thence southerly, twenty-eight and one-half feet; thence easterly, forty-nine and one-half feet to a point on the west line of said Bernhard's land; thence northerly, thirty-three feet to the place of beginning.

These premises are owned by Jacob Koons.

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

Commencing at a point seven feet from the east line of the last described premises on the south line of lot ninety-eight; thence westerly, forty-six feet to a point on the west line of lot seventeen of Wilkin's sub-division; thence southeasterly along the west line of said lot seventeen, thirty-two feet to a point; thence northeasterly, thirty-two feet to the place of beginning.

These premises are a triangular piece of land owned by Jacob Fuchs and wife.

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

Commencing at a point on the west line of said lot seventeen, and thirty-two feet north of the south line thereof; thence westerly, thirteen and one-half feet to a point; thence northwesterly, thirty-four feet to a point; thence easterly, eighteen feet to the junction of the south line of Saxton street with the end line of said Saxton street; thence northwesterly along the end line of Saxton street, twenty-one feet; thence southerly, sixty-five feet; thence southeasterly, twenty-seven and one-half feet; thence easterly, twenty-four and one-half feet; thence northerly, twenty-eight and one-half feet, to the west line of said lot seventeen.

These premises are owned by Margaret Kessler and Regina Ehrherd.

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

Commencing at the point of intersection of the west line of the last described premises with the end line of Saxton street; thence northwesterly along the end line of said Saxton street, thirty-eight feet; thence southwesterly, thirty-two feet; thence southerly, forty-three feet; thence south-easterly, fifty-five feet; thence northerly, sixty-five feet, to the place of beginning.

These premises are owned by Elizabeth Dengler, subject to a mortgage to Katherine Dengler.

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

Commencing at a point in the west line of the last described premises; thence southwesterly, five feet, to a point; thence northwesterly, fifty-two feet, to the west line of lot ninety-six; thence southerly, along the west line of lot ninety-six, thirty-eight and one-half feet; thence southeasterly, fifty-five feet; thence northerly, forty-three feet, to the place of beginning.

These premises are owned by John L. Huck, subject to a mortgage to James H. Montgomery.

Also, all that tract or parcel of land described as follows: Commencing at the northwest corner of the last described premises thence northwesterly, sixty-eight feet, to the south line of lot nineteen of the Wilkin's tract; thence westerly, along the west line of said lot nineteen, thirty-eight feet;

thence southerly, seventeen feet; thence southeasterly one hundred and twelve feet, to the west line of the lot ninety-six; thence northerly, thirty-eight and one-half feet to the place of beginning. These premises are claimed to be owned by Margaret Hoff.

Also, all that tract or parcel of land described as follows: Commencing at the northwest corner of the last described premises, at its point of intersection with the south line of Silver street; thence westerly, on the south line of Silver street, thirty-three feet, to a point; thence southeasterly, thirty-seven feet; thence northerly, seventeen feet, to the place of beginning, the said south line of Silver street.

These premises are owned by the heirs of Peter Mathias.

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

Commencing on the south line of said lot nineteen; thence northwesterly, seventeen feet, to the southeast line of Silver street; thence southwesterly, eleven feet, to the junction of the south line of said lot nineteen, with the south line of Silver street; thence easterly, twenty-six feet, to the place of beginning.

These premises are a triangular piece of land belonging to Anna M. Keegan, Arthur Keegan and Michael Keegan.

Therefore, we, the subscribers, 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 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 the proceeding, and having inquired into and heard the allegations and proofs of the respective parties in interest, do, thereupon, determine and appraise the damage which the owners and occupants of the lands and premises thus to be taken for the opening of said street will severally sustain by being deprived thereof, and fix the compensation for 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 hereinafter provided.

Jacob Gerling, twenty dollars, payable to him.

To Catharine Dengler, four hundred dollars, payable to her.

To John Dengler and Catharine Dengler, his wife, sixty-four dollars, payable to them.

To Henry Weber, for the west part of lot one hundred and four, seventy-one dollars, payable to John George, Anna and Lena Heisul, mortgagees.

To John P. Smith, one hundred and two dollars, payable to Brown Street and Jefferson Avenue Dime Permanent Savings and Loan Association.

To Elizabeth Miller, one hundred and sixty-six dollars, to be deposited in Monroe County Savings Bank subject to the order of the court.

To Henry Weber, for the west part of lot one hundred and two, sixty-six dollars, to be deposited in Monroe County Savings Bank subject to the order of the court.

To Valentine Dengler, for the east part of lot one hundred and one, sixty-six dollars, payable to Jacob S. Irwin, mortgagee.

To Jacob Maecherlein, sixty-six dollars, payable to him.

To O. A. Yule, sixty-six dollars, payable to C. S. Baker, mortgagee.

To W. H. Cashin, sixty-six dollars, payable to him.

To Frank Detrick, sixty-six dollars, payable to the West Side Permanent Loan Association mortgagee.

To Adam Bernard, sixty-six dollars, payable to Rochester Savings Bank, mortgagee.

To Jacob Koons, sixty-nine dollars and fifty cents, payable to him.

To Jacob Fuchs and wife, six hundred dollars, payable to them.

To Margaret Kessler and Regina Ehrhard, one hundred and ninety dollars, payable to them.

To Elizabeth Dengler, two hundred and fifty dollars, payable to Katherine Dengler, mortgagee.

To John L. Huck, two hundred and twenty-five dollars, payable to James H. Montgomery, mortgagee.

To Margaret Hof, two hundred and fifty dollars, to be deposited in Monroe County Savings bank, subject to the order of the Court.

To the heirs of Peter Mathias, one hundred and ten dollars, payable to Jacob, Libbie, Louisa, Mary, John, Louis, Charlie, Katie, Liddie and Amelia Mathias, heirs of Peter.

To Anna M. Arthur and Michael Keegan, twenty-five dollars, payable to them.

All of which is respectfully submitted,
Dated, at Rochester, this 11th day of December, 1888.

BERNARD RITZENTHALER,
JOSEPH BIERBUER,
JOHN T. CLARKE,

Commissioners.

Ordered received filed and published.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, {
ROCHESTER, N. Y., Dec. 1, 1888. }

To the Common Council:

I have the honor to present herewith as required by law: First—Monthly Report, showing expenditures made by the Executive Board for all purposes, during the month of November, 1888: Orders drawn on the City Treasurer:

For labor.....	\$ 7,499 29
Resolution of Executive Board, November 30th, for payment of interest on Water Works bonds.....	20,000 00
Amount certified to Common Council, November 23d.....	46,616 10
Total.....	\$ 74,115 39
Classification:	
Highway Fund.....	\$ 12,904 30
Water Pipe Fund.....	4,902 97
Water Works Fund, (including interest on Water Works bonds).....	28,371 00
Fire Department Fund.....	8,653 94
Local Improvement Funds.....	19,283 18
Total.....	\$ 74,115 39

2d. Balances in funds, December 1st, 1888.

Dr.	
Local Improvement Funds.....	\$ 172,520 97
Street Sprinkling Funds.....	20,070 91
	\$ 192,591 88

Cr.	
City Treasurer.....	\$ 78,809 72
Highway Fund.....	41,796 62
Water Pipe Fund.....	17,591 18
Water Works Fund.....	2,504 09
Fire Department Fund.....	51,890 27
	\$ 192,591 88

Respectfully submitted
THOS. J. NEVILLE, Clerk.

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 50 licenses for the month of November, 1888, and received \$2,591.00, deposited the same with the City Treasurer, and filed his receipt therefor with the report and bonds for the month with the City Clerk.

POMEROY DICKENSON.
CONRAD HERZBERGER.
JAMES MALLEY.
Commissioners of Excise.

Dated Rochester, Nov. 30, 1888.

Ordered received, filed and published.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, Dec. 10, 1888. }

To the Hon. the Common Council:

GENTLEMEN—I hereby report, that, the City Assessors have delivered to me the assessment rolls

for the following named improvements, certified and sworn to as required by law, viz:

- North Joiner street grading, No. 3, 296.
- Plymouth avenue lift bridge approaches, No. 3, 452.
- Vick Park, Avenue A and Crescent avenue curbs, No. 3, 471.
- Vick Park, Avenue B curbs and gutters, No. 3, 472.
- Cliff street pipe sewer, No. 3, 481.
- Lake avenue sewer cleaning, No. 3, 503.
- Somerset street cement walks, No. 3, 506.
- Nassau street pipe sewer, No. 3, 513.
- Wright street plank walk, No. 3, 520.
- Second avenue pipe sewer, No. 3, 526.
- Child street pipe sewer, No. 3, 535.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Allegations being called for and no person appearing. Ald. Kohlmetz submitted the following:

By Ald. Kohlmetz—Resolved, That the assessment rolls for the above named improvements, reported by the City Clerk, be, and each of said rolls hereby is, in all things confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Williams—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Dec. 11, 1888.

Ald. F. M. Williams, Chairman of the Contingent Expense Committee.

DEAR SIR—The Executive Board respectfully submits the following statement of expenditures which were incurred for labor and material in the exhuming of the bodies of those who lost their lives by the burning of the building occupied by the Steam Gauge and Lantern works at the foot of Center street.

Your committee is fully aware of the details of this great calamity which fell upon the city on the night of the 9th of November last, and, as the extent of the disaster became known, a situation of such extraordinary and terrible character as this community never before experienced, was presented.

Extraordinary measures were demanded to meet such an emergency. It was no hour for deliberation nor for delay. The duty was present and awaiting performance. In the terror of the moment there was no time for debate, and the Executive Board, having the facilities at hand, assumed the responsibility of the work, which the public demanded should be speedily performed, and with the counsel and co-operation of the Mayor, prosecuted the search for the entombed bodies until every one was recovered from the ruins.

The walls standing several stories high, unsupported, had to be razed, and the work which was hazardous, and threatening additional loss of life, was successfully performed. To expedite the search for the dead the mass of entangled pipe and machinery connections had to be cut and removed, and in the performance of this work, like that of blasting down the walls, special labor had to be obtained for which bills are herewith presented, in addition to the common labor and other expenses, growing out of this great misfortune to so many of our people and disaster to our city.

Respectfully,

THOS. J. NEVILLE, Clerk.

Total amount of bill \$1,129.37, which was referred to the Contingent Expense Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

PLYMOUTH AVENUE BRIDGE WIDENING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of widening and extending the bridge proposed to be built by the Western New York & Pennsylvania Railway Company over its tracks between the lines of Plymouth avenue.

Adopted.

The Surveyor submitted as such estimate \$3,500. By Ald. Kohlmetz—Whereas the Western New York & Pennsylvania Railway Company propose to construct at their own expense a new wrought iron bridge over their tracks between the lines of Plymouth avenue in place of the present structure at that point, said bridge having two roadways each 16 feet in width and two sidewalks each 7 feet and 9 inches in width, in accordance with plans submitted to the City Surveyor; therefore,

Resolved, That the following improvement is necessary, viz.: The widening of said proposed bridge so that each roadway shall be 20 feet in width and each sidewalk 9 feet and 8 inches in width.

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 \$3,500, 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 inclosed within and described by the following boundary lines, viz: Beginning at the intersection of the westerly line of lands belonging to the Western New York & Pennsylvania Railway Company with the west line of Plymouth avenue; thence southerly along Plymouth avenue and including one tier of lots on the west side thereof, to Bartlett street; thence westerly along Bartlett street and including one tier of lots on the north side thereof to Reynolds street, excepting the lot on the north-east corner of Bartlett street and Reynolds streets thence southerly along Reynolds street, excepting all of one tier of lots on the east side thereof to Seward street, but the lot on the northeast corner of Reynolds street and Seward street, which is included; thence south-westerly along Seward street including one tier of lots on the northwesterly side thereof to Genesee street; thence southerly along Genesee street, including one tier of lots on the west side thereof from a point opposite the north line of Seward street to Brooks avenue; thence westerly along Brooks avenue, including one tier of lots on the north side thereof, to the west line of the city; thence southerly along the west line of the city to the south line of the city; thence easterly along said south line of the city to the west shore of the Genesee river; thence northerly following the west shore of the Genesee river to the south line of the Third ward; thence westerly along the south line of the Third ward to the west line of lands belonging to the Western New York & Pennsylvania Railway Company; thence northerly along said west line of lands belonging to said Railway Company to the place of beginning, excepting from the above described territory all the lands included therein and heretofore designated under Ordinance No. 3,334 to be assessed for the extension of Exchange street; also excepting from the above described territory all the lands included therein belonging to the Western New York and Pennsylvania Railway Company.

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, December the 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BROWN STREET RIVER BRIDGE.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron or steel deck bridge, with the substructures necessary there to, across the Genesee river, connecting the top of the east high bank of said river near the northwest corner of the Genesee brewery with the top of the west high bank of said river, opposite Brown street.

Adopted.

The Surveyor submitted as such estimate. \$122,486.

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

The construction of a wrought iron or steel deck bridge, with the substructures necessary therefor, across the Genesee river, connecting the top of the east high bank of said river, near the northwest corner of the Genesee brewery with the top of the west high bank of said river, opposite Brown street. Said bridge shall have one roadway 22 feet in width between the center of trusses and two sidewalks, each 8 feet in width, between the center of the truss and the center of the hand rail. The center line of said bridge shall be 25 feet north of and parallel with the following described line, viz.: Beginning at the southeast corner of the stone mill opposite the east end of Brown street and now occupied by Smith & Sherman; thence extending northeasterly in a direct line to the northwest corner of the Genesee brewery. The grade of the roadway of said bridge shall coincide with a line drawn directly over the average present grade of the plank roadway over Brown's race, opposite Brown street, to a point 15 feet below the grade of the top of the railroad tracks at the location heretofore described on the east bank of the river.

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 \$122,486, which estimate is hereby approved.

Resolved, Further, That the whole expense thereof shall be paid in the manner following:

One hundred and ten thousand dollars shall be paid from the public treasury by the City Treasurer upon orders drawn pursuant to the future direction of the Common Council, and that the bonds of the city be issued and sold, as provided in and by the provisions of Chapter 363 of the Laws of 1888, as may hereafter from time to time be directed by the Common Council, to obtain the necessary sums to pay for the above bridge, and that the sum of \$12,486, or as much as may be necessary over \$110,000 shall be assessed on all the lots and parcels of land in the Second and Fifth wards 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 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, December 26th, 1888, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE ASPHALTIC IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Lake avenue, from Vincent Place to Driving Park avenue.

Adopted.

The Surveyor submitted as such estimate \$86,000. By Alderman Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The improvement of Lake avenue from a point nearly opposite the north line of Vincent Place to the end of the loop, opposite Driving Park avenue, formed by the crossing of the street car tracks by First—Re-dressing, where necessary, and re-setting the curbstones on each side of the present roadway on lines about one foot out from the present curb lines, forming a roadway thirty-eight feet in width between said new curb lines; all defective curbstones being removed, new stones being supplied where necessary, and each curb line connected by proper curves to the old curbstones now existing at the various driveways and street entrances. Second—The necessary repair of all old and the construction of all necessary new main sewers, surface sewers, lot lateral sewers, manholes and water services, the proper re-adjusting all mains and the construction of the necessary gas services. Third—The removal of so much of the present roadbed materials as may be found necessary and the construction of a sheet asphaltic pavement on the street existing between the aforesaid curb lines and the northern and southern limits heretofore mentioned; also the ex-

tension of said asphaltic pavement at all driveways to a point two feet back of the curb lines, and at all street entrances to a point four inches from the nearest ends of the ties of the street car tracks. Fourth—The paving at all street entrances, of the several spaces existing between the asphaltic pavement and the line of the longitudinal crosswalks, with Medina stone; the said crosswalks to be supplied with new material where defective and re-laid to the proper grade where necessary. Fifth—The relaying and extension of the present (and, where found to be necessary, the construction of new) flag walks in the line of the existing transverse sidewalks, between the street car tracks and the established curb lines. The aforesaid improvement to be made, retaining the present road foundation as far as possible; to be open to free competition to all companies laying sheet asphalt or vulcanite-asphalt pavements in accordance with the respective specifications of each company governing the manner of construction; each proposal to include a stated gross amount to be allowed for the use of the present materials in the roadbed, excepting the Medina stone gutters, and each proposal to be made on the basis of guaranteeing the good condition of the proposed pavement for a term of ten years.

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 \$86,000, 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 Lake avenue, from Vincent Place and Lyell avenue respectively to Driving Park avenue, 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 Wednesday evening, December 26th, 1888, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Thayer moved that action on the final ordinance for Lochner street opening be postponed until the next regular meeting, December 26th. Adopted.

On a motion of Ald. McMillan, action on the final ordinance for Troup Street Medina improvement, was postponed four weeks.

Ald. Kohlmetz moved that action on final ordinances for opening a street from North St. Paul street to Browns race, and Platt Street River Bridge be postponed until the next regular meeting, December 26th. Adopted.

By Ald. Kohlmetz—Whereas, The people interested cannot agree upon the location of the east end of Platt street bridge, and the direction or course of the street leading therefrom to North St. Paul street; now, therefore,

Resolved, That Henry Michaels, Louis Ernst, Charles F. Pond, Clinton Rogers and Patrick Fay be, and they hereby are, appointed a committee of disinterested citizens to examine, and report to this Board, with all possible dispatch and before the next regular meeting of the Board, their opinion as to what would be the best site for said east end of said bridge, the direction or course of said street, and the territory lying or being east of the river should be assessed for the improvement. Adopted.

Ald. Thayer moved that action on the final ordinance for Avenue D grading and plank walks be postponed until the next regular meeting, December 26th. Adopted.

On motion of Ald. McMillan further action on the final ordinance for Fitzhugh street lift bridge was indefinitely postponed.

From the Treasurer:

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Dec. 8, 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, 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:

Ordinance and improvement.	Expense.
No. 3,249—East Main St. Macadam Impt.	\$29,480 84
No. 3,440—Ward St. Medina Impt.	8,222 35
No. 3,426—Euclid St. Macadam Impt.	3,321 87
No. 3,473—So. Goodman St. Gravel Impt	4,773 93
No. 3,500—Pearl St. Impt	3,835 58
No. 3,501—East Ave. Repairing and Impt	2,739 31
No. 3,505—Meng Park Grading	409 95
No. 3,529—Taylor St	679 24
No. 3,530—Frost Ave. Grading and Walk	1,508 16
No. 3,445—Reis Park Plank Walk	249 91
No. 3,470—Violetta St. Grading and Walk	1,931 31
No. 3,515—South St. Paul St. Flag Walk	1,712 21
No. 3,521—Park Row Plank Walk	225 68
No. 3,528—Anne St.	126 68
No. 3,539—Kirk St.	562 20
No. 3,546—Elk St.	14 75
No. 3,547—Yale Str	103 30
No. 3,178—Schanck Ave. Stone and Pipe Sewer	21,459 58
No. 3,476—Myrtle, Cameron, Otis and Brooks St. Sewer	6,759 38
No. 3,507—Jefferson Ave. Pipe Sewer	2,443 00
No. 3,534—Benton St. Pipe Sewer	556 06
No. 3,548—Lake Ave. Sewer Rebuilding.	1,605 84

JOHN A. DAVIS, Treasurer.

LOCAL ASSESSMENT IMPROVEMENT No. 3178
SCHANCK AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 four hundred and fifty-nine dollars and fifty-eight cents (\$21,459.58), 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:

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. R. Railroad lands and Goodman street; thence easterly along the northerly boundary line of the N. Y. C. & H. R. Railroad 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 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 and Pool subdivision; 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 Goodman street; thence southerly along Goodman street, excepting one tier of lots 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 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 15th day of December, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3249
EAST MAIN STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—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 thousand four hundred and eighty dollars and eighty-four cents (\$29,480.84); 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 East Main street, from Goodman street to Bay 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 15th day of December, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3426
EUCLID STREET IMPROVEMENT.

By Ald. Kohlmetz—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 three hundred and twenty-

one dollars and eighty-seven cents (\$3,321.87); 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 Euclid street from Elm street to Chestnut 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 15th day of December, 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:

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—18.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,435
REIS PARK PLANK WALK.**

By Ald. Kohlmetz—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 forty-nine dollars and ninety-one cents, (\$249.91); 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 Reis Park, from Campbell 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 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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—18.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,440
WARD STREET MEDINA STONE IMPROVEMENT.**

By Ald. Kohlmetz—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 twenty-two dollars and thirty-five cents, (\$8,222.35); 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 Ward street, from North St. Paul street to Clinton 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 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 15th day of December, 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:

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:
Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Seeley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—18.

LOCAL ASSESSMENT IMPROVEMENT No. 3,470.

VIOLETTA STREET PIPE SEWER AND PLANK WALKS.

By Ald. Kohlmetz—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, nine hundred and thirty-one dollars and thirty-one cents (\$1,931.31); 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 follows:

One tier of lots and parcels of land on each side of Violetta street from Plymouth avenue to the Western New York and Pennsylvania R. R. property.

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 15th day of December, 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:

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:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3,473 SOUTH GOODMAN STREET GRAVEL IMPROVEMENT.

By Ald. Kohlmetz—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 thousand seven hundred and seventy-three dollars and ninety-three cents (\$4,773.93); 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 South Goodman street, 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 notified to meet for such purpose on the 15th day of December, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,476 MYRTLE-CAMERON-OTIS AND BROOKS STREETS SEWER.

By Ald. Kohlmetz, 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 seven hundred and fifty-nine dollars and thirty-eight cents, (\$6,759.38); 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 southwest corner of Brooks st. and Bauer st.; thence southerly along Brooks st., including one tier of lots and parcels of land on the west side thereof to Otis st.; thence westerly along Otis st., including one tier of lots on the north side thereof

to the west boundary line of Bauer's sub. div.; thence easterly along Otis st. to Myrtle st., including one tier of lots and parcels of land on the south side thereof; thence southerly along Myrtle st., including one tier of lots and parcels of lands on the west side thereof to Hyde alley; thence easterly along Hyde alley to Cameron st.; thence northerly along Cameron st., excluding one tier of lots and parcels of land on the west side thereof to a point one hundred (100) feet north of the north line of Myrtle Hill park; thence still northerly along Cameron st., including one tier of lots on the east side thereof to Otis st.; thence westerly along Otis st., including one tier of lots and parcels of land on the north side thereof to Brooks st.; thence northerly along Brooks st., including one tier of lots and parcels of land on the east side thereof to Bauer st.; thence westerly along Bauer st. to the place of beginning.

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 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 15th day of December, 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 with 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 6 per cent. per annum.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3,500 PEARL STREET IMPROVEMENT.

By Ald. Kohlmetz—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, eight hundred and thirty-five dollars and fifty-eight cents, (\$3,835.58); 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 and parcels of land on each side of Pearl street, from Averill avenue to Meigs 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 15th day of December 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 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 such 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3501

EAST AVENUE REPAIRING AND IMPROVEMENT.

By Ald. Kohlmetz—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 seven hundred and thirty-nine dollars and thirty-one cents (\$2,739.31); 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 follows:

One tier of lots and parcels of land on each side of East avenue, from East Main street to Alexander 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 15th day of December, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3,505

MENG PARK ROADWAY AND SIDEWALK GRADING.

By Ald. Kohlmetz—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 nine dollars and ninety-five cents (\$409.95); 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 Meng park, from Webster avenue to the easterly end of Meng park as now opened.

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 15th day of December, 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3507

JEFFERSON AVENUE PIPE SEWER.

By Ald. Kohlmetz—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 forty-three dollars (\$2,443); 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 Jefferson avenue, from Bartlett street to Cady 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 15th day of December, 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 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3515

SOUTH ST. PAUL STREET FLAG WALK.

By Ald. Kohlmetz—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 seven hundred and twelve dollars and twenty-one cents, (\$1,712.21); 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 the west side of South St. Paul street from the south line of the Wagner building to 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 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 15th day of December, 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 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3521 PARK ROW PLANK WALK.

By Ald. Kohlmetz—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 sixty-eight cents (\$225.68); 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 Park Row from Avenue A to Neilson 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 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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT, No. 3,523 ANNE STREET PLANK WALK.

By Ald. Kohlmetz—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-six dollars and sixty-eight cents, (\$126.68,) 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 east side of Anne street from O'is street to the south line of lot No. 43 of the Houston tract.

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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT No. 3,529

TAYLOR STREET GRADING.

By Ald. Kohlmetz—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 seventy-nine dollars and twenty-four cents (\$679.24); 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:

One tier of lots and parcels of land on each side of Taylor street from Silver street to a point 42 feet south of Wilkin 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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT, No. 3530

FROST AVENUE GRADING AND PLANK WALK.

By Ald. Kohlmetz—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 five hundred and eight dollars and sixteen cents

(\$1,508.16); 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:

For the roadway and sidewalk grading and the plank walks and crosswalks. One tier of lots and parcels of land on each side of Frost avenue from Summer alley to Genesee street.

And for the rubble masonry retaining walls. One tier of lots and parcels of land on the north side of Frost avenue, in front of which said masonry retaining walls shall be constructed.

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 15th day of December 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3,534
BENTON STREET PIPE SEWER.**

By Ald. Kohlmetz, 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 five hundred and fifty-six dollars and sixty-six cents, (\$566.66); 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 Benton street from Pinnacle avenue to a point four hundred and thirty (430) feet southwesterly 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 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 fifteenth day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,539
KIRK STREET PLANK WALK.**

By Ald. Kohlmetz—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 five hundred and sixty-two dollars and twenty cents (\$562.20); 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 follows:

One tier of lots and parcels of land on each side of Kirk street, from Scio 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 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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

**LOCAL ASSESSMENT IMPROVEMENT No. 3,546
ELK STREET PLANK WALK.**

By Ald. Kohlmetz—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 dollars and seventy-five cents, (\$14.75); 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:

Lot No. 111, situated on the west side of Elk 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 15th day of December, 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

**LOCAL ASSESSMENT IMPROVEMENT, No. 3547
YALE STREET PLANK WALK.**

By Ald. Kohlmetz—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 three dollars and thirty cents (\$103.30); 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 Yale street, from the east line of lots Nos. 63 and 118, to Howard street, in front of which any part of the above specified improvement has been completed.

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 15th day of Dec., 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, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

LOCAL ASSESSMENT IMPROVEMENT, No. 3548

LAKE AVENUE SEWER REBUILDING.

By Ald. Kohlmetz—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 six hundred and five dollars and eighty-four cents, (\$1,605.84); 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:

All the territory enclosed within and described by the following boundary lines, viz.:

Beginning at the intersection of the center of Rowe street with the center of Lake Avenue; thence northerly along Lake avenue, including one tier of lots on the east side thereof, to the south line of lot number 59 of the tract known as Maplewood; thence westerly to the intersection of the west line of Lake avenue with the south line of Charles J. Burke's property; thence still westerly along the south line of Charles J. Burke's property to a point intersecting the continuation northerly of the east line of original lot No. 15 of Lake View park; thence southerly to and along the east line of said lot No. 15 to the southeast corner thereof; thence south westerly across Lake View park to the northwest corner of subdivision lot No. 52 of Selye's subdivision of Lake View park; thence southerly along the west line of said lot No. 52 to the southwest corner thereof; thence westerly along the north line of lots Nos. 55, 57, 59, 61, 63, 65 and 67 to the west line of said lot number 67; thence southerly along the west line of said lot No. 67 and the west line of lot No. 18 of the same subdivision and in said line continued southerly to a point 50 feet north of Driving Park avenue; thence easterly on a line parallel with and 50 feet north of Driving Park avenue to Thorn street; thence southerly along Thorn street, including the lot on the west side thereof, to Driving Park avenue; thence easterly along Driving Park avenue to Lake avenue; thence southerly along Lake avenue, including one tier of lots on the west side thereof, 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 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 15th day of December, 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:

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

UNFINISHED BUSINESS.

The following came up:

"By Ald. Thayer—Resolved, That the Mayor be, and he hereby is, directed to enter into a contract with George E. Fisher, in the form and manner stated in the foregoing draft.

"Ald. Selye moved that the words 'imperceptible to the sense of smell,' be stricken from the contract. Adopted.

"Ald. McMillan moved that the resolution lay on the table until the next regular meeting. Adopted."

Ald. Selye moved that the form of agreement be amended so as to, require that the natural gas be made "odorous" before distribution. Adopted.

The resolution directing the Mayor to enter into a contract with George E. Fisher, originally published at page 299, current proceedings, was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly, Thayer.—14.

Nays—Ald. Hall—1.

Ald. Kelly moved that the Mayor and City Attorney be authorized to make such alterations in the proposed form of agreement with George E. Fisher as they may deem for the best interests of the city before executing the same. Adopted.

Action on the resolution submitted at the last meeting by Ald. Sullivan relating to the taking of lands for a public park, and published at page 303, current proceedings, being in order, after extended discussion of the subject, Ald. Kelly moved that the resolution be laid on the table. Adopted.

Ald. Kelly moved that action on the assessment roll for Willard street sewer be further postponed until the next regular meeting, Dec. 20th. Adopted.

By Ald. Kohlmetz—Resolved, That the City Treasurer be, and hereby is directed to make the city's note for the sum of two thousand one hundred and forty-nine dollars and seventy-two cents, and procure the same to be discounted, and credit the proceeds thereof to the fund for Gorham park extension, under final ordinance No. 3,227; such note to be payable in not more than one year from date, and to be countersigned by the chairman of the finance committee, the discount to be charged to the contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

EXECUTIVE BUSINESS.

Ald. Fee moved to proceed to appoint a City Assessor in place of Luther A. Pratt. Adopted.

Ald. Fee nominated Luther A. Pratt. Luther A. Pratt was named by Ald. Tracy, Sul-

livan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16
Luther A. Pratt was declared appointed City Assessor for the term of three years.

MISCELLANEOUS BUSINESS.

By Ald. McMillan—Resolved, That the City Surveyor be and he is hereby directed to establish the lines and grade of that portion of Exchange street south of Clarissa street recently directed by ordinance to be extended, and to properly monument the street lines thereof. Adopted.

Ald. Kohlmetz presented the petition of M. Kraft for permission to erect a wood building on North Clinton street and moved that permission be granted. Adopted.

By Ald. Kohlmetz—

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

GENTLEMEN—The petition of Ethan A. Chase respectfully shows:

First—That your petitioner hereby gives and dedicates to the city of Rochester, for the use of a public street, the said street in said city known as Boston Court, as shown upon the hereinafter mentioned map.

That the fee of said street is now in your petitioner; that said street was opened for public uses on December 1, 1888; that said street has been graded throughout its entire length; that the entire length of said street is four hundred and twenty feet on both sides thereof, and the width thereof throughout its entire length is forty-seven feet.

Second—That your petitioner has placed at the corners of said street the stone monuments required by the rules and regulations of the Executive Board, and the City Surveyor.

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 of the city of Rochester, and of the City Surveyor of said city.

Dated Rochester, N. Y., December 8, 1888.

ETHAN A. CHASE.

State of New York, County of Monroe, City of Rochester, ss.—Ethan A. Chase, being duly sworn, says, he is the petitioner named in the foregoing petition; that the same is true of 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.

ETHAN A. CHASE.

Sworn to before me this 10th day of December, 1888.

E. D. SMITH,

Commissioner of Deeds.

On motion of Ald. Kohlmetz, referred to the Executive Board to ascertain if all requirements have been complied with and report to this board.

By Ald. Fritzsche—Whereas, The leaky condition of the bridges of the N. Y. C. & H. R. R. Co. over Hudson, Chatham and St. Joseph streets is the cause of serious annoyance and damage to the clothing of citizens who have occasion to pass under said bridges; and,

Whereas, Said railroad company has been notified by the proper authority to repair said bridges; and having failed to make such repairs, therefore,

Resolved, That the Executive Board be requested to take such legal proceedings as may be necessary to abate the nuisance complained of. Adopted.

By Ald. Fritzsche—Resolved, That the City Surveyor cause a five feet blue stone flag walk to be laid in Franklin Square from the center of said square to Clinton Place opposite North Chatham street, that being the only portion of said square not having any flag walk, and charge the expense thereof to the Park Fund.

Ald. Kelly moved that the resolution be referred to the Park Committee and to report back to the Board.

Lost as follows.

Ayes—Ald. Tracy, Fee, Hall, Swikehard, Judson, Kelly, Thayer—7.

Nays—Ald. Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Schroth, Bohrer—9.

Ald. Selye submitted the following as a substitute for Ald. Fritzsche's resolution.

By Ald. Selye—Resolved, That so much of the Park fund as remains unappropriated be expended on the building of sidewalks on Franklin square. Adopted.

By Ald. Williams—Petition of R. D. Jeffrey. Referred to the Wood Building Committee and fire marshal, with power to act.

By Ald. Williams—Petition of Mrs. Gregor Frank. Referred to the Assessment Committee.

By Ald. Swikehard—Petition of John A. Spiess. Referred to the Wood Building Committee and fire marshal, with power to act.

By Ald. Foley—Resolved, That the street leading from Genesee street to Plymouth avenue, and now known as South Sophia street, be called Barton street, in honor of D. R. Barton, one of the original owners of the tract. Adopted.

By Ald. Foley—Resolved, That the portion of what is now known as the River road, extending from what is called the Scottsville road to the south end of Plymouth avenue at a point in the old city line south of what was formerly the Genesee Valley Canal, be called Plymouth avenue. Adopted.

By Ald. Foley—Resolved, That the portion of what is now known as the Scottsville road, from Brooks avenue at the south end of Genesee st., to the south line of the city, be called Genesee st. Adopted.

By Ald. Selye—

This indenture, made this twenty-third day of November, in the year of our Lord one thousand eight hundred and eighty-eight, between George Ellwanger, and Cornelia B. Ellwanger, his wife, Patrick Barry, and Harriet Barry, his wife, and Chauncey B. Woodworth, and M. J. Woodworth, 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.

Whereas, The party of the second part proposes to build a bridge across the Genesee river, from near the east end of Driving Park avenue (formerly McCracken street) to the top of the high bank of said river on the east side thereof, and opposite Avenue E (formerly Tower street), in the city of Rochester aforesaid, and has applied to the parties of the first part to grant the right to construct and forever maintain said bridge, and in case of its destruction, another bridge, on the same location, with a perpetual right of way to and over the same for the public, which the parties of the first part have agreed to do, as herein provided.

Witnesseth, The said parties of the first part, in consideration of one dollar, to them duly paid, the receipt whereof is hereby acknowledged, and other good considerations to them moving, have granted, sold and conveyed, and by these presents do grant, sell and convey, to the said party of the second part, its successors and assigns, including any and all of its boards, officers, agents and contractors, and its Executive Board, the free and unrestricted right to construct, and perpetually maintain, said bridge, and its successor, including any and all piers, abutments and approaches thereto, with a perpetual right of way to and over the same for the public, and with all necessary and convenient ingress and egress for the purposes of at any and all times constructing, examining, repairing and rebuilding the same, or such modifications thereof as may be deemed necessary or expedient, including the necessary abutments, piers and approaches thereto.

Excepting and reserving all lands and rights underneath said bridge, and its successor, not occupied by the piers, supports and abutments thereof, with the appurtenances, and all the estate, title and interest therein of the said parties of the first part.

Nothing herein contained shall be construed so as to permit the party of the second part, or any of its boards, agents, officers or contractors or its Executive Board, to construct the supports, piers or abutment to said bridge and its successor, except of stone or iron, or both, or of similar substances, and so that the land underneath said bridge, and

its successor, shall not be unduly interfered with, and so that no earth embankments shall be permanently maintained across or on said land, nor to unnecessarily interfere with the right of the said parties of the first part, their heirs and assigns, as owners of such lands, to construct races or water courses underneath said bridge, and its successor, or from using such land for any purpose in like manner as if this grant had not been made; such use, however, shall not, in any event, interfere with the safe and proper enjoyment and maintenance of said bridge and its successor.

In consideration of the foregoing premises and grant, the Common Council of said city, for and on behalf of said city, shall, within three months from the date hereof, by a resolution, accept this grant, and agree, in consideration thereof, that neither said George Ellwanger, Patrick Barry nor Chauncey B. Woodworth shall be assessed or taxed by a local assessment for any part of the cost of the construction of said bridge, about to be constructed, as aforesaid, and that when, by petition, duly presented, the said Common Council shall be requested so to do, it will direct to be offered for sale, in the manner and form provided by law, the street railroad surface franchise of extending or constructing a street railroad over and across said bridge, and the streets leading to the same, as may be necessary and proper.

In witness whereof the parties of the first part have hereunto set their hands and seal the day and year first above written.

GEO. ELLWANGER, (Seal.)
 CORNELIA B. ELLWANGER, (Seal.)
 PATRICK BARRY, (Seal.)
 HARRIET BARRY, (Seal.)
 C. B. WOODWORTH, (Seal.)
 M. J. WOODWORTH, (Seal.)

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

On this eleventh day of December, in the year one thousand eight hundred and eighty-eight, before me, the subscriber, personally appeared George Ellwanger and Cornelia B. Ellwanger, his wife, and Patrick Barry and Harriet Barry, his wife, to me personally known to be the same persons described in, and who executed, the foregoing instrument, and they severally duly acknowledged that they executed the same.

E. D. SMITH, Com'r of Deeds.

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

On this eleventh day of December, in the year one thousand eight hundred and eighty-eight, before me, the subscriber, personally appeared Chauncey B. Woodworth and M. J. Woodworth, his wife, to me personally known to be the same persons described in and who executed the foregoing instrument, and they duly severally acknowledged that they executed the same.

E. D. SMITH, Com'r of Deeds.
 Ordered received, filed and published.

Ald. Foley in the Chair.

By Ald. Selye—Resolved, That the foregoing grant of George Ellwanger and others for the Driving Park avenue bridge be, and the same hereby is, accepted and agreed to by the City of Rochester, and, in consideration thereof, the said City of Rochester does hereby agree that neither George Ellwanger, Patrick Barry nor Chauncey B. Woodworth shall be assessed or taxed by a local assessment for any part of the cost of the construction of said bridge, about to be constructed, as specified in said grant or right of way, and that, when, by petition, duly presented, this Common Council shall be requested so to do, it will direct to be offered for sale, in the manner and form provided by law, the street railroad surface franchise of extending or constructing a street railroad over and across said bridge, and the streets leading to the same, as may be necessary and proper, and that the Clerk draw an order in favor of the City Attorney upon the City Treasurer, payable from the Contingent Fund, for the sum of one dollar, which sum the said City Attorney is hereby directed to pay to said George Ellwanger, Patrick Barry and Chauncey B. Wood-

worth, being the sum mentioned in said easment or right of way.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Thayer—13.

By Ald. Swikehard—Resolved, That the Clerk is hereby directed to draw an order on the Treasurer for fifteen dollars payable to the President of the Society for the Prevention of Cruelty to Children and Animals, that being the amount in the treasury belonging to said association Dec. 1, 1888, and charge to police fund.

Adopted by the following vote:

Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Thayer—12.

By Ald. Swikehard—Bills of—

Bernard Kitzenthaler, services commissioner opening a street from Silver street to Maple street.....\$ 99 00
 Joseph Bierbruer, services commissioner opening a street from Silver street to Maple street..... 99 00
 John T. Clark..... 198 00

Referred to the Committee on Opening and Alteration of Streets.

By Ald. Thayer—Remonstrance against opening Lochner street.

Ordered received and filed.

By Ald. Thayer—

Whereas, Owners of a large number of city coupon bonds heretofore issued have heretofore presented, and will, in the future, from time to time, hereafter present to the City Treasurer, or to his successor in office, said bond or bonds, with a request in writing specifying said bonds and asking for the conversion of the same into registered bonds; and,

Whereas, By chapter four hundred and twenty-six of the laws of eighteen hundred and eighty-five it is made the duty of such City Treasurer to cut off the coupons that may then remain unpaid and attached to such bond or bonds, and to stamp, print, or write upon each bond a statement, properly dated, of the number and value of the coupons so cut off, and that it is the property of said owner, and that the interest at the rate and on the date as was provided by the coupons, as well as the principal of the said bond, at maturity, is to be paid to said owner, or to his, her, its or their attorney, assigns, successors or legal representatives, at a place of payment to be specified in such statement, which place is not to be changed from that named in the said coupons without consent, in writing, by said owners, and at the expense of the owner, or owners, of such bonds, the city of Rochester is required by said act to provide a suitable or sufficient book or books, in which shall be entered a full description of the amount, class, number, date of issue, and date of maturity of each bond, so presented, and thereafter interest thereupon, as provided by said coupons, is by said act payable only to such registered owner, or on his order, and,

Whereas, The Common Council of the City of Rochester is, by said act, directed to provide formally for the destruction of all such coupons, so presented, and for the due authentication of such destruction, now, therefore, be it,

Resolved, That the city treasurer, Mayor and finance committee of the Common Council, at the time being be, and they hereby are, designated for the purpose of destroying all such coupons, and to provide for the due authentication of such destruction and it shall, and hereby is, made their duty to report to the Common Council of said city, at its next regular meeting after any such destruction is made, a full and detailed report of any action by them hereunder. Adopted.

By Ald. Thayer—Whereas, There was awarded to Philip Smith the sum of nine hundred and eighty-five dollars, payable to him, for land taken for the purpose of the opening of Ketchum street from North Clinton street to North Joiner street, in the city of Rochester, under final ordinance No. 3,446, by the report of the commissioners therein,

dated August 7th, 1888, and duly confirmed by this Common Council on August 21st, 1888.

Whereas, such report was not appealed from, although more than thirty days elapsed after the confirmation thereof, and before an assessment therefor was ordered; and,

Whereas, The assessment made therefor under the direction of, and duly confirmed by, this Common Council, has been, in all respects, paid to the Treasurer, except the amount assessed against said Philip Smith upon his other lands adjoining, and not taken for the opening of said street; and,

Whereas, The said award, less said assessment, has not been accepted by the said Philip Smith to whom the same was awarded, as aforesaid, it is, therefore,

Resolved, That the treasurer be, and he hereby is, directed to deposit said sum of nine hundred and eighty-five dollars, less the sum of four hundred and three dollars, the amount of said assessment, in the Rochester Savings Bank to the credit of the said Philip Smith, to whom the same was awarded, and that, upon such deposit being made, the Executive Board be, and it hereby is, directed to assume possession of said street, and the lands of said Smith taken therefor, as is provided in and by sections one hundred and eighty and one hundred and ninety-six of the revised City Charter.

Adopted by the following vote.
Ayes—Ald. McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kelly—Petition of Thomas Hollahan. Referred to the Assessment Committee. Also the claim of Casper Fromm for damages alleged to have been sustained by a fall from a wagon on Lake avenue. Referred to the Law Committee.

By Ald. Kelly—Resolved, That if the commissioners of Mount Hope Cemetery, do concur herein, the following lands within said cemetery, namely, a plot 25 feet square, situate on the south side of Grove avenue, and adjoining on the east the firemen's lot, as shown on a map in the office of the superintendent of said cemetery, and separated from said firemen's lot by a walk five feet wide, be, and the same hereby is, forever, dedicated and set apart as a burial place for the remains of the unidentified dead of the late fire at the Steam Gauge and Lantern works. Adopted.

On motion of Ald. Judson the board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Dec. 26, 1888.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thayer—16.

APPROVAL OF 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. Sullivan—Communication in relation to the condition of a portion of Orchard street. Referred to the Executive Board.

By Ald. McMillan—Petition for an asphaltic improvement on Troup street. Referred to the Surveyor to prepare an ordinance.

By Ald. Kohlmetz—Petition of Geo. G. Curtis in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Swikehard—Petition of Fred Odenbach for permission to erect a wood building. Permission granted.

By Ald. Kelly—Petition for a sewer in Sykes street. Referred to the Surveyor to prepare an ordinance.

By Ald. Thayer—Petition for water mains in Parsell's avenue. Referred to Water Works Committee and Executive Board.

By Ald. Thayer—Petition of Mathus Effinger to erect wood building. Referred to Wood Building Committee and Fire Marshal with power to act.
By Ald. Thayer—Petition for a plank walk on Benton street. Referred to the Surveyor to prepare an ordinance.

REPORTS OF STANDING COMMITTEES.

FINANCE BUDGET NO. 9.

ROCHESTER, N. Y., Dec. 26, 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.

Charles B. Ernst, disbursements.....	\$ 112 20
Oscar H. Peacock,	4 34
I. F. Quinby,	16 50
Peter Sheridan,	342 26
B. L. Hovey, M. D., services in sewersuits	105 00
H. H. Langworthy, M. D.,	50 00
John T. Clarke, services and disbursements	19 50
Schmidt & Kalbfleisch, ink for surveyor	9 01
Rochester Volksblatt, publishing notices..	200 00
Rochester Herald Co.,	42 50
.....	26 63
.....	8 38
.....	132 75
Post-Express Print'g Co.,	99 00
.....	3 63
Union and Advertiser, print'g proceed'gs	345 78
.....	407 45
..... printing notices...	1 00
..... blank registers.....	15 00
.....	73 30
Frank Butler, hack hire.....	10 00
Jas. Kavanagh,	5 00
W. L. Buokland,	6 00
Frank W. Payne, hack hire.....	5 00
Jas. Kavanaugh,	3 00
James Butler,	7 00
A. P. Little, supplies attorney's office....	78 30
J. W. Holmes, rep. transit.....	25 00
V. Fleckenstein, P. M., postage stamps...	5 00
Thos. R. Griffith, copy minutes.....	33 40
John Hafner, use of boat.....	10 00

PAY ROLL FOR MONTH OF DECEMBER.

C. R. Parsons, Mayor.....	\$275 00
Wm. H. Tracy, alderman.....	62 50
Thos. McMillan,	62 50
Henry T. Kohlmetz,	62 50
Forest H. Williams,	62 50
De Villo W. Selye,	62 50
Geo. B. Swikehard,	62 50
John U. Schroth,	62 50
J. Miller Kelly,	62 50
John A. Davis, Treasurer.....	375 00
Edward Thomas, Asst. Treasurer.....	125 00
Charles M. Beattie,	116 66
A. D. Davis,	83 33
Fred E. Shedd,	83 33
Geo. J. Magin,	40 00
Chas. H. Stillwell,	100 00
Chas. B. Ernst, City Attorney.....	350 00
H. J. Sullivan, First Asst. City Attorney..	201 66
Frank J. Horn, Second Asst. City Atty.	150 00
E. D. Smith, Stenographer.....	100 00
W. J. Burke, Clerk,	83 33
I. F. Quinby, Surveyor.....	191 66
Oscar H. Peacock, 1st Assistant Surveyor	183 33
W. J. Stewart, Assistant Surveyor.....	125 00
W. B. Sackett, ".....	83 33
W. W. Race, ".....	66 66
John Kenyon, ".....	54 24
Wm. M. Rebasz, ".....	75 00
Martin Wahl, ".....	55 00
F. L. Smith, ".....	25 00
C. L. Raymond, ".....	66 00
Orville Strowger.....	50 00
Jos. Boschert,	48 00
L. A. Pratt, City Assessor.....	250 00

M. J. Mahar,	250 00	Rose J. Clark, cleaning City Building	10 00
Jacob Gerling,	250 00	Carroll, Hutchings & Southard, fixtures	8 40
Thos. E. White, Judge Municipal Court	200 00	Mayor's office	24 00
Geo. E. Warner,	200 00	Geo. Weldon & Co., material Mayor's office	24 00
Wm. F. Chandler, Clerk	75 00	Edison Electric Light Co., lighting City Hall	141 67
Peter Sheridan, City Clerk	166 66	F. J. Irwin, cleaning City Hall	65 00
E. J. Irwin, City Messenger	100 00	HEALTH FUND.	
Wm. Butler, Assistant City Messenger	25 00	Mrs. Frank Vahue, collecting garbage	114 00
Arthur McCormick, Fire Marshal	100 00	Daniel Hickey	114 00
Daniel O'Neil, Watchman City Hall	75 00	Wm. Rosengreen	114 00
John O'Leary, Engineer	75 00	John Becker	114 00
Peter G. Miller, Janitor City Bld'g	25 00	John Roach	114 00
Geo. A. Benton, Clerk Civil Service Com.	25 00	Patrick Bradley	114 00
William J. Toole, Milk Inspector	83 33	Jacob Stein	114 00
POOR FUND.			
Philip Ruppert, repairing ambulance	5 55	Jacob Rauber	114 00
L. A. Hedges, burials	12 00	Lorenz Sehm,	114 00
Punch & Son	24 00	Peter Hardy	114 00
J. C. Englert, rent	21 00	Jos. Greenauer,	85 50
Mina Lauterbach, rent	12 00	Martin Mason	114 00
H. A. Wandtke, rent	8 00	Martin Mason	114 00
A. B. Crooks, rent	59 50	Union & Advertiser, printing report Nov.	6 00
A. H. Martin, disbursements	62 62	Bostwick & Heindel, printing	31 50
Frank Payne, hack hire	5 50	Wm. Bassett, labor and material, Hope Hospital	387 50
Jas. Kavanagh	3 50	Chas. Englert, board of horse, Nov.	20 00
Harry Hall	2 00	Jos. P. Forman, drying hose and repairs	18 50
Chas. Scott	2 00	PAY ROLL, MONTH OF NOVEMBER.	
W. C. Dickinson, coal	454 40	Dr. J. J. A. Burke, Health Officer	83 33
Stone & Campbell, flour	476 05	Geo. Messmer, Registrar	70 83
Wm. Benz, bread	38 57	Messenger, Messenger	33 33
Mat. Jacobs,	33 69	Wm. T. Kohlmetz, supt. of garbage	104 00
H. Bastian,	34 39	Alex. Bruce, plumbing inspector	125 00
Cath. Keller,	34 26	Henry M. Heimold, keeper Hope Hospital,	50 00
M. McCormick, hack hire	15 50	Geo. W. Hall, Health Inspector	41 66
Otto Roth, bread	37 02	J. N. Harder,	41 66
Chas. Englert,	33 57	Jas. Purcell,	41 66
F. L. Deininger,	30 09	Frank Downing,	55 00
Fleckenstein Bros.,	142 90	John Galvin, sewer flusher	41 66
B. Kramer, groceries	27 00	Aug. Helbing,	41 66
Frank Defendorf,	8 00	LAMP FUND.	
A. McDade,	41 00	Brush Electric Light Co., lighting lamps, Nov.	\$6,579 00
J. G. Bailey,	18 00	Rochester Electric Light Co., lighting lamps, Nov.	2,128 80
P. Connaughton,	49 00	Edison Electric Light Co., lighting lamps, Nov.	1,460 07
Jas. McMannis,	85 79	Rochester Gas Co., lighting lamps, Nov.	286 50
A. Williams,	38 00	Citizens Gas Co., lighting lamps, Nov.	855 75
T. J. Kenning,	12 00	Municipal Gas Co., lighting lamps, Nov.	327 00
Mrs. M. Heberger, groceries	36 00	C. F. Stone, carting lamp posts	9 50
M. Eisenmenger,	4 00	PAY ROLL, MONTH OF DECEMBER.	
B. F. Martin,	38 06	C. R. Finnegan, supt. electric lights	\$ 50 00
John Sexton,	60 06	POLICE FUND.	
Geo. J. Knapp,	13 50	W. J. Honsberger, hack hire	4 50
Fred. Murr, meat	24 00	Thos. Knowles, hack hire	3 00
C. Ernest	52 84	Western Union Tel. Co., services, Nov.	46 98
G. M. Schmidt,	56 64	Rochester Dist.	4 40
P. J. Leonard,	25 00	J. W. Taylor, photographs for Rogues' Gallery	94 25
O'Kane Bros.,	25 00	W. T. Fox, repairs headquarters	6 15
J. Morhardt,	192 17	Rochester Herald Pub. Co., advertising proposals	3 00
Schleyer Bros.,	48 54	Post Express Pub. Co., printing blanks	20 00
J. Wittman,	74 33	C. E. Morris, blank books	17 83
John Fisher,	44 18	J. Madison & Co., cleaning carpets	2 90
John Hahn,	67 55	Moore & Cole, mop yards	2 00
J. Badhorn,	52 49	E. W. Trippice at headquarters	18 38
B. Reichenberger,	77 90	Fred W. Lang, hay and straw	21 80
PAY ROLL FOR MONTH OF DECEMBER.			
A. H. Martin, Overseer	141 66	Ed. P. Olmsted, meals for prisoners, October	8 75
J. H. McGregor, Clerk	75 00	Ed. P. Olmsted, meals for prisoners, November	19 20
Thos. Swanton,	75 00	B. Frank Enos, expenses, November	16 55
Jos. Eagan,	75 00	PAY ROLL FOR MONTH OF NOVEMBER.	
Geo. Hartel,	66 66	B. Keeler, Police Justice	291 67
Dr. V. A. Hoard, city physician	41 66	B. Frank Enos, Police Clerk	150 00
Dr. P. E. Rivard, city physician	41 66	Peter Lauer, court attendant and interpreter	90 00
Dr. W. W. Ruby, city physician	41 66	John H. Dana, court officer	75 00
Dr. N. M. Collins, city physician	41 66	J. P. Cleary, Superintendent	150 00
Dr. J. L. Roseboom, city physician	41 66	Chas. McCormick, Day Capt. and As. Chief	125 00
Dr. A. B. Gumbarts, city physician	41 66	Wm. Keith, Night Capt.	116 67
P. P. Dickinson, Excise Commissioner	60 00	John C. Hayden, Chief of Detectives	108 33
C. Herzberger,	60 00		
James Malley, Excise Commissioner	60 00		
John Mason, clerk	65 00		
CITY PROPERTY FUND.			
A. Metcalf, soft soap	4 00		
Ex. Board street department, cleaning ditch Mt. Hope reservoir	75 75		
Rice Bros., removing radiator	1 95		
Goodale & Stiles, cuspadores	3 60		

Thos. Lynch, night detective.....	90 00
Henry Baker Detective	90 00
Jos. S. Roworth	90 00
Patk. C. Kavanagh,	90 00
Thos. Dukelow,	90 00
Ben C. Furthrer,	90 00
Geo. Long,	90 00
Robert Burns,	90 00
Chas. Seiffert,	90 00
Frank B. Allen, Lieutenant.....	85 00
John A. Baird,	85 00
John E. McDermott,	85 00
Frank S. Skuse,	85 00
Fred Kipphut,	85 00
Wm. White, Patrolman, 4 a. m.	75 00
Ed. Van Vorst,	75 00
John C. McQuatters,	75 00
John M. Reis,	75 00
William Murray,	75 00
Ed. O'Loughlin,	75 00
Louis Nold,	75 00
John Mitchell, 12 m.	75 00
Hugh Clark,	75 00
Jacob Frank,	75 00
Wm. P. O'Neil,	75 00
Wallace R. McArthur,	72 50
Andrew Connolly,	75 00
Danl. Golding,	75 00
Mich. Hynes,	75 00
Ed McDonough,	75 00
Dennis Hogan,	75 00
Wm. Laragy,	75 00
Mich. Cain,	75 00
Wm. McKelvey,	75 00
Geo. Mohr,	75 00
Jacob Harter,	72 50
Robert Sloan,	75 00
Jos. St. Hellen, 8 p. m.	75 00
John Wangman,	75 00
Nich. J. Loos,	75 00
John Dean,	75 00
Samuel Schwartz,	75 00
James A. Johnson,	75 00
John Monaghan,	75 00
John B. Davis,	75 00
Jas. P. Flynn,	75 00
Charles W. Peart,	75 00
Charles Hart,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Hiram Rogers,	72 50
Benj. L. Stetson,	75 00
Patk. Caufield,	75 00
Patrick Culligan,	75 00
Michael Englert,	72 50
John Sullivan,	75 00
John Yaman,	7 50
George H. Kron,	75 00
George Leise,	35 00
Henry Baker, Jr.,	75 00
Michael Fitzpatrick,	75 00
William Hilliard,	75 00
Fred. Walter,	75 00
John Bletzer,	72 50
A. J. Moynihan,	75 00
Ferd. A. Klubertanz,	75 00
John E. Moran,	75 00
Theo. H. Cazeau,	75 00
Chas. P. Player,	75 00
Job. W. Chatfield,	72 50
John Coughlin,	72 50
John W. Banker,	72 50
Albert Gerber,	75 00
James B. Cady,	75 00
Albert B. Marble,	75 00
John M. Durkin,	70 00
Julius Luscher,	75 00
Wm. E. O'Brien,	75 00
Chas. Weber,	75 00
John Shire,	75 00
Victor Hohman,	75 00
Charles C. Alt,	75 00
Jeremiah O'Grady,	72 50
Thos. H. Gargan,	75 00
Martin P. Snyder,	75 00
John A. Weber,	75 00
John P. McDonald,	75 00
Wm. A. Metzger,	75 00

Thos. Foley,	75 00
Wm. J. McBride,	75 00
Frank J. Lynch,	75 00
James Keenan,	75 00
Sharon L. Sherman,	50 00
Wm. S. Mullane,	75 00
Thos. F. O'Connor,	72 50
Julian A. Brown,	75 00
Richard S. Congar,	75 00
Geo. W. Finkle,	75 00
Carl L. Shepard,	65 00
Wm. H. Smith,	65 00
Frank W. Perrin,	65 00
Joseph Krah,	47 74
Jos. A. Rendsland,	65 00
George A. Stanton,	65 00

PATROL DEPARTMENT.

Thos. A. Burchill, sargeant.....	85 00
Mich. Zimmerman,	85 00
Ed. J. O'Brien,	85 00
Patk. J. Cummings, policeman on wagon.	75 00
James E. Ryan, policemen on wagon.....	75 00
George Kleisley, policemen on wagon.....	75 00
Chas. Dingman, Driver.....	75 00
Robt. B. Swanton,	75 00
Chas. Wilson,	75 00
Louis W. Miller, operator	50 00
Henry W. Martin,	50 00
Jos. B. Smith,	50 00
Charles W. Strubel, doorman headquarters.	75 00
Jacob Markey, janitor	65 00
Abdie D. Stoeber, matron	50 00
Maggie Gaffney, cleaning	25 00
S. A. Pierce, M. D., police surgeon.....	50 00

EXECUTIVE BOARD DEPARTMENT,
ROCHESTER, N. Y., Dec. 21, 1888.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending Nov. 29, \$	319 80
Dec. 6,	216 50
Dec. 13,	411 20
Dec. 20,	151 52

\$1,090 02

Monthly pay roll for November, lift bridge tenders	450 00
Geo. W. Aldridge, salary for Dec., 1888.....	200 00
James M. Aikenhead,	200 00
Julius Armbruster,	200 00
Geo. Arnold, street sigs.....	1 50
Frank B. Callister, stove supplies.....	8 48
Doyle & Gallery Co., coal.....	36 20
Chas. E. Kohlmetz, iron work.....	3 07
Henry Hebing, hardware	4 30
Atkinson & Sykes, supplies.....	5 57
Geo. Underhill, disbursements for lift bridges	9 93
Louis Ernst & Son, hardware	2 75
David Clancy, blasting at Steam Gauge and Lantern Works ruins	124 00
John Weber, sand and gravel.....	17 60
Gilbert Brady & Co., crosswalk stone	1 90
Garvey & Donnelly, repairs to tools	6 60
Hertz & Herfie, breaking Macadam.....	13 00
Rochester Gas Light Co., coke.....	1 82
Goodale & Stiles, lanterns, &c.....	1 75
Shorer & Taillie, castings.....	42 85
Wm. B. Morse & Co., lumber.....	87 30
Jacob J. Young, iron work	7 75
N. L. Brayer, MacAdam.....	25 50
Alfred P. Mann, harness supplies.....	2 50
Standard Sewer Pipe Co., sewer pipe.....	207 78
F. C. Lauter & Sons, crosswalk stone and sand	7 48
Thos. J. Neville, clerk, disbursements.....	26 95
Howe & Bassett, railing at Plymouth ave, Bridge	56 59
Jos. Freidel, keeping horse.....	39 90
Anthony Hauck, repairing sidewalks.....	200 02
Michael Jeffers,	55 20

Charles Ahnfeldt,	483 37
Higgins & Jeffers,	114 30
Total	\$3,745 91

Water Pipe Fund.

Monthly pay-roll for December.....	\$ 769 16
William Dyer, estimate No. 3, group 138.....	480 00
David Cramer, estimate No. 3, group 139.....	150 00
Chas. W. Hartung, labor and gravel.....	20 00
O'Connor & Co., stop-gate stones.....	64 35
Ludlow Valve Mfg. Co., valves.....	58 80
Buffalo Cast Iron Pipe Co., special castings.....	33 94
Thos. J. Neville, clerk, disbursements.....	14 25
John Mauder, connecting hydrant drips.....	47 00
Thos. Lower y, stub wrenches.....	19 67

Total	\$1,657 17
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Water Works Fund.

Monthly pay roll for November, operating expenses.....	\$2,552 53
Monthly pay roll, service and repairs for December.....	2,312 92
John H. Hill, copper wire.....	11 70
A. Dubock, horse food.....	25 00
National Meter Co., meters.....	131 50
Ludlow Valve Mfg Co., stems for valves.....	19 20
James Field, packing.....	4 40
T. R. & J. Morris, carrots.....	14 00
Geo. Bantel & Sons, horse and difference in exchange of horses.....	410 00
Schmidt & Kalbfleisch, wire and connectors.....	80 97
B. F. Harris, rent of barn for Dec., 1888.....	37 50
Samuel Sloan, plumbing supplies.....	14 32
Rochester Gas Light Co., gas.....	11 55
Louis Ernst & Son, hardware.....	44 97
B. V. Logan, boiler compound.....	16 50
Vacuum Oil Co., oil.....	21 00
O'Connor & Co., stop gate stones.....	7 80
Chamberlin's Rubber store, supplies.....	9 71
Rochester German Ins. Co., insurance.....	89 30
N. L. Brayer, dirt.....	4 80
Alfred Jackson, ink.....	8 00
Jacob Abeles, supplies.....	9 41
Brush Electric Light Co., use of lights for November.....	9 00
Woodbury, Morse & Co., supplies.....	12 85
The Citizens' Gas Co., Coke.....	6 40
Howe & Bassett, plumbing supplies.....	37 99
Bell Telephone Co., rent of telephones.....	59 50
John McConnell labor and material.....	11 00
Alfred P. Mann, harness supplies.....	40 50
S. B. Williams, oil.....	5 95
Chas. R. Finegan, expenses on Hemlock Lake line.....	83 15
Standard Sewer Pipe Co., sewer pipe.....	28 07
P. Ronan & Son, cartages.....	31 05
S. H. Oviatt, pay roll.....	35 00
Robert Crennell, pay roll.....	4 75
Rochester Lead Works, solder and lead pipe.....	7 57
Jacob J. Young, repairs to wagon.....	5 50
Henry Hebing, hardware.....	16 21
Sherwood & Rumsey, leather.....	76 05
Frank B. Callister, grate.....	1 00
Thos. J. Neville, clerk, disbursements for hay, &c.....	97 89
Francis McKenna, washing.....	12 65
J. Nelson Tubbs, disbursements.....	28 53

Total	\$ 6,495 69
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Fire Department Fund.

Monthly pay roll for December.....	\$ 5,901 11
Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co.,	237 50
Protective Sack and Bucket Co., quarterly appropriation.....	400 00
Boston Woven Hose Co., jumping canvas, &c.....	118 00
M. S. Gates, supplies.....	9 00
Peerless Rubber Mfg Co., fire covers.....	398 52
Samuel Bemish, paid for washing.....	43 80
L. Murra Moore, baskets.....	3 00
Chamberlin's Rubber Store, controlling nozzle, &c.....	55 40
A. C. Mihow, meals for firemen at Steam Gauge and Lantern Works fire.....	92 00

J. H. Heveron & Co., pay to J. A. Vanderwerf, est. No. 4 Plymouth avenue station.....	1,432 67
German American Bank, assignee of Chas. L. Horn est. No. 1 Grand street horse house.....	3,000 00
Royal R. Love, labor, fire telegraph.....	52 00
Dr. A. Tegg, veterinary services and medicine.....	184 50
Howe & Bassett, plumbing.....	133 25
Utica Fire Alarm Telegraph Co., copper wire &c.....	205 14
The Paine Drug Co., chemicals.....	13 83
Rochester Gas Light Co., fuel and gas.....	40 46
Thos. P. Pryor, hay.....	133 80
The Citizen's Gas Co., gas.....	35 04
F. C. Rhetz, repairs to Active Hose Co.'s wagon.....	34 95
Geo. Moulson & Son, carrots.....	29 75
French & Yattau, harness dressing.....	4 00
T. R. & J. Morris, carrots.....	17 50
John A. Weider, harness and repairs.....	307 00
J. R. Malany, care of horses.....	5 00
Nathan Palmer, medicine.....	3 00
Stone & Campbell, oats, &c.....	444 57
James Field, blocks, rope, &c.....	4 70
L. White, straw.....	107 59
J. Emory Jones, grates for steamer.....	6 84
John Cook, supplies.....	26 80
Frank B. Callister, stoves and supplies.....	136 80
Atkinson & Sykes, supplies.....	6 60
Gilbert, Brad, & Co., paving.....	34 50
Louis Ernst & Son, hardware.....	16 76
J. M. Deyo, extension ladder.....	5 00
Bell Telephone Co., rent of telephones.....	171 68
Thos. J. Neville, clerk, disbursements.....	17 76
C. G. Braxmar, supplies.....	30 00
John C. King, furniture and bedding.....	373 80
Otto Block, part payment for services as architect. Grand st. horse house.....	100 00
John A. Vanderwerf, repairs to buildings.....	181 71
Total	\$14,805 13

Local Improvement Funds.

Joseph Qualtrough, inspection Platt st. outlet tunnel, O. 3,337.....	\$ 15 00
William S. Pike, inspection Hand st. asphalt impt., O. 2,986.....	8 75
William Howe, inspection Genesee Valley canal sewer extension, O. 3,325.....	20 00
Wm. B. Wooden, inspection Champlain st. pipe sewer, O. 3,557.....	45 00
William S. Pike, inspection Third ave. pipe sewer, O. 3,551.....	5 00
John Klein, inspection Qualtrough place pipe sewer, O. 3,527.....	10 00
Obed M. Rice, inspection Pinnacle ave. plank walk, O. 3,326.....	26 25
George E. Bingham, inspection Bartlett street stone sewer, O. 3,549.....	52 50
D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259.....	57 50
Jacob Kolb, inspection Lyell ave. and Saxton st. sewer, sec. 1, O. 3,537.....	60 00
August Seiser, inspection Clifford st. grading, O. 3,541.....	18 75
Monroe Bills, inspection Glenwood ave. sewer, O. 3,514.....	50 00
Joseph De Poe, inspection White st. pipe sewer, O. 3,554.....	30 00
Thos. Oliver & Sons, raising monuments and stop-gates, North Goodman st. plank walk and cement walks, O. 3,465.....	8 00

Street Department.

Use of steam roller, East ave., repair, cleaning and care, sec. 1, O. 3,441.....	\$ 50 00
Use of steam roller, East ave., repair, cleaning and sprinkling, sec. 2, O. 3,442.....	30 00
Inspection, Bernard st., plank walk, O. 3,559.....	2 47
Inspection, Pinnacle ave., plank walk, O. 3,326.....	8 44
Inspection and stakes, Theodore st. plank walk, O. 3,561.....	3 48
Inspection, stakes, &c., Post st. plank walk, O. 3,552.....	9 48
Inspection, stakes, &c., Rowe st. plank walk, O. 3,516.....	21 41

Inspection, stakes, &c., Qualtrough place pipe sewer, O. 3,527	40 36
Inspection, stakes, &c., White st. pipe sewer, O. 3,554	20 02
Inspection, stakes, &c., Third ave. pipe sewer, O. 3,551	10 52
Inspection, stakes, &c., Clifford st. grading, O. 3,541	91 48
Inspection, stakes, &c., Genesee Valley Canal sewer ext., O. 3,325	121 44
Inspection, stakes, &c., Platt st. outlet tunnel, O. 3,337	74 95
Inspection, stakes, &c., Glenwood ave. pipe sewer, O. 3,514	29 73

Water Works Department.

Changing services, &c., Adams st. asphalt improvement, O. 3,517	179 06
Changing hydrant and services, Hawley st. grading and walk, O. 3,536	25 96
Lowering hydrants, &c., N. Goodman st. walks, O. 3,465	54 95

Partial Estimates.

Geo. Chambers est. No. 1, Lyell ave. and Saxton st. sewer, sec. 1, O. 3,537	12,000 00
F. C. Lauer's Sons, est. No. 3 Goodman st. outlet sewer ext., O. 3,259	9,000 00
H. N. Cowles, est. No. 2, Bartlett st. stone sewer, O. 3,549	999 00
Rochester Vulcanite Paving Company, estimate No. 1, Adams street asphalt improvement, O. 3,517	10,0 0 00

Final Estimates.

Wm. H. Jones & Sons, Alexander st. sweeping and cleaning, O. 3,484	409 00
F. M. McFarlin, west avenue sweeping and cleaning, O. 3,438	343 43
Staud & McKelvey, Brown st. sweeping and cleaning, O. 3,450	119 00
Edward Weibert, East ave. repair, cleaning and care, sec. 1, O. 3,441	90 00
Whitmore, Rauber & Vicinus, Clifford st. grading, O. 3,541	7,814 10
William Fuller, Third ave. pipe sewer, O. 3,551	729 10
Michael Ehrstein, Post st. plank walk, O. 3,552	398 12
Michael Ehrstein, Theodore st. plank walk, O. 3,561	85 72
Michael Ehrstein, White st. pipe sewer, O. 3,554	471 50
McConnell & Brewer, Bernard st. plank walk, O. 3,559	69 58
Edward Weibert, East ave. repair, cleaning and sprinkling, sec. 2, O. 3,442	533 75
Charles Ahnfeldt, Pinnacle ave. plank walk, O. 3,336	589 84
John Mauder, Qualtrough place pipe sewer, O. 3,527	674 75
John Mauder, Glenwood ave. pipe sewer, O. 3,514	1,494 09
William Fuller, Genesee Valley canal sewer, ext'n. O. 3,325	6,055 49
George E. Sherry, Platt st. outlet tunnel, O. 3,337	1,703 69

Total \$54,140 66

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Schroth from the committee on wood building reported progress in the matter of the petition of the Page Brick Kiln Company, and asked for further time, which was granted.

By Ald. Kelly—

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

GENTLEMEN: Your Law Committee respectfully reports that it has examined the matters relative to the action of George Chapman, Sr., against The City of Rochester, referred to in the communication of J. A. Stull, Esq., his counsel, found at page 302, current proceedings, and that the judgment entered upon the decision at the equity special term, having been finally determined in favor of

the plaintiff by the Court of Appeals, the only course for the city to pursue is to pay said judgments, the amounts of which are stated in the accompanying resolution.

The adjustment with Mr. Chapman of the damages accruing to him from the time of the trial of his action on December 17, 1884, to the present time is one which your committee deems necessary to hold under advisement for the present.

The propriety of applying to the Supreme Court for an extension of the injunction contained in the judgment restraining the city from flowing sewage into Thomas creek above and through Mr. Chapman's premises is one to be considered hereafter, and will, as soon as your committee has properly investigated the subject, and decided the course to be pursued, will be recommended to your honorable body for action.

Respectfully submitted,

J. MILLER KELLY,
T. McMILLAN,
F. H. WILLIAMS,
H. G. THAYER.

Law Committee.

Ordered received filed and published.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that proper satisfaction pieces have been delivered to him of the judgments for damages and costs in the case of George Chapman, Sr., against the City of Rochester, the clerk draw an order upon the treasurer payable from the contingent fund, in favor of Joseph A. Stull, Esq., attorney for Mr. Chapman, for one thousand five hundred and twenty-one dollars and sixty-two cents, with interest on thirteen hundred and forty-seven dollars and eighty cents from April 24th, 1885, on sixty-nine dollars and five cents from April 24th, 1886, and on one hundred and four dollars and seventy-seven cents from October 23, 1888, to the date of payment, being the amounts of said damages and costs awarded against the city in favor of George Chapman, Sr., in and by the several judgments therein.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Kelly—Whereas, The amount of the order directed to be drawn in favor of W. S. Hubbell, plaintiff's attorney, for the judgment to be entered upon a verdict in favor of George A. Meisenzahl and another against the city of Rochester was erroneously stated to be two hundred and seventy-seven dollars and eighty cents, while the judgment is shown by the report of the law committee, on page 307 of the current proceedings, to be three hundred and seventy dollars and eight cents, the verdict being one hundred and ninety-seven dollars and fifty-eight cents, and the costs one hundred and seventy-two dollars and fifty cents, now, therefore, be it

Resolved, That upon the certificate of the City Attorney that a proper satisfaction piece of said judgment, duly executed and acknowledged has been delivered to him, the clerk draw an order on the treasurer, payable from the contingent fund in favor of said W. S. Hubbell, for three hundred and seventy dollars and eight cents.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Bohrer—

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

GENTLEMEN—Your Committee on Opening and Alteration of Streets to whom was referred the bills of Joseph Bierbauer for ninety-nine dollars, Bernard Ritzenthaler for ninety-nine dollars, and John T. Clarke for one hundred and ninety-eight dollars, for services as commissioners of appraisal in the matter of opening a street from Maple street to Silver street, would respectfully report that after due investigation we find the bills cor-

ect and recom mend the adoption of the following esoluitn.

LOUIS BOHRER,
D. W. SELYE
FRANK FRITZSCHE,
JOHN U. SCHROTH,
T. McMILLAN,

Committee on Opening and Alteration of Streets.
Ordered received, filed and published.

By Ald. Bohrer—Resolved, That the clerk draw orders on the Treasurer, payable from the contingent fund, in favor of the following named persons, viz.: John T. Clarke, for one hundred and ninety-eight dollars for services as a commissioner and clerk, Joseph Bierbrauer for ninety-nine dollars for ninety-nine dollars for services as a commissioner of appraisal in the matter of opening a street from Maple street to Silver 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 opening when created. Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—15.

By Ald. Kelly—

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

GENTLEMEN: Your special committee on fire escapes hereby further respectfully reports that it has had, pursuant to the privilege heretofore granted by your honorable body, conferred with the owners of the buildings on the west side of Water street, within which manufactories are or may be conducted, to ascertain from them what system of fire escapes will be acceptable to them to be placed upon the rear, or river sides, of their buildings, and your committee has also further revised the ordinance or resolution presented to your honorable body, and, in view of the important changes thereto, has decided to present to your honorable body for adoption a complete revised draft, herewith accompanying, which we respectfully recommend for adoption.

The important changes in the revised draft from the draft heretofore presented are the insertion of thirty days in the place of ten days within which fire escapes are to be placed, and so as not to have the ordinance or resolution apply to fire-proof buildings, and also that the fire marshal may permit such changes to be made in the form and manner of fire escapes as may be first approved by your honorable body, such amendments being to section one. In section two we have suggested that the braces to the escapes shall be securely affixed to the walls of the building, in place of being leaded into the walls; that floors of the balconies shall be of iron one and one-fourth by one-fourth inch, iron, placed edgewise, with three-eighths inch iron rods running through the centre of the same, with separators, or one-half inch fluted cast-iron floors; that the openings for the stairs and balconies shall be twenty-four, in place of thirty-six inches long; that all brackets shall be of iron, at least one inch in diameter, secured in the inside of the building with screw nuts and wrought iron washers thereto, which must not be less than five inches square, and three-eighths inches thick, in place of the provision in reference to the brackets; that the width of the ladders and stairs shall not be less than twenty-four, instead of eighteen inches; that the space between the ladder and the building shall not be less than twenty, instead of eighteen, inches; and that such ladder or stairs shall not be placed in front of any window or door opening.

For the purpose of properly informing your honorable body of the manner in which the accompanying ordinance or resolution is observed, your committee has decided to recommend that a clause be added to section five of said ordinance or resolution, that the Fire Marshal be directed to report to your honorable body each meeting, after ninety days from the date of the passage of said ordinance or resolution, the buildings, their location, and the names of the owners thereof, whereon suitable fire

escapes have not been placed, and the buildings properly and adequately protected from fire, and supplied with suitable means for the prevention and suppression of fires therein.

The changes above mentioned, relative to the the construction of the fire escapes, are those recommended to your committee by Ald. Kohlmetz, a machinist thoroughly conversant with the construction of fire escapes.

Respectfully submitted,

J. MILLER KELLY,
THOS. McMILLAN,
LEO J. HALL,
Special Committee.

ARTHUR McCORMICK, Fire Marshal.

Ordered received, filed and published.

By Ald. Kelly—

AN ORDINANCE OR RESOLUTION RELATING TO FIRE ESCAPES.

The Common Council of the city of Rochester do ordain and resolve as follows:

Section 1. Every owner of a building in this city three or more stories in height, which is not built or constructed in a fire proof manner and of fire proof materials, now, or hereafter, erected, wherein manufactories are, or may, at any time hereafter be conducted, or carried on, or that may at any time be used for tenement purposes, shall, within thirty days from the date of the passage of this ordinance and resolution, as to all such buildings now erected and in use, and immediately upon the construction, and before its use, of every building hereafter erected and so used, construct or cause to be constructed and placed, upon all such buildings owned by him, fire escapes thereon of the kind and manner, and in such number specified in section two of this ordinance or resolution; but where any such building is so constructed so as not to admit of fire escapes being placed upon the same, as directed in section two of this ordinance and resolution, then the fire escapes may be placed in such other manner upon such building, under the supervision of the Fire Marshal of the city, as will secure safety to the inmates of such building, such Fire Marshal having first reported the facts to, and obtained the consent of the Common Council of said city to permit such change being made.

§ 2. The fire escapes mentioned in the preceding section shall, in all cases, where females are employed or reside in such building, on any of the floors above the ground floor, consist of iron stairways and, in all other cases, where males are employed or reside, shall consist of iron stairways or ladders, and, in all cases, with iron balconies at each floor; all such stairways or ladders shall lead from the ground, except as is hereinafter permitted, to the roof of such building; a balcony shall be erected and placed at the second, and each story above the second story of such buildings; all platforms of such balconies shall not be less than two feet and six inches in width, and shall take in at least two windows in length, and where there is but one escape upon a side of such building at least three windows in length, and the bearing bars or brackets of such balconies shall be of iron not less than one and one-half by five-eighths inches, with the braces not less than three-quarters inch round iron, well riveted to the bearing bars; the guard rails shall not be less than two feet and six inches in height, and the top and bottom rails of all balconies shall be of iron not less than one and three-fourths by one-half inch; and all of the bearing bars and bottom and top guard rails shall go through the wall of the building, and be secured on the inside by nuts and at least four inch square washers or plates of sufficient size to catch at least two bricks; such washers shall also be at least three-eighths inches thick; the bottom guard rails and braces underneath shall be securely fixed in the walls of such building and made secure; and whenever erected on frame buildings the top and bottom rails and bearing bars shall be run through the studding and secured on the inside with nuts and washers, as aforesaid, and all braces

shall be properly and securely bolted to the building; all intermediate bars shall be well secured to the top and bottom rails, and shall be five-eighths of one inch square or round, and placed sufficiently near to each other to guard against accident; the floors of all balconies shall be of iron bars, not less than one and one-quarter by one-fourth inches, placed edgewise, with three-eighths iron rods running through the center of the same, with separators, and placed not more than one and one-half inches apart, or one half inch fluted cast-iron floors, and in no case shall the distance between the top of the window sill and the floor of the balcony exceed sixteen inches; all openings for stairs or ladders in said balconies shall be not less than twenty inches wide and twenty-four inches long, and shall have no covers thereto, nor shall the ends of such balconies extend more than nine inches over the brackets; all brackets shall be of iron at least one inch in diameter, secured in the inside of the building with screw nuts, and wrought-iron washers thereto, which must not be less than five inches square, and three-eighths inches thick. All ladders and stairs must be of iron of sufficient strength, for the purpose that they may at any time be used as herein provided, and of easy tread, and properly and securely fastened; the portion leading from the lower balcony to the ground may be movable or stationary, at the option of the person erecting the same, but must, at all times, be kept so as to be ready for use; the width of all ladders and stairs shall not be less than twenty-four inches, and the space between such ladder and the building shall not be less than twenty inches, nor shall such ladder or stairs be placed more than four inches from the door or window openings, nor in front of any such opening, and shall be furnished with iron gratings to form steps from the openings to the ladders or stairs; all blinds and shutters upon such building shall, at all times, open from said ladder or stairs; all drop ladders from the lower balconies shall not be less than fourteen inches in width, and made of iron one and one-half by three-eighth inch sides, with rungs of five-eighths inch thickness, but in no case shall it be more than twelve feet in length; all parts to said ladders, stairs and balconies shall be of the best wrought iron, except the intermediate bars in the guards, which may be either of wrought or cast iron, and all work in the construction of such ladders, stairs and balconies shall be of the best possible kind, and they shall, at all times, be maintained in a safe and serviceable manner. There shall be at all times maintained a sufficient number of fire escapes upon each side of such building for the safe egress of all persons employed or being in such building above the ground floor thereof, and all balconies, ladders and stairs shall, at all times, be kept and maintained free and clear for ingress thereto and egress therefrom for any and all persons in such building, so that they can easily reach and pass down such ladder or stairs, and so as to assist firemen in getting into or upon such building with hose, in case of fire, and to make egress therefrom. All such fire escapes, and every part thereof, shall, at all times, be maintained in good repair and well painted, and no person shall, at any time place, or keep, or cause to be placed or kept, any incumbrance of any kind whatsoever thereon, or near to the same, so as in any manner to prevent free access to and from the same.

§ 3. Whenever any cellar or basement of any building within the city of Rochester is or shall be, at any time, used for manufacturing purposes, there shall also be, within the time or times above mentioned, constructed, and at all times maintained, free for use, a sufficient number of fire escapes, which shall consist of stairs of stone or iron, at least three feet in width, for the safe exit of any and all persons employed or being in such cellar or basement.

§ 4. The word "him" or "person" herein used shall, and it is hereby intended to include, the masculine, feminine and neuter gender, the plural and

singular number, and a corporation, joint association, company and firm.

§ 5. Every person, firm, company, association, and corporation violating any of the provisions of this ordinance and resolution, and failing to construct and maintain the fire escape or fire escapes, as is hereinbefore mentioned, shall forfeit and pay to the city of Rochester the sum of \$100 as a penalty or forfeiture, provided in and by the revised city charter, and shall also pay to said city any and every expense incurred by it in constructing or maintaining such fire escape or fire escapes, and 10 per centum in addition thereto; and the fire marshal of said city is hereby directed, in case any such fire escape is not constructed, or properly maintained, at the time or times, or in the manner hereinbefore specified, to cause the same to be so constructed or maintained as is provided in and by this ordinance and resolution. The said fire marshal is also hereby directed to report to the Common Council of the city of Rochester at each meeting after 90 days from the date of the passage of this ordinance and resolution the buildings, their location, and the names of the owners thereof, whereon suitable fire escapes as above designated have not been placed, and the buildings properly and adequately protected from fire and supplied with suitable means for the prevention and suppression of fires therein.

§ 6. This ordinance and resolution shall take effect immediately.

On motion of Ald. Kelly action on the penal ordinance was postponed until the next regular meeting.

PRESENTATION OF PETITIONS, ACCOUNTS, REMONSTRANCES, COMMUNICATIONS AND THEIR REFERENCE.

EXECUTIVE BOARD,
STREET, FIRE AND WATER COMMISSIONERS'
OFFICE, CITY HALL,
ROCHESTER, N. Y., Dec. 26, 1888.

By the Clerk—

To the Common Council:

GENTLEMEN—The Executive Board is informed that the proceedings in the matter of the extension of Gorham park have been completed, and the owners of the land taken have been paid therefor.

A small dwelling house and other movable property which was included in the purchase by the city remains on the land, and the Executive Board, as usual in such cases, desires that your honorable body authorize that the property be sold and the proceeds be placed to the credit of the fund.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the Executive Board be requested to sell at public auction to the highest bidder for cash, the dwelling house, and all other moveable property, which has been purchased by the city, and located on Hand street at the south end of Gorham park, and deposit the proceeds of such sale in the office of the City Treasurer to the credit of Gorham Park Extension Fund. Adopted.

By the Clerk—

ROCHESTER, N. Y., Dec. 26, 1888.

To the Common Council:

GENTLEMEN—In accordance with your request, the Executive Board has obtained propositions from the owners of the land which it is necessary to purchase for the approach to the bridge about to be constructed over the river at Alexander street.

The total amount of land required is little less than half an acre, for which the owners ask the sum of \$7,000. This price the Executive Board deems in excess of the actual value of the land in question, and would therefore recommend the appointment of a commission to condemn the land.

Respectfully,

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

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Dec. 26, 1888.

To the Common Council:

GENTLEMEN:—I hereby report that the following named person has qualified and taken the oath of office as required by law, viz.:

L. A. Pratt, City Assessor.

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received filed and published.

By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF NOVEMBER, 1888.

POLICE COMMISSIONERS' OFFICE,
December 10, 1888.

GENTLEMEN—I respectfully submit the following as my report for the month of November, 1888:

Nov. 1888.	Crime.	Penalty.	Paid.
1—Edwin L. Beach	vio. ord.	\$30	\$
Mary N. DeLorne	assault	5	5
2—David Mosher	drunk	5	
Patrick Boylan		10	
3—John Boylan		10	
James Saxton		cost	2 75
James Gilmore	pet. l'cy	30	30
Cornelius Daly	drunk	10	
Ed. R. Lawrence	vio. ord.	3	
Robert Burns	assault	2	1 50
Wm. Howard		2	1
John Burns		2	1 50
Wm. Dresenmeyer		5	3
5—Goetlieb Appel	drunk	10	10
James Crawford		10	4 81
Sarah Burke		10	
Wm. Ruschen	vio. ord.	1	1
Frank B. Shearer	drunk	3	
Thos. Enright		3	3
Thos. Spillane		10	
Thos. Hyde		5	
Nich. Fennell		10	
Chas. H. Bammert		5	
Philip Goehry		10	
6—John F. Cotter		10	
Bridget Cotter		10	
Cath. Lawrence		10	
Dan'l Leary		10	
Jacob Huber	petit lar.	50	
Mich. Welch	drunk	5	5
Chas. Mink		cost	2
James Taylor	petit lar.	5	5
7—Louis Cody	drunk	5	
9—Wm. Donovan		5	
John Coughlin		10	
Thos. Hirst	petit lar.	5	
Frank B. Shearer	drunk	2	
Elizabeth Hiller	pet. lar.	30	14 80
10—Henry Denk	assault	15	5
Geo. Doyle	drunk	3	3
John Wilson	riding on freight cars	10	
Frank Edwards	riding on freight cars	10	
Henry Koehler	drunk	10	
James Oonnors		10	
12—Chas. McLaughlin		10	
George Doyle		10	
Mich. Kelly		3	3
Thos. McGrath		cost	1
Joseph Williams		5	
13—Jane Curry		10	
Hannah Dwyer		10	
Ed. Farley		10	
14—Theo. Thran		5	
Maurice Moynihan		10	
John Riley	vio. ord.	1	
Joseph V. Brown		5	5
15—Jas. O'Neil	drunk	10	10
Thos. Levis		10	
Pat'k Hammell		10	
Maria Fuller	assault	15	10
16—Frank Hawley	drunk	5	2
Thos. McNamara		10	
John P. Bulger		5	5
17—Mark Quinn		10	

James Burns		10	
19—Jeremiah O'Neil	cost	2	2
Chas. Keiser		3	
Jacob Koscovants		10	10
Thos. Ashdown		3	1
Geo. Smith		10	
Louis Theim		3	3
21—John Smith		3	3
James McCann		3	3
Frank Hanson		3	2 80
David C. Thompson	vio. ord.	5	5
Thomas Purcell		5	5
Daniel McLaughlin	drunk	10	
Geo. Campton		3	
Geo. Herrick		5	
John Sherley		5	
22—Bridget McCann		10	
Henry Jarvis		5	5
John Wall		10	
Joseph Provencher		10	
23—Chas. Cook		10	10
Max Obst	assult	15	
24—Adolphus W. Hines	drunk	10	
Joseph Winghart		10	
John Fitz Gerald	vio. ord	5	
26—Thomas Earl	drunk	10	
Wm. Relyea	vio. ord	2	1
James Connell		2	1
Lawrence Ebrer		2	
Nicholas Brayer		5	
Joseph Morrow		10	
Samuel Smith		10	5
Chas. Sours		10	5
Robert Laney		5	
Morris E. Babcock		5	
John DeWitt		5	3
James M. Dayton		3	3
Patk. O' Hora		5	5
27—John McLaughlin	petit larceny	30	
Patk. Maley	drunk	5	5
Elmer E. Cary		5	5
James Littlee		10	
Chas. McEntee	Assault	5	5
Wm. Lawrence		15	
28—Julia Clark	drunk	10	
29—Frank Greenman		10	
Patk. Conroy		10	
Frank Mc Nerney		3	
Richard Merick		3	3
Hiram Groeley		10	10
30—Hiram Reynolds		5	3
Martin Burns		10	5
Feliksiz Tomaszewski	petit larceny	Cost	1
Marczin N. Wojtaszak			1
Michat Pliza			1

\$245 16

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 November 1888, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 10th day of Dec, 1888.

B. KEELER, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk—

ROCHESTER, Dec. 26, 1888.

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

GENTLEMEN—I herewith present my report as sealer of weights and measures for the month of November, 1888:

November 2d:	M.	W.	S.
J. P. Kerner, 61 Seward st.	5	3	1 \$ 55
Wm. Atkinson, 45 Seward st.	6	1	2 65
Wm. Pallett, 38 Seward st.	3	8	3 1 00
C. Schultz, 122 Reynolds st.	2	0	0 10
Geo. Lang, 92 Reynolds st.	10	7	4 1 00
V. S. Cheesman, 91 Reynolds st.	4	0	1 30
W. H. Denton, 90 Reynolds st.	4	0	1 25
Wm. B. Weiser, 83 Reynolds st.	10	9	2 1 00
Briggs Bros., 87 Reynolds st.	3	4	2 75

H. F. Schroth, 51 Reynolds st.	4	5	2	85	D. Tarbar, 214 Meigs st.	0	6	1	1 50
F. Hawkins, 49 Reynolds st.	6	6	2	90	D. M. Filkin & Son, 461 Monroe av.	0	7	1	1 50
J. Bogner, 264 Jefferson ave.	3	5	2	75	A. H. Witcher, 1 Adams st.	5	16	1	1 50
J. Enders, 262 Jefferson ave.	6	10	4	1 00	Crossman Bros., 505 Monroe av.	0	28	4	2 70
November 3d:									
J. Doell, 212 Mount Hope ave.	3	4	3	1 00	J. P. Kirvin, Monroe av.	5	0	0	25
C. Zimmer, 210 Mount Hope ave.	2	6	2	85	Jas. Vick & Co., East av.	10	46	13	6 24
Mrs. Zimmer, 208 Mount Hope ave.	3	5	1	70	November 15th:				
Wm. Roth, 201 Mount Hope ave.	12	3	2	1 00	B. Eisman, 58 Madison st.	2	0	0	10
H. Barnes, 172 Mount Hope ave.	4	0	2	50	J. H. Doell, 144 Brown st.	3	4	3	75
A. S. Kraushaar, Mount Hope ave.	4	0	2	1 00	J. Haught, 11 Brown st.	2	0	0	10
Chas. Elbridge, 198 Mount Hope ave.	2	9	1	25	M. Glen, 157 Brown st.	4	0	2	95
Geo. Ireland, 110 Mount Hope ave.	12	9	2	1 00	T. McAnarney, 150 Brown st.	9	9	3	1 00
E. Hart, 30 Mount Hope ave.	4	0	1	35	W. D. Hall, 1-2 Brown st.	1	0	0	5
E. Zipke, 14 Mount Hope ave.	3	0	0	15	M. A. Bailey, 43 Orange st.	8	3	1	70
Huber & Son, 6 Mount Hope ave.	4	4	2	80	M. A. Hagan, 70 Magne st.	0	2	1	15
John Luscher, 41 Pinnacle ave.	4	0	0	20	Thos. Magin, 11 Magne st.	3	3	1	45
J. z. Bratigan, Pinnacle ave.	10	12	4	1 00	W. A. Tridger, 19 Orange st.	10	9	2	1 00
Geo. Neth, Pinnacle ave.	2	5	3	75	Geo. Yawman, 189 Jay st.	12	9	2	1 00
Henry Wobus, 113 Pinnacle ave.	2	0	1	25	B. Steiner, 190 Jay st.	5	6	3	1 00
Fred. Kurtz, 115 Pinnacle ave.	7	1	1	20	November 13th:				
Leo Seibert, 116 Pinnacle ave.	1	0	1	20	M. Brown, 204 Jay st.	2	0	1	25
George Merlan, 132 Pinnacle ave.	13	10	3	1 00	Mrs. Waldice, Jay st.	2	2	1	35
C. Blafan, 156 Pinnacle ave.	4	0	1	35	Messrs. K. & L. Huok, 256 Jay st.	2	0	0	10
J. Bolzer, Pinnacle ave.	3	0	1	30	Geo. Bagay, 257 Jay st.	14	14	2	1 00
Mrs. L. Beil, 167 Pinnacle ave.	14	10	3	1 00	John Warner, 186 Jay st.	3	3	1	40
F. J. Bahis, 87 Gregory st.	0	0	1	15	Otto Popp, 251 Jay st.	12	10	4	1 00
J. F. Merz, 68 Gregory st.	9	9	2	1 00	November 16th:				
November 5th:									
P. Frost, 209 Pinnacle ave.	7	5	1	75	Geo. W. Ross-Lewin, State st.	4	0	0	20
C. Isenberg, 206 Pinnacle ave.	10	15	2	1 00	Oaks & Calhoun, State st.	9	0	0	45
J. M. Ruby, 217 Pinnacle ave.	1	4	1	50	C. Cauley & Co., State st.	5	0	0	25
Geo. A. Kuarz, 257 Pinnacle ave.	10	10	1	1 00	J. Fahy & Co., State st.	150	0	0	5 00
Mrs. Suh, 283 Pinnacle ave.	6	1	4	65	November 20th:				
J. F. Hanraha, 283 Pinnacle ave.	1	0	1	20	J. Murphy, 641 N. Clinton st.	0	6	1	1 75
A. Affinger, 292 Pinnacle ave.	3	4	3	85	Howell & McGregor, 55 Evergreen street.	0	14	2	2 35
L. Streb, 293 Pinnacle ave.	6	0	1	45	Wm. Emerson, 1004 N. St. Paul st.	0	0	1	1 50
Kitty Farragher, 294 Pinnacle ave.	2	1	1	30	November 21st:				
Chas. Moglar, 307 Pinnacle ave.	8	5	1	1 00	Babcock & Co., 149 W. Main st.	0	0	1	1 50
Mrs. Yost, 303 Pinnacle ave.	1	0	0	05	Levi Hey, 351 State st.	0	15	2	3 80
J. W. Lyon, 304 Pinnacle ave.	1	0	1	05	M. Barron, 324 State st.	0	0	1	1 50
J. H. Rohde & Son, 319 Pinnacle av.	6	13	2	1 00	J. Jones, Brown's Race	0	16	2	2 85
A. Englehardt, 255 Meigs st.	5	2	2	65	Genesee Foundry Co., Brown's Race	0	15	2	2 80
L. A. Conkal, 261 Meigs st.	5	0	1	40	Wm. Gleason, Brown's Race	0	5	1	80
Jos. Ritz, 265 Meigs st.	13	7	3	1 00	Chamberlain & Seward, Hill st.	0	0	1	1 50
Chas. Matthern, 299 Meigs st.	8	6	1	1 00	Parsons Malting Co., 65 Warehouse street.	0	30	3	5 00
A. Curtiss, 319 Meigs st.	1	0	1	20	Sil Foundry Co., Oak st.	0	31	4	3 65
J. H. Stevens, 32 Burton st.	9	8	2	1 00	Barhard & Casey, 162 Orchard st.	0	5	1	1 75
Wm. Statz, 45 Caroline st.	12	10	3	1 00	Henry Cooney, 144 E. Main st.	0	5	1	1 75
Jos. Miller, 47 Caroline st.	5	0	2	65	J. F. Alden & Co., Leighton av.	0	16	3	5 00
November 7th:									
Gt. Atlantic & Pacific Tea Co., 74 W. Main st.	24	0	6	2 10	Rochester Car Wheel Works, Leighton av.	0	10	2	4 50
Union Pacific Tea Co., 112 W. Main street.	0	29	6	2 35	Jas. Laney & Co., E. Main st.	0	5	1	1 75
T. Hammond, W. Main st.	6	10	3	1 00	November 22d:				
W. S. Sherwood, 124 W. Main st.	0	5	1	55	Jas. Laney & Co., Stone st.	0	22	5	3 80
L. G. Tilden, 126 W. M. st.	8	6	4	1 00	November 30th:				
Wm. Cherry, W. Main st.	1	0	0	05	Chace Bros. & Co., East av.	0	0	1	1 50
G. E. Root, 144 W. Main st.	3	10	2	1 05	Bradshaw & Herzberger, Fitzhugh st.	0	0	1	1 50
November 8th:									
A. Vogel, 145 W. Main st.	2	5	1	1 00	Anstice & Co., 202 N. Water st.	0	20	3	3 15
M. Madden, 66 East Main st.	1	0	0	05	S. B. Stewart & Co., Child st.	0	0	1	1 50
Bush & Bull, East Main st.	84	0	0	3 02	P. V. Hawley, Bronson av.	4	10	1	1 85
W. D. Scofield, 83 East Main st.	19	0	0	95	P. Connaughton, 12 Bronson av.	8	16	3	1 00
November 9th:									
Union Pacific Tea Co., 140 State st	0	24	6	1 95	Geo. Stoetz, 10 Bronson av.	3	3	2	50
Hamilton & Matthews, Exchange st	1	0	0	05	Total.....\$165 86				
Union Pacific Tea Co., 162 E. Main street.	0	26	5	2 05	THOS. MAHONEY, City Sealer.				
Gt. Atlantic & Pacific Tea Co., 310 E. Main st.	0	27	7	2 40	STATE OF NEW YORK, County of Monroe, City of Rochester, ss:				
N. Y. Tea Co., 230 East Main st.	0	20	5	1 75	Thomas Mahoney being duly sworn deposes and says, that he is the City Sealer of the city of Rochester, that the foregoing contains a true and full report of the names of all persons, firms and corporations, for whom he or any of his assistants have sealed or marked any weights or measures since the date of him entering upon his duties, together with the dates thereof, the description of all such scales, weights and measures, so sealed or marked, and the amount of fees or compensation collected therefor.				
W. B. Moloney, 272 East Main st.	0	18	5	1 65	T. MALONEY, City Sealer.				
A. M. Merchant, 326 East Main st.	0	22	4	1 75	Sworn to before me this 26th day of December, 1888.				
November 9th:									
G. W. Armstrong, 274 North av.	0	15	3	1 20	WILLIAM J. BURKE, Commissioner of Deeds.				
Gt. Atlantic & Pacific Tea Co., 164 State st.	0	26	6	2 20	Ordered received, filed and published.				
Clark & O' Connor, 154 State st.	0	14	5	1 45	By the Clerk—				
November 10th:									
Martin Barron, 382 Exchange st.	0	0	1	1 50					
J. M. Reddington, 356 Exchange st	0	0	1	1 50					
J. E. Watters, Exchange st.	0	0	1	1 50					
Geo. Engert, 306 Exchange st.	0	0	1	1 50					
L. Mandry, S. St. Paul st.	0	10	2	2 50					
Oothout & Son, South av.	0	11	1	1 50					
Krats & Shaffer, Pinnacle av.	0	5	1	1 50					

ROCHESTER, N. Y., Dec. 26, 1888.

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

GENTLEMEN—We the Commissioners in the matters of the opening of a street from Maple to Silver street, have learned since making our report to your body that the land of Elizabeth Miller referred to in said report is not subject to the judgments shown on the abstract of title of said land, but that the said judgments so shown are against another person of the same name, and we would therefore suggest that the award be made payable to said Elizabeth Miller.

Also in the matter of Henry Weber's land, lot, No. 104, we learn that both of the mortgages shown by the abstract of title to be on said land are now paid, satisfied and discharged of record, and we would therefore suggest that the award in that case be payable to him.

JNO. T. CLARKE,
JOSEPH BIERBRAUER,
BERNARD RITZENPHALER,
Commissioners.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the report of the commissioners be amended in accordance with the above communication. Adopted.

By Ald. Kelly—Resolved, That the next regular meeting of the Common Council, Tuesday evening, January 8, 1889, be, and hereby is, designated as the time when any objection to the report of the commissioners in the matter of the opening of a new street from Silver street to Maple street, will be heard. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

OAKLAND PARK SEWER CLEANING.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of cleaning the main sewer in Oakland park.

Adopted.

The Surveyor submitted as such estimate, \$230.

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

The cleaning of the main sewer in Oakland park, from a point 100 feet north of the intersection with the South avenue sewer outlet to the sewer in Caroline 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 \$230, 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 South avenue from a point opposite the south line of Cypress street to a point 550 feet south of Oakland street; also one tier of lots and parcels of land on each side of Oakland park from Oakland street to Caroline 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, Jan. the 8th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BRIGHTON STREET PLANK WALKS.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Brighton street.

Adopted.

The Surveyor submitted as such estimate, \$650.

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

The construction of hemlock plank walks on

each side of Brighton street, from the northern terminus thereof near Neeser street to Pinnacle avenue, except where good plank walks not less than four feet in width now exist at the proper grade and in the proper alignment. Walks now constructed not conforming to both grade and alignment, to be relaid.

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 \$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 Brighton street from the northern terminus thereof near Neeser street to Pinnacle 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, January 8th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PEART PLACE PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Peart place.

Adopted.

The Surveyor submitted as such estimate, \$900.

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

The construction of hemlock plank walks four feet in width on each side of Peart place from the south end thereof to Chili avenue, except where good plank walks not less than four feet in width now exist at the proper grade and in the proper alignment.

Walks now constructed not conforming to both grade and alignment, to be relaid. Property owners to have thirty days after the grade line has been established on the street, in which to construct their own walks.

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 \$900, 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Peart place, from the south end thereof to Chili avenue, 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, Jan. 8th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ACKERMAN STREET WIDENING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The widening of Ackerman St., from Bay St. to Webster Ave., so that it shall be 50 feet in width throughout its entire length, and the territory deemed necessary to be taken for said widening is described as follows, viz.:

Being a strip of land 50 feet in width, extending from Bay St. to Webster Avenue, the center or middle line of which shall be the present east line of said Ackerman St., excepting from the above described territory so much

thereof as now exists between the present true lines of Ackerman St.

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 Ackerman St., from Bay St. to Webster Ave., as they shall exist after said Ackerman St. has been widened as heretofore proposed, 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, Jan. 8th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EDWARD STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Edward street.

Adopted.

The Surveyor submitted as such estimate, \$213.

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

The construction of hemlock plank walks 4 feet in width on each side of Edward street, from Clifford street to Weeger street, except where good plank walks not less than 4 feet in width now exist at the proper grade and in the proper alignment, which walks, if not conforming to the above conditions, shall be relaid.

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 \$213, 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 Clifford street to Weeger 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, January 8th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

Ald. Sullivan moved that action on the final ordinance for Brown street river bridge be postponed until the next regular meeting. Adopted.

Action on the final ordinances for opening a street from North St. Paul street to Browns Race and Platt street river bridge being in order Ald. Kohlmetz submitted the following:

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

GENTLEMEN—The undersigned, appointed by resolution adopted December 11, 1888, a committee to examine and report their opinion as to what would be the best location for said east end of said bridge (from Platt street across the Genesee river,) the direction or course of said street (from said east end of said bridge to North St. Paul street), and the territory lying or being east of the river, that should be assessed for the improvement would respectfully report:

That they have viewed the territory and examined the same with reference to the location of the east end of said bridge and the course of said street; they have examined the surveys and maps made by the City Surveyor of the same, and find that the location of the said east end of said bridge, and the course of said street so arranged by the City Surveyor, and as the same was described

in the ordinance therefor adopted by your body at your meeting, November 13, 1888, is the best as utility and cost.

And the territory to be assessed for such improvement should be within the boundary as follows: On the west by the east line of the Genesee river to the south line of J. M. Whitney's property; on the south by the north line of the New York Central railroad lands; on the east by and including a tier of lots fronting on the east side of Hudson street to Cleveland street; on the north by and including one tier of lots on the north side of Herman street to St. Joseph street; thence south in the center of St. Joseph street to Morris street; thence west, including a tier of lots fronting on the north side of Morris street to North Clinton street; thence south, including a tier of lots on the west side of North Clinton street, to Gorham street; thence west, including one tier of lots on the north side of Gorham street, to North St Paul street; thence west in the center of Livingston street to the Genesee river.

HENRY MICHAELS,
LOUIS ERNST,
CHARLES F. POND,
M. FAHY,
CLINTON ROGERS.
Committee.

Rochester, N. Y., Dec. 22, 1888.

Ald. Kohlmetz moved that the final ordinance for opening a street from North St. Paul st., to Brown's race and Platt street river bridge be amended in accordance with the above report of the special committee appointed to locate the east end of Platt street bridge and outline the territory to be assessed thereof. Adopted.

On motion of Ald. Kohlmetz, further action was postponed until the next regular meeting, Jan. 8th, 1889, and the clerk directed to publish notice for allegations.

By Ald. Kohlmetz—Resolved, That the ordinance for building Platt street bridge be inoperative until the right of way for said bridge be secured. Adopted.

On motion of Ald. Thayer further action on the final ordinance for Avenue D Grading and Plank Walk was indefinitely postponed.

On motion of Ald. Thayer further action on the final ordinance for Lochner Street Opening was indefinitely postponed.

FINAL ORDINANCE, NO. 3,567.

PLYMOUTH AVENUE BRIDGE WIDENING.

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,

Ald. Kohlmetz submitted the following:

An ordinance to widen Plymouth avenue bridge across the W. N. & P. Railway tracks.

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

Whereas, The Western New York and Pennsylvania Railway company propose to construct at their own expense a new wrought iron girder bridge over their tracks between the lines of Plymouth avenue in place of the present structure at that point, said bridge having two roadways each sixteen (16) feet in width and two sidewalks each

even (7) feet and nine (9) inches in width, in accordance with plans submitted to the City Surveyor.

Therefore, Resolved that the following improvement is necessary, viz.:

The widening of said proposed bridge so that each roadway shall be 20 feet in width and each sidewalk 9 feet and 8 inches in width.

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 \$3,500, 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 inclosed within and described by the following boundary lines, viz: Beginning at the intersection of the westerly line of lands belonging to the Western New York & Pennsylvania Railway Company with the west line of Plymouth avenue; thence southerly along Plymouth avenue and including one tier of lots on the west side thereof, to Bartlett street; thence westerly along Bartlett street and including one tier of lots on the north side thereof to Reynolds street, excepting the lot on the north-east corner of Bartlett street and Reynolds streets thence southerly along Reynolds street, excepting all of one tier of lots on the east side thereof to Seward street, but the lot on the northeast corner of Reynolds street and Seward street, which is included; thence south-westerly along Seward street including one tier of lots on the north-westerly side thereof to Genesee street; thence southerly along Genesee street, including one tier of lots on the west side thereof from a point opposite the north line of Seward street to Brooks avenue; thence westerly along Brooks avenue, including one tier of lots on the north side thereof, to the west line of the city; thence southerly along the west line of the city to the south line of the city; thence easterly along said south line of the city to the west shore of the Genesee river; thence northerly following the west shore of the Genesee river to the south line of the Third ward; thence westerly along the south line of the Third ward to the west line of lands belonging to the Western New York & Pennsylvania Railway Company; thence northerly along said west line of lands belonging to said Railway Company to the place of beginning, excepting from the above described territory all the lands included therein and heretofore designated under Ordinance No. 3,334 to be assessed for the extension of Exchange street; also excepting from the above described territory all the lands included therein belonging to the Western New York and Pennsylvania Railway Company.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hail Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,568.

LAKE AVENUE ASPHALTIC 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 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. Kohlmetz submitted the following:

An ordinance to improve Lake avenue from Vincent Place to Driving 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 wit:

The improvement of Lake avenue from a point nearly opposite the north line of Vincent Place to the end of the loop, opposite Driving Park avenue, formed by the crossing of the street car tracks by First—Re-dressing, where necessary, and re-setting the curbstones on each side of the present roadway on lines about one foot out from the present curb lines, forming a roadway thirty-eight feet in width between said new curb lines; all defective curbstones being removed, new stones being supplied where necessary, and each curb line connected by proper curves to the old curbstones now existing at the various driveways and street entrances. Second—The necessary repair of all old and the construction of all necessary new main sewers, surface sewers, lot lateral sewers, manholes and water services, the proper re-adjusting all gas mains and the construction of the necessary gas services. Third—The removal of so much of the present roadbed materials as may be found necessary and the construction of a sheet asphaltic pavement on the street surface existing between the aforesaid curb lines and the northern and southern limits heretofore mentioned; also the extension of said asphaltic pavement at all driveways to a point two feet back of the curb lines, and at all street entrances to a point four inches from the nearest ends of the ties of the street car tracks. Fourth—The paving at all street entrances, of the several spaces existing between the asphaltic pavement and the line of the longitudinal crosswalks, with Medina stone; the said crosswalks to be supplied with new material where found defective and relaid to the proper grade where necessary. Fifth—The relaying and extension of the present (and, where found to be necessary, the construction of new) flag walks in the line of the existing transverse sidewalks, between the street car tracks and the established curb lines. The aforesaid improvement to be made, retaining the present road foundation as far as possible; to be open to free competition to all companies laying sheet asphalt or vulcanite-asphalt pavements in accordance with the respective specifications of each company governing the manner of construction; each proposal to include a stated gross amount to be allowed for the use of the present materials in the roadbed, excepting the Medina stone gutters, and each proposal to be made on the basis of guaranteeing the good condition of the proposed pavement for a term of ten years.

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 \$86,000 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:

One tier of lots and parcels of land on each side of Lake avenue, from Vincent Place and Lyell avenue respectively to Driving 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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Willi ms, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Tracy—Resolved, That the ordinance for opening a street from Front street to North St. Paul street, be amended so that the north line of the proposed street shall be located as follows, viz.: Beginning at a point in the east line of Front street, 60 feet north of where the south line of Market street produced easterly, would intersect with the east lines of Front street; thence easterly in a direct line to a point in the west line of Water street at the northeast corner of the brewery property occupied by Hathaway & Gordon; thence still easterly in a direct line to a point in the line of North St. Paul street at the northeast corner of property owned by George Archer, and that the south line of said proposed street shall be 60 feet south of, and parallel with the above described north line. Adopted.

On motion of Ald. Tracy further action on the final ordinance for opening a street from Front street to North St. Paul street was postponed until the next regular meeting, January 8, 1889, and the clerk was directed to publish notice for allegations.

By Ald. Tracy—Resolved, That the ordinances for Market street bridge be amended so that the center line of said bridge shall be located 30 feet south of, and parallel with the following described line: Beginning at a point in the east line of Front street, 60 feet north of where the south line of Market street, produced easterly, would intersect with the east line of Front street; thence easterly in a direct line to a point in the west line of Water street, at the northeast corner of the brewery property, occupied by Hathaway & Gordon. Adopted.

On motion of Ald. Tracy further action on the final ordinance for Market street bridge was postponed until the next regular meeting, January 8, 1889, and the Clerk was directed to publish notice for allegations.

PENAL ORDINANCES.

Ald. Kelly asked for and obtained unanimous consent to present the following penal ordinance amendment, and moved its immediate adoption: AN ORDINANCE to amend an ordinance relating to markets, etc., adopted on October 26th, 1886. Passed December 26th, 1888.

The Common Council of the city of Rochester do ordain and determine as follows:

SECTION 1. Section 4 of the ordinance relating to markets, etc., adopted on October 26th, 1886, is hereby amended so as to read as follows:

§ 4. No person shall sell or expose for sale at any place within the city of Rochester any unwholesome, stale, emaciated, blown, stuffed, tainted, putrid or diseased meat, poultry, fish, fruit, vegetables or provisions, nor any poultry not drawn and perfectly dressed, except the animal or animals or poultry be alive, nor any live or slaughtered calf or calves, nor the veal or flesh of any calf or calves, unless such calf or calves, if alive, shall be at least four weeks old, or if slaughtered, shall have been at least four weeks old before having been so slaughtered, under the penalty and fine of fifty dollars for each offence; and the meat, poultry, fish, fruit, vegetables and provisions so exposed for sale, and herem prohibited, may, upon view by the Meat Inspector, be seized and destroyed; and it shall be his duty so to seize and destroy the same, and to report to the City Attorney the name of every person violating the provisions of this section for prosecution.

§ 2. Section thirteen of said ordinance relating to markets, etc., is hereby amended so as to read as follows:

§ 13. Every execution issued upon a judgment recovered for a violation of any of the sections or provisions of this ordinance, shall command the amount to be made of the property of the defendant, or defordants, if any such can be found, and if not, then to commit the defendant or defendants to the Monroe County Penitentiary for the period hereafter specified and the person or persons vio-

lating any of the sections or provisions of this ordinance and failing to pay the penalty or fine therefor, shall be imprisoned in said penitentiary for two days for each one dollar of the amount of the judgment recovered, but in no case to be less than ten days nor more than 150 days.

§ 3. This ordinance shall take effect immediately. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selys, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

UNFINISHED BUSINESS.

Action on the proposed penal ordinance relating to fire escapes, published at page 301 current proceedings, being in order.

Ald. Kelly moved that further action on said ordinance be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. Foley moved to proceed to appoint Commissioners of Deeds and that the clerk cast the ballot of the Common Council.

Adopted by the following vote: Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

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|---------------------------|-----------------------|
| Andrews, E. R. | Arnold, H. G. |
| Adams, E. N. | Alexander, John, |
| Alexander, James, | Annis, Cortland, |
| Aikenhead, J. M., | Abeles, David, |
| Alt, C. C., | Albee, H. C. |
| Argevine, Edward, | Ades, Robert, |
| Aikenhead, Wm., | Allis, J. W., |
| Andrews, J. S., | Aiken, John M., |
| Acker, John L., | Arnoldt, George, |
| Armatage, Willard D., | Alexander, J. Vincent |
| Archer, S. D., | Ashley, E bert F., |
| Amos, William H., | Armstrong, Wm. B., |
| Backus, Harry V., | Baker, Hiram L., |
| Briggs, W. S., | Bowly, Frank H., |
| Benedict, Luther C. | Badger, R. A., |
| Bowman, J. P., | Brotsch, Fred. A., |
| Bruce, David, Jr., | Bier, Martin, |
| Bancker, J. J., | Bates, Wm. M., |
| Brand, Isador, | Beckley, John N., |
| Bentley, S. D., | Ball, Henry E., |
| Briggs, Hamlet S., | Blair, Robert, |
| Bisgood, John, | Brunswick, E., |
| Brown, John M., | Bennett, Reuben R., |
| Babcock, H. H., | Barker, Fred H., |
| Barnes, Charles W., | Burke, W. H., |
| Bayer, H. J., | Bowers, S. A., |
| Brinker, Henry, | Bills, G. W. M., |
| Burnam, C., | Brewster, H. C., |
| Briggs, Jas., | Burgess, J. A., |
| Barron, Martin, | Browning, C. J., |
| Beach, Daniel B., | Beach, W. H., |
| Baker, Chas. D., | Bottsford, W. A., |
| Ballentyne, M. Jaennette, | Bohacheck Edward, |
| Butler, C. T., | Bradley, John, |
| Brown, James H., | Bruff, Chas. A., |
| Block, Alvin, | Bainbridge, J. P., |
| Bradley, W. T., | Basset, Wayland G., |
| Benjamin, D. S., | Beach, J. S., |
| Boyd, John F., | Bohrer, George, |
| Backus, Charles, | Bailey, Thomas J., |
| Blackmer, Fred H., | Bottum, Frank M., |
| Bradstreet, Samuel W., | Bruce, Alexander, |
| Burns, J. C., | Brayer, Wm. W., |
| Butler, Ralph, | Brockett, F. A., |
| Babcock, John W., | Brown, J. Vincent, |
| Burch, Frank G., | Butler, James B., |
| Brayer, Edward J., | Blauw, August, |
| Brittenstool, J. A., | Boylen, Thomas M., |
| Burke, Ellen E., | Bishop, Frank B., |
| Brewster, Harry L., | Benedict Abraham, |
| Bernhard, John W., | Braman, Henry T., |
| Bull, Norris, | Burke, Frank E., |
| Blaesi, P. I., | Blodgett, Homan P., |
| Brock, Wm. L., | Barrows, Fred, |
| Barry, John A., | Bertsch, Jr., Adam, |
| Caring, Frank W., | Conklin, Henry W., |
| Cutler, J. B., | Child, J. H., |
| Clark, H. V., | Connors, John, |
| Churchill, F. L., | Covell, Henry C., |
| Cherain, Charles, | Culver, J. Z., |

- Crittenden, De L.,
 Callihan, P.,
 Churchhill, W. W.,
 Cushman, A. H.,
 Carroll, Wm.,
 Chapin, L. S.,
 Campbell, G. G.,
 Crittenden, F. B.,
 Chester, Thomas,
 Cochran, James,
 Cleary, J. P.,
 Cory, Edson L.,
 Cherry, W. E., Jr.,
 Cummings, Scott,
 Casey, James H.,
 Claffey, H. J.,
 Carsoo, Wm.,
 Casey, James W.,
 Curren, Geo. A.,
 Cliles, Lewis T.,
 Clarke, Julius J.
 Dowling, Katharine J.,
 Devos, Jacob J.,
 Drees, August,
 DeMallie, Martin,
 Dailey, John,
 Davidson, C. C.,
 Davy, Burton H.,
 Davis, C. A.,
 Draude, F. X.,
 Dean, C. F.,
 Dubebeiss, C. W.,
 Dunbar, L. N.,
 DeMallie, Isaac,
 Draper, H. S.,
 Dopp, C. L.,
 Danford, George,
 Durand, Harrison C.,
 Dunn, William,
 Dumar, Alexander,
 Dobbin, William L.
 Emerson, Wm. N.,
 Ellas, J. Y.,
 Evans, James P.,
 Ely, H. C.,
 Ernst, Chas. B.,
 Enos, B. Frank,
 Erier, Wm., Jr.,
 Ellwanger, W. D.,
 Egan, K. C.,
 Fisk, Edwin B.,
 Freeman, B. F.,
 Frost, Henry C.,
 Fitchner, D. E.,
 Fee, James,
 Filon, M.,
 Fish, H. L.,
 French, Seward,
 Fulton, N. C.,
 Felix, Jos.,
 Forsyth, D. W.,
 Fisher, Samuel H.,
 Foster, Wm. S.,
 Frazer, Minnie G.,
 Frank, Geo. F.,
 Fenner, Clarence J.
 Gott, James L.,
 Grainger, L. H.,
 Gaffin, Christopher,
 Groot, W. H.,
 Garlock, J. S.,
 Gerrety, L. E.,
 Gillett, Willis K.,
 Geck, Henry, Jr.,
 Gilmore, Edwin M.,
 Goodenough, A. C.,
 Gordon, Andrew O.,
 Gummer, Fred R.
 Hetzler, Valentine,
 Harrison, James M.,
 Hovey, Frank H.,
 Hoyt, Charles E.,
 Hayward, E. S.,
 Hallock, H. B.,
 Harris, Thomas,
 Hubacheck, Joseph,
 Hackstaff, N. T.,
 Hulett, A. I.,
 Chamberlain, P.,*
 Cole, Anthony,
 Cook, Chas. S.,
 Campbell, T. C.,
 Caring, George,
 Carle, A.,
 Champion, Jeff,
 Crittenden, W. B.,
 Clarke, J. T.,
 Crouch, F. P.,
 Carnahan, Geo. A.,
 Cummings, G. H.,
 Covill, D. L.,
 Clarke, Florence A.,
 Cook, John C.,
 Cole, Wray L.,
 Carson, Charles H.,
 Chapman, Eugene J.,
 Clark, Millie C.,
 Caleb, W. T.,
 Darrow, Erastus,
 Donivan, Louis J.,
 Dobbins, S. L.,
 Duffett, Wm. H.,
 Desmond, John,
 Drake, Fred E.,
 Dowd, George M.,
 DaLee, W. S.,
 Dunham, D. W.,
 Danningburg, Wm.,
 Dorthy, John A.,
 Daus, Louis H.,
 Dobbins, M. L.,
 Dickinson, Frank W.,
 Durgin, H. J.,
 Denton, Eugene C.,
 Decker, Emily M.,
 Davis, John A.,
 Doty, James H.,
 Elwood, F. W.,
 Emerson, Frank W.,
 Bagie, F. P.,
 Eagan, Jos. W.,
 Enders, Chas.,
 Engiehardt, Edward,
 Ellinger, Henry,
 Edmonds, W. E.,
 East, Charles,
 Ford, Chas. P.,
 Ferback, Henry,
 Farrar, Raleigh,
 Feely, D. C.,
 Fauning, John R.,
 Foley, John H.,
 Frost, E. A.,
 Fairman, Harry M.,
 Fritzsche, Frank J.,
 Frick, Fred A.,
 Fritzsche, Frank,
 Filkins, H. V.,
 Foreman, Ada L.,
 Fehrenbach, Frank,
 Forsler, Henry,
 Gorton, Homer,
 Griffin, P. H.,
 Galland, E. J.,
 Goddard, E. J.,
 Goffard, L. J.,
 Gefell, Ed.,
 Griffith, John C.,
 Grohs, C. V.,
 Gillette, George A.,
 Gorham, Newton B.,
 Gates, Sadie J.,
 Gottschalk, Chas.,
 Fred R.,
 Hall, Fred'k B.,
 Hall, W. N.,
 Hesslinger, Joseph,
 Hettig, F. A.,
 Hopkins, John H.,
 Hobbie, C. K.,
 Halsey, Abram,
 Hollister, Stephen G.,
 Harris, George H.,
 Hone, F. J.,
 Hagaman, S. W.,
 Hadley, W. C.,
 Hill, Henry M.,
 Humphrey, Geo. H.,
 Hyde, H.,
 Hulett, T. W.,
 Hone, Chas. A.,
 Harder, John N.,
 Havens, Jas. S.,
 Hartel, J. W.,
 Hogab, M. H.,
 Harris, B. F.,
 House, Geo. W.,
 Hobart, William F.,
 Harse, Mary,
 Harris, Geo. H.,
 Higgins, E. M.,
 Haight, Isaac S.,
 Heath, Frederick B.,
 Hawley, Frank I.,
 Hotchkiss, Frank D.,
 Hall, John,
 Hunt, Wm. F.,
 Irwin, F. J.,
 Inglis, Geo. E.,
 Johnson, James,
 Jeffreys, L. A.,
 Jones, W. H.,
 Jones, H. O.,
 James, H. B.,
 Johnson, M. J.,
 Jordan, Julius C.,
 Kelly, Lorenzo,
 Keef, John H.,
 King, Seymour,
 Kondolf, Frank N.,
 Kingsley, H. A.,
 Kingsbury, Charles H.,
 Keehn, E. J.,
 Kimmel, August,
 Keeler, Bartholomew,
 Kiefer, Wm. L.,
 Kelo, James H.,
 Kiley, John B.,
 Koesterer, John C.,
 Kane, John H.,
 Kohler, James W.,
 Kamps, Wm. P.,
 Kuehles, Conrad,
 Leavenworth, Eli,
 Lansing, Wm. R.,
 Lee, Wm. B.,
 Levett, W. B.,
 Leutchford, A.,
 Ludeekins, Emil,
 Ludolph, Andrew,
 Lemunyon, T. D.,
 Lane, Geo. H.,
 Logan, Bernard V.,
 Langie, Louis, C.,
 Moody, Chas. H.,
 McMahan, M. J.,
 McNaughton, H. D.,
 Miller, Peter G.,
 Morse, W. G.,
 McGuire, T. H.,
 McGlue, Luke J.,
 Montgomery, Wm. A.,
 McVean, H. D.,
 McAlpine, B. D.,
 Madden, F. A.,
 Maser, J. W.,
 McIntyre, Patrick,
 Miller, Ransom H.,
 Morley, L. E.,
 Mylacrain, Geo.,
 Messmer, Geo. J.,
 Meinzer, J. C.,
 McCormick, Charles,
 Murphy, Jas.,
 Morse, J. F.,
 McGrath, Thos.,
 McDonald, J. K.,
 McNab, Anson S.,
 McGill, Fred A.,
 Miller, C. D.,
 Morgan, F. B.,
 Heusner, Chas. F.,
 Howe, J. Henry,
 Hughes, M. L.,
 Hazard, A. C.,
 Hoeft, A. E.,
 Harris, A. H.,
 Henry, Wm. P.,
 Hunt, C. L.,
 Hale, Wm. B.,
 Howe, Wm.,
 Hayes, M. D. L.,
 Haller, John J.,
 Hetzel, Chas. F.,
 Hallock, Geo. N.,
 Hayward, Edwin S. Jr.,
 Hulett, Alfred D.,
 Hays, Walter,
 Hill, David L.,
 Hughes, Geo. H.,
 Haller, John J.,
 Hodgson, Thomas C.,
 Hebing, Henry,
 Huddleston, E. R.,
 Isbell, Herve,
 Johnson, William,
 Jacob, William W.,
 Jones, Horace,
 Jones, Harry,
 Jansen, A.,
 Johnson, Frederick A.,
 Judson, James S.,
 Kinney, J. F.,
 Kolb, Jacob,
 King, Geo. T.,
 Kingsley, Frank,
 Keeler, C. A.,
 Kleindienst, Henry,
 King, Roswell H.,
 Knight, D. W.,
 Kalfbiesch, E. H.,
 Kingdon, Henry,
 Kelly, Edwin L.,
 Kohlmetz, Wm. T.,
 Keogh, W. F.,
 Kindle, John M.,
 Knope, Joseph,
 Kelsey, E. J.,
 Kern, Edward,
 Loveridge, Geo.,
 Lennon, James,
 Lauer, F. C., Jr.,
 Lauer, Edward C.,
 La Force, John A., 2d
 Lewis, Wm. H.,
 Lee, Charles P.,
 Leseritz, Frank S.,
 Lansing, Charles V.,
 Lomb, Carl F.,
 Levis, Thos. W.,
 McPhail, Ed.,
 McGory, J. A.,
 Murphy, D. B.,
 Morris, H. W.,
 Morey, John E., Jr.,
 Mandeville, W.,
 McGonegal, J. B.,
 Messmer, Geo.,
 McPherson, Wm. J.,
 Mathews, H. W.,
 McMath, M. H.,
 Montgomery, Geo. B.,
 Maher, E. A.,
 Martin, A. H.,
 Moore, Agnes,
 McKnight, E.,
 Madden, James,
 Morse, F. W.,
 McCullough, L. B.,
 McConnell, E. E.,
 Meng, John A.,
 Morgan, Fred D.,
 Mitchell, John J.,
 McCollum, Wm. A.,
 Marson, W. H.,
 Montgomery, T. C.,
 Murphy, John M.,

Marshall, W. Seward,
McPhail, P. R.,
McDonnell, Augustus,
Mencilley, Wm. B.,
Middagh, Abraham H.,
McGreal, L. G.,
Montgomery, Jas. H.,
Manning, Charles E.,
McKinney, O. W.
Mensing, Theo.,
Murphy, T. G.,
Nash, L. K.,
Neville, Thos. J.,
Nunnold, J. J.,
Niven, James M.,
Niven, Wm. H.,
Nichols, W. P.,
Oothout, Wm. N.,
Oliver, Wm.,
O'Connor, Jas. P.,
O'Leary, John,
O'Rorke, James C.,
Otis, H. G.,
Osgood, Wm. H.,
O'Connor, Theresea,
Pinney, Kotharine A.,
Page, Robert V.,
Parker, Geo. T.,
Perkins, Sidney B.,
Peck, H. N.,
Plummer, F. R.,
Price, J. R.,
Proctor, C. M.,
Palmer, Geo. W.,
Peck, Wm. F.,
Pritchard, Marquis L.,
Quinn, C. E.,

Reynolds, Harrah J.,
Race, Milton,
Ross-Lewin, W. H.,
Rumsey, D. C.,

Ryan, John C.,
Rogers, F. D.,
Remington, H. F.,
Runyan, C. A.,
Rowe, Frank E.,
Russell, Asa W.,
Rosenburg, Sigmond,
Rodenbeck, Adolph J.,
Rosengerger, Jesse L.,
Remington, F. D.,
Robbins, De Garmo,
Rosenbauer, William,
Relyea, Frederick H.,
Reilly, W. J.,
Robinson, Charles J.,
Robinson, S. R.,

McMannis, Mortimer,
McConnell, Phillip,
McMillan, Thomas,
Murray, James S.,
McCall, Fred J.,
McAnarney, John H.,
Marsh, Albert E.,
Meeker, John L.,
McTaggart, Neil J.,
Monroe, A. L.,
Monroie, John T.,
Nellis, James B.,
Niven, John A.,
Newell, Frank S.,
Nelson, A. E.,
Nash, Chauncey,
Nagle, John A.,
Oakley, Monroe H.,
Osgood, H. L.,
Osborn, W. J.,
O'Leary, Horace T.,
O'Grady, J. M. E.,
O' Kane, Wm. H.,
O'Reilly, Miles T.,
Perry Chauncey,
Pierce, Sidney A.,
Pond, Chas. F.,
Powers, Ivan,
Popp, Otto C.,
Parker, Geo. F.,
Parmlee, James C.,
Pratt, James T.,
Peck, Eastman C.,
Peck, H. Fred,
Pillow, James,
Polley, Cyrus H.,
Quinn, Arthur H.,

Robinson, R. D.,
Rau, Jos.,
Runacre, John,
Remington, S. D.,

Roe, John E.,
Rampe, Wm. F.,
Rogers, W. H. H.,
Rauber, John, Jr.,
Redmond, Edmund,
Roe, Charles,
Reed, George D.,
Redfield, H. S.,
Rapatje, A. B.,
Ross, Derrick W.,
Reed, Mary T.,
Rodenbeck, Adolph,
Ringle, John D.,
Richards, Richard D.,
Raines, George,
Robinson, S. R.,

Smith, G. Herbert,
Schafer Christ, J.,
Schlagel, Fred.,
Simpson, Wm. T.,
St. John, C. M.,
Smith, W. S. Jr.,
Sullivan, Henry J.,
Stienhauser, Wm. J.,
Shirley, J. G.,
Sherid, n, W. J.,
St. John, Wm. H.,
Schlick, A. F.,
Sully, D. D.,
Samson, H. J.,
Stebbins, John W.,
Sweet, Fred G.,
Schoeffe, F. A.,
Sanborn, Fred W.,
Sullivan, Wm. H.,
Swanton, Thos.,
Swanton, Robt. B.,
Staud, Chas. J.,
Shelp, Wm.,
Smith, E. D.,
Stocum, A. G.,
Shelp, W. Irving,
Sayles, M. V.,
Shutt, E. E.,
Stuerner, John

Schroeder, Chas. F.,
Stallman, F. P.,
Sackett, Wm. B.,
Stahlbrodt, Paul,
Stafford, William J.,
Shea, Michael H.,
Sigl, Joseph L.,
Salyerds, Isaac W.,
Shepard, Frank E.,
Shackleton, E. I.,
Stanley, James W.,
Stillwell, Edward F.,
Thomas, E.,
Tubbs, Wm. N.,
Tuttle, Geo. W.,
Toomey, John E.,
Taylor, John A.,
Tuttle, J. Horace,
Trenaman, Geo. J.,
Truesdale, S. C.,
Thompson, Wm. M.,
Turk, E. F.,
Thompson, W. H.,
Taylor, John H.,
Talcott, Carolyn H.,
Truesdale, Stephen M.,
Turpin, Morley B.,

Vredenburg, E. H.,
Van Voorhis, Q.,
Van Zandt, L. H.,
Van Voorhis, Eugene,
Vahle, John,
Van Court, Wm. S.,
Vosburgh, John R.,

Webster, Roy C.,
Wolf, A. E.,
Widener, Chas. A.,
Wilson, P. S.,
Ward, Frank A.,
Williamson, David,
White, Richard E.,
Wood, Daniel,
Woodward, H. H.,
Whiting, Wm. H.,
Wilkins, Thos. D.,
Wolff Felix,
Weioer, P.,
Wellington, E. F.,
Werner, W. E.,
Werner, Christopher C.,
Wheeler, Stephens,
Williamson, Jos.,
Witzel, Jos. C.,
Wegman, John,
Whittemore, C. S.,
Webster, Charles A.,
Willimek, Fedor,
Whipple, F. W.,
Wooden, E. M.,
Williams, H.,
Wellington, J. F.,
Woodruff, Chas. P.,
Whitcomb, Albert E.,
Wyckoff, Elmer E.,
Wilson, Jas. H.,
Whittlesey, W. Seward,
Weston, Charles O.,
Widener, Albert T.,
Wamsley, Jos. M.,
Woodward, Charles E.,
Webster, Elijah D.,
Young, Wm.

Zimmer, Frederick,

Stein, Louis N.,
Spaulding, William,
Savard, Louis B.,
Seeley, Edward D.,
Siener, Peter G.,
Schoafer, Edward F.,
Seitz, Frank B.,
Schoenberg, Sol.,
Schoomer, Mathias,
Smith, William,
Shipley, J. G.,
Sutherland, Arthur E.,

Thelberg, Bernard,
Thrasher, F. M.,
Tierney, M. L.,
Thomas, Chester B.,
Townson, A. J.,
Townsend, Jesse J.,
Tabbs, J. Nelson,
Thayer, H. G.,
Tracy, C. D.,
Taylor, Z. P.,
Titenberg, Louis P.,
Tracy, Wm. H.,
Talling, Frank M.,
Upton, Frank S.,
Vay, M. L.,

Vay, Rudolph,
Van Deyk, A.,
Voorhees, Arthur, J. L.,
Vickey, C. A.,
Vosholl, Chas. W.,
Vicinus, W. H.,
Van Voorhis, Richard,

Williamson, R. S.,
Waters, John E.,
Watson, Wm. G.,
Wolff, M. E.,
Wentworth, Delos,
Webster, E. F.,
White, Henry C.,
Wilson, J. W.,
Weider, John A.,
Warner, J. Foster,
Wilson, Geo. W.,
Wolz, Wm.,
Ward, H. L.,
Weinstein, Victor,
Wheeler, Wesley,
Witherspoon, E. F.,
Warren, A. G.,
Woodward, Roswell,
Wilson, Albert D.,
Wilson, J. C.,
Wolcott, Geo. C.,
Wright, John C.,
Whittlesey, F. A.,
Whitley, John,
Wile, Isaac,
Williams, H. B.,
Wile, Sol.,
Whalen, Richard F.,
Wolf, Joseph,
Wilcox, Robert B.,
Wicks, H. Van Wyck,
Warren, Arthur,
Wilson, Edward,
Weaver, William B.,
Webb, R. W.,
Wesscott, Chas. A.,
Weed, Oscar D.,
Youngman, G. G.,
Young, Thos. G.,

Zimmer, John F.,

Having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Petition relating to Clinton Park widening. Referred to the Commissioners of Appraisal.
By Ald. Fee—Resolved, That upon the Warren-Scharf Asphalt Paving Company executing and delivering to the city treasurer a written instru-

ment in the form approved by the City Attorney, requesting the deposit of the ten per centum of the moneys or contract prices for the Hand street and plymouth avenue asphaltum improvements under final ordinances No. 2,936 and 3,452, retained by said treasurer, for and on behalf of the city, as additional guarantee for the permanency of said several improvements for the period of five years, as provided in and by the terms of the contracts in one or more of the savings banks of the city, in stead of investing the same in city or government bonds, then, that said treasurer be, and he hereby is, authorized to deposit said several amounts of money, so retained, in one or more of the savings banks of this city, which funds shall be known as the Hand street guarantee fund and Plymouth avenue guarantee fund respectively and to be so deposited upon the condition that no part of the principal or interest shall be withdrawn, except pursuant to future resolutions of this Common Council, hereafter adopted, which change of investments by the deposits aforesaid, shall be at all times at the risk and expense of said several funds and said company, and shall, in no wise affect or invalidate the liability of said company to answer to the city under the terms and conditions of the several contracts for said improvements. The interest that may accrue at any time may be drawn pursuant to future resolutions of this Common Council, from time to time hereafter, and be paid to said company, or its local superintendent or agent, W. Stuart, Smith, Jr., Esq., without affecting or invalidating said several funds or the liability of said company under its guarantees for the permanency of said improvements. Adopted.

By Ald. Fritzsche—Petition for the abatement of an alleged nuisance maintained by Arthur T. Hagan on North avenue, Nos. 33 and 37. Referred to the Law Committee.

By Ald. Williams—Resolved, That the salary of the City Sealer be, and the same is hereby fixed at the sum of \$1,800 per year, from the 1st day of November, 1888.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Ald. Foley presented the petition of T. H. Groves for permission to erect a wood building on Mansion street, and moved that permission be granted. Adopted.

By Ald. Foley—Resolved, That the Lamp Committee be authorized and directed to place gas lights on Madison street from West avenue to Maple street, under the direction of the City Surveyor. Adopted.

Ald. Selye moved that the Executive Board be requested not to award the contract for the Lake Avenue Asphalt Improvement, until after February 1, 1889. Adopted.

By Ald. Hall—Petition of Geo. R. Ryan for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petition of Isaac Lipskey. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikehard—Whereas, The convenience and safety of passengers on street cars require that the drivers and conductors of such cars be thoroughly acquainted with the streets, highways, hotels and business places on the routes over which their cars run; therefore,

Resolved, That the directors or owners of all street cars or street car companies in Rochester be, and they are hereby, respectfully requested not to hire or employ any men as conductors or drivers of street cars who have not resided at least six months in this city. Adopted.

By Ald. Judson—Whereas, no agreement for the purchase of lands necessary to be taken for opening a street from Mt. Hope avenue to the center of the Genesee river, under Final Ordinance No. 3,555, 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 termination of the said street proposed to be laid out, according to the provisions of Section 174 of the Revised City Charter, and that the City Attorney be, and he hereby is, instructed to take and institute such proceedings, from time to time, as may be necessary to secure such street opening as is provided by said City Charter. Adopted.

By Ald. Thayer—Whereas, Through a mistake of the City Surveyor in certifying to the same to the City Assessors, an assessment for opening a street from Clifford street to Norton street, under final ordinance No. 2,701, was made against Chas. Reinhardt instead of Frederick Borchard, and stated the lands assessed to front on the east side of said new street and to be 116 feet wide in the rear and 700 feet deep, instead of 90 feet wide in the rear and 334 feet in depth; and,

Whereas, That portion of said lot 52 at the time of the passage of said ordinance, ever since and now owned by said Reinhardt fronts upon the west side of St. Joseph street, and extends back but 366 feet, and not to said new street, the land between said Reinhardt's lands and said new street being owned at the time of the making of said assessment by said Borchard as aforesaid; and,

Whereas, Said assessment by reason of its non-payment was added to the general city tax for 1888 upon said Reinhardt's said lands, it is therefore

Resolved, That the City Treasurer be, and he hereby is, directed to receive from said Charles Reinhardt the amount of said city tax upon his said lands including a water frontage tax, but excluding said assessment amount wrongfully added to said tax, and to charge the balance, if any, to erroneous assessments, and it is further

Resolved, And ordered that the City Assessors be, and they hereby are, directed to correct said irregularity, omission or error, by inserting in said assessment roll, the name of Frederick Borchard in place of Charles Reinhardt, and to state that the land assessed is 90 feet wide in the rear in place of 116, and 334 feet deep in place of 700 feet deep as stated in said assessment roll, such correction to be made in the same manner as the original assessment should have been made. Adopted.

By Ald. Thayer—Resolved, That the Treasurer be, and he hereby is, authorized to draw from the Monroe County Savings Bank, the Mechanics' Savings Bank and the Rochester Savings Bank the interest which has accrued, and by the rules of said banks permitted to be drawn, upon the several deposits in said banks, of moneys retained to secure the permanency of the asphaltum roadway improvements constructed by the Warren-Scharf Asphalt Paving Company upon West avenue and Tremont streets respectively, and which deposits are known as the "West avenue guarantee fund," and the "Tremont street guarantee fund," and when drawn said interest shall be paid by the treasurer to said Warren-Scharf Asphalt Paving Company.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Thayer—Resolved, That the City Treasurer be, and he hereby is, authorized to issue the note of the city, duly countersigned by the chairman of the Finance Committee, for three hundred and seventy-five (\$375) dollars, the same being for interest due on bonds issued by the Park Commissioners last July for \$25,000, and which interest becomes due January 1st, 1889, said amount to be added to the tax levy of 1889-1890, when made, and the discount upon the said note to be charged to the contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Williams, Foley, Selye, Swikehard, Judson, Schroth, Thayer—9.

Nays—Ald. Fee, Fritzsche, Hall, Bohrer—4.

On motion of Ald. Foley the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—Jan. 8, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thaver—16.

APPROVAL OF 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. Sullivan—Bills of—
Chambers & Casey, flag walk on Franklin square \$ 209 37
Referred to the Park Committee.

By Ald. McMillan—Bills of—
John Hannan, hack hire \$ 6 00
Referred to Health Committee

By Ald. Fee—Bills of—
Brush Electric Light Co., lighting lamps, Dec. \$6,798 30
Edison Electric Light Co., lighting lamps, Dec. 1,526 68
Rochester Electric Light Co., lighting lamps, Dec. 2,199 76
Municipal Gas Co., lighting lamps, Dec. 337 60
Citizens Gas Co., lighting lamps, Dec. 879 45
Rochester Gas Co., lighting lamps, Dec. 296 05
John Fahy & Co., materials, lamp map. 7 65
Referred to Lamp Committee.

By Ald. Fee—Petition of W. M. Heberger for permission to erect a wood building. Permission granted under the direction of the Fire Marshal.
By Ald. Fee—Petition of Juliana Karle in relation to erroneous assessments. Referred to the Assessment Committee.

By Ald Kohlmetz—Petition for and remonstrance against the erection of a wood building owned by Mary Kraft. Referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Kohlmetz—Petition for grading Gorham park. Referred to the Surveyor to prepare an ordinance, also bill of Rochester Cotton Mill \$1,025 for damages caused by falling walls of the Steam Gauge and Lantern Company, thrown down by the Executive Board. Referred to the Law Committee.

By Ald. Williams—Bills of—
Rochester Herald Pub. Co., pub. notices. \$ 28 63
Times Pub. Co. pub. notices. 66 66
Sunday Herald Pub. Co., pub. blanks. 377 00
46 00

Dr. Drinkwater, services and consultation 10 00
Dr. Tegg, services and consultation 15 00
Wm. J. Toole, disbursements 10 62
V. Fleckenstein, P. M., postage stamps. 18 00
Lawrence W. Davis, serving notices 32 20
John Snow, pins, surveyor. 3 00
Frank W. Payne, hack hire. 3 00
Harry Fogarty, 5 00
Frank Mason, 15 00

Referred to Contingent Expense committee.
Also bill of the Executive Board for services at Steam Gauge & Lantern Works \$1,129 37
Referred to Law Committee.

By Ald. Foley—Bills of
U. C. Green, groceries \$4 00
Hunt Bros., 9 00
John Bailey, 32 00
Patk. Tierman, 8 00
C. H. Manchester, 3 00
Thos. McAnarney, 24 00
Geo. Long, 31 00
B. F. Martin, 261 68
Jas. Baker, 8 00
Morris Riley, 12 00
Geo. Loveridge, 12 00
Doyle, Gallery & Co., coal. 125 00
Bernhard & Casey, 100 00
James Plunkett, constable fees 2 00
M. Ulton, hack hire, 5 00
Rochester Baggage and Transfer Co., hack hire. 2 00

Frank Payne, hack hire. 2 00
M. McCormick, 10 00
Grainger & Smyth Bros., meat. 75 00
A. L. Morris 50 00
W. C. Dickinson, coal 424 00
A. H. Martin, disbursements 27 00
E. H. Howard 10 00
Wolf, Culligan & Co., burials. 24 00
E. H. Davis & Co., drug and medicines. 13 46
E. H. Davis & Co., 12 70
James Laney & Co., paper 30 31
Sunday Herald Printing Co., printing 20 00
St. Joseph's Orphan Asylum, board. 989 25
St. Mary's 871 65
Rochester 503 77
St. Patrick's 768 69
Industrial School, board 748 61
Home of Industry, 421 54
Sisters of Mercy 682 05
Home of the Friendless, board. 78 10
City Hospital 1,119 85
St. Mary's Hospital, 2,918 53
Referred to Poor Committee.

By Ald. Hall—Bills of—
Charles Kohlmetz, labor and material 13 18
McCormick & Kearney, repairing chimneys 30 00
Wm. Bassett, labor and material 50 45
F. J. Irwin, cleaning City Hall 65 00
J. T. Cox, cleaning carpets 17 06
Edison Light Co., lighting City Hall. 141 61
Town of Brighton, tax on Reservoir property. 16 35

Roch. Gas Co., gas Front street building. 21 15
James Field, repairing flag 1 00
Minges & Shale, repairing chairs. 30 50
Michael Ryan, plastering City Building. 51 40
Wm. Moran, tin boxes for Treasurer. 11 50
Rose J. Clark, cleaning at City Building. 5 00
Atkinson & Sykes, labor and material. 31 30
Referred to City Property Committee.

By Ald. Swikehard—Bills of—
Warner & Brockett, repair, plans, &c. \$ 10 00
Atkinson & Sykes, and keys. 7 10
Rochester Printing Co., night book 1889. 15 00
Rochester Herald Publishing Co., advertising auction sale. 4 50
James Field, waste, &c., Patrol dep't 3 36
J. S. Chase, 25 bush. carrots. 5 00
Jeremiah O'Grady, expenses in Plunkett case. 4 76

Stecher Lith. Co., letter heads. 10 00
Post-Express Printing Co., printing 17 75
Western Union Tel. Co., services, Dec. 51 59
Rochester Dist. 5 00
W. W. Robacher, disinfectant. 4 20
Fred W. Lang, hay and straw 18 46
Times Publishing Co., advertising. 29 50
John Snow, wire gate and sieve. 10 25

Ed. P. Olmsted, meals for prisoners, December. 10 25
F. Kehrig, meals for prisoners, December 8 25
M. A. Warren, livery 2 50
Bickford Bros., mats and pillows. 5 00
J. R. Malaney, hack hire. 2 00
Philip Ernst, repairs Patrol dep't. 5 80
James Field, two curtains. 5 00

Rochester Gas Co., gas at Patrol house. 36 45
B. Frank Enos, expenses, December. 8 90
J. P. Cleary, 18 03
W. L. Buckland, livery. 6 50
E. Robinson, city atlas. 25 00
Wm. Bassett, repairs at headquarters. 115 40

Referred to Police Committee.
By Ald. Schroth—Petition of Charles Young to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Schroth—Bill of F. Ruckdeschell (\$2-, 194.25), for damages sustained by reason of the taking down of the walls of the Steam Gauge and Lantern Works. Referred to the Law Committee.

By Ald. Bohrer—Petition of E. B. May to erect a wood building; also a remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal with power to act.
By Ald. Kelly—Petition of Andrew J. Warner, in relation to erroneous assessments. Referred to the Assessment Committee. Also, petition of Wm.

H. Perrin, claim for damages. Referred to the Law Committee.

By Ald. Thayer—Petitions for a sewer in Irondequoit street, plank walks in Cleveland park and Young park. Referred to the Surveyor to prepare ordinances.

By Ald. Thayer—Petition of Chris Schroeder, for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also, a petition dedicating Freyar Park as a public street to the city. Referred to the Executive Board, to report back to this Board. Also, petition for water mains in Seventh avenue. Referred to the Water Works Committee and the Executive Board. Also, petition of Geo. Flichtenmeyer, in relation to an erroneous assessment. Referred to the Assessment Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan, from the Park Committee; Ald. McMillan, from the Health Committee; Ald. Fee, from the Lamp Committee; Ald. Williams, from the Contingent Expense Committee; Ald. Foley, from the Poor 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.

By Ald. Kelly—

ROCHESTER, N. Y., Jan. 8, 1889.

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 the matter of the petition of Klem and others for the abatement of an alleged nuisance caused by the burning of soft coal in the buildings occupied by Arthur T. Hagen your committee was waited upon by a number of the petitioners and by Arthur T. Hagen, the proprietor of the Star laundry. Your committee, after hearing the allegations of the different parties, urged the gentlemen to come to some understanding among themselves that would obviate the necessity of the Common Council taking action in the premises. Mr. Hagen, while maintaining that the nuisance complained of was caused in part by other parties and expressing his surprise that such a petition should have been presented without first having consulted and appealed to him in person, yet very magnanimously agreed to discontinue the use of soft coal, even though such discontinuance would entail on him considerable additional expense in the carrying on of his business.

In the matter of the claim of Capt. O'Neil, for damages occasioned by the alleged negligence of the bridge-tender of Lyell avenue lift bridge, your committee recommend that the claim be disallowed, on the ground that said bridge-tender was at the time of the accident a servant and employee of the State of New York, for whose negligence the city cannot be held liable.

Respectfully submitted,

J. MILLER KELLY,
JOSEPH H. FEE,
F. H. WILLIAMS,
H. G. THAYER,
T. McMILLAN,

Law Committee.

Ordered received filed and published.

By Ald. Kelly—Resolved, That the claim of Capt. William O'Neil for damages occasioned by the alleged negligence of the bridge-tender of the Lyell avenue lift bridge, referred to in the report of the Law Committee be, and the same hereby is, disallowed. Adopted.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
NO. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., January 8, 1889.

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

GENTLEMEN—I received to-day the following communication from Cass Williams Esq., the attorney for the plaintiff in the action of William

Kouwe against the City of Rochester which action is now pending in the Supreme Court. I would recommend that the matter be referred to the Law Committee for investigation.

Very respectfully,

CHAS. B. ERNST, City Attorney.
Ordered received, filed and published.

LAW OFFICES OF CASS WILLIAMS,
428 & 430 POWERS BUILDING,
ROCHESTER, N. Y., Jan. 8, 1889.

Kouwe vs. City of Rochester.

Hon. Charles B. Ernst, City Attorney:

DEAR SIR—I have had an interview with my client in above entitled action and if the case can be settled at this time he will consent to discontinue and give receipt in full for \$350, this to be accepted on or before Jan. 22d, 1889, or withdrawn. Yours, etc.,

CASS WILLIAMS,

Atty. for Kouwe, plff. in above action.
Referred to Law Committee.

By Ald. Kohlmetz—

To the Common Council:

GENTLEMEN—The joint committee of the Common Council and of the Chamber of Commerce appointed to examine into the subject matter of an additional water supply for the city of Rochester respectfully recommend that said committee be authorized to employ Messrs. Pteley & Fanning, expert engineers, to complete their examinations of the plans and route for a new conduit and to make a detailed report of same, at an expense not to exceed four thousand dollars, a preliminary report in relation to which is hereto attached.

HENRY KOHLMETZ,
T. McMILLAN,
F. H. WILLIAMS,
W. H. GORSLINE,
JAMES G. CUTLER,
CLINTON ROGERS,
W. S. KIMBALL,
J. E. BOOTH,

Committee.

Ordered received, filed and published.

ROCHESTER, N. Y., Dec. 22, 1888.

To Messrs. W. H. Gorsline, James G. Cutler, James E. Booth, W. S. Kimball, Clinton Rogers, Committee of the Chamber of Commerce:

GENTLEMEN—At your request we have investigated to such an extent as was compatible with the limited time at our command the various subjects which you have submitted to us in regard to the water supply of the city of Rochester.

You do not expect, at present, our full answers to the questions contained in your letter; they can not be given to you without a longer study of the whole ground from various standpoints.

With the understanding, however, that an expression of opinion of a preliminary character is considered by you as important, in relation to the subsequent action of your committee, we respectfully submit the following:

1. Whatever be the various opinions obtaining about the sufficiency of the present water supply of Rochester, it is evident that, owing to the rapid increase of population, duplicate supply mains must be procured in the near future.

Ordinary business prudence would dictate that course on account of the grave consequences which might follow a serious injury to the single line of pipes now supplying the city.

2. We believe that Hemlock and the neighboring lakes will be sufficient for a considerable number of years to furnish the city of Rochester an adequate supply.

The superior quality of their waters adds to the advisability of developing their resources before resorting to another source of supply.

3. From the evidence obtained by us in regard to your city water supply during the drought of last summer, and in regard to the satisfactory working condition of your water works, we do not see the necessity of proceeding with undue haste to the construction of large and expensive works between the present time and next summer.

If it were argued that an increased supply must be furnished for next summer, we are of opinion that some temporary means of relief can be provided at a comparatively small cost.

4. After visiting a portion of the present line of pipe and the proposed line in connection with a pumping station recommended to be established at Hemlock lake, and after examining the plans, we believe that a reasonable doubt must be entertained in regard to the advisability of the proposed pumping project.

5. It is our opinion that, if an additional line of pipe, working by gravity like the present one, were decided upon as the most advisable means of increasing the water supply of the city of Rochester, the plans might probably be so modified from the original ones as to diminish the difficulties of construction and lessen the cost of the work.

6. Admitting that it is time to provide for an additional supply of water and that such supply must be procured from the same source, the uncertainty now existing in regard to the ultimate choice of lines need not retard the necessary steps for obtaining adequate legislation.

7. In view of what precedes, we beg to recommend that additional surveys and investigations be made to finally determine the course to be followed.

J. T. FANNING,

A. FETLEY.

Ordered received, filed and published.

By Ald. Kohlmetz—

Resolved—That the City Attorney be and he hereby is, instructed to prepare and submit to this Common Council, at its next regular meeting, for ratification, an act for passage by the Legislature which will permit the employment of competent civil engineers to examine and give their opinion as to the best course to be observed in laying an additional water conduit from Hemlock Lake to this city, for the purpose of supplying the city and its inhabitants with water, the expense of which shall not exceed the sum of \$4,000; or in case he does not deem such additional legislation to be necessary, then that he furnish this Board, at its next regular meeting, his written opinion to that effect. Adopted.

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

MAYOR'S OFFICE,
ROCHESTER, N. Y., Jan. 5, 1889. }

Gentlemen of the Common Council:

At the last regular meeting of your board, upon a petition signed by a majority of the property owners on Lake avenue, and which petition was certified to by the board of Assessors as a majority petition, the final ordinance for the paving of Lake avenue with asphalt was duly adopted. The condition of that thoroughfare has for a long time been a standing disgrace, not only to the people residing thereon, but to the city at large. As in all cases of this kind, the owners of property on the avenue have been divided on the question as to what should be done to improve the same.

Shortly after your meeting, held at the time to which I have alluded, it was suggested to me that the petition upon which you have acted was not a fair expression of the people, and it was alleged that signatures had, in some instances, been obtained for the same by unfair means, and that a majority of the people were opposed to an improvement of the character contemplated by the ordinance. I promised both sides a hearing and appointed Wednesday morning, January 2d, for that purpose. It is unnecessary for me to relate all that took place at that time, save that some of those who had favored the asphalt charged that the opposition thereto were opposed to any substantial improvement and appeared in the nature of obstructionists, and for the sole purpose of defeating any good improvement. This statement was, of course, denied by them, they, on the contrary, alleging that a majority of the owners of property on the avenue favored a Medina stone improvement. I thereupon announced my decision that, if a majority of the taxpayers interested

would in due form petition your honorable body for a Medina stone pavement, I would return the asphalt ordinance with my disapproval, but otherwise I should approve it. A petition duly certified to by the assessors as one containing the names of a majority of owners of property, and which is addressed to your honorable board asking for the improvement of Lake avenue by the laying of a Medina stone pavement, has now been placed in my hands, and is of itself an evidence of good faith on the part of those who oppose the asphalt, that they are not opposed to an improvement but that they desire a Medina stone pavement.

It does not devolve upon me to discuss the merits of the two different methods of improvement. One is as good as the other, and the question of the expense has evidently been carefully considered and has exercised a controlling influence on the minds of the majority. This latest petition would seem to express the sober, second thought of those who are to be taxed, and, believing I should be governed in my action by the wishes of the majority as thus expressed, I herewith return the aforesaid ordinance disapproved, and again call your attention to the majority petition now presented for the improvement of Lake avenue by the construction of a Medina stone improvement.

CORNELIUS R. PARSONS, Mayor.

Ald. Selye presented a majority petition for a Medina stone improvement on Lake avenue, also a petition against an asphalt pavement, also a petition from a number of property owners living on Lake avenue, asking that their names be stricken from the petition for laying Medina stone and to place them on the petition for the asphalt improvement, thus making the asphalt a majority petition. Also a communication from the City Assessors certifying that the persons asking their names be stricken from the Medina stone petition were property holders on Lake avenue.

Ald. Foley moved that a committee of three and City Assessor Prat: be appointed by the Chair to ascertain which was the majority petition and report back to this Board.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—14.

Nays—Ald. Sullivan, Judson—2.

The chair appointed as such committee Ald. Foley, Selye and Kohlmetz.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, Jan. 8th, 1889. }

To the Common Council:

GENTLEMEN:—The Executive Board is in receipt of a communication from the Rochester Vulcanite Pavement Company requesting the deferring of the partial estimate made on the Adams street improvement.

While this Board deems its action in directing the payment of said estimate fully warranted, and that the amount was justly due the company for labor done and material furnished under the contract, yet in compliance with the request made it has reconsidered its action on the auditing of the budget of Dec. 21st, so far as the same applies to the item of \$10,000 in favor of the Rochester Vulcanite Pavement Company, and respectfully requests that your honorable body shall take similar action in the premises.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Thayer—Resolved, That the vote of approval of the item of \$10,000 in the budget of the Executive Board of the date of December 21st, ordered to be paid the Rochester Vulcanite Pavement Company, on account of Adams street improvement, be reconsidered. Adopted.

Resolved, That said item of \$10,000 be ordered stricken from the budget of Dec. 21st, as audited by this Board, pursuant to the request of the Rochester Vulcanite Pavement Company, as expressed in a communication to the Executive Board. Adopted.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
Rochester, N. Y., Jan. 8, 1889.

To the Common Council of the City of Rochester:

GENTLEMEN—The Executive Board entered into a contract, after due advertisement, with John J. Heveron & Co., for the construction of a se house No. 7 on Plymouth avenue for the sum of \$6,989.50. Messrs. Heveron & Co., entered upon the performance of said contract, and, during the construction thereof the board paid two estimates of \$1,520 each on April 30th, and May 25th, 1888, respectively, to said contractors, the estimates being based on the certificates of the supervising architects, Messrs. Warner and Brockett.

As the building approached completion, the board declined to pay any more on said contract, for the reason that the work done by the contractors did not conform to the plans and specifications made a part of the contract, which action was approved by the architects, and, thereupon, under the direction of the architects, and after repeated requests made to the contractors, to perform the work and furnish the materials as provided for in the contract, did necessarily engage William H. Gorsline to complete the mason work, including the furnishing of materials therefor, and John A. Vanderwerf to complete the other work, including the furnishing of the materials therefor, made necessary by the action of the contractors in refusing to perform their contract, and on October 26th, 1888, the board ordered to be paid to Mr. Gorsline the sum of \$287.76, and Mr. Vanderwerf, the sum of \$1,452.67, the amount of their charges. The balance on hand, and which is due the contractors, according to the architect's certificate of December 12, 1888, is \$2,426.07, which amount, by reason of the pendency of an action in the Supreme Court, in which E. B. Chace, one of the persons who has filed a lien against said moneys, is plaintiff, and the city, Messrs. Heveron & Co., and the other lienors are defendants, it has become necessary to be deposited in court, to the credit of said action, and the board has, therefore, directed the clerk to draw an order upon the City Treasurer, payable from the Fire Department Fund, in favor of the City Attorney, for said balance, to be paid by him into court to the credit of said action, such balance having been duly examined, audited and settled and ordered to be paid into court as above mentioned, according to the requirements of the Revised City Charter, and which action of the board it becomes your duty to sanction as provided by said charter.

Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Aid. Thayer—Resolved, That the Clerk of the Executive Board be, and he hereby is, directed to draw an order upon the City Treasurer, payable from the fire department fund, in favor of the City Attorney, for two thousand, four hundred and twenty-six dollars and seven cents, being the balance due J. J. Heveron & Company upon the construction of hose house No. 7, as provided in the communication and resolution therein mentioned of the Executive Board, and the City Attorney is directed to deposit said amount into court, to the credit of the action referred to in said communication.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelley, Thayer—13.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., Jan. 4, 1889.

To the Honorable, the Common Council:

GENTLEMEN—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 Charter; and the taxable property and residents on said streets and parts of streets have therefore become jointly liable on their assessments on 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 N. Y. C. & H. R. railroad to Jay st.
Anne st., from Otis st. north to Sylvan st.
Bauer st., from Sherman st. to Brook st.
Brook st., from Bauer st. to Otis st.
Brooks ave., from Plymouth ave. to Genesee st.
Cameron st., from Lyell ave. to Otis st.
Campbell st. from Child st. to Hague st.
Carlton place from West ave. to Chili ave.
Centennial st., from Campbell st. to West Maple st.
Chace st., from Sherman st. to Brook st.
Chester st., from Colvin st. to 298 feet westerly.
Child st., (west side), from Lyell ave. to Syke st.
Child st., (west side), from Thomas pk. to south side of N. Y. C. & H. R. R.
Chili ave., from old city line to 23 feet west of Post st., (late Hake pl.)
Colvin st., from Campbell st. to 200 feet west of Syke st.
Colvin st., from West ave. to Wright st.
Eighth st., from Emerson st. to 387 ft. north.
Emerson st., from Sixth st. to Ninth st.
Finch st., from Rowe st. 413 ft. south.
Fourth st., from Glenwood pk. to Ravine ave.
Gates ave., from Otis st. 740 ft. north.
Gates ave., from Michigan st. to Emerson st.
Genesee st., from Brooks ave. to Tempest st.
Glasser pk., from Jay st. 674 ft. north.
Glenwood ave., from Fourth st. to Oriole st.
Hague st., from West Maple st. to Campbell st.
Hague st., from West Maple st. to north line of N. Y. C. & H. R. R.
Hague st., from Buffalo, Rochester & Pittsburg R. R. to West ave.
James st., from Jay st. to 372 ft. north.
Jay st., from Child st. to 7 ft. east of city line.
Lake ave., from north line of Ninth ward to Flour City Park.
Laurel st. (late Willard), from Myrtle st. to Cameron st.
Locust st., from Thrush st. to 140 ft. east.
Lois st., from Warner st. to Rogers ave.
Lozier park, from Chili ave. to 398 ft. north (lot No. 15).
Lyell ave., from Child st. to Warner st.
West Maple st., from Child st. to city line.
Maplewood ave., from Rose st. to 70 ft. south.
Michigan st., from Sherman st. to 1,020 ft. west of Gates ave. (7th st.)
Murray pk., from Murray st. to 280 ft. easterly.
Murray st., from Lyell ave. to M. Brayer's south line.
Myrtle st., from Lyell ave. to Otis st.
Myrtle Hill pk., from Cameron st. 180 ft. east.
Orlando st., from Myrtle st. to Cameron st.
West Orange st., from Ames st. to Yakey st.
Otis st., from Sherman st. to Myrtle st.
Otis st., from Gates ave. to Rogers ave.
Peart place, from Chili ave. to 1,162 ft. south.
Post st. (late Hake place), from Chili ave. to 200 ft. south of present end of street.
Qualtrough place, from Rowe st. to Glenwood ave.
Ravine ave., from 120 ft. west of Fourth st. to Thrush st.
Reis park, from Jay st. to Campbell st.
Rogers ave., from Lois st. to Otis st.
River road, south line of Eighth ward to Brooks ave., along the river.
Rose st., from Lake ave. to Maplewood ave.
Rowe st., from old city line to new city line.
Sherman st., from Bauer st. to Curtis st.
Sixth st., from Emerson st. 300 ft. north.
Somerset st., from West ave. to Chili ave.
Syke st., from Child st. to Colvin st.
Thomas park, from Child st. 201 ft. west.
Thrush st., from south line of Glenwood ave. to Driving Park ave.
Thrush st., from Ravine ave. to Locust st.
Wackerman st., from Jay st. to Campbell st.
Warner st., from Lyell ave. to Otis st.
West ave., from old city line to new city line.
Wilder st., from Child st. to Colvin st.

Wolff st., from Warner st. to Rogers ave,
Wright str, from Child st. to Colvin st.

SIXTEENTH WARD.

Ackerman st., from Bay st. to 718 ft. southerly.
Adwin st., from Monroe ave. to 411 ft. south-
erly.
Alexander st., from Pennsylvania ave. to Bay st.
Almeroth st., from Henrietta ave. to Erie Canal.
Alphonsus ave., from Thomas st. to Carter st.
Anderson ave., from Goodman st. to University
ave.
Arlington st., from University ave. to Anderson
ave.
Avenue A, from North Clinton st. to Conkey
ave.
Avenue A, Vick Park, from East ave. to Park
ave.
Avenue B, Vick Park, from East ave. to Park
ave.
Avenue B, from Conkey ave. 449 ft. easterly.
Baldwin st., from East Main st. to Hayward ave.
Bares st., from Park ave. to Sibley st.
Bay st., (north side) from North ave. to middle
of Hebard st.
Bay st., (both sides) from middle of Hebard st.
to Webster ave.
Beacon st., from University ave. to Anderson
ave.
Benton st., from Goodman st. to Pappart park
or place.
Berlin st., from Hudson st. 656 ft. west.
Berlin st., from St. Joseph st. 647 ft. east.
Bernard st., from Hudson st. to Maria st.
Bloomingdale ave., from North Clinton st. to
North Joiner st.
Bly st., from Pinnacle ave. to Howard st.
Boardman ave., from Monroe ave. to Richards
street.
Boston park, from St. Joseph st. 596 ft. west.
Bowen st., from Park ave. to Thayer st.
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
street.
Caroline st., from Pinnacle ave. to 517 ft. east.
Carter st., from North avenue to 700 ft. north.
Caspar st., from North ave. to east end of Caspar
street.
Central park, north side, from First ave. to Sixth
ave.
Central park, north side, from Seventh ave. to
Goodman st.
Central park, south side, from Alexander st. to
Sixth ave.
Chamberlain st., from East Main st. to Hayward
ave.
Cleveland park, from North Clinton st. to west
end of park.
Clifford st., north side, from Conkey ave to Hud-
son st.
Clifford st., north side, from North ave. to 250
ft. west of North st.
North Clinton st., from Clifford st. to Norton st.
Conkey ave., east side, from Clifford st. to 8 ft.
north of Avenue "C."
Culve par s, from University ave. to Union
place.
Dake st., from Alexander st. to Hebard st.
Delevan st., from University ave. to Anderson
ave.
East ave., from Goodman st. east to city line.
Eisenberg park, from Goodman st. 142 ft. east.
Elk st., from University ave. to Anderson ave.
Fairmount st., from University ave. to 160 feet
north of Anderson ave.
Field st., from the Erie canal to 2,355 ft. south.
Fifth ave., from Bay st. to Central Park.
Fifth ave., from Central Park to Pennsylvania
ave.
First ave., from Pennsylvania ave. to Bay st.
Flora ave. (Vick Park), from Avenue B (Vick
Park) to 378 ft. east.
Flower st., from N. Clinton st. to west end of
Flower st.
Frederick Park, from Hudson st. to Edward st.

Fourth ave., from Bay st. to Central Park.
Fourth ave., from Central Park to Pennsylvania
ave.
Garson ave., from Webster ave. to Leighton st.
German st., from Hebard st. to Alexander st.
Goodman st., (both sides), from Bay st. to N. Y.
C. & H. R.
Goodman st. (east side), from N. Y. C. & H. R. R.
to Erie canal.
Goodman st. (east side), from Erie canal to Ben-
ton st.
Grand ave., from Webster avenue to Leighton st.
Guenther st., from Park ave. to Sibley st.
Harlem st., from Goodman st. to Cambridge st.
Harvard st., from Gorzman st. to Oxford st.
Hawthorn st., from East ave. to Culver park.
Hayward ave., from Goodman st. to east end of
Hayward ave.
Hayward pk., from N. Clinton st. to St. Joseph
st.
Hebard st., east side, from German st. to Poplar
st.
Henrietta ave., from Goodman st. to north line
of A. & R. Doubertin's property.
Henrietta pk., from Henrietta ave. to 536 ft.
north.
Henry st., from E. Main st. (formerly Schanck
ave) to Leighton ave.
Hudson st., from Clifford st. to Emerson place.
Irondequoit st., from North avenue eastward to
end of street.
Jenn ings st., from North ave. to Ulrich st.
Kusse st., from Neiser st. 237 ft. east.
Laburnam st., from Monroe ave. to Keeler st.
La Force pk., from North Clinton st. to North
Joiner st.
Langham st., from St. Joseph st. to Joiner st.
Langslow st., from South ave 454 ft. west.
Laser st., from St. Joseph st. to end of Laser st.
Laura st., from East Main st. to Hayward ave.
Leighton ave., from Henry st. 1,052 ft. west.
Leighton ave., from Henry st. 450 ft. east.
Leighton ave., from Goodman st. 349 ft. east.
Leighton st., from Grand ave. to Garson ave.
Lochner st., from North ave. 167 ft. east.
East Main st. (formerly Schanck ave.), from
Goodman st. to Culver road.
Maria st., from Clifford st. to north line of Ber-
nard st.
May st., from South ave. to Mt. Hope ave.
Meng pk., from Webster ave. to east end of park.
Merriman st., from East ave. to University ave.
Miller st., from Bay st. 1,645 ft. north.
Monroe ave. (both sides), from Goodman st. to
east line of Keeler st.
Monroe ave. (north sid-), from Keeler st. to
Klinck st.
Morrill st., from North Clinton st. to 523 ft. east.
Mt. Hope ave., from Reservoir ave. to Cook st.
Nagle st., from Pinnacle ave., to 490 ft., east.
Neiser st., from Henrietta ave., to 312 ft., South.
Nichols park from Monroe ave., to 604 ft., North.
North ave., (both sides) from Stewart st. to Clif-
ford st.
North ave., (east side) from Bay st., to north line
of Clifford st.
Norwood st., from University ave., to Anderson
ave.
Oxford st., from East ave., to Nichols park,
Pappart park, from Benton st., to Henrietta ave.
Pardee terrace from St. Joseph st., to 75 ft., east
of Joiner st.
Park ave., from Goodman st., to Guenther st.
Parsells ave., from Webster ave., to Leighton st.
Pearl park from Monroe ave., to Pearl st.
Pearl st., from Goodman st., to Boardman ave.
Pennsylvania ave., from Union st. to Goodman
st.
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.
Rundel park, from Culver park to Hawthorn st.
Rutger st., from Park ave. to end of Rutger st.
St. Joseph st., from Clifford st. to Norton st.
(south line).

Second ave., from Pennsylvania ave. to Bay st.
 Seventh ave., from Bay st. to Central park.
 Sibley st., from Bates st. 614 ft. east.
 Sixth ave., from Pennsylvania ave. to Bay st.
 Stewart st., from South ave. to Mount Hope ave.
 South ave., (west side,) from May st. to Langslow st.
 Summer park, from Monroe ave. to Richards st.
 Third ave., from Bay st. to Pennsylvania ave.
 Thomas st., from Clifford st. to 300 ft. n. of Bernhard st.
 Ulm st., from Bay st. to Clifford st.
 Union place, from University ave. to Culver park.
 North Union st., from German st. to the south line of lot No. 2, of 14th ward association.
 University ave., from Goodman st. to Anderson ave.
 Upton park, from East ave. to University ave.
 Vernon park, from North Clinton st. to North Joiner st.
 Walter st., from East Main st. to Hayward ave.
 Webster ave., from Goodman st. to Bay st.
 Weyl st., from St. Joseph st. to end of Weyl st.
 Wilkin ave., from St. Joseph st. to Maria st.
 Yale st., from Pinnacle ave. to Goodman st.
 Youngs (or De Jong) park, from St. Joseph st. to North Joiner st.
 Zimmer st., from Bay st. to Caspar st.

GEO. W. ALDRIDGE,
 J. ARMBRUSTER.

Ordered received, filed and published.
 By Ald. Fritzsche—Resolved, That the City Assessors be, and they are hereby directed, to include in their assessment for water works purposes, the property embraced in the territory contained in the foregoing list of streets, this day presented to the Common Council, with the certificate of the Executive Board; that said property has, under the provisions of the City Charter, become jointly liable with the old territory of said city for such portion of the water debt as now remains unpaid.

Adopted by the following vote.
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.
 By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
 ROCHESTER, Jan. 8th, 1889. }

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

GENTLEMEN—On January 1st, 1886, the Executive Board, for and on behalf of the City, sold a lot owned by the City in the village of Hemlock Lake, to Hezibah Bates, which lot was one of those purchased for water works purposes, and received in payment thereof said Bates' bond and mortgage for two hundred dollars which mortgage was recorded in Livingston county clerk's office on February 4th, 1886, in Liber 78 of Mortgages, at page 302, and which mortgage has since been fully paid, and the money deposited to the credit of the Water Works Fund.

It is necessary that a proper discharge of such mortgage be given and the Executive Board therefore requests that your honorable body direct the Mayor to execute such discharge on behalf of the City.

Respectfully
 THOS. J. NEVILLE, Clerk

Ordered received filed and published.
 By Ald. Fritzsche—Resolved—That the Mayor be, and hereby is, directed to execute for and on behalf of the City a proper discharge of the mortgage referred to in the foregoing communication of the Executive Board. Adopted.
 By the Clerk—

OFFICE OF EXECUTIVE BOARD, }
 ROCHESTER, N. Y., January 2, 1889. }

To the Common Council:
 I have the honor to present herewith as required by law: First—Monthly Report, showing expenditures made by the Executive Board for all purposes, during the month of December, 1888: Orders drawn on the City Treasurer:
 For labor..... \$ 5,992 94

Amount certified to Common Council, December 21, 1888	82,870 08
Total	\$ 88,862 97
Classification:	
Highway Fund.....	\$ 9,738 85
Water Pipe Fund.....	1,657 17
Water Works Fund.....	6,495 69
Fire Department Fund.....	14,805 13
Street Sprinkling Funds.....	2,025 47
Local Improvement Funds.....	54,140 66

Total..... \$ 88,862 97
 2d. Balances in funds, January 2d, 1889.

Dr.	
Local Improvement Funds.	\$ 143,309 24
Cr.	
City Treasurer.....	\$ 51,461 43
Highway Fund.....	32,549 75
Water Pipe Fund.....	16,311 66
Water Works Fund.....	6,061 76
Fire Department Fund.....	37,014 64

Respectfully submitted
 THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

CITY TREASURER'S OFFICE, }
 Jan. 8th, 1889. }

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 8th day of January, 1889, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund.....	\$ 2,908 80
..... Repair fund.....	17 69
..... Contingent fund.....	44,028 94
..... Teachers' fund.....	8,003 61
Fire Department fund.....	40,008 05
Poor Department fund.....	44,473 37
Police Department fund.....	28,402 79
Highway fund.....	32,226 59
Lamp fund.....	55,948 97
Health fund.....	7,029 53
City Property fund.....	3,259 33
Park fund.....	327 53
Water Works fund.....	8,050 13
Water Pipe fund.....	16,948 25

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, }
 this 8th day of January, 1889. }
 EDWARD THOMAS, Commissioner of Deeds.
 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 65 licenses for the month of December, 1888, and received \$3,263.00, deposited the same with the City Treasurer, and filed his receipt therefor with the report and bonds for the month with the City Clerk.

JAMES MALLEY,
 Commissioner of Excise.

Dated Rochester, Dec. 31, 1888.
 Ordered received filed and published.
 By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF DECEMBER, 1888.

POLICE COMMISSIONERS' OFFICE, }
 January 8, 1889. }

GENTLEMEN—I respectfully submit the following as my report for the month of December, 1888:

Dec., 1888.	Crime.	Penalty.	Paid.
1—Albert Iaktscha.....	drunk	\$10	\$
..... Fred Gottschalk.....	vio. ord.	2	2
3—Margaret E. Miller.....	drunk	10	
..... Patrick Johnson.....	3	
..... Henry Donnelly.....	5	5
..... Wm. Cypher.....	5	5
..... Wm. Mausung.....	..*		

John Boyle	10	
Richard Everets	10	
5—Mich. Green	10	
6—James McDonald	3	3
Wm. Donovan	3	3
8—Henry McBride	10	
Richard Turner	10	
9—Patrick Martin	5	5
10—Martin Leboe	10	
Jennie White	10	
Richard S. Moore	5	5
Sarah McCabe	10	
11—Wm. O'Neil	10	
Bridget Mackey	5	
Robt. Delacourt	10	
David Bennett	assault	10
12—Wm. Chase	riding on freight cars	10
Frank Williams	10	
Park Lane	assault	30
Frank Quin	riding on freight cars	10
Fivish Richelson	vio. ord.	1
13—Walter Forrest	3	
Chas. Warner	3	
Jacob Updaw	3	
Annie Germain	drunk	10
James McGinniss	10	
14—James McCue	5	
Annie Powell	10	
15—August Vrobel	10	5
Chas. E. Suter	10	
Mich. Curley	10	10
17—Philip Larkey	cost	1 50
John O'Brien	10	
John McCruden	10	4 75
18—James O'Brien	10	
Joseph H. Granam	assault	5
Geo. Fluker	drunk	10
19—James Ward	10	5
John Hastings	10	
Daniel Collins	5	
Wm. Keck	selling emaciated meat	50
20—Geo. Van Valkenburg	drunk	3
Mary Ryan	5	5
Patrick Tucker	5	5
John Lysaigh	5	5
23—Martin Forbes	10	
Martin Gannon	3	
Albert Sullivan	3	3
Daniel Sullivan	3	3
24—Thos. Wallace	assault	3
James Callahan	drunk	10
James Evans	10	
25—Chas. Meirsch	3	
26—Mary Doyle	10	5
Wm. G. Lamey	10	
Jennie Lamey	10	
Maggie Roberts	10	
James Flannigan	vio. ord.	5
John A. Sullivan	drunk	10
Wm. Spillings	10	10
27—Lottie Young	vio. ord.	25
Dora Hodger	25	
Chas. Young	25	
Geo. Kilmer	25	
Chas. Crandle	drunk	10
Paul Earl	10	
Geo. H. Edgell	assault	30
28—Agnes Fluker	drunk	10
Thos. Cassidy	10	
Fred Luis	assault	20
Wm. Lawrence	pet. lar'y	40
Stephen Sielinski	vio. ord.	10
29—Chas. Inch	drunk	10
Chas. F. Bellinger	5	5
30—Robt. Ammerman	10	
Hanora Murphy	10	
Wm. Pallenburg	cost	2
Wm. Thomas	10	2 50
Mich. Slattery	assault	50
Geo. H. Wholer	drunk	10
Chas. Commode	10	

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:
 I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of December 1888, for fines, penalties and costs imposed by the Police Justice of said city.
 B. FRANK ENOS, Clerk.
 Sworn to before me this 10th day of Jan., 1889.
 B. KEELER, Commissioner of Deeds.
 Ordered received, filed and published.
 By the Clerk—

CITY CLERK'S OFFICE,
 ROCHESTER, Jan. 8, 1888.

To the Hon. the Common Council:
 GENTLEMEN—I hereby report, that, the City Assessors have delivered to me the assessment rolls for the following named improvements, certified and sworn to as required by law, viz:
 Caledonia ave. and Atkinson st. sewer, O. 3,313.
 Lake ave. sewer rebuilding, O. 3,548.
 Raines st. and Lake View park sewer, O. 3,451.
 Selye Terrace pipe sewer, O. 3,380.
 Violetta st. sewer and walk, O. 3,470.
 Reis park plank walk, O. 3,435.
 South Goodman st. gravel imp., O. 3,473.
 Meng park roadway and sidewalk grading, O. 3,505.
 Selye Terrace, Willard and Raines st. cement walks, O. 3,427.
 East ave. repairing and improvement, O. 3,501.
 Anne st. plank walk, O. 3,528.
 Kirk st. plank walk, O. 3,530.
 Yale st. plank plank, O. 3,547.
 Elk st. plank walk, O. 3,546.
 Selye Terrace cement walks, O. 3,336.
 Grand ave. pipe sewer, O. 3,192.
 Plymouth ave. lift bridge, O. 3,156.
 Monroe ave. outlet sewer ditch, O. 3,323.
 Respectfully submitted,

PETER SHERIDAN, City Clerk.
 Ordered received, filed and published.
 Ald. McMillan moved that the assessment roll for Caledonia Avenue and Atkinson street sewer be referred to the Assessment Committee. Adopted.
 Allegations being called for and no person appearing, Ald. Kohlmetz submitted the following:

By Ald. Kohlmetz—Resolved, That the assessment rolls for
 O. 3,192, Grand ave. pipe sewer.
 O. 3,156, Plymouth ave. lift bridge.
 O. 3,323, Monroe ave. outlet sewer ditch.
 O. 3,548, Lake ave. sewer rebuilding.
 O. 3,451, Raines st. and Lake View park sewer.
 O. 3,380, Selye terrace pipe sewer.
 O. 3,470, Violetta st. sewer and walk.
 O. 3,435, Reis park plank walk.
 O. 3,473, South Goodman st. gravel improvement.
 O. 3,505, Meng park roadway and sidewalk grading.
 O. 3,427, Selye terrace, Willard and Raines sts. cement walks.
 O. 3,501, East ave. repairing and improvement.
 O. 3,528, Anne st. plank walk.
 O. 3,530, Kirk st.
 O. 3,547, Yale st.
 O. 3,546, Elk st.
 O. 3,336, Selye terrace cement walks.
 Be and each of said rolls hereby is in all things confirmed.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.
 By the Clerk—

MONROE COUNTY COURT—In the Matter of Opening a Street from Sherman street to Angle street in the City of Rochester:

To the Hon. 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 8th day of October, 1888, 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 street from Sherman street to Angle 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 described as follows:

Beginning at a point on the west line of Sherman street, at its intersection with the north line of lot twenty-three (23) of the Jones tract, or lot (9) of Louis Bauer's subdivision of lots two (2), three (3), four (4) and twenty-three of the Jones 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 produced 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 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 north line of said lot 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 parallel with, and forty (40) feet distant 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 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 the 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 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. Swikehard.

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-five (25) of the Jones tract; thence westerly along the north line of said lot, one hundred and thirty-two (132) feet, 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.

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 the north line of said lot, to the west line of said lot twenty-six (26); thence southerly, along said west line, forty (40) feet; thence easterly one hun-

dred and thirty-two (132) feet, 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.

Also, all that tract or parcel of land, in the ward, city, county and state aforesaid, described as follows:

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 distant from said north line of said lot twenty-seven (27) one (1) foot, more or less, to the west line of lot twenty-six (26) of said tract; thence northerly on the west line of said lot twenty six or east line of lot twenty-seven (27), forty feet (40) 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 upon 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 land described, to be paid as hereinafter provided:

To Julia O'Connor, nine hundred dollars, the amount of the mortgage, to Louis Bauer, to be paid to him, providing he will accept the same, as a payment upon the mortgage held by him covering the premises taken, as well as other premises, and if not, then to be deposited in the Rochester Savings Bank, and the balance to said Julia O'Connor.

To John A. Cline, seventy-five (\$75) dollars, payable to him.

To George B. Swikehard, one hundred and twenty-five (\$125) dollars, payable to him.

To Margaret Curtin, three hundred and twenty-five (\$325) dollars, payable to her.

To Henry Hedditch, four hundred and fifty (\$450) dollars, payable to him.

To John Van Houte, fifty-five (\$55) dollars, payable to him.

All of which is respectfully submitted,

GEORGE W. TUTTLE,

F. M. BOTTUM,

FRANK S. UPTON,

Commissioners of Appraisal.

Dated at Rochester, N. Y., Dec. 26, 1888.

Ordered recorded, filed and published.

By Aid. Bohrer—Resolved, That the next regular meeting of the Common Council, Tuesday evening, January 22, 1889, be, and hereby is, designated as the time when any objection to the report of the commissioners in the matter of the opening of a street from Sherman street to Angle street will be heard. Adopted.

By the Clerk—

ROCHESTER, Dec. 31, 1888.

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

GENTLEMEN: Section 3 of the park commission law requires that "They [the board of park commissioners] shall report in detail such selection and location and lands purchased to the Common Council of said city of Rochester on or before the first day of January, eighteen hundred and eighty-

nine, and from time to time thereafter, when requested by the Common Council. In said reports the said park commissioners shall state the boundaries of the grounds located by them, for the park or parks, park-ways, approaches and streets by them laid out; also the name or names of the said park or parks, park-ways, approaches and streets, and the portion thereof then acquired by gift or purchase."

In accordance with this provision, they respectfully submit the following report:

The land contracted for in the southeast section for a park consists of the following parcels, situated on the east side of the Genesee river, south of Elmwood avenue: 7 and 55-100 acres, from J. W. Warrant; 19 and 78-100 acres, from the Boughton estate; 21 and 25-100 acres, from Mrs. Julia Cochran; 200 and 8-100 acres, from B. M. Baker; making a total of 248 and 66-100 acres, bounded as follows: Commencing at a point where the center of Elmwood avenue intersects the east bank of the Genesee river; thence along the center of said Elmwood avenue to the west line of the New York, Lake Erie and Western Railway; thence along the west line of the said railroad to the center of a road sometimes called "Crittenden Road;" thence west along the center of said road, following its angle near the Genesee river, to where the said center line, extended, intersects the east bank of the Genesee river; thence following the east bank of the Genesee river, as it runs down stream, to the place of beginning.

The property contracted for on the west bank of the river just south of Elmwood avenue bridge for a park consists of two pieces of the Frost farm, bounded as follows: First—Commencing at a point where the south line of Elmwood avenue intersects the blue line of the Genesee valley canal; thence south along the south line of Elmwood avenue 666 feet to the Genesee river; thence southerly along the west bank of the Genesee river 2,695 feet to a stake near Genesee street; thence north 116 feet to the blue line of the Genesee valley canal; thence northerly along the blue line of the Genesee valley canal to the place of beginning, containing 14 and 81-100 acres. Second—A piece of land not to exceed five acres on the west side of the Western New York and Pennsylvania railroad, between Elmwood avenue and Genesee street, where the said company has promised to move its track back in order to give more room for a park road on the bank of the river near Genesee street. The road commissioners of the town of Chili have agreed to turn over to the board of park commissioners the road on the west bank of the Genesee river from Genesee street to the crossing of the Western New York & Pennsylvania Railroad Company at the Scottsville road, about 2,400 feet, for a boulevard.

In the northwest section the board proposes to take the following property on the west bank of the Genesee river for park purposes: Commencing where Paine street starts east from Lake avenue, in the Maplewood and Lake Avenue Co-operative Building Lot Association, taking land enough on both sides of Paine street to make an entrance to the park 180 feet wide, from Lake avenue to Bronson street; thence, starting from a point where the west line of Bronson street, extended, intersects the high bank of the Genesee river, north along the high bank of the Genesee river, taking a strip of land about 180 feet wide, to Frauenberger street; thence following the top of the high bank of the river to the south line of a road running east from Lake avenue to Hanford's Landing, taking from J. Gorsline, 4 and 93-100 acres; H. A. Olmstead, 1 and 80-100 acres; John Kelly, 3 acres; W. H. Robinson, 4 and 86-100 acres; F. J. Miller, 88-100 acres; F. Miller, 4 and 41-100 acres; J. Bygraves, 6 and 13-100 acres; P. J. Lechleitner, 4 and 52-100 acres; M. Martin, 2 and 76-100 acres; making a total of 6 and 37-100 acres in the Maplewood and Lake Avenue Co-operative Building Lot Association and 33 and 29-100 acres north of Frauenberger street, or a grand total of 39 and 66-100 acres. Of the above property the following lots in the Maplewood and Lake Avenue Co-operative Building Lot Association have been bought

and paid for, containing 3 and 9-100 acres: Numbers 62, 63, 64, 67, 78, 85, 87, 137, 153, 154, 156, 171, 177, 181, 184, 188, 191, 193, 195; and the following have been contracted for: Numbers 75, 76, 88, 90, 107, 120, 155, 159, 162, 169, 165, 169, 173, 176, 178, 180, 183, 185, 186, 187, 190, 192, 194, 196, 197, 198, 199. Of the land north of Frauenberger street the following parcels have been contracted for, part to be purchased and part gift as stated: J. Gorsline purchased 3 and 7-100 acres, gift 1 and 86-00 acres; H. A. Olmstead purchased 1 and 41-100 acres, gift 39-100 acres; F. J. Miller, purchased 76-100 acres, gift 15-100 acres; F. Miller purchased 3 and 64-100 acres, gift 77-100 acres; P. J. Lechleitner purchased 3 and 23-100 acres, gift 1 and 29-100 acres. The bank on the west side of the river, from Howland street slopes to Hanford's landing and contains about 100 acres and is included in the above purchases at a nominal valuation.

On the northeast side the board propose to take a strip of land on the high bank of the Genesee river, ranging in width from 95 to 250 feet, from Tower street north to the south line of G. W. Culross' property, and from the south line of said Culross' property north to within about four hundred feet of the Rifle Range, all the land between the Rome, Watertown & Ogdensburg Railroad and the west high bank of the Genesee river, including all the sloping bank from top of high bank to the water's edge from Tower street nearly to Rifle Range. The number of acres we intend to purchase within the above boundaries is about 116, and the sloping bank, for a nominal consideration, contains about 100 acres, more or less. Of the above mentioned property the following has been paid for: Susan A. Manning, 8 and 25-100 acres; Jane Bastion, 8 and 25-100 acres; Elsie A. Sweet, 15 and 65-100 acres; Oscar H. Peacock, 56-100 acres; land paid for, 32 and 71-100 acres. Land contracted for: Emma D. Sherry, 19 and 88-100 acres. [This latter includes the A. L. Grant property of 16 and 9-100 acres and the S. A. Colt property of 3 and 79-100 acres.] W. G. Culross about 8 acres; H. Rogers, 11 and 59-100 acres; G. W. Van Auken, 22 and 4-100 acres.

The purchase of land in none of the parks has been completed. Respectfully yours,

ARTHUR R. SELDEN, secretary

Ordered received, filed and published.

The committee appointed to investigate which petition for the improvement of Lake avenue was in the majority, reported that the petition for the asphalt improvement had the largest number of signatures of the property holders on Lake avenue.

The chairman then stated the question to be, shall the ordinance stand notwithstanding the objections of His Honor, the Mayor.

The Mayors' veto was over ruled by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Jan. 8, 1888.

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

GENTLEMEN—I herewith submit a partial estimate of work performed by John C. Ryan on account and of survey of the first fourteen wards of the city under his contract therefor.

City of Rochester:
To John C. Ryan, to 61 acres surveyed at \$4. \$244 00
OSCAR H. PEACOCK,
First Ass't. City Surveyor.

Ordered received, filed and published.
By Ald. Selye—Resolved, That the City Clerk be and hereby is, authorized to draw an order on the City Treasurer in favor of John C. Ryan for two hundred and forty-four dollars (\$244) in payment of certified bill attached for completed survey of sixty-one (61) acres in accordance with contract said Ryan has against the city.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard Judson, Schroth, Bohrer, Kelly, Thayer.—15.
 By Ald. Thayer—

CITY SURVEYOR'S OFFICE,
 ROCHESTER, N. Y., Jan. 8, 1889.

To the Honorable the Common Council:

GENTLEMEN—Having been requested by Alderman Kelly to state the condition of the work relating to the renumbering of houses in the Fifteenth and Sixteenth wards of the city, I herewith submit the following, viz.:

The various resolutions relating to the proposed numbering were passed by the Common Council in August, 1838.

It has been carried on by the present office force, as time could be found for doing the same. The entire territory has been measured and the required numbers would have been ready before this, but the work was suspended on account of making the examination relating to the street lamps. After the lamps are regulated it will be again taken up and finished as speedily as possible.

Respectfully,

OSCAR H. PEACOCK, 1st Asst. City Surveyor.
 Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

BENTON STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Benton street.

Adopted.

The Surveyor submitted as such estimate \$250.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The construction of a pine plank walk four feet in width, on the south side of Benton street, from Goodman street to Pinnacle avenue, except where good plank or cement walks, not less than four feet in width now exist at the proper grade and in the correct alignment. Also the grading of the sidewalk, and the necessary gutter formation. All walks now constructed, not conforming to both grade and alignment, to be relaid.

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 expense thereof, viz.:

One tier of lots and parcels of land on the south side of Benton street, from Goodman street to Pinnacle avenue 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, January the 22nd, 1889, at 7 o'clock, at the Common Council Chamber, when allegation will be heard.

Adopted.

SYKE STREET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Syke street.

Adopted.

The Surveyor submitted as such estimate \$900.
 By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:

The taking up the present sewer and the construction of a new vitrified pipe sewer 12 inches in diameter, in Syke street, from a point 20 feet east of Colvin street, to the sewer in Child street. Also the necessary manholes, surface sewers, lot laterals and connections therefor also the necessary roadway grading and gutter formation.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole 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 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 Syke street, from Colvin street to Child 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, January the 22d, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TROUP STREET ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Troup street, from Caledonia avenue to Prospect street, except where crossed by Ford street and the W. N. Y. & P. railroad tracks.

Adopted.

The Surveyor submitted as such estimate \$15,700.
 By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The improvement of Troup st, from the west curb line of Caledonia avenue, to the east line of the crosswalk on the east side of Prospect street, except between the east line of the crosswalk on the east side of Ford street and the west line of the crosswalk on the west side of Ford street, also excepting between the east end of the ties under the east track, and the west end of the ties under the west track of the Western New York and Pennsylvania railroad, by constructing an asphaltic pavement, with Medina stone curb on each side thereof, where necessary, between the limits mentioned.

To include also the paving of all alley and street entrances, the construction of all necessary transverse and longitudinal crosswalks, manholes, surface sewers, lot lateral sewers, gas and water services, and the cleaning of the main sewers in the street at any point where found to be necessary. The width of the main roadway between curb lines to be thirty (30) feet, and old curb stones now in place between Caledonia avenue and Ford street to be redressed and reset when found acceptable for use.

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 \$15,700, 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.:

One tier of lots and parcels of land on each side of Troup street, from Caledonia avenue to Prospect 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 Chapter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, January 22d, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,569.

BRIGHTON 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 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 construct plank walks on Brighton street, from the northern terminus thereof near Neeser street to Pinnacle 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 walks on each side of Brighton street, from the northern terminus thereof near Neeser street to Pinnacle avenue, except where good plank walks not less than four feet in width now exist at the proper grade and in the proper alignment. Walks now constructed not conforming to both grade and alignment, to be relaid.

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 \$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 Brighton street from the northern terminus thereof near Neeser street to Pinnacle 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. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Thayer, property owners are allowed thirty days from the time of the establishment of the grade by the City Surveyor to construct their side walks.

Ald. Kelly moved that the ordinance for Peart place walk be amended so as to read on the "west side of Peart place" instead of "each side," and that the estimate be changed to \$450.

Adopted.

On motion of Ald. Kelly further action was postponed two weeks and the clerk directed to publish notice for allegations.

FINAL ORDINANCE NO. 3.570.

EDWARD 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 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 plank walks on Edward street, from Clifford street to Weeger 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 hemlock plank walks 4 feet in width on each side of Edward street, from Clifford street to Weeger street, except where good plank walks not less than 4 feet in width now exist at the proper grade and in the proper alignment, which walks, if not conforming to the above conditions, shall be relaid.

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 \$213, 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 Edward street, from Clifford street to Weeger 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3.571.

OAKLAND PARK SEWER CLEANING.

On motion of Ald. Schroth 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,

Ald. Schroth submitted the following:

An ordinance to clean Oakland park sewer from near South avenue to Caroline 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 cleaning of the main sewer in Oakland park, from a point 100 feet south of its intersection with the South avenue sewer outlet to the sewer in Caroline 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 \$230, 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 avenue from a point opposite the south line of Cypress street to a point 550 feet south of Oakland street; also one tier of lots and parcels of land on each side of Oakland park from Oakland street to Caroline 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16

FINAL ORDINANCE NO. 3,572.

ACKERMAN STREET WIDENING.

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 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 widen Ackerman St., from Bay St. to Webster ave.

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 widening of Ackerman St., from Bay St. to Webster Ave., so that it shall be 50 feet in width throughout its entire length, and the territory deemed necessary to be taken for said widening is described as follows, viz.: Being a strip of land 50 feet in width, extending from Bay St. to Webster Avenue, the center or middle line of which shall be the present east line of said Ackerman St., excepting from the above described territory so much thereof as now exists between the present true lines of Ackerman St.

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 is described as follows:

One tier of lots and parcels of land on each side of Ackerman St., from Bay St. to Webster Ave., as they shall exist after said Ackerman St. has been widened as heretofore proposed.

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, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,573.

OPENING A NEW STREET FROM NORTH ST. PAUL STREET TO BROWN'S RACE.

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 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 allegation from all persons appearing.

Ald. Bohrer submitted the following:

An ordinance to open a new street, from North St. Paul street to 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, and hereby judge that the public good requires the same to be done, viz:

The opening of a street 50 feet in width from the west line of N. St. Paul street to the east line of Brown's race, except where crossed by Cataract street, the south line of said proposed street being described as follows, viz.: Beginning at a point in the west line of N. St. Paul street 136 feet north of the north line of Cataract street, thence extending southwesterly in a direct line across the Genesee river to the northeast corner of the Davis, or what was formerly known as the Granite Mill; thence still southwesterly on a line parallel with the north line of Platt street to the east line of Brown's race; also an additional width on the south side of the above described street equal to that part of F. P. Michel's property lying between the south line of the 50 foot street above described and the north line of the Davis, or what was formerly known as the Granite Mill.

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 is described as follows:

All of the lots and parcels of land as they exist at the date of the passage of this ordinance, enclosed within, and described by the following boundary lines, viz:

Beginning at the intersection of the south line of Livingston street, with the east shore of the Genesee river; thence southerly along the east shore of said river to a point in the north line of lands owned by the New York Central & Hudson River Railroad Company, at the southwest corner of lands owned by James M. Whitney; thence easterly along said James M. Whitney's south line to North St. Paul street; and still further easterly along the northern boundary line of the New York Central & Hudson River Railroad Company's lands to Hudson street; thence northerly along Hudson street, including one tier of lots on the east side thereof to Cleveland street; thence westerly to, and along Herman street, including one tier of lots on the north side thereof to St. Joseph street; thence southerly along St. Joseph street to Morris street; thence westerly along Morris street, including one tier of lots on the north side thereof to North Clinton street; thence southerly along North Clinton street, including one tier of lots on the west side thereof, from a point opposite the south line of Morris street to Gorham street; thence westerly along Gorham street, including one tier of lots on the north side thereof to North St. Paul street; thence westerly to, and along the south line of Livingston street, to the place of beginning.

Also, the entire Second ward, excepting that portion lying south of Center street, and the north rail of the Buffalo branch of the New York Central & Hudson River railroad.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohl-

metz, Fritzsche, Williams, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.
Nays—Ald. Fee, Foley—2.

FINAL ORDINANCE, NO. 3,574.

PLATT STREET RIVER BRIDGE.

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, 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 construct a bridge across the Genesee river from a point near Cataract street to a point opposite 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 wit :

The construction of a wrought iron, or steel deck bridge, with the substructures necessary thereto, across the Genesee river, connecting the top of the east high bank of said river near Cataract street, with the top of the west high bank thereof opposite Platt street. Said bridge shall have one roadway 22 feet in width between the center of trusses, and two sidewalks, each 8 feet in width between the center of truss and the center of the hand rail. The center line of said bridge shall be located 25 feet north of and parallel with the following described line, viz.; Beginning at a point in the west line of North St. Paul street, 156 feet north of the north line of Cataract street, thence extending south westerly in a direct line across the Genesee river, to the northeast corner of the Davis, or what was formerly known as the Granite Mill. The grade of the roadway of said bridge shall coincide with a line drawn direct from the average present grade of the railroad track on the top of the east high bank of the river at the location heretofore described, to the average present grade of the plank roadway over Brown's Race opposite Platt street.

And the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$120,284, and said estimate being deemed reasonable, is hereby approved.

Resolved, further, that the whole expense thereof shall be paid in the manner following: \$110,000 shall be paid from the public treasury of the city of Rochester by the City Treasurer thereof upon orders drawn pursuant to the future direction of the Common Council of said city, and that the bonds of the city be issued and sold as provided in and by the provisions of Chapter 363 of the laws of 1888, as may hereafter from time to time be directed by the Common Council, to obtain the necessary sums to pay for the above bridge; and that the sum of \$10,284, or as much as may be necessary over \$110,000, shall be assessed on all the lots and parcels of land as they exist at the date of the passage of this ordinance, enclosed within and described by the following boundary lines, viz.:

Beginning at the intersection of the south line of Livingston street with the east shore of the Genesee river; thence southerly along the east shore of said river to a point in the north line of lands owned by the New York Central & Hudson River Railroad Company at the southwest corner of lands owned by James M. Whitney, thence easterly along said James M. Whitney's south line to North St. Paul

street; and still further easterly along the northern boundary line of the New York Central & Hudson River Railroad company's lands to Hudson street; thence northerly along Hudson street including one tier of lots on the east side thereof to Cleveland street; thence westerly to, and along Herman street including one tier of lots on the north side thereof to St. Joseph street; thence southerly along St. Joseph street to Morris street; thence westerly along Morris street, including one tier of lots on the north side thereof to North Clinton street; thence southerly along North Clinton street including one tier of lots on the west side thereof, from a point opposite the south line of Morris street to Gorham street; thence westerly along Gorham street including one tier of lots on the north side thereof to North St. Paul street; thence westerly to, and along the south line of Livingston street to the place of beginning.

Also the entire Second ward, excepting that portion lying south of Center street and the north rail of the Buffalo branch of the New York Central & Hudson River Railroad.

On which above described lots and parcels of land the necessary portion of the whole expense of said improvement is hereby ordered assessed, the assessment upon each lot or 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14,
Nays—Ald. Foley—1.

Ald. Kohlmetz moved that action on the final ordinances for Opening a Street from Front street to North St. Paul street, and Market Street River Bridge, be postponed two weeks. Adopted.

On motion of Ald. McMillan, action on the final ordinance for Troup Street Medina Stone Improvement, was postponed four weeks.

Ald. Sullivan moved that further action on the final ordinance for Brown Street River Bridge, be indefinitely postponed. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Dec. 20, 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, 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:

Ordinance and improvement.	Expense.
No. 3,340, Sprinkling Allen st.	\$270 00
.. 3,341, .. Andrews st.	208 64
.. 3,342, .. Atkinson st., Sec. 1.	79 34
.. 3,343, .. Boliver st.	89 23
.. 3,344, .. Broadway st.	141 44
.. 3,345, .. Buchan pk.	99 00
.. 3,346, .. Caledonia av.	166 16
.. 3,347, .. Central av., Sec. 1.	314 00
.. 3,348, .. Central av., Sec. 2.	182 89
.. 3,349, .. Center st.	28 88
.. 3,350, .. Chatham st.	120 00
.. 3,351, .. Chestnut st.	170 46
.. 3,352, .. Clinton st., Sec. 1.	352 75
.. 3,353, .. Clinton st., Sec. 2.	335 20
.. 3,354, .. Court pl.	94 82
.. 3,355, .. Court st.	152 23
.. 3,356, .. East st.	79 35
.. 3,357, .. East ave., Sec. 1.	352 33
.. 3,358, .. Elm st.	79 34
.. 3,359, .. Exchange st.	420 00
.. 3,360, .. South Fitzhugh st.	227 74
.. 3,361, .. South Ford st.	139 57
.. 3,362, .. N. Ford st., Sec. 1.	29 40
.. 3,363, .. N. Ford st., Sec. 2.	96 24
.. 3,365, .. Frank st., Sec. 2.	267 68

3,366	Franklin st.	210 00
3,367	Front st.	180 00
3,368	Fulton ave.	420 00
3,369	Gibbs st.	113 90
3,370	South Goodman st.	98 82
3,371	North Goodman st.	103 65
3,372	Hill st.	88 20
3,373	Hudson st.	292 78
3,374	James st.	79 34
3,375	Jay st.	179 00
3,376	Jefferson ave.	360 00
3,377	Jones st.	231 43
3,378	Kent st.	200 00
3,379	Lake ave., Sec 1.	856 05
3,381	Cortland st.	79 34
3,382	Court st., Sec 2.	56 65
3,383	Hawthorn st.	104 50
3,384	Lake ave., Sec. 2	346 96
3,385	Lyell ave.	556 35
3,386	E. and W. Main st.	750 00
3,387	E. Main st.	450 62
3,388	Meigs st.	372 42
3,389	Merriman st.	111 13
3,390	Mill st.	300 00
3,391	Mt. Hope ave.	238 87
3,392	North st.	210 00
3,393	North ave., Sec. 1.	360 50
3,394	North ave., Sec. 2.	396 31
3,395	Park ave.	188 51
3,396	Platt st.	240 00
3,397	Plymouth ave.	356 59
3,398	Prince st.	154 60
3,399	Prospect st.	85 22
3,400	Reynolds st.	104 71
3,401	Rowley st.	164 17
3,402	No. St. Paul st., (Sec. 1)	261 25
3,403	No. St. Paul st., (Sec. 2)	445 63
3,404	So. St. Paul st.	192 59
3,405	St. Joseph st.	307 17
3,406	Scio st., (Sec. 1)	107 64
3,407	Scio st., (Sec. 2)	91 43
3,408	Smith st.	240 00
3,409	South st.	122 35
3,410	Sophia st.	129 43
3,411	South ave.	283 42
3,412	Spring st.	261 87
3,413	State st.	660 00
3,414	Stone st.	79 34
3,415	Troup st.	389 38
3,416	University ave., (Sec. 1)	212 85
3,417	University ave., (Sec. 2)	324 02
3,419	Vincent pl.	89 01
3,420	Warehouse st.	68 13
3,421	N. Washington st.	97 11
3,422	S. Washington st.	120 00
3,423	S. Union st.	144 79
3,424	Water st.	180 00
3,425	William st.	85 22
3,428	Oxford st.	186 98
3,429	Monroe ave.	433 47
3,433	Frank st., Sec. 1.	112 00
3,434	Howell st.	66 33
3,444	Brighton ave.	108 72
3,448	Portsmouth ter.	77 74
3,453	William st., Sec. 2.	66 95
3,454	N. Union st.	43 49
3,455	Weld st.	66 59
3,456	Exchange st., Sec. 2	134 45
3,457	Clarissa st.	75 98
3,458	Granger st.	44 00
3,459	Hudson st., Sec. 2.	117 23
3,460	Marshall st.	66 95
3,461	West ave.	320 79
3,475	Rome st.	19 89
3,477	Pleasant st.	23 76
3,479	Grove st.	71 31
3,488	Manhattan st.	75 30
3,489	Kelly st.	141 87
3,491	Gregory st.	56 82
3,492	Alexander st.	68 15
3,493	Linden st.	130 66
3,494	Mt. Hope ave., Sec. 2	229 26
3,495	Griffith st. & Clinton park.	49 64

3,496	S. Goodman st.	83 67
3,497	Broadway st., Sec. 2	152 36
3,498	Draper st.	48 80
3,499	Allen st., Sec. 2.	72 00
3,503	Gregory st., Sec. 2.	64 00
3,509	North St. Paul st., Sec. 3.	88 78
3,510	Wilson st.	32 00
3,511	Scio st., Sec. 3.	128 00
3,512	Lowell st.	123 44

JOHN A. DAVIS, Treasurer.

Ordered received, filed and published.

LOCAL IMPROVEMENTS ASSESSMENTS.

By Ald. Kohlmetz—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the several following improvements, including any interest that the city has paid or has or shall become liable for, and which several sums are hereby respectfully adjusted by this Common Council, as thus reported, and the respective portions or parts of the city on which the said expenses are hereby directed to be assessed are as stated in the description following the name and expense of the improvement, viz.:

Ordinance No. 3,340—Sprinkling Allen st.; expense, \$270. One tier of lots and parcels of land on each side of Allen st. from State st. to the Erie canal.

Ordinance No. 3,341—Sprinkling Andrews st.; expense, \$208.64. One tier of lots on each side of Andrews st. from North ave. to the west end of Andrews st. bridge.

Ordinance No. 3,342—Sprinkling Atkinson st., (Sec. 1); expense, \$79.34. One tier of lots on each side of Atkinson st. from Caledonia ave. to 100 feet west of Ford st.

Ordinance No. 3,343—Boliver st. sprinkling; expense, \$89.23. One tier of lots on each side of Bolivar st. from Jay st. to Smith st.

Ordinance No. 3,344—Sprinkling Broadway; expense, \$141.44. One tier of lots on each side of Broadway from Mouroe ave. to the south line of lot No. 59.

Ordinance No. 3,345—Sprinkling Buchan park; expense, \$99. One tier of lots on each side of Buchan park from Clinton st. to St. Joseph st.

Ordinance No. 3,346—Sprinkling Caledonia ave.; expense, \$166.16. One tier of lots on each side of Caledonia ave., from the Erie canal to the south line of Bronson ave.

Ordinance No. 3,347—Sprinkling Central ave. (Sec. 1); expense, \$314. One tier of lots on each side of Central ave., from North ave. to State st.

Ordinance No. 3,348—Sprinkling Central ave. (sec. 2); expense, \$182.89. One tier of lots on each side of Central ave. from North ave. to Union st.

Ordinance No. 3,349—Sprinkling Center st.; expense, \$28.88. One tier of lots on each side of Center st., from Mill st. to the east side of Brown's race.

Ordinance No. 3,350—Sprinkling Chatham st.; expense \$120. One tier of lots on each side of Chatham st., from Franklin st. to Andrews st.

Ordinance No. 3,351 - Chestnut st. sprinkling; expense, \$170.46. One tier of lots on each side of Chestnut st. from East ave. to Monroe ave.

Ordinance No. 3,352—Clinton st. sprinkling (sec. 1); expense, \$352.75. One tier of lots on each side of Clinton st. from Monroe ave. to the north line of Marietta st.

Ordinance No. 3,353—Sprinkling Clinton st. (sec. 2); expense, \$335.20. One tier of lots on each side of Clinton st. from the North line of Marietta st. to the north line of Clifford st.

Ordinance No. 3,354—Sprinkling Clinton place; expense, \$94.82. One tier of lots on each side of Clinton place from North ave. to Clinton st.

Ordinance No. 3,355—Sprinkling Court st. (sec. 1); expense, \$152.23. One tier of lots on each side of Court st. from South St. Paul st. to Union st.

Ordinance No. 3,356—Sprinkling East st.; expense \$79.35. One tier of lots on each side of East st. from East ave. to Charlotte st.

Ordinance No. 3,357—sprinkling East ave. (sec. 1); expense, \$352.33. One tier of lots on each side of East ave., from Main st. to the west line of Goodman st.

Ordinance No. 3,358—sprinkling Elm st.; expense, \$79.34. One tier of lots on each side of Elm st., from Main st. to Chestnut st.

Ordinance No. 3,359—sprinkling Exchange st. (Sec. 1); expense, \$420. One tier of lots on each side of Exchange st., from Main st. to Edinburgh st.

Ordinance No. 3,360—sprinkling South Fitzhugh st.; expense, \$227.74. One tier of lots on each side of South Fitzhugh st., from seventy-five feet south of the Erie canal to Edinburgh st.

Ordinance No. 3,361—sprinkling South Ford st.; expense, \$139.57. One tier of lots on each side of South Ford st., from West ave. to Troup st.

Ordinance No. 3,362—sprinkling North Ford st. (sec. 1); expense, \$29.40. One tier of lots on each side of North Ford st., from West ave. to the Erie canal.

Ordinance No. 3,363—Sprinkling North Ford st. (Sec. 2); expense, \$96.24. One tier of lots on each side of North Ford st. from the Erie canal to Allen st.

Ordinance No. 3,365—Sprinkling Frank st. (Sec. 2); expense, \$267.63. One tier of lots on each side of Frank st., from Jay st. to Lorimer st.

Ordinance No. 3,366—Sprinkling Franklin st.; expense, \$210. One tier of lots on each side of Franklin st., from North ave. to North St. Paul st.

Ordinance No. 3,367—Sprinkling Front st.; expense, \$180. One tier of lots on each side of Front st., from Main st. to Central ave.

Ordinance No. 3,368—Sprinkling Fulton ave.; expense, \$420. One tier of lots on each side of Fulton ave., from Jones, ave. to the north line of Glenwood ave.

Ordinance No. 3,369—Sprinkling Gibbs st.; expense, \$113.90. One tier of lots on each side of Gibbs st., from East ave. to University ave.

Ordinance No. 3,370—Sprinkling South Goodman st.; expense, \$98.82. One tier of lots on each side of South Goodman st. from East ave. to Park ave.

Ordinance No. 3,371—Sprinkling North Goodman st.; expense, \$103.65. One tier of lots on each side of North Goodman st. from East ave. to University ave.

Ordinance No. 3,372—Sprinkling Hill st.; expense, \$88.20. One tier of lots on each side of Hill st. from Ford st. to Elizabeth st.

Ordinance No. 3,373—Sprinkling Hudson st.; expense, \$292.78. One tier of lots on each side of Hudson st. from North ave. to the north line of Hudson pk.

Ordinance No. 3,374—Sprinkling James st.; expense, \$79.34. One tier of lots on each side of James st. from Chestnut st. to William st.

Ordinance No. 3,375—Sprinkling Jay st.; expense, \$179. One tier of lots on each side of Jay st. from State st. to Oak st.

Ordinance No. 3,376—Sprinkling Jefferson ave.; expense, \$360. One tier of lots on each side of Jefferson ave., from Brown st. to the south line of Penn st.

Ordinance No. 3,377—Sprinkling Jones st.; expense, \$231.43. One tier of lots on each side of Jones st., from Center st. to Jay st.

Ordinance No. 3,378—Sprinkling Kent st.; expense, \$300. One tier of lots on each side of Kent st., from Allen st. to Jay st.

Ordinance No. 3,379—Sprinkling Lake ave., sec. 1; expense, \$356.03. One tier of lots on each side of Lake ave., from the north line of Vincent pl. to 200 feet north of C. J. Burke's south line.

Ordinance No. 3,381—Sprinkling Cortland st.;

expense, \$79.34. One tier of lots on each side of Cortland st., from Main st. to Court st.

Ordinance No. 3,382—Sprinkling Court st., sec. 2; expense, \$56.65. One tier of lots on each side of Court street, from Exchange st. to the west end of the river bridge.

Ordinance No. 3,383—Sprinkling Hawthorn st.; expense, \$104.50. One tier of lots on each side of Hawthorn st. from East ave. to Culver park.

Ordinance No. 3,384—Sprinkling Lake ave., sec. 2; expense, \$346.96. One tier of lots on each side of Lake ave. from 200 feet north of C. J. Burke's south line to the north line of the city.

Ordinance No. 3,385—Sprinkling Lyell ave.; expense, \$556.35. One tier of lots on each side of Lyell ave., from Lake ave. to the Charlotte branch of the N. Y. C. R. R.

Ordinance No. 3,386—Sprinkling East and West Main st.; expense, \$750. One tier of lots on each side of East and West Main st. from the Erie canal to the center of East ave.

Ordinance No. 3,387—Sprinkling East Main st.; expense, \$450.62. One tier of lots on each side of East Main st. from the center of East ave. to the east line of Goodman st. west of the N. Y. C. R. R.

Ordinance No. 3,388—Sprinkling Meigs st.; expense, \$372.49. One tier of lots on each side of Meigs st. from East ave. to Pearl st.

Ordinance No. 3,389—Merriman st. sprinkling; estimate, \$111.13. One tier of lots on each side of Merriman st. from East ave. to Culver park.

Ordinance No. 3,390—Sprinkling Mill st.; expense, \$300. One tier of lots on each side of Mill st. from Exchange place to Brown st.

Ordinance No. 3,391—Sprinkling Mount Hope ave., (sec. 1); expense, \$238.87. One tier of lots on each side of Mount Hope ave. from South ave. to the center of Clarissa st.

Ordinance No. 3,392—Sprinkling North st.; expense, \$210. One tier of lots on each side of North st. from North ave. to Hudson park.

Ordinance No. 3,393—Sprinkling North ave. (sec. 1); expense, \$360.50. One tier of lots on each side of North ave. from Main st. to North st.

Ordinance No. 3,394—Sprinkling North ave. (sec. 2); expense, \$396.31. One tier of lots on each side of North ave. from North st. to the north line of Clifford st.

Ordinance No. 3,395—Sprinkling Park ave.; expense, \$188.51. One tier of lots on each side of Park ave. from Alexander st. to Avenue A Vick Park.

Ordinance No. 3,396—Sprinkling Platt street; expense, \$240. One tier of lots on each side of Platt st. from State st. to Allen st.

Ordinance No. 3,397—Sprinkling Plymouth ave.; expense, \$356.59. One tier of lots on each side of Plymouth ave. from 75 feet south of the Erie canal to the W. N. Y. & P. railroad.

Ordinance No. 3,398—Sprinkling Prince st.; expense, \$154.60. One tier of lots on each side of Prince st. from East ave. to East Main st.

Ordinance No. 3,399—Sprinkling Prospect st.; expense, \$85.22. One tier of lots on each side of Prospect st. from West ave. to Troup st.

Ordinance No. 3,400—Sprinkling Reynolds st.; expense, \$104.71. One tier of lots on each side of Reynolds st. from West ave. to Clifton st.

Ordinance No. 3,401—Sprinkling Rowley st.; expense, \$164.17. One tier of lots on each side of Rowley st. from Park ave to Monroe ave.

Ordinance No. 3,402—Sprinkling North St. Paul st. (Sec. 1); expense, \$261.25. One tier of lots on each side of North St. Paul st. from Main st. to the south line of Marietta st.

Ordinance No. 3,403—Sprinkling North St. Paul st., Sec. 2; expense, \$445.63. One tier of lots on each side of North St. Paul st., from the south line of Marietta st. to the north line of Scrantom st.

Ordinance No. 3,404—Sprinkling South St. Paul

st.; expense, \$192.50. One tier of lots on each side of South St. Paul st. from Main st. to the Erie canal.

Ordinance No. 3,405—Sprinkling St. Joseph st.; expense, \$307.17. One tier of lots on each side of St. Joseph st., from Clinton place to the North line of Herman st.

Ordinance No. 3,406—Sprinkling Scio st., Sec. 1; expense, \$107.64. One tier of lots on each side of Scio st., from East avenue to East Main st.

Ordinance No. 3,407—Sprinkling Scio st. (Sec. 2); expense, \$91.48. One tier of lots on each side of Scio st. from University ave. to Central ave.

Ordinance No. 3,408—Sprinkling Smith st.; expense, \$240. One tier of lots on each side of Smith st. from State st. to Oak st.

Ordinance No. 3,409—Sprinkling South st.; expense, \$122.35. One tier of lots on each side of South st. from Court st. to Griffith st.

Ordinance No. 3,410—Sprinkling Sophia st.; expense, \$129.48. One tier of lots on each side of Sophia st. from Main st. to Allen st.

Ordinance No. 3,411—Sprinkling South ave.; expense, \$268.42. One tier of lots on each side of South ave. from Erie canal to the south line of Oakland st.

Ordinance No. 3,412—Sprinkling Spring st.; expense, \$261.87. One tier of lots on each side of Spring st. from Exchange st. to Ford st.

Ordinance No. 3,413—Sprinkling State st., expense, \$660. One tier of lots on each side of State st., from Main st. to Vincent pl.

Ordinance No. 3,414—Sprinkling Stone st.; expense, \$79.34. One tier of lots on each side of Stone st., from Main st. to Court st.

Ordinance No. 3,415—Sprinkling Troup st.; expense, \$389.38. One tier of lots on each side of Troup st., from Exchange st. to the west line of Prospect st.

Ordinance No. 3,416—Sprinkling University ave., (Sec. 1); expense, \$212.85. One tier of lots on each side of University ave., from North ave. to East Main st.

Ordinance No. 3,417—Sprinkling University ave., (Sec. 2); expense, \$324.02. One tier of lots on each side of University ave., from East Main st. to Culver pk.

Ordinance No. 3,419—Sprinkling Vincent pl.; expense, \$89.01. One tier of lots on each side of Vincent pl., from State st. to the west end of the bridge.

Ordinance No. 3,420—Sprinkling Warehouse st.; expense, \$68.13. One tier of lots on each side of Warehouse st. from Brown st. to Platt st.

Ordinance No. 3,421—Sprinkling North Washington st.; expense, \$97.11. One tier of lots on each side of North Washington st. from Main st. to Allen st.

Ordinance No. 3,422—Sprinkling South Washington st.; expense, \$120. One tier of lots on each side of South Washington st. from the Erie canal to Troup st.

Ordinance No. 3,423—Sprinkling South Union st.; expense, \$144.79. One tier of lots on each side of Union st. from East ave. to Monroe ave.

Ordinance No. 3,424—Sprinkling Water st.; expense, \$180. One tier of lots on each side of Water st. from Main st. to Andrews st.

Ordinance No. 3,425—Sprinkling Williams st.; expense, \$85.22. One tier of lots on each side of Williams st. from East ave. to Court st.

Ordinance No. 3,428—Sprinkling Oxford st.; expense, \$186.98. One tier of lots on each side of Oxford st. from East ave. to Brighton ave.

Ordinance No. 3,429—Sprinkling Monroe ave.; expense, \$433.47. One tier of lots on each side of Monroe ave. from Clinton st. to Goodman st.

Ordinance No. 3,433—Sprinkling Frank st. (Sec. 1); expense, \$112. One tier of lots on each side of Frank st. from Center st. to Platt st.

Ordinance No. 3,434—Sprinkling Howell st.; expense, \$66.33. One tier of lots on each side of Howell st. from South St. Paul st. to Monroe ave.

Ordinance No. 3,414—Sprinkling Brighton ave.; expense, \$108.72. One tier of lots on each side of Brighton ave. from Meigs st. to Oxford st.

Ordinance No. 3,448—Sprinkling Portsmouth terrace; expense, \$77.74. One tier of lots on each side of Portsmouth terrace from East avenue to Culver park.

Ordinance No. 3,453—Sprinkling Williams st. (sec. 2); expense, \$86.95. One tier of lots on each side of Williams street from 100 feet south of Court st. to 100 feet north of Monroe ave.

Ordinance No. 3,454—Sprinkling North Union st.; expense, \$43.49. One tier of lots on each side of Union street from 100 feet north of East ave. to 100 feet south of University ave.

Ordinance No. 3,455—Sprinkling Weld st.; expense, \$66.59. One tier of lots on each side of Weld st. from Scio st. to Union st.

Ordinance No. 3,456—Sprinkling Exchange st., (Sec. 2); expense, \$184.45. One tier of lots on each side of Exchange st., from Edinburgh st. to Clarissa st.

Ordinance No. 3,457—Sprinkling Clarissa st.; expense, \$75.98. One tier of lots on each side of Clarissa st. from the Genesee river to a point 100 feet east of Plymouth ave.

Ordinance No. 3,458—Sprinkling Granger st.; expense, \$44. One tier of lots on each side of Granger st., from North St. Paul st. to Clinton st.

Ordinance No. 3,459—Sprinkling Hudson st. (Sec. 2); expense, \$117.23. One tier of lots on each side of Hudson st., from Hudson park to Clifford st.

Ordinance No. 3,460—Sprinkling Marshall st.; expense, \$65.95. One tier of lots on each side of Marshall st., from South St. Paul st. to Monroe ave.

Ordinance No. 3,461—Sprinkling West ave.; expense, \$320.79. One tier of lots on each side of West ave., from York street to the city line.

Ordinance No. 3,475—Sprinkling Rome st.; expense, \$19.89. One tier of lots on each side of Rome st., from 100 feet north of Clinton place to 100 feet south of Central ave.

Ordinance No. 3,477—Sprinkling Pleasant st.; expense, \$23.76. One tier of lots on each side of Pleasant st., from 100 feet east of North St. Paul st. to 100 feet west of Clinton st.

Ordinance No. 3,479—Sprinkling Grove st.; expense, \$71.31. One tier of lots on each side of Grove st., from North ave. to Gibbs st.

Ordinance No. 3,488—Sprinkling Manhattan st.; expense, \$75.90. One tier of lots on each side of Manhattan st., from 100 feet south of Court st. to 100 feet north of Monroe ave.

Ordinance No. 3,489—Sprinkling Kelly st.; expense, \$141.87. One tier of lots on each side of Kelly st., from Clinton st. to Hudson st.

Ordinance No. 3,491—Sprinkling Gregory st.; sec. 1; expense, \$56.82. One tier of lots on each side of Gregory st., from 100 feet east of Mt. Hope ave. to Ashland st.

Ordinance No. 3,392—Sprinkling Alexander st.; expense, \$68.15. One tier of lots on each side of Alexander st. from 100 feet east of South ave. to Pinnacle ave.

Ordinance No. 3,493—Sprinkling Linden st.; expense, \$130.66. One tier of lots on each side of Linden st. from Mt. Hope ave. to a point 100 feet west of South ave.

Ordinance No. 3,494—Sprinkling Mt. Hope ave. (Sec. 2); expense, \$229.26. One tier of lots on each side of Mt. Hope ave. from the center of Clarissa st. to the south produced line of Highland ave.

Ordinance No. 3,495—Sprinkling Griffith st. and Clinton park; expense, \$49.64. One tier of lots on each side of Griffith street from 100 feet east of South St. Paul st. to 100 feet west of Broadway; also one tier of

lots on each side of Clinton park from Griffith st. to the Erie canal.

Ordinance No. 3,496—Sprinkling South Goodman st.; expense, \$83.67. One tier of lots on each side of Goodman st. from 100 feet south of Park ave. to Monre ave.

Ordinance No. 3,497—Sprinkling Broadway (Sec. 2); expense, \$152.36. One tier of lots on each side of Broadway from the south line and said line produced of lot No. 59 to Meigs st.

Ordinance No. 3,498—Sprinkling Draper st.; expense, \$48.80. One tier of lots on each side of Draper st. from North ave. to North st.

Ordinance No. 3,499—Sprinkling Allen st. (Sec. 2); expense, \$72. One tier of lots on each side of Allen st. from the Erie canal to Brown st.

Ordinance No. 3,500—Sprinkling Gregory st. (Sec. 2); expense, \$64. One tier of lots on each side of Gregory st. from 100 feet west of South ave. to Ashland st.

Ordinance No. 3,509—Sprinkling North St. Paul st. (Sec. 3); expense, \$88.78. One tier of lots on each side of St. Paul st. from Scrantom st. to Clifford st.

Ordinance No. 3,510—Sprinkling Wilson st.; expense, \$32. One tier of lots on each side of Wilson st. from 100 feet east of Hudson st. to 100 feet west of North st.

Ordinance No. 3,511—Sprinkling Scio st. (Sec. 3); expense, \$128. One tier of lots on each side of Scio st. from Central ave. to the N. Y. C. & H. R. R. R.

Ordinance No. 3,512—Sprinkling Lowell st.; expense, \$123.44. One tier of lots on each side of Lowell st. from North St. Paul st. to North Clinton st.

And the Assessors of said city, not interested in any of the property so benefited, and directed to be assessed, as aforesaid, 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 assessments upon all the lots and parcels of land within the portions or parts of the city above designated, of the amounts of said expenses of such improvements respectively, in proportion, as nearly as may be, to the advantage which the respective territories to be thus assessed for such improvements shall be deemed to receive by the making of the respective improvements.

And the said assessors are hereby directed to meet for the purpose of making the above mentioned assessments on the 12th day of January, 1889, at 9 o'clock in the forenoon, at their office, No. 15, City Hall.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

UNFINISHED BUSINESS.

Action on the assessment roll for Willard street sewer being in order, allegations were called for, and no persons appearing.

Ald. Selye moved that the assessment roll for Willard street sewer be confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Action on the penal ordinance relating to fire escapes, published at pages 330 and 331, current proceedings, being in order, the ordinance was adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Action on the report of the commissioners in the matter of opening a street from Maple street to Silver street being in order; Ald. Swikehard submitted the following—

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

GENTLEMEN—We, the undersigned commission-

ers of appraisal in the matter of the opening of a street from Maple to Silver street, hereby certify that in the matter of the award made to John P. Smith, one of the owners, there is a mistake of \$40 in favor of said Smith, for trees to be taken by the opening of said street and that the award to said Smith should be \$142 instead of \$102, the amount awarded in said report.

Respectfully,

JNO. T. CLARK,
BERNARD RETZENTHALER,
JOSEPH BIERBRUER.

Dated Rochester, Jan. 8, 1889.

On motion of Ald. Swikehard the report was referred back to the commissioners for correction.

EXECUTIVE BUSINESS.

Ald. Bohrer moved to proceed to appoint Commissioner of Deeds and that the clerk cast the ballot of the Common Council.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.
William Donner, Edward P. Webster, Harry R. Jeffords, Geo. W. Steitz, Charles D. Evans, Jos. W. McCabe, W. G. Jerome, George J. Knapp, John A. DeBlauwe, Avery G. Poler, Cora M. Ball, James F. O'Neil, Orson T. Smith, Frank A. Lee, Charles Alden, C. C. Faulkner, P. Klingler, Bernard Helbe g, James Murray, George Frauenburger, George V. Fleckenstein, Robert B. Wickes, Wm. G. Davis, Erastus U. Ely, John W. Stroup, George Goodfield, J. M. Angle, Walter J. White, Charles J. Hoffman, Charles W. Ferguson, Henry Daley, Fred Hebard, John M. Kimble, Geo. H. Clarke.

John H Mason

Having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

On motion of Ald. Fee the Board proceeded to appoint an inspector of elections for the Fourth ward.

Ald. Fee nominated Charles V. Lansing. Charles V. Lansing was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Swikehard, Schroth, Bohrer, Kelly, Thayer—14.

Charles V. Lansing was declared appointed inspector of elections for the Fourth ward.

MISCELLANEOUS BUSINESS.

Ald. Fee presented a petition for the removal of wood sheds erected by Charles Pulver on premises on Cortland street without permission of the Common Council. Referred to the fire marshal with power to act.

By Ald. Fee—Resolved, That the Brush Electric Light Company be, and it hereby is requested to place, under the terms of its contract with the city, an electric light on Hyde Park, midway between Clinton place and Central avenue, under the direction of the Lamp Committee and the city Surveyor, and said committee and surveyor are hereby directed to report to this Common Council, as soon thereafter as possible, their action under this resolution. Adopted.

By Ald. Kohlmetz—Petitions of Mary H. Griffin and C. A. Runyon. Referred to the Assessment Committee. Also petitions of Adam Stoll and Peter De Roo. Referred to the Law Committee.

By Ald. Kohlmetz—Resolved, That the city surveyor be and is hereby directed to prepare an ordinance for the improvement of North St. Paul st., from Market st., to Lowell st. with Medina stone. Also the city surveyor be directed to prepare an ordinance for a Medina stone improvement on River st., from North St. Paul st., to Water st. Adopted.

By Ald. Kohlmetz—Resolved, That the Executive Board is hereby directed to place a fire alarm box at the corner of Avenue C and North St. Paul street. Adopted.

By Ald. Kohlmetz—Resolved, That the Lamp

Committee be and is hereby directed to replace light on Woodworth place; also on Norton street. Adopted.

By Ald. Kohlmetz—Whereas, The Park Commission, created to select sites for public parks, and to improve the same, will apparently, contrary to the spirit of the act creating them, expend the whole, or nearly all, of the proceeds derived from the sale of the \$300,000 of city bonds, authorized to be issued, in the purchase of sites alone, and will thus turn over to the city and its inhabitants for use a lot of unimproved lands, wholly unsuitable for park purposes, because unimproved, and thus but little if anything, will remain of such proceeds for the improvement of said lands for park purposes, and, thereby, additional legislation will be required for the incurring of more indebtedness to improve such property, which will, in view of the large amount of the public indebtedness of the city, be unadvisable, and will tend to drive away investors and capitalists from the city; now, for the purpose of ascertaining the sentiment of the public as to the propriety of securing the passage of an act which will repeal said Park Commission act, it is, therefore

Resolved, That there be held at some place in each ward under the supervision of the alderman of such ward a public election, at which the polls shall be kept open from 7 o'clock in the morning until 9 o'clock in the evening, on some day not less than three or more than fifteen days hence; such election to be held in a place in which liquor or beer shall not be dispensed, and at which election the legal votes and taxable inhabitants of the ward may manifest their sentiment upon the subject by casting ballots at such election; which ballots shall be legibly written or printed with the words "For Parks," or "Against Parks."

Ald. McMillan moved that the resolution lay on the table two weeks. Adopted.

Ald. Selye gave notice that at the next regular meeting he would move the following amendment to the rules.

By Ald. Selye—Resolved, That rule 5 of the General Rules of the Common Council be, and the same hereby is, amended, so as to read as follows:

V. Every petition for public improvement, requiring the consent of persons taxable for such improvement, shall show, upon its face, that it contains the requisite number of proper signatures, and, also, have the certificate of a majority of the assessors to that effect; and each petition for and remonstrance against any such improvement shall show, upon its face, the date of the signing thereof by each signer and shall have legibly printed or written at its head a full reference to the subject matter prayed for, or remonstrated against, and every such petition and remonstrance shall, unless otherwise permitted by the Common Council, by a majority vote of those present at such meeting, be presented to the alderman of the ward in which such improvement is to be made by noon of the day upon which the meeting at which the same is to be presented is to be held; and, also, that the signatures to every such petition and remonstrance shall be properly acknowledged before a Commissioner of Deeds or Notary Public.

By Ald. Selye—

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Jan. 8, 1889.

This is to certify that the assessment for Lewis street improvement, No. 1,692, on lot No. 43, Thos. Moulson subdivision, north side Lewis street, Fifth ward, assessed to Richard Sizer, appears on the books of this office as paid on Nov. 22, 1884.

JOHN A. DAVIS Treasurer.

By Ald. Selye—Whereas, Lot forty-three, section A, of Thomas Moulson's subdivision of the Hebard and Farm tracts, on the north side of Lewis street, assessed to Richard Sizer for the Lewis street improvement, final ordinance No. —, was sold by the City Treasurer for the non-payment of said assessment on June 20, 1878, the amount of the assessment, interest and expenses of sale at that time being thirty dollars and forty-one cents, and upon which sale subsequently a certificate of sale, authorized by the Charter, was ex-

cutted by the Mayor, bearing date April 26, 1882, and recorded in the Monroe County Clerk's office on May 8, 1882, in liber 354 of deeds, at page 281; and.

Whereas, By the certificate of the City Treasurer it appears that said assessment was fully paid on November 22, 1884; it is therefore,

Resolved, That the Mayor be, and he hereby is, directed, upon the certificate of the City Attorney that all costs and expenses in any suit brought upon said tax certificate has been paid, to execute, in the name of the city, a proper quit-claim deed, conveying to Charles W. Harung, the present owner of said lot, any and all interest which the city acquired under or by virtue of said Mayor's certificate, made and recorded as aforesaid. Adopted.

By Ald. Selye—Resolved, That the Fire Marshal be, and he hereby is, directed to notify the Wood Mosaic Company, of which A. Adams is the general agent, and whose works are located on Hebard street, to immediately abate the nuisance caused by the depositing of soot and dirt from its factory on the premises of adjoining citizens, and that in default of such abatement it will be prosecuted under the penal ordinance in reference to nuisances. Adopted.

By Ald. Swikehard—Whereas—One John Donovan was confined in the Monroe County Penitentiary under sentence of \$10 or 30 days, and another man of the same name was also confined in the same institution at that time under sentence of 30 days direct; and

Whereas—By a mistake the money received to pay said fine was applied to the wrong person, thus compelling the person intended to be released to serve his full sentence; and

Whereas—The said \$10 was paid into the City Treasury and credited to the Police Fund, which in justice should be returned to the person paying the money, therefore

Resolved—That the City Clerk be, and hereby is, directed to draw an order on the Treasury for \$10 in favor of Police Clerk Enos, and charge that fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Judson—Petition to change the name of a portion of Pinnacle avenue. Referred to the City Surveyor to report to the Common Council. Also, the petition of stationary engineers, relating to certificates for said engineers. Referred to the Committee on Penal Ordinances.

By Ald. Judson—Resolved, That the Executive Board be directed to place a fire alarm box on the corner of Oakland park and Oakland street. Adopted.

Ald. Thayer moved that action confirming the assessment rolls for Vick park, Avenue A, and Crescent avenue curbs, No. 3,471, and Vick park, Avenue B curbs and gutters, No. 3,472, be reconsidered. Adopted.

On motion of Ald. Thayer further action was indefinitely postponed.

On motion of Ald. Thayer, action on the orders for the assessments for Vick park, Avenue A, and Crescent avenue curbs, No. 3,471 and Vick park, Avenue B, curbs and gutters, No. 3,472, was reconsidered and indefinitely postponed.

By Ald. Thayer—Petition for plank walks on Meng park. Referred to the Surveyor to prepare an ordinance.

By Ald. Kohlmetz—Whereas, The Park Commission, created to select sites for public parks, and to improve the same, will, apparently, contrary to the spirit of the act creating them, expend the whole, or nearly all, of the proceeds derived from the sale of \$300,000 of city bonds, authorized by the act to be issued, in the purchase of sites alone, and will thus turn over to the city and its inhabitants for use a lot of unimproved lands wholly unsuitable for park purposes, because unimproved, and thus but little, if anything, will remain of such proceeds for the improvement of said lands for park purposes, and thereby additional legislation will be required for the incurring of

more indebtedness to improve such property, which will, in view of the large amount of the public indebtedness of the city, be unadvisable, and will tend to drive away investors and capitalists from the city; it is therefore

Resolved, That the Senator and Member of Assembly from this district be and they hereby are respectively respectfully requested to immediately urge the passage by the Legislature of an act repealing said park commission act.

Ald. Thayer moved that the resolution be tabled until the next meeting.

Lost by the following vote:

Ayes—Ald. McMillan, Williams, Foley, Judson, Thayer—5.

Nays—Ald. Tracy, Sullivan, Kohlmetz, Fritzsche, Selye, Swikehard, Schroth, Kelly—8.

The resolution by Ald. Kohlmetz was then lost by the following vote:

Ayes—Ald. Sullivan, Kohlmetz, Fritzsche, Swikehard, Schroth—5.

Nays—Ald. Tracy, McMillan, Williams, Foley, Selye, Judson, Kelly, Thayer—8.

By Ald. Sullivan—Resolved, That the City Surveyor be directed to prepare an ordinance for a plank sidewalk on Mill street, north of Brown street. Adopted.

On motion of Ald. Judson the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Jan. 22, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thayer—15.
Absent—Ald. Foley—1.

APPROVAL OF MINUTES.

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

PRESENTANCES OF PETITIONS, ACCOUNTS, REMONSTRANCES, ETC., AND THEIR REFERENCE.

By Ald. Sullivan—Petition of Nazareth Convent and Academy in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Kohlmetz—Petition for an asphalt improvement on Martin street. Referred to the surveyor to prepare an ordinance.

By Ald. Fritzsche—Petition of Reubun Mellinke to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Williams—Bill of Times Printing Company, printing notices, \$178.71. Referred to the Contingent Expense Committee.

By Ald. Selye—Petitions for an asphalt improvement on Frank street from Lyell avenue to Bloss street. Referred to the surveyor to prepare an ordinance.

By Ald. Hall—Bills of—

John Roach, collecting garbage.....	123 50
Mrs. Frank Value,	123 50
Jacob Rauber	123 50
Daniel Hickey	137 75
Jos. Greenauer,	153 75
Peter Hardy,	123 50
Patrick Bradley	137 75
John Becker	171 00
Wm. Rosenberg	137 75
Lorenz Sehm,	123 50
Chas. Englert, board of horse, Dec.....	20 00
Union & Advertiser, printing report Dec,	6 00
J. C. Birmingham, horse shoeing.....	18 00

Referred to the Health Committee.

By Ald. Judson—Petition of Wm. H. Jones to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Petitions of Barnet Levin, G. P. Weber, to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal

with power to act. Also petition of Gertrude Schreck for permission to erect an addition to a wood building. Permission granted. Also petition of Herman Tosch for permission to move a wood building. Referred to the Executive Board.

By Ald. Thayer—Petitions of E. H. McQuirey, John Scheible and Louis Wirth to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

REPORTS OF STANDING COMMITTEES.

Ald. Williams from the Contingent Expense Committee.

Ald. McMillan from the Health Committee reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Kelly—

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

GENTLEMEN—Your Law Committee begs leave to submit the following as its report:

The claim of Casper Fromm of five thousand dollars, for injuries alleged to have been sustained by him by reason of the collision between the wagon in which he was riding and a pile of building materials in Lake avenue, near the corner of Ravine avenue, on the night of July 16, 1888, was examined at great length by your committee, who heard the testimony, under oath, of Mr. Fromm and a large number of witnesses, and, from that testimony, your committee is of the opinion that it is inexpedient for the city to pay Mr. Fromm the amount of his damages, for the reason that the contractor who placed said building materials in the street is the person primarily liable to answer for the injury. It was also claimed that the accident was due to the sudden extinguishment of the electric light at said point; and, in that event, the electric light company, under the terms of the contract, should be notified to come in and defend any suit that may be brought by Mr. Fromm to recover his damages, as it is only in the event of suit being brought, and the company having an opportunity to defend the same, that the city has any recourse over against the company. Your committee, for these reasons, under the advice of the first assistant city attorney, respectfully recommends that Mr. Fromm's claim be rejected.

The claim of Hugh O' Hara for two hundred and five dollars damages, alleged to have been sustained by him by reason of falling upon the ice upon the walk on Plymouth avenue, at the corner of Troup street, on March 10, 1888, can be settled with the claimant for a nominal amount of fifteen dollars, and to do so, your committee thinks, will be to the advantage of the city, in which opinion it is corroborated by the opinion of the first assistant city attorney, and your committee, therefore, recommends that such settlement be made with Mr. O' Hara.

In regard to the claims of the Rochester Cotton Mill for ten hundred and twenty-five dollars, and Frederick Ruckdeschell for twenty-one hundred and ninety-four dollars and twenty-five cents for damages alleged to have been sustained by reason of the destruction of walls at the Rochester Steam Gauge and Lantern Works ruins, your committee would recommend, under the advice of the first assistant city attorney, that they be disallowed, for the reason that the claims are not proper ones against the municipality.

In regard to the bills of the Executive Board and others for expenses incurred in and about the examination and removal of the ruins of said works, for the purpose of recovering the bodies of the many persons buried therein, which expenses were incurred in assisting the coroners of the county, your committee is advised that the same should be paid by the Board of Supervisors of the county, to whom they will submit, through the coroners, said bills for audit.

In regard to the claim of Adam Stoll to direct the Executive Board to institute proceedings for the opening of a portion of Miller alley, in the Galusha tract, which, it is claimed by Mr. Stoll, became some years ago a part of said alley, but which had been inclosed by the owners of lots lying be-

tween his lot and the portion of the alley now open to the public, your committee, after an examination of the provisions of the charter, concluded that the Executive Board alone had jurisdiction over the subject matter, and therefore, instructed Mr. Stoll to proceed before that body to obtain the relief desired by him.

Respectfully submitted,

J. MILLER KELLY,
JOSEPH H. FEE,
F. H. WILLIAMS,
H. G. THAYER.

Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the claim of Caspar Fromm, mentioned in the foregoing report, be and the same hereby is, disallowed. Adopted.

By Ald. Kelly—Resolved, That upon the certificate of the City Attorney that there has been delivered to him a proper release, duly executed and acknowledged, by Hugh O'Hara, of his claim growing out of his slipping upon the ice, mentioned in the foregoing report, the clerk draw an order on the treasurer, payable from the Contingent Fund, in favor of James M. E. O'Grady, attorney for said O'Hara, for fifteen dollars.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That the claims of the Rochester Cotton Mill and Frederick Ruckdeschell, mentioned in the foregoing report, be and the same hereby are respectively disallowed. Adopted.

By Ald. Kelly—Resolved, That the Law Committee be and it hereby, is authorized to present to the Board of Supervisors, for audit, the bills of the Executive Board and others, mentioned in the foregoing report, and to confer with any of the committees of said Board of Supervisors in relation thereto, as may be advisable and proper. Adopted.

By Ald. Kohlmetz—

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 petition of Thomas Holahan to be permitted to pay the unpaid assessments and taxes upon lot 43 of the Davis and Hollister tract, on the west side of Scio street, in the 14th ward, with interest upon the respective amounts at the rate of six per cent per annum, in cases in which sales have been had, interest to be computed upon the amounts at the time of sales from those dates, except the tax of 1883, for the non-payment of which the property was sold to F. G. Newell, on March 27th, 1884, against which your committee does not deem it advisable to grant any relief; such reduction of interest to be upon condition that the taxes and assessments are fully paid within two months from this date, and that all other unpaid taxes and assessments against said lot be paid.

The petition of C. A. Runyon to be permitted to pay the unpaid taxes and assessments upon lot No. 8, Wadsworth tract, on the north side of Wadsworth street, with interest at six per cent per annum from the dates of sales upon the amounts then unpaid should be granted, provided the same be paid within two months from the date hereof to the extent specified in the accompanying resolution and that all other unpaid taxes and assessments be then paid.

The claim of George Fitchetmayer for relief from an assessment against his premises on North Joiner street for the grading of that street should be denied.

The petition of Debby Ann Curtis to have an assessment for the Magne street sewer against lots 55, 56, 57, 58, 59, and I of C. H. Brown's tract or subdivision on Magne street, sold for non-payment thereof by the city treasurer on May 20, 1869, the amount at the time being \$184.45, as well as the unpaid city taxes for 1869 and 1870, against said lot I canceled, upon the ground that the same was paid heretofore, should be denied, for the reason that the city treasurer, to whom the same was referred for examination, reports that neither of said taxes or assessments have been at any time paid.

On June 12, 1888, your committee recommended and your honorable body passed a resolution directing the treasurer to receive from Anna M. Liese two dollars and twenty-one cents, and interest, in full of a certain city tax against her lot, No. 15, on the north side of Henrietta avenue, as will appear from the report and resolution on page 97, current proceedings. It appears, however, that on March 29, 1888, the lot was sold for the non-payment of said city tax, to C. C. Seymour, for \$28.92, and it becomes necessary, therefore, that an order be drawn in favor of Mrs. Seymour for the difference between the amount to be paid by Mrs. Liese, and the amount of the tax certificate held by Mrs. Seymour, and your committee, therefore, recommends the adoption of the following resolution for that purpose, and that Mrs. Liese pay the sum mentioned in said resolution, within one month from this date.

Your committee, for the foregoing purposes, recommends the adoption of the following resolutions:

Respectfully submitted

H. KOHLMETZ
D. W. SELYE,
LEO J. HALL,

WM. H. SULLIVAN,
Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from Anna M. Liese four dollars and fifty cents, in full of the city tax for 1887 against the south part of lot 15, Almeroth tract, on the north side of Henrietta avenue, provided such payment be made before January 28, 1889, and that the clerk draw an order upon the treasurer, payable from the contingent fund, in favor of C. C. Seymour, for twenty-seven dollars and thirty-one cents, being the remainder of said tax due her upon the certificate of sale held by her upon the sale made by said treasurer, for the non-payment of said tax, on March 29, 1888:

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kohlmetz—Resolved, That the petition of George Fitchetmayer for relief against an assessment on premises owned by him on North Joiner street for the grading of that street be, and the same hereby is, denied. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is, directed to receive from C. A. Runyon the unpaid city taxes for 1873, 1879, 1881, 1882, 1883, 1884, 1885, 1886 and 1887, upon lot 8 of the Wadsworth tract, on Wadsworth park, in the Eighth ward, as they appear at the dates of their respective sales, with interest thereon from those dates to the date of payment at the rate of 6 per cent per annum, provided such payment be made within two months from this date, and that all other unpaid taxes and assessments against said lot be then paid. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and he hereby is, directed to receive from Thomas Holahan the unpaid city taxes for 1879, 1880, 1881 and 1882, and the assessment for the North Avenue and Phinney street outlet sewer, ordinance No. 1,672, upon lot 43 of the Davis & Hollister tract, on the west side of Scio street, in the Fourteenth ward, as they appear at the respective dates of sales, with interest thereon from those dates to the date of payment, at the rate of 6 per cent per annum, provided that such payment be made within two months from this date, and that all other unpaid taxes and assessments against said lot be then paid. Adopted.

By Ald. Kohlmetz—Resolved, That the petition of Debby Ann Curtis, through her husband, mentioned in the foregoing report, be and the same is hereby disallowed. Adopted.

By Ald Fee—

ROCHESTER, N. Y., Jan. 22, 1889.

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

GENTLEMEN—Your committee, to whom were

referred various petitions for public lights, after a careful examination of the same, assisted by the First Assistant City Surveyor, submits the following recommendations, viz:

First—That the Brush Electric Light Company be directed to immediately erect arc lights in the following named streets at the points therein designated:

1 light on the north side of Leighton avenue at a point midway between the office and the main building belonging to the Rochester Bridge and Iron Company.

1 light on the east side of Alexander street at a point 500 feet north of Weld street.

1 light at the intersection of Webster avenue with Parsells avenue.

1 light at the intersection of Webster avenue with Melville park.

1 light at the intersection of Webster avenue with Meng park.

1 light at the intersection of Webster avenue with Copeland street.

1 light on Goodman street, at the northwest corner of Wabash street.

1 light at intersection of Boston park with N 4th Joiner street.

1 light on Woodford place, midway between Harris avenue and Conkey avenue.

1 light on Norton street, 550 feet west of Hollenbeck street.

Second—That the Rochester Electric Light Co. be directed to immediately erect arc lights in the following named streets at the points therein designated, viz:

3 lights in Field street at points respectively 200, 800 and 1,400 feet south of the Erie canal, measured along the west side of Field street.

1 light at intersection of Boardman avenue with Pearl street.

Third—That the Edison Electric Light Co. be directed to immediately erect incandescent lights in the following named streets at the points therein designated, viz:

2 lights in Chester street placed alternating at points respectively 138 and 276 feet west of Colvin street.

3 lights in Glasser park placed alternately at points respectively 136, 272 and 408 feet north of Jay street. The first or south light to be placed on the west side of the park.

Fourth—That the Citizens Gas Light Company be directed to erect a gas light on the west side of Lawrence st., on the first lamp post south of Charlotte st.

Fifth—That the Rochester Gas Light Company be directed to erect a gas light on the East side of Madison st., at the northwest corner of Madison Square and that it be requested to more regularly light the lamps now existing on said st.

Sixth—That action on the petitions for electric lights on Jones Square, St. Joseph st., and Hyde park be postponed until April 2d, 1889.

SUMMARY OF LIGHTS ADDED.

10 Brush electric arc lights at 30 cents each per night.....	\$ 3 00
4 Rochester electric arc lights at 28½ cents each per night.....	1 14
5 Edison electric incandescent light at 4½ cents each per night.....	22½
1 Citizens gas light at 5 cents each per night.....	05
1 Rochester gas light at 5 cents each per night.....	05
Total increase in cost per night.....	\$ 4 46½
No lights displaced.	

Respectfully,

JOSEPH H. FEE,
WM. H. SULLIVAN,
J. MILLER KELLY,
D. W. SELYE,
JAS. S. JUDSON,Lamp Committee

Ordered received, filed and published.

By Ald. Fee—Resolved, that the various electric light companies named in the foregoing report be requested to place lights indicated in the said report, and as therein respectively stated; and the

clerk is hereby directed to immediately transmit to said several companies a copy of this resolution and that portion of said report relating to the company so notified. Adopted.

Ald. Taayer from the Finance Committee reported progress relative to presenting the Finance Budget for adoption, and asked for further time which was granted.

REPORTS OF SPECIAL COMMITTEES.

By Ald. Fee—Final report of the Special Lamp Committee constituted pursuant to a resolution passed by the Common Council at a special meeting held October 3, 1888, and recorded on page 250 of the Common Council Proceedings.

ROCHESTER, Jan. 22, 1889.

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

GENTLEMEN—Your special committee to whom was referred matters relating to public street lights, herewith subjects for your consideration, the report to this committee of the first assistant city surveyor in regard to the location of the various public lights and the number thought necessary to be discontinued or changed to other locations. In connection with the above mentioned report, and after giving the whole subject a careful examination, your committee suggests the adoption of the following recommendations as a guide to future proceedings relative to this question, viz:

That it be adopted as a standing rule of the Common Council, that all petitions and resolutions for the erection or placing of electric and gas lights in any manner whatever, shall be referred to the Lamp Committee and the first assistant city surveyor for examination, they to report thereon in writing to the Common Council at the next regular meeting thereof, before any further action on said petitions or resolutions shall be taken. Said report shall include the number and character of the lights recommended to be erected, discontinued, or in any manner changed, and in case gas or other light on any street in which any change shall be recommended. It shall also include the increase or decrease of the total cost thereof per night.

That in case of the erection of any new lights, or the removal of any lights, no payment shall be made therefor until the company erecting or removing said lights shall have notified the First Assistant City Surveyor in writing that such erection or removal has been made, and the points at which they are respectively located.

That no bill for the payment of any public light shall be paid until it shall have been examined and certified to by the First Assistant City Surveyor.

That no public light shall be paid for after the City Clerk has notified the company owning said light to discontinue the use of same.

JOSEPH H. FEE,
J. MILLER KELLY,
WM. H. SULLIVAN,
DE VILLO W. SELYE,
JAMES S. JUDSON,
F. H. WILLIAMS,
THOS. McMILLAN,
LEO J. HALL,
LOUIS BOHRER,
Special Lamp Committee.

Ordered received, filed and published.

Ald. Fee gave notice that at the next meeting of the Common Council he would move the adoption of the following resolution:

By Ald. Fee—Resolved, That the present Rule XLIII be hereafter known as Rule XLIV, and that the following be known as Rule XLIII, and read as follows: All petitions and resolutions for the erection or placing of electric and gas lights in any manner whatsoever shall be referred to the Lamp committee and the First Assistant City Surveyor for examination, they to report thereon in writing to this board at the next regular meeting thereof before any further action on any such petition and resolution shall be taken; said report shall include the number and character of the lights recommended to be erected, discontinued or in any manner changed, and in case gas or other lights exist on any street in which any change shall include the

increase or decrease of the cost thereof per night. That in case of the erection of any new light or the removal of any light no payment shall be made therefor until the company erecting or removing such light shall have notified the First Assistant City Surveyor, in writing, that such erection or removal has been made and the points at which they are respectively located. That no bill for the payment of any public street light shall be paid until it shall have been examined and certified to be correct by the First Assistant City Surveyor.

That no public street light shall be paid for after the City Clerk has notified the company owning such light to discontinue the use of the same.

This rule shall not at any time be suspended unless by a vote of at least thirteen aldermen.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, Jan. 22, 1889.

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

GENTLEMEN—The Executive Board, in accordance with the terms of a resolution adopted by your honorable body, has caused an examination of Treyor park to be made, and reports that all requirements have been complied with, and the street is ready for acceptance for public use, as proffered in the petition of owners of the land who have made the dedication.

Respectfully

THOS. J. NEVILLE, Clerk

Ordered received, filed and published.

By Ald. Thayer—

OFFICE OF THE EXECUTIVE BOARD,
ROCHESTER, N. Y., Jan. 22, 1889.

To the Common Council:

GENTLEMEN—The Executive Board hereby respectfully requests authority from your honorable body to purchase an additional chemical engine, as provided in section 224 of the city charter.

Among many good reasons for adding to or extending the efficiency of this arm of the Fire Department are the following:

First—The present chemical engine, or what is known as the Babcock Fire Extinguisher, has been in service for fifteen years, since which time many improvements have been added to this kind of apparatus. It has suffered damages several times by accident, and it is now so disabled as to require general repairs and, consequently, will have to be taken out of commission for one or two months.

Second—The vast number of buildings erected in the last ten years, scattered over an extended area, suggests, if not demands, a better and more complete equipment in this line of service than the city now possesses.

Third—The machine now in use is credited with extinguishing at least twenty-five per cent. of all the fires occurring during the year, and this number would doubtless be increased if the distance was not in many instances so great as to make prompt service impossible. What is known as the Champion Fire Extinguisher, a machine which has the endorsement of the fire department of neighboring cities, and which is equipped with all the latest appliances, is offered to the city for the gross sum of \$2,250. The Executive Board proposes to locate this machine at some point on the east side of the river where it will do the best service. In the mean time, if the purchase is made, the new engine will be stationed at the central station, Front street, while the old machine will be in the factory undergoing repairs.

Respectfully,

THOMAS J. NEVILLE, Clerk.

By Ald. Thayer—Resolved, That the Executive Board be and it is hereby authorized to purchase another chemical engine pursuant to the terms of its communication, at a cost not to exceed \$2,250, and as provided by section 224 of the city charter, and charge the same to the fire department fund. Adopted.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Jan. 22, 1889.

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

GENTLEMEN—I have the honor to inform you that the instructions relating to the petition referred by you to this office at your last regular meeting for examination and report has been complied with. This petition asks that that portion of Pinnacle avenue which is included between South avenue and the southern approach of the bridge recently constructed over the Erie canal in the southern prolongation of Clinton park, be called "Holley place." After careful examination I cannot come to the conclusion that either the city at large or the owners of lots abutting on that portion of Pinnacle avenue specified would be benefited by the proposed change of name, but on the contrary it is believed that such a change in general cannot be made without leading to more or less confusion and public inconvenience and therefore should not be made except for good reasons. If, however, the Common Council deems it advisable to grant the prayer of the petitioners, I would recommend that the eastern boundary of the contemplated "Holley place" be a straight line drawn between the intersection of the west line of Clinton park with the north line of Pinnacle ave. and the angle at which on the opposite side of the said avenue it suddenly deflects from west to east towards the southeast.

Very respectfully, your obedient servant,

I. F. QUNBY, City Surveyor.

Ordered received, filed and published.

"IN COMMON COUNCIL,
Nov. 27th, 1888."

"By Ald. Fee—

To the Special Lamp Committee of the Common Council.

By Ald. Fee—Resolved, That the first Assistant City Surveyor, Oscar H. Peacock, be and he is hereby directed to cause an accurate location to be made of all public lights now in use in the city. That after such examination and location of said public lights shall have been completed, he shall report to the Special Lamp Committee, what lights in his opinion should be changed or entirely removed. Adopted.

Pursuant to the above resolution, I have caused an examination to be made of each public light existing in the City of Rochester that is owned by the various gas and electric light companies, and is at the present time being paid for out of the public treasury of the city. In connection with this work a preliminary map has been prepared and on which, each gas and electric light is located.

A study of this map is somewhat interesting from the fact that it at once outlines the territory occupied by the several street lighting companies and also shows how these various territories seem to overlap, thereby bringing the gas and electric lights into conflict with each other. It also demonstrates the fact that the complete removal of various lamps, and changes in others, are rendered necessary, as they seem to be entirely superfluous.

The location of many of these lamps are due to various causes. Some were located in undeveloped territories, anticipating the future erection of dwellings, other were originally placed too near each other, and many were located previous to the introduction of electric lights and were not removed when said lights were erected.

I therefore recommend that the following described lights be hereinafter discontinued.

EDISON ELECTRIC INCANDESCENT LIGHTS.

5 north of Lake View park and east of Raines park.

3 on the east side of Raines park.

5 on Pierpont ave., north of the south line of Lake View park.

3 On the Boulevard, north of Selye terrace.

2 on Bryan st.

2 on Kissingbury st.

2 on Willard st.

1 at east end of Lake View park.
 1 south side Lake View park, the second light west of Lake ave.
 1 on Broezel park, the first light south of Driving Park ave.
 1 on Broezel park, the first light north of Rowe st.
 1 east side of Thrush st., the first light north of Rowe st.
 1 northwest corner of Rowe st. and Holmes ave.
 1 northeast corner of Rowe and Lark sts.
 1 northeast corner of Rowe and Dove sts.
 1 north side of Emerson st., the first light east of Eighth st.
 1 north side of Emerson st., the first light east of Sixth st.
 2 south side of Locust st., the first lights east of Thrush st.
 2 south side of Emerson st., the first lights west of Deep Hollow ravine.
 1 north side of Bauer st., the first light west of Sherman st.
 1 north side of Otis st., the first light west of Sherman st.
 1 north side of Otis st., the first light west of Brooks ave.
 1 south side of Otis st., the first light east of Warner st.
 1 north side of Otis st., northwest corner of Sterling st.
 1 south side of Orlando st.
 1 north side of Myrtle Hill Park, the first light west of Sherman st.
 1 west side of Moulson st., the first light north of Jay st.
 1 north side of Smith st., the first light west of Whitney st.
 1 north side of Smith st., the first light west of Saxton st.
 1 west side of Saxton st., the first light north of Smith st.
 1 south side of Romeyn st., the first light west of Magne st.
 1 on Walnut st., between Orange and Campbell sts.
 2 on Walnut st., between Wilder and Campbell sts.
 1 west side of Saxton st., between Campbell and Wilder sts.
 2 on Wilder st., between Orchard and Saxton sts.
 1 north side of Wilder st., in private yard between Child and Wackerman sts.
 1 west side of Hague st., the first light south of Maple st.
 1 on Hague st., the first light north of West ave.
 1 on Colvin st., the first light north of West ave.
 1 south side of Silver st., third light west of the east line of S. Orchard st.
 1 on Victoria st., first light west side of S. Orchard st.
 1 south side of Chili av., first light east of Somerset st.
 1 south side Chili ave., fifth light west of Briggs place.
 1 southeast corner of Clifton and Fitch sts.
 1 north side of Clifton st., between Gladstone ave. and Morgan st.
 1 east side of St. Clair st., the first light south of Clifton st.
 1 north side of Tremont st., between Gladstone ave. and Fitch st.
 1 north side of Penn st., the first light west of Jefferson ave.
 1 north side of Bronson ave., the first light west of Jefferson ave.
 1 north side of Cady st., the first light west of Jefferson ave.
 1 southwest corner of Troup and Julia sts.
 1 west side of Jefferson ave., the first light north of Troup st.
 1 north side of Hubbell park, the first light west of Exchange st.
 1 southeast corner of Hubbell park and Greig place.
 1 east side of Greig place, the first light north of Clarissa st.
 6 south side of Sawyer st., the second, fourth, sixth, eighth, tenth and twelfth lights west of

Genesee st.
 1 north side of Weldon st., west of Genesee st.

ROCHESTER GAS LIGHTS.

2 north side of Glenwood park, east of Lake ave.
 1 south side of Locust st., the first light west of Fulton ave.
 1 north side of Emerson st., the first light east of Fulton ave.
 1 north side of Phelps ave., between Backus and Fulton aves.
 1 east side of Fulton ave., the first light south of Lorimer st.
 1 southwest corner of Grape and Magne sts.
 1 southwest corner of Smith and Magne sts.
 1 west side of Magne st., the first light south of Smith st.
 1 west side of Bolivar st., the first light north of Jay st.
 1 northwest corner of Magne and Orange sts.
 1 northwest corner of Magne and Romeyn sts.
 1 west side of Grape st., between Jay and Orange sts.
 1 west side of Grape st., between Campbell and Orange sts.
 2 on Campbell st., between Grape and Walnut sts.
 1 southwest corner of Campbell and Walnut sts.
 1 on Campbell st., between Saxton and Walnut sts.
 3 on Wilder st., between east line of Walnut and Saxton sts.
 1 south side of Maple st., between Saxton and Brown sts.
 1 south side of Allen st., between Sophia and Fitzhugh sts.
 1 east side of Sophia st., the first light north of Church st.
 1 east side of N. Fitzhugh st., the first light north of Church st.
 1 east side of Pindall alley, the first light south of Church st.
 1 east side of Washington st., between Spring st. and the Erie canal.
 1 west side Washington st., the first light south of Spring st.
 1 west side of Plymouth ave., the first light south of Spring st.
 1 south side of Troup st., between Eagle st. and Greenwood ave.

MUNICIPAL GAS LIGHTS.

1 south side of Madison sq., between Madison and King sts.
 1 south end of School alley.
 1 east side of Jefferson ave., between Cady st. and Bronson ave.

CITIZENS' GAS LIGHTS.

1 east side of N. St. Paul st., the first light north of Ave. E.
 1 northwest corner of N. St. Paul st. and Ave. E.
 1 north side of Morris st., the first light east of Clinton st.
 1 northeast corner of Hudson park and Hollister st.
 1 south side of Holland st., between St. Joseph and Chatham sts.
 1 east side of Chatham st., between Harrison st. and Central ave.
 1 west side of Oregon st., the first light south of Harrison street.
 1 east side of Oregon st., the first light north of Central ave.
 1 south side of Ontario st., the first light east of North ave.
 1 south side of Ontario st., the first light west of Scio st.
 1 southeast corner of Ontario and Scio streets.
 1 south side of Ontario st., the first light east of Scio st.
 1 south side of Weld st., the first light west of Scio st.
 1 south side of Weld st., the first light east of Scio st.
 1 north side of Weld st., the first light west of Union st.
 1 southwest corner of Weld and Union streets.

- east side of Union st., opposite Central ave.
- 1 south side of Central ave., the first light west of Union st.
- 1 south side of Delevan st., the first light east of ibbst.
- 1 north side of Selden st., the first light west of Windsor st.
- 1 east side of Hawthorn st., the first light south of Culver park.
- 1 west side of Hawthorne st., the first light south of Culver park.
- 1 center of Rundel park, the first light north of the south end thereof.
- 1 north side of East ave., the second light east of Portsmouth terrace.
- 1 west side of Lawrence st., the first light north of East ave.
- 1 west side of Anson park, the first light south of East ave.
- 1 north side of Charlotte st., the first light west of Union st.
- 1 north side of Johnson park.
- 1 east side of Clinton st., the first light north of Court st.
- 1 east side of S. St. Paul st., the first light south of Court st.
- 1 south side of Monroe place, between S. St. Paul and South sts.
- 1 north side of George st., the first light east of William st.
- 1 northwest corner of George and Union sts.
- 1 east side of Alexander st., the first light south of Park ave.
- 1 east side of Rowley st., the first light south of Park ave.
- 1 west side of Rowley st., the first light south of Harvard st.

ROCHESTER ELECTRIC ARC LIGHTS.

- 1 north side of Brighton ave., the first light east of Goodman st.
- 1 west side of Alexander st., the first light south of Monroe ave
- 1 west side of Mt. Hope ave., the second light south of Linden st.
- 1 east side of Mt. Hope ave., second light north of Highland ave.

SUMMARY OF LIGHTS DISCONTINUED.

81 Edison electric incandescent lights at 4½ cents per night, each.....	\$3 64½
30 Rochest gas lights at 5 cents per night, each.....	1 50
3 Municipal gas lights at 5 cents per night, each.....	15
36 Citizens gas lights at 5 cents per night, each.....	1 80
4 Rochester electric arc lights at 28½ cents per night, each.....	1 14

Total decrease in cost per night..... \$8 23½

I also recommend as follows, viz.:

- First.—That the first Brush electric light on Lake ave. north of Driving Park ave., be moved north to a point opposite Lake View park.
- Second.—That the first Brush electric light on Sherman st. north of Myrtle Hill park, be moved south to a point opposite Myrtle Hill park.
- Third.—That the second Brush electric light on the west side of South St. Paul st., north of Court st., be moved to the southeast corner of North St. Paul st. and Division st.
- Fourth.—That the Brush electric light on the northeast corner of Plymouth ave. and Glasgow st., be moved one hundred feet east of its present location.

Respectfully,
OSCAR H. PEACOCK,
First Assistant City Surveyor.

By Ald. Fee—Resolved, That the Rochester Gas Light Company, the Citizens Gas Light Company, the Municipal Gas Light Company, the Brush Electric Light Company, the Rochester Electric Light Company and the Edison Illuminating Company be, and they hereby are, respectively directed to immediately discontinue lighting and remove their respective lamps at the places designated by the First Assistant City Surveyor, and the clerk is hereby directed to immediately send to the said companies notices to the above effect. Adopted.

By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR,
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., Jan. 1, 1889.

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 504 families in the following manner:

Orders on poor store.....	\$1,254 50
Orders on coal yard.....	651 25
Orders on undertakers.....	86 00
Orders for transportation.....	19 77
Orders for shoes.....	128 50

Total.....\$2,140 02
Less amount charged to towns..... 50 75

Total to city.....\$2,089 27
All of which is respectfully submitted.

A. H. MARTIN, Overseer of the Poor.
Ordered received, filed and published.
By the Clerk—

ROCHESTER, Jan. 22, 1888.

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

GENTLEMEN—I herewith present my report as sealer of weights and measures for the month of December, 1888:

December 3d:

	W.	M.	S.	
S. B. Stewart & Co., 49 West ave.,	7	1	\$	1 50
Rochester & Pittsburg Coal & Iron Co.	2	1		1 50
Rochester Lime Co., W. Main st.	8	1		1 90
Whitney Elevator, Brown st.	32	4		10 00

December 4:

J. Hines & Co., Mill st.	27	5		3 00
Geo. Myers,	20	4		2 75
Stone & Campbell,	22	5		3 00
Smith & Sherman,	18	3		2 75
Mosley & Motley,	20	3		2 75
Chace & Co., Arcade Mills	20	4		3 00
Armstrong, Shaw & McCauley	25	4		3 25
W. S. McMillan, Water st.	35	5		3 00
Jas. Wilson & Co.,	30	5		3 25

December 8th:

Hathaway & Gordon, Water st.	16	2		2 30
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December 10th:

P. Straub, 8 Oakland st.	5	4	1	60
D. F. Green, South avenue	6	6	1	75
A. Shaffer,	7	7	2	1 00
W. A. Gardner,	2	1		25
H. J. Shadd,	2	4		70
P. Schaad,	12	8	2	1 00

December 10th:

George Bruck, South ave.	12	14	4	1 00
F. J. Schulz,	9	7	3	1 00
C. Youngram,	1			15
F. Richler, Grand st.	3			15
P. M. Stoll, South ave.	4	1	1	25
C. M. Sutton, Grand st	8	3	2	85

December 11th:

F. M. Frank, South ave.	3			15
J. F. Buckland,	5	1		25
J. Abeles,	12	8	3	1 00
M. Erdle,	5	2		50
Mrs. Gebbard,	3	2	1	25
H. R. Kennedy,	2	1		25
R. Sinkler,	1	1	1	20
J. C. Martin,	18	10	2	1 00
Mrs. Moore,	1			15
C. F. Maid,	7	15	2	75
J. Corbesier,	10	6	3	1 00
C. Mansing,	3	1		30
Mrs. Barry,	3	3	2	45
J. Lynch,	2	9	2	50
Hyde Bros.,	8	3	3	1 00
J. C. Corneen,	12	9	2	1 00
F. Sedore,	3	6	2	75
F. L. Hewett,	9	1		25
Mrs. McCrully, Alexander st.	1	1		20
C. Brelfetz, South ave.	2	1		20
E. P. Penny,	1			15

Phillip Knapp, South ave.....	6	8	2	75
G. W. Johnson,			1	15
J. Hyland,	2			10
Gus Forer,	2		1	20
C. W. Wilson,		1		05
John Pauly,		2	1	25
A. S. Mann & Co., State st.....	5	124	1	4 72
Messrs. Huylers, W. Main st.....	12		2	65
December 17th:				
Messrs. Osgood & Co., 7 Front st...	18	16	3	1 90
J. Moehart,		1		05
John Zweigle,	11		4	1 00
A. Morris,		5	3	75
C. Mergant, 62		3		15
Straus & Maid,	5		1	50
Wm. Aikenhead,	5		1	50
Wm. Graub,	2	4	1	60
Fritzsche & Son,	12		2	75
M. A. Vogt,	5	8	2	90
W. Palmer,	5		3	85
A. Keeler,		1		15
F. Ardeen,	1	3	1	25
Price & Co.,	4	6	3	1 00
J. Stahleknicht,		1	2	30
J. Schleber,			2	10
F. W. Lang,	3		1	25
J. H. Dewey & Co., Mill st.....	5		1	45
E. T. Hickey & Co.,	5		1	50
S. B. Roby & Co.,	20		4	2 00
December 18.				
C. B. & W. May, East Main st.....	6		1	50
December 20.				
J. O. Higgins, East Main st.....	2	2	5	60
Hiram Sibley, East Main st.....	3	4	4	4 55
D. M. Diver, East Main st.....	3	3	7	1 10
J. Sexton, East Main st.....	3	12	9	1 00
E. Ha-pin, East Main st.....	1	2	5	50
Bridg-ford & Crux, East Main st...	7		1	50
Howe & Bennett, East Main st.....	6	2		55
J. D. Whipple, East Main st.....	8		1	75
H. B. Slade & Co., East Main st...	8		1	75
Geo. P. Bennett, East Main st.....	14	3	5	1 00
H. H. Cork, East Main st.....	4	2	5	75
Warren & Son, East Main st.....	12	4	14	1 00
H. W. Gilman, East ave.....	22	2	10	1 00
L. Morhart, East Main st.....	4		1	45
December 21.				
Winnie & Ross, 494 East Main st...	2		1	15
M. Kooman, East Main st.....	2	9	3	50
W. E. DeWitt, East Main st.....	2	3	2	50
H. W. Booth, East Main st.....	3	1	1	20
Jos. Fox, East Main st.....	1	2		25
M. Elliott, East Main st.....	2	4	2	65
J. M. Pullman, East Main st.....	1	13	7	1 20
Ira Casey, East Main st.....	2	5	10	1 00
Haag Bros., Scio st.....	2	4	2	50
A. Ernisse & Son, Scio st.....	3		1	25
December 21st:				
A. Vogt, Scio st.,	11	10	4	1 00
M. Lang, Scio st.,		3		15
H. S. Moore,		2	3	45
E. S. Dorchel,	2	4	4	75
E. Winters,		1		20
W. S. Woodruff,	14	15	5	1 00
L. L. Dorey & Co.,	2	4	4	1 00
Thos. Kelly,	2	2	1	30
H. Helman,	11		2	50
Phillips & Fuller,			7	35
December 22d:				
Parkhurst & Siebert,	4		1	25
B. Herman,	2		3	65
J. Boller,	4		1	25
Jos. Ieyer,	4		3	75
T. A. Newton,	5	12	3	1 00
J. Zeirgerwitz,	4		3	75
John Doerr,		3		15
Czar Dunning,	8		1	25
Wm. Donohue,	4	6	1	50
E. M. Higgins,	14	6	5	1 00
W. P. Colvin,	8		1	25
H. A. Kingsley,	4		1	25
Spenser & Stalker,	4		1	35
John Siddins,	4		1	35
J. G. Luitweiller,	15		14	2 00
Geo. Maurer,	35	41	7	4 90
H. Hebing,	14		4	1 40
December 23d:				
Rose & Edoy, East Main st.....	12		2	50

B. Fieock,	5	7	1	75
Geo. Klem,	11	10	3	1 65
A. Smith,	14	10	5	1 90
December 23d:				
Kleim & Bayer, East Main st.....	4	5	3	1 00
S. Millman & Son, East Main st..	8	8	2	75
A. R. Mandeville,	8		1	40
D. H. McClelland,	7		1	40
Pardee & Co.,	7		3	85
Comerford market,	5	6	3	1 00
J. M. Osborne,	5		1	50
F. Hedges,	10		2	50
E. Eichman,			1	15
J. C. Gray,	4	10	14	1 00
Mrs. Galligan,		2		10
J. C. Goodrich,		4		20
J. J. Cooper,	7		1	35
Bar, Brayer & Co.,	5		3	60
Ballard & Hulbert,	6		1	25
December 24th:				
A. W. Rogers, West Main st.....	5	8	3	1 00
December 29th:				
J. Howe, N. Fitzhugh st.....	7		3	80
K. P. Shedd, N. Fitzhugh st.....	10	10	3	1 00
I. Teall,			2	25
December 31st:				
J. M. Backus, West Main st.....	15	5	4	1 00
W. Smith,	12		1	75
J. R. Chamberlain, West Main st..	7		2	70
J. Sudard,	3	1	3	50
J. K. Post & Co., Exchange st....	3	5	28	1 50
H. F. Seymour & Co., East Main st	12		3	90
J. C. Barnard, West Main st.....	12	17	3	1 90
Ernst & Son,	9		2	75
B. F. Martiu,	29		5	1 00

Total.....\$148 12
THOS. MAHONEY, City Sealer.

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

Thomas Mahoney being duly sworn deposes and says, that he is the City Sealer of the city of Rochester, that the foregoing contains a true and full report of the names of all persons, firms and corporations, for whom he or any of his assistants have sealed or marked any weights or measures since the date of his last report, together with the dates thereof, the description of all such scales, weights and measures, so sealed or marked, and the amount of fees or compensation collected therefor.

T. MAHONEY, City Sealer.

Sworn to before me this 22d day of January, 1888.

E. D. SMITH,

Commissioner of Deeds.

Ordered received, filed and published.
From the Treasurer,

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Jan. 21, 1889.

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, 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:

	Ordinance and improvement.	Expense.
No. 3,325,	Genesee Valley Canal sewer extension.....	\$53,875 50
.. 3,527,	Qualtrough place pipe sewer..	1,841 99
.. 3,442,	East ave., repair, care and sprinkling, sec. 2.....	2,113 75
.. 3,466,	Monroe ave., sweeping and cleaning.....	345 00
.. 3,467,	Tremont street, sweeping and cleaning.....	133 00
.. 3,551,	Third ave pipe sewer.....	789 62
.. 3,554,	White st. pipe sewer.....	1,161 52
.. 3,540,	Pearl st. sewer and improv'nt.....	2,165 26
.. 3,536,	Hawley st. grading and plank walk.....	711 64

3,561, Theodore st. plank walk	89 20
3,465, No. Goodman st. plank and cement walk	2,740 17
3,524, Warner, Otis, Lois and Wolff sts. and Rogers ave walks	708 02
3,541, Clifford st. grading	8,418 85
3,552, Post st. plank walk	347 60

JOHN A. DAVIS, City Treasurer.

Ordered received, filed and published.

LOCAL IMPROVEMENTS ASSESSMENTS.

By Ald. Kohlmetz—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the several following improvements, including any interest that the city has paid or has or shall become liable for, and which several sums are hereby respectively adjusted by this Common Council, as thus reported, and the respective portions or parts of the city on which the said expenses are hereby directed to be assessed are as stated in the description following the name and expense of the improvement, viz.:

Ordinance No. 3,325, Genesee Valley Canal sewer extension; expense, (\$53,875.50) fifty-three thousand eight hundred and seventy-five dollars and fifty cents.

The territory to be assessed is—

All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of Genesee street with Bronson avenue; thence easterly along Bronson avenue, excluding a tier of lots for a depth 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 running north and south about midway between Genesee 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 south line of Bronson avenue, excluding a tier of lots 150 feet in depth, on the south side thereof, to the place of beginning.

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 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.

Ordinance No. 3,442—East avenue repair, care and sprinkling, the expense is two thousand one hundred and thirteen dollars and seventy-five cents (\$2,113.75); the territory to be assessed is 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 East avenue to the east line of the city.

Ordinance No. 3,465—North Goodman street plank and cement walks. The expense is two thousand, seven hundred and forty dollars and seventeen cents, (\$2,740.17.) The territory to be assessed is: One tier of lots and parcels of land on each side of North Goodman street from East Main street to Bay street.

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 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.

Ordinance No. 3,466—Monroe avenue sweeping and cleaning. The expense is three hundred and forty-five dollars (\$345). The territory to be assessed is, one tier of lots and parcels of land on each side of Monroe avenue, from Goodman street to the Culver road.

Ordinance No. 3,467—Tremont street sweeping and cleaning. The expense is one hundred and thirty-three dollars (\$133). The territory to be assessed is, one tier of lots and parcels of land on each side of Tremont street, from Plymouth avenue to Caledonia avenue.

Ordinance No. 3,524—Warner, Otis, Lois, Wolff sts. and Rogers ave. walks. The expense is seven hundred and three dollars and two cents (\$703.02). The territory to be assessed is, 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 street to Rogers avenue; also, on the east side of Rogers avenue, from Otis street to Lois street; also, on both sides of Lois street, from Rogers avenue to Warner street; also, on both sides of Wolff street, from Rogers avenue to Warner street.

Ordinance No. 3,527—Qualtrough Place Pipe Sewer the expense, one thousand, eight hundred and forty-one dollars and ninety-nine cents (\$1,841.99), the territory to be assessed is:

One tier of lots and parcels of land on each side of Qualtrough place, from the northerly boundary of the Erie Canal property to Rowe street.

Ordinance No. 3,531—Hawley Street Grading and Plank Walk, the expense is seven hundred and eleven dollars and sixty-four cents (\$711.64), the territory to be assessed is: One tier of lots and parcels of land on each side of Hawley street, from Reynolds street to Seward street.

Ordinance No. 3,540—Pearl Street Sewer and Improvement, the expense, two thousand one hundred and sixty-five dollars and twenty-six cents (\$2,165.26), the territory to be assessed is: One tier of lots and parcels of land on each side of Pearl street, from A verill avenue to Alexander street.

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 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 at the rate of six per cent. per annum.

Ordinance No. 3,541, Clifford street grading. The expense is eight thousand four hundred and eight

teen dollars and eighty-five cents (\$8,418.85). The territory to be assessed is: One tier of lots and parcels of land on each side of the street recently opened and extended and now known as Clifford street from North avenue to the east line of the 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 installment, a discount will be allowed at the rate of six per cent. per annum.

Ordinance No. 3,551, Third avenue pipe sewer. The expense is seven hundred and sixty-nine dollars and sixty-two cents (\$769.62), and the territory to be assessed is: One tier of lots and parcels of land on each side of Third avenue from a point 130 feet north of Pennsylvania avenue to Central park.

Ordinance No. 3,552, Post street plank walk. The expense is three hundred and forty-seven dollars and sixty cents (\$347.60), and the territory to be assessed is: One tier of lots and parcels of land on each side of Post street from Chili avenue to a point opposite the south end of the sewer in said Post street.

Ordinance No. 3,554—White st. pipe sewer: the expense is one thousand one hundred and sixty-one dollars and fifty-two cents (\$1,161.52), and the territory to be assessed is one tier of lots and parcels of land on each side of White st. from Frank st. to Lake ave.

Ordinance No. 3,561—Theodore st. plank walk: the expense is eighty-nine dollars and twenty cents (\$89.20), and the territory to be assessed is one tier of lots and parcels of land on the west side of Theodore st. from the south end thereof to Clifford st.

And the Assessors of said city, not interested in any of the property so benefited, and directed to be assessed, as aforesaid, 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 assessments upon all the lots and parcels of land within the portions or parts of the city above designated, of the amounts of said expenses, of such improvements respectively, in proportion, as nearly as may be, to the advantage which the respective territories to be thus assessed for such improvements shall be deemed to receive by the making of the respective improvements.

And the said assessors are hereby directed to meet for the purpose of making the above mentioned assessments on the 26th day of January, 1889, at 9 o'clock in the forenoon, at their office No. 15 City Hall.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

OPENING A STREET FROM SILVER STREET TO MAPLE STREET.

MONROE COUNTY COURT—In the Matter of the Opening of a Street from Silver street to Maple street, in the City of Rochester, as amended:

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

GENTLEMEN—The undersigned, who were appointed by order of the County Court, of Monroe county, duly granted and entered on the 11th day of September, 1888, commissioners to inquire into and determine to what damages and compensation the owners and occupants (of the lands to be taken for the opening of a street from Silver street to Maple street, in the city of Rochester, will be entitled, do respectfully report and certify their award of damages as incident to the opening of said street, as follows:

The several pieces and parcels of land required for such purpose, and necessary for the opening of said street, are described as follows:

All that piece or parcel of land commencing at the intersection of Maple street with the north line of lot one hundred and five (105) of the Granger, Sibley and field tract; thence westerly fifteen feet (15) to the west line of said lot one hundred and five (105); thence southerly thirty-three (33) feet; thence easterly forty (40) feet; thence northerly, on a line parallel with the west line, and forty (40) feet therefrom, to Maple street.

These premises are owned by Catharine Dengler.

Also all that piece or parcel of land commencing at the northeast corner of the lands heretofore described; thence northerly, along the line of said Dengler's land, to the line of Maple street; thence southeasterly along the said south line of Maple street fifteen (15) feet; thence westerly to the place of beginning.

These premises are a three cornered piece of land belonging to Jacob Gerling.

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

Commencing at the northwest corner of Catharine Dengler's land; thence westerly, along the north line of lot one hundred and four, thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly, on a line parallel with the north line, and thirty-three (33) feet therefrom, thirty-three (33) feet; thence northerly, thirty-three (33) feet, to the place of beginning.

These premises are owned by John Dengler and Catharine Dengler, his wife.

Also all that other piece or parcel of land described as follows:

Commencing at the northwest corner of said John Dengler's land; thence westerly thirty-three (33) feet; thence southerly thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly thirty-three (33) feet; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by Henry Weber, subject to two mortgages, one to John, George, Anna and Lena Heisel and one to Real Co-operative Banking, Savings and Loan Association.

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

Commencing at the northwest corner of said Weber's land; thence westerly, on the south line of lot one hundred and three (103), forty-six (46) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, forty-six (46) feet; thence northerly, thirty-three (33) feet, to place of beginning.

These premises are owned by John P. Smith and Cora Smith, his wife, joint tenants, subject to a mortgage to Brown Street and Jefferson Avenue Dime Permanent Savings and Loan Association.

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

Commencing at the northwest corner of last described premises; thence westerly along the north line of lots one hundred and two and one hundred and three (102 and 103) fifty-three (53) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line fifty-three (53) feet; thence northerly, thirty-three (33) feet to the place of beginning.

These premises are owned by Elizabeth Miller.

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

Commencing at the northwest corner of last described premises; thence westerly on the north line of lot one hundred and two, thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly, thirty-three (33) feet, to the place of beginning.

These premises are owned by Henry Weber, subject to certain judgments.

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

Commencing at the northwest corner of the last above described premises; thence westerly on the south line of lot one hundred and one, thirty-three (33) feet; thence southerly thirty-three (33)

feet: thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by Valentine Dengler subject to a mortgage to Jacob S. Irwin.

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

Commencing at the northwest corner of the last described premises; thence westerly, on the north line of lot one hundred and one, thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line, thirty-three (33) feet; thence northerly thirty-three feet to the place of beginning.

These premises are owned by Jacob Macherlein. Also, all that other piece or parcel of land described as follows:

Commencing at the northwest corner of the last above described premises; thence westerly, on the north line of lot one hundred, thirty-three (33) feet; thence southerly, thirty-three (33) feet; thence easterly, on a line parallel with the north line thirty-three (33) feet; thence northerly to the place of beginning.

These premises are owned by O. A. Youle, subject to a mortgage to Charles S. Baker.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot one hundred, thirty-three feet; thence southerly thirty-three (33) feet; thence easterly thirty-three (33) feet; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by W. H. Cashin. Also, all that other tract or parcel of land described as follows:

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot ninety-nine (99) thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly thirty-three (33) feet; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by Frank Detrick, subject to mortgages to the West Side Permanent Loan Association.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot ninety-nine (99) thirty-three (33) feet; thence southerly thirty-three (33) feet; thence easterly thirty-three (33) feet on a line parallel with the north line; thence northerly thirty-three (33) feet to the place of beginning.

These premises are owned by Adam Bernhard, subject to a mortgage to Rochester Savings Bank and one to the West Side Permanent Loan Association.

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

Commencing at the northwest corner of the last described premises; thence westerly on the north line of lot ninety-eight seven feet to a point; thence southwesterly thirty-two feet to a point; thence northwesterly twenty-six feet to a point; thence southerly twenty-eight and one-half feet; thence easterly forty-nine and one-half feet to a point on the west line of said Barnard's land; thence northerly thirty-three feet to the place of beginning.

These premises are owned by Jacob Koons.

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

Commencing at a point seven feet from the east line of the last described premises on the south line of lot ninety-eight; thence westerly forty-six feet to a point on the west line of lot seventeen of Wilkin's subdivision; thence southeasterly along the west line of said lot seventeen, thirty-two feet to a point; thence northeasterly thirty-two feet to the place of beginning.

These premises are a triangular piece of land owned by Jacob Fuchs and wife.

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

Commencing at a point on the west line of said lot seventeen, and thirty-two feet north of the south line thereof; thence westerly thirteen and one-half feet to a point; thence northwesterly thirty-four feet to a point; thence easterly eighteen feet to the junction of the south line of Saxton street with the end line of said Saxton street; thence northwesterly along the end line of Saxton street, twenty-one feet; thence southerly sixty-five feet; thence southeasterly, twenty-seven and one-half feet; thence easterly, twenty-four and one-half feet; thence northerly, twenty-eight and one-half feet, to the west line of said lot seventeen.

These premises are owned by Margaret Kessler and Regina Ehrherd.

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

Commencing at the point of intersection of the west line of the last described premises with the end line of Saxton street; thence northwesterly along the end line of said Saxton street, thirty-eight feet; thence southwesterly, thirty-two feet; thence southerly, forty-three feet; thence southeasterly, fifty-five feet; thence northerly, sixty-five feet, to the place of beginning.

These premises are owned by Elizabeth Dengler, subject to a mortgage to Katharine Dengler.

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

Commencing at a point in the west line of the last described premises; thence southwesterly, five feet, to a point; thence northwesterly, fifty-two feet, to the west line of lot ninety-six; thence southerly, along the west line of lot ninety-six, thirty-eight and one-half feet; thence southeasterly, fifty-five feet; thence northerly, forty-three feet, to the place of beginning.

These premises are owned by John L. Huck, subject to a mortgage to James H. Montgomery.

Also, all that tract or parcel of land described as follows: Commencing at the northwest corner of the last described premises thence northwesterly sixty-eight feet, to the south line of lot nineteen of the Wilkin's tract; thence westerly, along the west line of said lot nineteen, thirty-eight feet thence southerly, seventeen feet; thence south-easterly one hundred and twelve feet, to the west line of the lot ninety-six; thence northerly, thirty-eight and one-half feet to the place of beginning. These premises are claimed to be owned by Margaret Hoff.

Also, all that tract or parcel of land described as follows: Commencing at the northwest corner of the last described premises, at its point of intersection with the south line of Silver street; thence westerly, on the south line of Silver street, thirty-three feet, to a point; thence southeasterly, thirty-seven feet; thence northerly, seventeen feet, to the place of beginning, the said south line of Silver street.

These premises are owned by the heirs of Peter Mathias.

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

Commencing on the south line of said lot nineteen; thence northwesterly, seventeen feet, to the southeast line of silver street; thence southwesterly, eleven feet, to the junction of the south line of said lot nineteen, with the south line of Silver street; thence easterly, twenty-six feet, to the place of beginning.

These premises are a triangular piece of land belonging to Anna M. Keegan, Arthur Keegan and Michael Keegan.

Therefore, we, the subscribers, 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 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, thereupon, determine and appraise

the damage which the owners and occupants of the lands and premises thus to be taken for the opening of said street will severally sustain by being deprived thereof, and fix the compensation for 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 hereinafter provided.

Jacob Gerling, twenty dollars, payable to him.
To Catharine Dengler, four hundred dollars, payable to her.

To John Dengler and Catharine Dengler, his wife, sixty-four dollars, payable to them.

To Henry Weber, for the west part of lot one hundred and four, seventy-five dollars, payable to him.

To John P. Smith, one hundred and forty-two dollars, payable to Brown Street and Jefferson Avenue Dime Permanent Savings and Loan Association.

To Elizabeth Miller, one hundred and sixty-six dollars, payable to her.

To Henry Weber, for the west part of lot one hundred and two, sixty-six dollars, to be deposited in Monroe County Savings Bank subject to the order of the court.

To Valentine Dengler, for the east part of lot one hundred and one, sixty-six dollars, payable to Jacob S. Irwin, mortgagee.

To Jacob Maecherlein, sixty-six dollars, payable to him.

To O. A. Yule, sixty-six dollars, payable to C. S. Baker, mortgagee.

To W. H. Cashin, sixty-six dollars, payable to him.

To Frank Deitrick, sixty-six dollars, payable to the West Side Permanent Loan Association, mortgagee.

To Adam Bernard, sixty-six dollars, payable to Rochester Savings Bank, mortgagee.

To Jacob Koons, sixty-nine dollars and fifty cents, payable to him.

To Jacob Fuchs and wife, six hundred dollars, payable to them.

To Margaret Kessler and Regina Ehrherd, one hundred and ninety dollars, payable to them.

To Elizabeth Dengler, two hundred and fifty dollars, payable to Katherine Dengler, mortgagee.

To John L. Huck, two hundred and twenty-five dollars, payable to James H. Montgomery, mortgagee.

To Margaret Hof, two hundred and fifty dollars, to be deposited in Monroe County Savings Bank, subject to the order of the Court.

To the heirs of Peter Mathias, one hundred and ten dollars, payable to Jakob, Libbie, Louisa, Mary, John, Louis, Charlie, Katie, Liddie and Amelia Mathias, heirs of Peter.

To Anna M. Arthur and Michael Keehan, twenty-five dollars, payable to them.

All of which is respectfully submitted.

Dated at Rochester, this 11th day of December, 1888.

Amended and redated this 22d day of January, 1889.

BERNARD RITZENTHALER,
JOSEPH BERBUER,
JOHN T. CLARKE,
Commissioners.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the next regular meeting of the Common Council, Tuesday evening, February 5th, 1889, be, and hereby, is designated as the time when any objection to the report of the commissioners in the matter of the opening of a new street from Silver street to Maple street, will be heard. Adopted.

By the Clerk—

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Jan. 22, 1889.

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

GENTLEMEN—I hereby report that the City Assessors have delivered to me the assessment roll

for Court and William streets sewer extension, Ordinance No. 3,268, certified and sworn to as required by law.

Respectfully submitted,

PETER SHEERIDAN, City Clerk.

Allegations being called for and no person appearing, Ald Kohlmetz submitted the following:

By Ald. Kohlmetz—Resolved, That the assessment rolls for Court and William streets outlet sewer extension, Ordinance No. 3,268, be and hereby is in all things confirmed

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

CLEVELAND PARK PLANK WALK.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Cleveland park.

Adopted.

The Surveyor submitted as such estimate \$125.

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

The construction of pine plank walks, four feet and eight inches in width, on the north side of Cleveland Park from the west end thereof, to Clinton street, except where good plank walks not less than four feet and eight inches in width now exist at the proper grade and in the correct alignment, also the required sidewalk grading and gutter formation. Property owners that so desire, to have thirty days after the grade has been established by the City Surveyor, in which to construct 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 \$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 north side of Cleveland park in front of which the proposed plank walks shall hereafter be constructed.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, February the 5th, 1889, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

DE JONGE PARK PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on DeJonge park.

Adopted.

The Surveyor submitted as such estimate \$245.

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

The construction of a pine plank walk four feet in width on the north side of DeJonge park, from North Joiner street to St. Joseph street, also the necessary sidewalk 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 \$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 north side of DeJonge park, from North Joiner street to St. Joseph 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, February the 5th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MENG PARK PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Meng park.

Adopted.

The Surveyor submitted as such estimate, \$625.

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

The construction of a hemlock plank walk four feet in width on each side of Meng park, from the east end thereof, to Webster avenue. Also 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 \$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 Meng park, from the east end thereof, to Webster avenue, 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, February 5th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

IRONDEQUOIT STREET SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Irondequoit street.

Adopted.

The Surveyor submitted as such estimate \$675.

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

The construction of a vitrified pipe sewer 12 inches in diameter, in Irondequoit street, from the east end thereof to the sewer in North avenue; also, the necessary manholes, surface sewers, lot laterals, lot lateral connections, and 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 \$675, 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 Irondequoit street, from the east end thereof to North avenue, 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. 5th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RIVER STREET MEDINA STONE IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving River street.

Adopted.

The Surveyor submitted as such estimate \$4,800.

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

The improvement of River street from the cross-

walk on the east side of Water street, to the crosswalk on the west side of North St. Paul street, by constructing a Medina stone pavement, with curb and gutter stones on each side thereof, between the limits mentioned; width of roadway between curbstones to be 38 feet. To include also the proper adjustment of the crosswalks and curbstones at Water street and North St. Paul street. Also the necessary longitudinal crosswalk and paving at the entrance to Carthage alley, and the necessary manholes, surface sewers, lot laterals, sidewalk grading, and the cleaning of the main sewer in the street, if found to be necessary.

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 \$4,800, 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 River street, from Water street to North St. Paul street, in proportion to the benefit which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of 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. 5th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GORHAM PARK GRADING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of grading a portion of, and constructing an entrance to Gorham park.

Adopted.

The Surveyor submitted as such estimate, \$300.

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

The grading of the south end of Gorham park, from Hand street to a point 150 feet north thereof, by grading the roadway 20 feet in width and each sidewalk 6½ feet in width; also the forming of a proper entrance to said park, by taking up the present curbstones on the north side of Hand street opposite the entrance to the park, and setting the correct curb lines therefor; also the construction of a Medina stone crosswalk, 5 feet in width across said entrance in the line of Hand street sidewalk, with Medina stone pavement 3 feet in width on the north side thereof, and asphalt pavement on the south side, between said crosswalk and the north edge of the present asphalt pavement on Hand 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 \$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 Gorham park from Hand street to Gorham 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, February 5th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3.575.

BENTON 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 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 Benton street from Goodman street to Pinnacle ave.

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 walk four feet in width, on the south side of Benton street, from Goodman street to Pinnacle avenue, except where good plank or cement walks, not less than four feet in width now exist at the proper grade and in the correct alignment. Also the grading of the sidewalk, and the necessary gutter formation. All walks now constructed, not conforming to both grade and alignment, to be relaid.

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 \$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 Benton street, from Goodman street to Pinnacle avenue.

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 therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3576.

PEART PLACE 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 notice, and, after hearing such allegations from all persons appearing,

Ald. Kohlmetz submitted the following:

An ordinance to construct plank walks on Peart place, from the south end thereof 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 hemlock plank walks four feet in width on the west side of Peart place from the south end thereof to Chili avenue, except where good plank walks not less than four feet in width now exist at the proper grade and in the proper alignment.

Walks now constructed not conforming to both grade and alignment, to be relaid. Property owners to have thirty days after the grade line has been established on the street, in which to construct 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 described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$450, and said estimate being deemed reasonable, is hereby 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 west side of Peart place, from the south end 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 which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Kelly, action on the final ordinance for Syke street sewer was postponed until the next regular meeting.

On motion of Ald. McMillan action on the final ordinance for Troup st. asphalt improvement was postponed until the next regular meeting, Feb. 5th, inst.

On motion of Ald. Fee action on the final ordinance for opening a street from Front st. to North St. Paul st. and Market street river bridge was postponed four weeks.

Ald. McMillan moved that action on the final ordinance for Caledonia avenue lift bridge be postponed until the second regular meeting in June next. Adopted.

UNFINISHED BUSINESS.

The following came up:

By Ald. Bohrer—Resolved, That the next regular meeting of the Common Council, Tuesday evening, January 22, 1889, be, and hereby is, designated as the time when any objection to the report of the commissioners in the matter of the opening of a street from Sherman street to Angle street will be heard. Adopted.

Allegations were called for and counsel for persons interested presented a petition to discontinue proceedings in the matter of opening a street from Sherman street to Angle street.

On motion of Ald. Swikehard further action was postponed two weeks.

Action on the resolution by Ald. Kohlmetz relating to the submission of the public park question to the people, published at page 358 current proceedings, being in order, Ald. Selye submitted the following as a substitute for the pending resolution:

By Ald. Selye—

Whereas, The park commissioners have petitioned the Legislature through our representatives at Albany to annul the provision limiting to 500 acres the lands to be taken by said commission for park purposes; and

Whereas, This Common Council views with alarm the further extension of the area of the proposed parks, and the necessary increase of taxation occasioned thereby; and

Whereas, That when the park commission bill was recommended by this council for passage by the Legislature, it was understood that the provision of \$300,000 was to cover all expense of purchasing lands and making the necessary improvements thereon, for park purposes, and that no further expenditure, in any shape or manner,

would be required by the park commission, save the annual sum of \$20,000 to be levied for the maintenance of said parks; therefore, be it

Resolved, That our representatives at Albany be requested not to advocate, or cause to be advocated, nor allow to be passed by bill in the Legislature of this State, any amendment or amendments, to the park commission law, as it now exists, unless so ratified by the representatives of the people, in this council assembled, or until after such amendment or amendments be ratified by the people at the polls.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.
On motion of Ald. Selye action on the proposed amendment to rule V of the rules of the Common Council, published at page 350 current proceedings, was postponed two weeks.

EXECUTIVE BUSINESS.

Ald. Williams moved to proceed to the appointment of commissioners of deeds, and that the Clerk cast the vote of the Common Council. Adopted by the following vote,

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Henry E. Rochester, C. W. Seitz, C. R. Wood, ward, James G. Green, Grace Mosier, Paul Sylla, A. Herriek Smith, R. W. Powell, Thomas W. Atkinson, George C. Leutner, J. H. Gregory, Jos. P. Russell, George R. Fuller, Arthur R. Selden, Maurice Moynihan having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

On motion of Ald. Williams the Board proceeded to appoint Inspectors of Elections.

Ald. Williams nominated John McEvoy for the first district of the Seventh ward

John McEvoy was named by Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

John McEvoy was appointed Inspector of Elections for the first district of the Seventh ward.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—Resolved, That the Executive Board be, and it is hereby, authorized and requested to negotiate for the purchase of lands necessary to be taken for the opening of a new street, from North St. Paul street to Brown's race, pursuant to final Ordinance No. 3,563, and report the results of their negotiations as soon as possible. Adopted.

By Ald. McMillan—Resolved, That the Senator and members of assembly from this district be earnestly requested to use all honorable means to secure the passage of the bill now before the Legislature for the erection of a lift bridge at Caledonia avenue. Adopted.

By Ald. Kohlmetz—Petition of Rosa G. Goddard. Referred to the Assessment Committee.

By Ald. Kohlmetz—

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., Jan. 22, 1889.

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

GENTLEMEN—I would say in answer to your inquiry of last meeting, that you have the clear right to incur an expenditure of not exceeding \$4,000 in procuring the examinations and reports of eminent civil engineers to an additional water supply or conduit.

Yours respectfully,

CHAS. B. ERNST, city attorney.

Ordered received filed and published.

By Ald. Kohlmetz—Resolved, That the special committee appointed to confer with a committee of the Chamber of Commerce relative to a further water supply consisting of Ald. Kohlmetz, McMillan, Williams, Swikehard and Hall, be, and they are hereby authorized, to engage the services of expert engineers to examine and give their opinions thereon in writing as to the best plan for the additional water conduit from Hemlock Lake to

the city for the purpose of supplying the city and its inhabitants with water, and the cost of each plan, the pumping and gravity, and with such other recommendations as said engineers may deem proper, such employment to be at an aggregate cost of not exceeding four thousand dollars.

Adopted by the following vote.
Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Selye—Resolved, That the City Surveyor be directed to report on the sufficiency of the sewers, on Frank street, from Lyell ave. to Bloss st., with a view to improving said street by asphaltting the same in accordance with the prayer of the petition therefor. And in case he find any sewers that need to be laid or relaid thereon, he submit an ordinance for the same at the next regular meeting of this Board. Adopted.

By Ald. Judson—

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

GENTLEMEN:—Your committee on ordinances, rules, etc., to which was referred the petition of the Stationary Engineers' Association relative to the licensing and regulation of stationary engineers in the city, would respectfully report, that it has been attended by a large number of the petitioners and obtained their views upon the subject. Your committee find, however, that no power at present exists in your honorable body under the charter to grant the desired relief, in which opinion the counsel for the petitioners agree. Your committee would therefore recommend the passage of a resolution directing the City Attorney to prepare and forward to Albany for passage by the Legislature of an amendment to the charter, which will give your honorable body the power to grant the petitioners the desired relief.

Respectfully submitted,

JAMES S. JUDSON,
F. H. WILLIAMS,
T. McMILLAN,
Committee.

Ordered received, filed and published.

By Ald. Judson—Resolved, That the City Attorney prepare and forward to our Senator and Member of Assembly at Albany an amendment to the charter which will give this Board power to license and regulate stationary engineers within the city of Rochester, and to impose license fees therefor not exceeding ten dollars each, the form of the act to be nearly such as is contained in the Brooklyn City charter, with such modifications as he may deem proper to secure the object desired; and said Senator and Member of Assembly are hereby respectively respectfully requested to secure the early passage of such act by the Legislature.

Ald. Swikehard moved that action be postponed two weeks. Lost.

The resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Nays—Ald. Swikehard.

By Ald. Judson—Whereas, It is necessary in order to complete the proposed thoroughfare from Mt. Hope ave. to Edingburg street, that a bridge should be constructed over the feeder owned by the State of New York on the line of said thoroughfare; therefore,

Resolved—That the City Attorney be, and he hereby is directed to prepare an act to be submitted to the Legislature by the Representatives of this city authorizing the Superintendent of Public Works to construct such bridge. Adopted.

By Ald. Bohrer—Resolved, That the Lamp Committee and the City Surveyor be directed to ascertain as to the necessity for an electric light on Concord avenue, between Draper street and Hudson park, and report at the next meeting of this Board with recommendations. Adopted.

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 sums, viz.:

Frank M. Bottom for seventy-two (72) dollars for services as a commissioner of appraisal and clerk; Frank S. Upton for thirty-six (36) dollars for services as a commissioner of appraisal; and Geo. W. Tuttle, for thirty-six (36) dollars for services as commissioner of appraisal; and Henry M. Fairman for fifteen (15) dollars for services in serving notices in the matter of opening a street from Sherman to Angle streets; that the treasurer pay the same from the contingent fund, and charge and carry the said several sums to the fund for said street opening when created.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

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 sums, viz.: James H. Montgomery for two hundred and seventy-five dollars, for searches of title; Harry M. Fairman for twenty-four dollars for serving notices in the matter of opening a street from Silver street to Maple street, and that the treasurer pay the same from said contingent fund and charge and carry the said sums to the fund for said street opening, when created.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Bohrer, Kelly, Thayer—13.

By Ald. Kelly—Petition for a sewer in Ravine avenue. Referred to the surveyor to prepare an ordinance; also the petition of George H. Kykendall. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly—

CITY SURVEYOR'S OFFICE, }
ROCHESTER, N. Y., Jan. 22, 1889. }

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

GENTLEMEN—In accordance with the provisions of a contract existing between Leffert L. Buck and the city of Rochester, he is entitled to the amount stated in the annexed bill.

Respectfully,

OSCAR H. PEACOCK,

First Ass't. City Surveyor.

By Ald. Kelly—Resolved, That the City Clerk be and hereby is directed to draw an order on the City Treasurer in favor of Leffert L. Buck for the sum of \$500 in full payment of his certified bill for services in preparing estimates of the cost of various bridges across the Genesee river, performed in accordance with his contract therefor, and charge Contingent Fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

By Ald. Thayer—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the widening of Ackerman street, as contemplated by Ordinance No. 3,572, adopted at a meeting held January 8, 1889, and report the results of such negotiations to this Board as soon as possible. Adopted.

By Ald. Thayer—Resolved, That the Treasurer be, and he hereby is, authorized and directed to make the city's notes, as follows, for the sum of one hundred and twenty-five thousand dollars, and have the same discounted, as necessary, under the direction of the Finance Committee; said notes to be countersigned by the chairman of the Finance Committee, and the discount thereon to be charged to the contingent fund.

A note, or notes, for twenty-five thousand dollars, and credit the proceeds of the same to the contingent fund.

A note, or notes, for one hundred thousand dollars, to pay interest due February 1, 1889, and expenditures from the various funds, this amount being represented by taxes and assessments levied, but not collected, as provided by section 81 of the

charter.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Williams, Selye, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—12.

On motion of Ald. Thayer the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council—Feb. 5, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thayer—15.
Absent—Ald. Selye—1.

APPROVAL OF 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. Sullivan—Petition of James Hason to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—Petition for opening a street from Jefferson avenue to Genesee street. Referred to the Surveyor to prepare an ordinance.

By Ald. Swikehard—Petitions of Louis Bauman and Wm. Heiber, to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Judson—Petition of John B. Y. Warner and others in relation to a reduction of an assessment. Referred to the Assessment Committee.

By Ald. Thayer—Petitions for sidewalks on Elm street and Eisenberg Park. Referred to the Surveyor to prepare ordinances.

By Ald. Thayer—Petitions for electric lights on Benton street from Goodman street to Pinnacle avenue; also, from Pinnacle avenue to end of street. Referred to Lamp Committee.

By Ald. Thayer—Petitions for water mains in Donlon street, Treyer park and Dublebeiss Park. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

By Ald. Fee—

ROCHESTER, Feb. 5, 1889.

To the Honorable, the Common Council:

GENTLEMEN:—Your committee to whom was referred petition for electric lights on Benton street having examined the locality, report in favor of two Rochester electric arc lights at the following designated places, viz.:

One light on South Benton street 300 feet south of Pinnacle avenue and one light on north Benton street 300 feet north of Pinnacle avenue.

Total cost per night 57 cents.

No. as lamps displaced.

JOSEPH H. FEE,
WM. H. SULLIVAN,
J. MILLER, KELLY,
JAS. S. JUDSON,
Lamp Committee

OSCAR H. PEACOCK, 1st Asst. City Surveyor.

Ordered received filed and published.

By Ald. Fee—Resolved, That the City Clerk be directed to notify the Rochester Electric Light Co. to erect the lamps mentioned in the above report. Adopted.

FINANCE BUDGET No. 10.

ROCHESTER, Feb. 5, 1889.

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.

Frank Mason, horse hire.....	15 00
Harry Fogarty, carriage hire.....	5 00
Frank W. Payne.....	3 00
John Snow, pins, surveyor.....	3 00
Lawrence W. Davis, serving notices.....	32 20
V. Fleckenstein, P. M., postage stamps.....	18 00
Wm. J. Poole, disbursements.....	10 62
Dr. Tegg, services and consultation.....	15 00
Dr. Drinkwater, services and consultation.....	10 00
Sunday Herald Pub. Co., pub. blanks.....	46 00
publishing Etwood	
vs. City.....	377 00
Times Pub. Co. pub. notices, Dec.....	66 66
Aug., Sept.,	
Oct. and Nov.....	178 71
Rochester Herald Pub. Co., pub. notices..	28 63

PAY ROLL FOR MONTH OF JANUARY.

C. R. Parsons, Mayor.....	\$275 00
Wm. H. Tracy, alderman.....	62 50
Thos. McMillan.....	62 50
Henry Kohlmetz.....	62 50
Forest H. Williams.....	62 50
DeVillo W. Selye.....	62 50
Geo. B. Swikehard.....	62 50
John U. Schroth.....	62 50
J. Miller Kelly.....	62 50
John A. Davis, Treasurer.....	375 00
Edward Thomas, Asst. Treasurer.....	125 00
Charles M. Beattie.....	116 66
A. D. Davis.....	83 33
Fred E. Shedd.....	83 33
Geo. J. Magin.....	40 00
Chas. H. Stillwell.....	100 00
Chas. B. Ernst, City Attorney.....	350 00
H. J. Sullivan, First Asst. City Attorney..	291 66
Frank J. Hone, Second Asst. City Atty.....	150 00
E. D. Smith, Stenographer.....	100 00
W. J. Burke, Clerk.....	83 33
I. F. Quimby, Surveyor.....	191 66
Oscar H. Peacock, 1st Assistant Surveyor..	183 33
W. J. Stewart, Assistant Surveyor.....	125 00
W. B. Sackett, ".....	83 33
W. W. Race, ".....	66 66
John Kenyon, ".....	54 24
Wm. M. Rebasz, ".....	75 00
Martin Wahl, ".....	55 00
F. L. Smith, ".....	25 00
C. L. Raymond, ".....	66 00
Orville S. rowger.....	50 00
Jos. Boschert.....	48 00
L. A. Pratt, City Assessor.....	250 00
M. J. Mahar, ".....	250 00
Jacob Gerling, ".....	250 00
Thos. E. White, Judge Municipal Court.....	200 00
Geo. E. Warner.....	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.....	25 00
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 Bid'g.....	75 00
Geo. A. Benton, Clerk Civil Service Com.....	25 00
William J. Toole, Milk Inspector.....	83 33
Thos. Mahoney, City Sealer, Nov., Dec.,	
Jan., at \$150.....	450 00

POOR FUND.

St. Mary's Hospital, board.....	2,918 53
City Hospital.....	1,119 85
Home of the Friendless,	78 00
Sisters of Mercy.....	682 05
Home of Industry.....	421 54
Industrial School.....	748 61
St. Joseph's Orphan Asylum, board.....	989 25
St. Patrick's.....	768 69
Rochester.....	503 77
St. Mary's.....	871 65
Sunday Herald Printing Co., printing.....	30 00
James Laney & Co., paper.....	30 31
E. H. Davis & Co., drug and medicines....	13 46
E. H. Davis & Co.,	12 70
Wolf, Culligan & Co., burials.....	24 00
A. H. Martin, disbursements.....	27 00
E. H. Howard.....	10 00

W. C. Dickinson, coal.....	424 00
Grainger & myth Bros., meat.....	75 00
A. L. Morris.....	50 00
M. McCormick, hack hire.....	10 00
Frank Payne.....	2 00
Rochester Baggage and Transfer Co., hack	
hire.....	2 00
M. Ulton, hack hire.....	5 00
James Plunkett, constable fees.....	2 00
Doyle, Galery & Co., coal.....	125 00
Bernhard & Casey.....	100 00
Geo. Loveridge, rent.....	12 00
Morris Kiley.....	12 00
Jas. Baker.....	8 00
B. F. Martin, groceries.....	261 68
Geo. Long.....	31 00
Thos. McAnarney.....	24 00
C. H. Manchester.....	3 00
Patk. Tierman.....	8 00
John Bailey.....	32 00
Hunt Bros.,.....	9 00
W. C. Green.....	4 00

PAY ROLL FOR MONTH OF JANUARY.

A. H. Martin, Overseer.....	141 66
J. H. McGregor, Clerk.....	75 00
Thos. Swanton.....	75 00
Jos. Eagan.....	75 00
Geo. Hartel.....	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Rivard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger.....	60 00
James Malley, Excise Commissioner.....	60 00
John Mason, clerk.....	65 00

HEALTH FUND.

John Roach, collecting garbage.....	123 50
Daniel Hickey.....	137 75
Mrs. Frank Vahue,	123 50
Peter Hardy.....	123 50
Wm. Rosengreen.....	137 75
Jacob Rauber.....	123 50
Lorenz Sehm,.....	123 50
John Becker.....	171 00
Patrick Bradley.....	137 75
Jos. Greenauer.....	153 75
Chas. Englert, board of horse, Dec.....	20 00
J. C. Birmingham, horse shoeing.....	18 00
Union & Advertiser, printing report Dec,	
John Hannan, hack hire.....	6 00

PAY ROLL, MONTH OF JANUARY.

Dr. J. J. A. Burke, Health Officer.....\$	83 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heinold, keeper Hone Hospital,	
Geo. W. Hall, Health Inspector.....	50 00
J. N. Harder.....	41 66
Jas. Purcell.....	41 66
Frank Downing.....	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing.....	41 66

LAMP FUND.

Brush Electric Light Co., lighting lamps,	
Dec.....	\$6,798 30
Rochester Electric Light Co., lighting	
lamps, Dec.....	2,199 76
Edison Electric Light Co., lighting lamps,	
Dec.....	1,526 68
Citizens Gas Co., lighting lamps, Dec.....	879 45
Municipal Gas Co., lighting lamps, Dec.....	337 00
Rochester Gas Co., lighting lamps, Dec.....	296 05
John Fahy & Co., materials, lamp map....	7 65

PAY ROLL, MONTH OF JANUARY.

C. R. Finnegan, supt. electric lights.....\$	50 00
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CITY PROPERTY FUND.

Atkinson & Sykes, labor and material.....	31 30
Rose J. Clark, cleaning at City Building ..	5 00
Wm. Moran, tin boxes for Treasurer.....	11 50

Michael Ryan, Plastering Front street Building.....	51 40
Minges & Shale, repairing chairs.....	20 50
James Field, repairing flag.....	1 00
Rochester Gas Co., gas, Front street Building.....	21 15
Town of Brighton, tax on Reservoir property.....	16 35
Edison Electric Light Company, lighting City Hall.....	141 67
J. T. Cox, cleaning carpet.....	17 06
F. J. Irwin, cleaning City Hall.....	65 00
Wm. Bassett, labor and material.....	50 45
McCormick & Kearney, repairing chimney.....	30 00
Chas. Kohlmetz, labor and material.....	13 18

PARK FUND.

Chambers & Casey, flag walk, Franklin square.....	209 37
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POLICE FUND.

Wm. Bassett, repairs at headquarters.....	115 40
E. Robinson, city atlas.....	25 00
W. L. Buckland, livery.....	6 50
Western Union Tel. Co., services Dec.....	51 59
B. Frank Enos, expenses, December.....	8 90
J. P. Clearv.....	18 03
Rochester Gas Co., gas at Patrol house.....	36 45
James Field, two curtains.....	5 00
Philip Ernst, repairs Patrol dep't.....	5 80
J. R. Malaney, hack hire.....	2 00
Bickford Bros., mats and pillows.....	5 00
M. A. Warren, livery.....	2 50
Ed. P. Olmsted, meals for prisoners, December.....	10 25
F. Kehrig, meals for prisoners, December.....	8 25
John Snow, wire gate and sieve.....	10 50
Times Publishing Co., advertising.....	29 50
Fred W. Laug, hay and straw.....	18 46
W. W. Robacher, disinfectant.....	4 20
Rochester Dist. Tel. Co., services, Dec.....	5 00
Post-Express Printing Co., printing.....	17 75
Stecher Lith. Co., letter heads.....	10 00
Jeremiah O'Grady, expenses in Plunkett case.....	4 76
J. S. Chase, 25 bush, carrots.....	5 00
James Field, waste, &c., Patrol dep't.....	3 36
Rochester Herald Publishing Co., advertising auction sale.....	4 50
Rochester Printing Co., night book 1889.....	15 00
Atkinson & Sykes, repairs and keys.....	7 10
Warner & Brackett, repair, plans, &c.....	10 00

PAY ROLL FOR MONTH OF DECEMBER.

James D. Casey, Police Commissioner.....	\$ 250 00
Jacob Hoekstra.....	250 00
B. Keeler, Police Justice.....	291 67
B. Frank Enos, Police Clerk.....	150 00
Peter Lauer, court attendant and interpreter.....	90 00
John H. Dana, court officer.....	75 00
S. A. Pierce, Police Surgeon.....	50 00
Addie De Stoebler, Police Matron.....	50 00
J. P. Clearv, Superintendent.....	150 00
Chas. McCormick, Day Capt. and As. Chief.....	125 00
Wm. Keith, Night Capt.....	116 67
John C. Hayden, Chief of Detectives.....	108 33
Thos. Lynch, night detective.....	90 00
Henry Baker, Detective.....	90 00
Jos. S. Roworth.....	90 00
Patk. C. Kavanagh.....	90 00
Thos. Dukelow.....	90 00
Ben C. Furtherer.....	90 00
Geo. Long.....	90 00
Robert Burns.....	90 00
Chas. Seiffert.....	90 00
Frank B. Allen, Lieutenant.....	85 00
John A. Baird.....	85 00
John E. McDermott.....	85 00
Frank S. Skuse.....	85 00
Fred Kippnut.....	85 00
Wm. White, Patrolman, 4 a. m.....	75 00
Ed. Van Vorst.....	75 00
John C. McQuatters.....	67 50
John M. Reis.....	75 00
William Murray.....	75 00
Ed. O'Loughlin.....	75 00
Louis Nold.....	75 00

John Mitchell.....	12 m.	75 00
Andrew Connelly.....	75 00
Hugh Clark.....	75 00
Jacob Frank.....	75 00
Danl. Golding.....	75 00
Mich. Hynes.....	75 00
Ed McDonough.....	75 00
Dennis Hogan.....	75 00
Wm. Laragy.....	75 00
Mich. Cain.....	75 00
Wm. P. O'Neil.....	75 00
Wallace R. McArthur.....	75 00
Wm. McKelvey.....	75 00
Geo. Mohr.....	75 00
Jacob Harter.....	75 00
Robert Sloan.....	75 00
Jos. St. Hellen.....	8 p. m.	75 00
John Wangman.....	70 00
Nich. J. Loos.....	75 00
John Dean.....	75 00
Samuel Schwartz.....	75 00
James A. Johnson.....	75 00
John Monaghan.....	75 00
John B. Davis.....	75 00
Jas. P. Flynn.....	65 00
Charles W. Peart.....	67 50
Charles Hart.....	75 00
Peter Hess.....	75 00
Oliver A. Youle.....	75 00
Benj. L. Stetson.....	75 00
Patk. Caulfield.....	75 00
Patrick Culligan.....	75 00
Michael Englert.....	75 00
John Sullivan.....	75 00
George H. Kron.....	75 00
George Leise.....	62 50
Henry Baker, Jr.....	75 00
Michael Fitzpatrick.....	70 00
William Hilliard.....	75 00
Fred. Walter.....	75 00
John Bletzer.....	75 00
A. J. Moynihan.....	75 00
Ferd. A. Klubertanz.....	75 00
John E. Moran.....	67 50
Theo. H. Cazeau.....	70 00
Chas. P. Player.....	75 00
Job. W. Chatfield.....	55 00
John Coughlin.....	75 00
Albert Gerber.....	75 00
John W. Banker.....	70 00
James B. Cady.....	75 00
Albert B. Marble.....	70 00
John M. Durkin.....	75 00
Julius Luscher.....	75 00
Wm. E. O'Brien.....	75 00
Chas. Weber.....	70 00
John Shire.....	75 00
Victor Hohman.....	75 00
Charles C. Alt.....	75 00
Jeremiah O'Grady.....	75 00
Thos. H. Gargan.....	75 00
Martin P. Snyder.....	75 00
John A. Weber.....	75 00
John P. McDonald.....	75 00
Wm. A. Metzger.....	75 00
Thos. Foley.....	75 00
Wm. J. McBride.....	75 00
Frank J. Lynch.....	75 00
James Keenan.....	75 00
Sharon L. Sherman.....	75 00
Wm. S. Mullane.....	75 00
Thos. F. O'Connor.....	75 00
Julian A. Brown.....	75 00
Richard S. Congar.....	75 00
Geo. W. Finkle.....	75 00
Carl L. Shepard.....	65 00
Wm. H. Smith.....	65 00
Frank W. Perrin.....	65 00
Joseph Krah.....	60 76
Jos. A. Rendsland.....	65 00
George A. Stanton.....	62 38

PATROL DEPARTMENT.

Thos. A. Burchill, sergeant.....	85 00
Mich. Zimmerman.....	85 00
Ed. J. O'Brien.....	85 00
Patk. J. Cummings, policeman on wagon.....	75 00
James E. Ryan, policemen on wagon.....	75 00

George Kleisley, policemen on wagon.....	75 00
Chas. Dingman, Driver.....	75 00
Robt. B. Swanton,	65 00
Chas. Wilson,	75 00
Louis W. Miller, operator	50 00
Henry W. Martin,	50 00
Jos. B. Smith,	50 00
Charles W. Strubel, doorman headquarters.	75 00
Jacob Markey, janitor.....	65 00
Maggie Gaffney, cleaning	25 00

PAY ROLL MONTH JANUARY.

Bartholomew Keeler, Police Justice.....	291 67
B. Frank Enos, Police Clerk.....	150 00
Peter Lauer, court attend' t and interpreter	90 00
John H. Dana, court officer.....	75 00
S. A. Pierce, police surgeon.....	50 00
Addie De Staebler, police matron.....	50 00
Jos. P. Cleary, Supt. of Police.....	150 00
Chas. McCormick, Asst. Supt. and Day Cap	125 00
Wm. Keith, Night Captain.....	116 67
John C. Hayden, Chief of Detectives.....	108 33
Thos. Lynch, Night Detective.....	90 00
Henry Baker, Detective.....	90 00
Jos. S. Roworth,	90 00
P. C. Kavanagh,	90 00
Thos. Dukelow,	90 00
Ben. C. Furtherer	90 00
Geo. Long	96 00
Robt. Burns	90 00
Chas. Seiffert,	90 00
Frank B. Allen, Lieutenant	85 00
John A. Baird,	85 00
John E. McDermott,	85 00
Frank S. Skuse,	85 00
Fred Kipphut,	85 00
Wm. White, Patrolman.....	75 00
Ed. Van Vorst,	75 00
John C. McQuatters,	75 00
John M. Reis,	67 50
Wm. Murray,	75 00
Ed. O' Loughlin,	75 00
Louis Nold,	75 00
John Mitchell	75 00
W. R. McArthur,	75 00
Andrew Connolly,	75 00
Hugh Clark,	75 00
Jacob Frank,	75 00
Danl. Golding,	75 00
Michael Hynes,	75 00
Ed McDonough,	75 00
Dennis Hogan,	75 00
Wm. Laragy,	75 00
Mich. Cain,	75 00
Wm. McKelvey,	75 00
Geo. Mohr,	75 00
Jacob Harter	75 00
Robt. Sloan,	75 00
Jos. St. Heilens,	72 50
John Wangman,	75 00
Nich. J. Loos,	75 00
John Dean,	75 00
Saml. Schwartz,	75 00
James A. Johnson,	75 00
John Monaghan,	75 00
John B. Davis,	75 00
James P. Flynn,	65 00
Chas. W. Peart,	75 00
Chas. Hart,	75 00
Peter Hess,	75 00
Oliver A. Youle,	75 00
Hiram Rogers,	75 00
Benj. L. Stetson,	75 00
Patk. Caufield,	75 00
Patk. Culligan,	75 00
Mich. Englert,	62 50
John Sullivan,	75 00
John Yaman,	70 00
Geo. H. Kron,	75 00
Henry Baker, Jr.,	75 00
Mich. Fitz Patrick,	75 00
Wm. Hillard,	72 50
Fred Walter,	75 00
John Bletzer,	75 00
A. J. Moynihan,	75 00
F. A. Klubertanz,	75 00
J. E. Moran,	75 00
Theo. H. Cazeau,	75 00

Chas. P. Player,	75 00
J. W. Chatfield	75 00
John Coughlin	75 00
Albert Gerber,	75 00
John W. Banker,	72 50
James B. Cady,	75 00
Albert B. Marble,	75 00
John M. Durkin,	67 50
Julius Luscher,	72 50
Wm. E. O'Brien	75 00
Chas. Weber,	75 00
John Shire,	75 00
Victor Holman,	75 00
Chas. A. Alt,	75 00
Jeremiah O'Grady,	72 50
Thos. H. Gargan,	70 00
Martin P. Snyder,	75 00
John A. Weber,	65 00
John P. McDonald,	75 00
Wm. A. Metzgar,	75 00
Thos. Foley,	70 00
Wm. J. McBride,	17 50
Frank Y. Lynch,	75 00
James Keenan,	75 00
Sharon L. Sherman,	75 00
Wm. Mullane,	75 00
Thos. E. O'Connor,	75 00
Julius A. Brown,	75 00
Richard S. Congar,	75 00
Geo. W. Finkle,	75 00
Carl L. Shepard,	62 93
Geo. A. Staton,	62 93
Wm. H. Smith,	65 00
Frank W. Perrin,	26 04
Joseph Krah,	52 08
Jos. A. Rendsland,	62 93
Chas. W. Strubel, doorman.....	75 00

Patrol Department.

Thos. A. Burchill sergeant	85 00
Mich. Zimmerman,	85 00
Ed. J. O'Brien,	85 00
P. J. Cummings, po'ce'n on wagon.....	75 00
James E. Ryan,	75 00
Geo. Kleisly,	75 00
Chas. Dingman driver	75 00
Robert B. Swanton, driver	75 00
Chas. Wilson,	75 00
Louis W. Miller, operator	50 00
Henry W. Martin,	50 00
Joseph B. Smith,	50 00
Jacob Markey, janitor	65 00
Maggie Gaffney, cleaning	25 00

EXECUTIVE BOARD DEPARTMENT, (ROCHESTER, N. Y., Jan. 18, 1889.)

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll for week ending Dec. 27. \$	278 25
..... Jan. 3.	118 31
..... Jan. 10.	664 49
..... Jan. 17.	362 07
.....	\$1,423 12
Alfred P. Mann, harness supplies.....	2 45
G. W. Crouch, Jr., lumber.....	202 83
Sunday Herald Printing Co., printing.....	35 50
Avery L. Reed, gravel.....	14 00
James Field, twine.....	1 27
C. H. Potter, oak stringers.....	111 80
A. Zauner, repairs to tools.....	3 10
W. W. Morrison, sidewalk cleaning regis- ter	10 00
Chamberlin's rubber store, boots and waste.....	24 30
Rochester Printing Co., check books.....	19 50
H. A. Kingsley & Co., hardware.....	7 50
Enterprise Foundry Co., repairs to road scraper.....	7 90

Frank D. Hotchkiss, insurance.....	37 50
Brickner & Wiley, publishing local notice.	4 50
Union & Advertiser Co., printing general bonds.....	21 00
E. B. Chace, lumber.....	50 50
Hollister Lumber Co., lumber.....	113 29
John C. King, chair and stool.....	2 10
Hicks & McKenzie, horseshoeing.....	6 00
Chas. E. Flake, hardware.....	9 60
W. T. Fox, labor at Steam Gauge and Lantern Works ruins.....	55 15
Louis Ernst & Son, hardware.....	1 50
Whitmore, Rauber & Vicinus, crosswalk cement and cement.....	33 55
Thos. J. Neville, clerk, disbursements.....	19 41
Total.....	\$2,197 37

Water Pipe Fund.

Monthly pay roll for January, 1889.....	\$ 830 66
Geo. W. Aldridge, salary for Jan., 1889.....	200 00
James M. Aikenhead.....	200 00
Julius Armbruster.....	200 00
John Mauder, raising stop gates, Rowe st.....	3 00
F. C. Lauer & Sons, hydrant drips, Schanck ave.....	110 00
Danford & Knapp, T. & S. Co., estimate No. 10—delivering pipe, etc.....	54 60
Thos. J. Neville, clerk, disbursements.....	3 12
Total.....	\$1,601 38

Water Works Fund.

Monthly pay roll for January, operating expenses.....	\$2,632 37
Monthly pay roll for January, service and repairs.....	2,014 00
B. F. Harris, rent of barn for Jan. 1889.....	37 50
Minges & Shale, desk and repairs.....	81 00
Sunday Herald Printing Co., printing.....	15 75
Municipal Gas Light Co., gas.....	22 80
Joseph Nunn, taps.....	230 82
J. Fahy & Co., toweling.....	5 65
Rochester Paint and Color Co., meter.....	10 00
Wm. P. Latz, repairs to pump house.....	30 00
Rochester Gas Light Co., gas.....	11 85
E. Robinson, atlases of city of Rochester.....	100 00
Maurice Leyden, recording documents.....	3 10
J. W. Warrant, clay.....	25 00
National Meter Co., meters and supplies.....	298 50
Joseph Cowles, repairs to pump house.....	126 41
Brush Electric Light Co., use of lights for December.....	9 30
Wm. Moran, supplies.....	2 40
Eureka Steam Heating Co., castings.....	395 55
Chamberlin's Rubber store, packing.....	27 67
W. J. Wilcox, stationery.....	17 87
L. Schmidt, horse shoeing.....	2 00
F. R. Walker, repairs to water service.....	4 10
Union Water Meter Co., repairs to meters.....	14 70
G. W. & F. P. Crouch, lumber.....	108 04
John C. Moore, books.....	14 85
Wm. B. Burke, iron supplies.....	13 99
Stone & Campbell, spout feed, etc.....	17 80
Louis Ernst & Son, hardware.....	2 53
Henry G. Booth, clock.....	4 00
C. E. Furman, plate iron.....	1 44
G. W. Crouch, Jr., lumber.....	84 13
Gorton & McCabe, carpet and rug.....	21 24
H. A. Kingsley & Co., bells for sleigh.....	1 25
Rochester Lead Works, sheet lead and solder.....	25 54
Robert Bryson, repairs to portable boiler.....	35 65
William Gleason, repairs to tools.....	5 65
Woodbury Engine Co., labor and material.....	101 78
Alfred P. Mann, harness supplies.....	12 50
James Field, packing, etc.....	6 76
Hughson Bros., hardware.....	3 30
Henry Shelter, furniture.....	13 75
A. F. & S. C. Stewart, new sleigh and repairs to wagons, etc.....	106 79
Jacob K. Post & Co., supplies.....	16 10
Robert Crennell, pay roll, etc.....	32 50
Utica Fire Alarm Tel. Co., wire.....	24 96
Thos. J. Neville, clerk, disbursements.....	74 26
Samuel Moulson, soft soap.....	1 50
Chas. E. Flake, hardware.....	3 69
John C. King, bedding, etc.....	42 70

Chase & Otis, lumber.....	158 01
Thos. W. Ford, plumbing supplies.....	46 79
P. A. Clum & Co., castings.....	30 83
Hicks & McKenzie, horse shoeing.....	44 25
Schmidt & Kalbfleisch, engineer's paper.....	8 40
Steele & Avery, stationery.....	27 10
Geo. C. Buell & Co., oil.....	5 03
S. H. Oviatt, taxes.....	21 43
S. B. Williams, oil.....	10 55
Robert Crennell, payroll and taxes.....	16 22
Geo. B. Page & Son, blanket.....	5 75
Total.....	\$7,269 38

Fire Department Fund.

Monthly pay roll for January, 1889.....	\$ 5,893 04
Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co.....	237 50
Royal R. Love, labor, fire telegraph.....	14 00
Samuel Bemish, paid for washing.....	36 15
Silsby Manufacturing Co., supplies for steamer.....	18 80
Rochester Gas Light Co., gas.....	31 65
Rochester German Insurance Co., insurance.....	24 50
Hamilton & Mathews, cuspadores.....	4 50
Geo. Bantel & Sons, brown horse.....	250 00
Municipal Gas Co., gas.....	11 85
Jacob Lux, harness.....	175 00
Nathan Palmer, medicine.....	3 00
J. G. Luitwieler, oil.....	6 50
A. V. Smith Co., horse brushes.....	6 00
Warner & Brackett, services as architects, Plymouth avenue hose house.....	251 51
A. McCartney, difference in exchange of horses.....	125 00
Phillip Ernst, repairs to harness.....	36 65
Louis Ernst & Son, hardware.....	24 44
Charles Watson, wire.....	110 25
Utica Fire Alarm Tel. Co., wire, etc.....	94 88
John Snow, supplies.....	1 10
Joseph H. Adwen, painting cutter.....	8 00
Schmidt & Kalbfleisch, vitriol, etc.....	229 91
Samuel Bemish, disbursements.....	14 51
Geo. B. Page & Son, harness supplies.....	24 00
William Bassett, labor and material.....	57 93
A. F. & S. C. Stewart, sleighs, fire ladders and repairs to apparatus.....	572 00
Thos. J. Neville, Clerk, disbursements.....	9 74
Thos. W. Ford, plumbing.....	96 01
S. B. Williams, oil.....	21 00
Thos. P. Pryor, hay.....	80 42
Burke, FitzSimons, Hone & Co., furniture and bedding.....	386 52
E. Robinson, atlas of city of Rochester.....	25 00
Charles L. Horn, Est. No. 2, Grand st. hose house.....	2,500 00
Wm. S. Castleman, chamois skins.....	18 00
S. F. Hayward & Co., wire cutters.....	40 00
Stallman Bros., sewer pipe.....	2 64
Joseph H. Adwen, painting sleigh for Protectives.....	17 00
J. B. Colman, repairs to extinguisher.....	19 75
James Field, supplies.....	8 13
Total.....	\$11,736 88

Local Improvement Funds.

Wm. B. Wooden, inspection, Champlain st. pipe sewer, O. 3,557.....	\$ 50 00
Jacob Kolb, inspection Lyell ave. and Saxton st. out. sewer Sec. 1. O. 3,537.....	55
D. G. W. Hatch, inspection Goodman st. outlet sewer extn. O. 3,259.....	55

Street Department.

Inspection stakes etc. Bartlett st. stone sewer, O. 3,549.....	\$ 34
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Partial Estimates.

H. L. & F. W. Jones, est. No. 1 Champlain st. pipe sewer, O. 3,557.....	\$1,500 00
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Final Estimates.

H. N. Cowles, Bartlett street stone sewer, O. 3,549.....	\$ 347 70
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Total..... \$2,042 43
 Adopted by the following vote :

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, Feb. 5th, 1889.

To the Common Council:

GENTLEMEN—The Executive Board has caused an examination of Boston court, which E. A. Chase proposes to dedicate to public use, and finds it is in all respects acceptable for a public street, and all the conditions necessary to make it useful for public purposes have been complied with by the petitioner.

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

By Ald. Bohrer—Resolved, That the dedication of Boston Court, as tendered by the petition of Ethan A. Chase, presented to this Common Council at a meeting held January 8, 1889, and published at page 323 Current Proceedings, and as mentioned in the foregoing communication of the Executive Board, be and the same hereby is accepted and the City Clerk hereby is directed to enter the name of said court or street in the Public Street Register in his office and notify the Executive Board to place the usual street signs where required. Adopted.

By the Clerk—

OFFICE OF EXECUTIVE BOARD, }
ROCHESTER, N. Y., February 1, 1889.

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 January, 1889:

Orders drawn on the City Treasurer:	
For labor.....	\$ 5,999 38
Payment to the City Attorney for E. B. Chace, plaintiff.....	2,426 07
Amount certified to Common Council, January 21, 1889.....	24,847 44
Total.....	\$ 33,272 89
Classification:	
Highway Fund.....	\$ 8,196 75
Water Pipe Fund.....	1,601 38
Water Works Fund.....	7,269 38
Fire Department Fund.....	14,162 95
Local Improvement Funds.....	2,042 43

Total.....	\$ 33,272 89
2d. Balances in funds, February 1st, 1889.	
Dr.	
Local Improvement Funds.....	\$ 77,225 47
Cr.	
City Treasurer.....	\$ 7,824 32
Highway Fund.....	25,543 12
Water Pipe Fund.....	15,057 73
Water Works Fund.....	5,848 61
Fire Department Fund.....	22,951 69
Total.....	\$ 77,225 47

Respectfully submitted
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk—

CITY TREASURER'S OFFICE, }
Feb. 5th, 1889.

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 5th day of February, 1889, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund.....	\$ 2,703 80
..... Repair fund.....	17 69
..... Contingent fund.....	8,203 29
..... Teachers' fund.....	41,458 94
Fire Department fund.....	31,294 09
Poor Department fund.....	41,318 18
Police Department fund.....	13,634 96

Contingent fund.....	10,638 11
Highway fund.....	26,172 03
Lamp fund.....	51,045 67
Health fund.....	6,291 74
City Property fund.....	3,076 61
Park fund.....	327 53
Water Works fund.....	8,423 58
Water Pipe fund.....	15,356 73
Poor Fund, spec. G. A. R.....	1,655 82

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, this 5th day of February, 1889.
EDWARD THOMAS, Commissioner of Deeds.
Ordered received, filed and published.
By the Clerk—

OFFICE OF THE OVERSEER OF THE POOR, }
CITY BUILDING, FRONT STREET,
ROCHESTER, N. Y., Feb. 1, 1889. }

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

GENTLEMEN—The undersigned overseer of the Poor of the city of Rochester would respectfully report that during the month of January he has relieved 552 families in the following manner:

Orders on poor store.....	\$1,442 00
Orders on coal yard.....	792 50
Orders on undertakers.....	86 00
Orders for transportation.....	1 90
Orders for shoes.....	94 90

Total.....	\$2,417 30
Less amount charged to towns.....	53 25

Total to city..... \$2,364 05

All of which is respectfully submitted,
A. H. MARTIN, Overseer of the Poor.
Ordered received, filed and published.
By the Clerk—

ROCHESTER, Feb. 4th, 1889.

Hon. Wm. H. Tracy, President Common Council:

DEAR SIR—I am instructed by a resolution of George H. Thomas Post, G. A. R., to extend to the members of the Common Council of the city of Rochester an invitation to be present at the flag presentation ceremonies to be held at the City Hall February 22d, 2:30 p. m.

Please advise me of the receipt of this invitation and oblige, yours, &c.,

DANIEL E. SACKETT, Adjutant

Invitation accepted.
CITY CLERK'S OFFICE, }
ROCHESTER, Jan. 22, 1889. }

By the Clerk—

To the Common Council:

GENTLEMEN—I hereby report, that, the City Assessors have delivered to me the assessment rolls for the following named improvements, certified and sworn to as required by law, viz:

No. 3,340, Sprinkling Allen st.	
.. 3,341, .. Andrews st.	
.. 3,342, .. Atkinson st., Sec. 1.	
.. 3,343, .. Bolivar st.	
.. 3,344, .. Broadway st.	
.. 3,345, .. Buchan pk.	
.. 3,346, .. Caledonia av.	
.. 3,347, .. Central av., Sec. 1.	
.. 3,348, .. Central av., Sec. 2.	
.. 3,349, .. Center st.	
.. 3,350, .. Chatham st.	
.. 3,351, .. Chestnut st.	
.. 3,352, .. Clinton st., Sec. 1.	
.. 3,353, .. Clinton st., Sec. 2.	
.. 3,354, .. Clinton pl.	
.. 3,355, .. Court st.	
.. 3,356, .. East st.	
.. 3,357, .. East av., Sec. 1.	
.. 3,358, .. Elm st.	
.. 3,359, .. Exchange st.	
.. 3,360, .. South Fitzhugh st.	
.. 3,361, .. South Ford st.	
.. 3,362, .. N. Ford st., Sec. 1.	
.. 3,363, .. N. Ford st., Sec. 2.	

3,365, Frank st., Sec. 2.
 3,366, Franklin st.
 3,367, Front st.
 3,368, Fulton ave.
 3,369, Gibbs st.
 3,370, South Goodman st.
 3,371, North Goodman st.
 3,372, Hill st.
 3,373, Hudson st.
 3,374, James st.
 3,375, Jay st.
 3,376, Jefferson ave.
 3,377, Jones st.
 3,378, Keut st.
 3,379, Lake ave., Sec. 1.
 3,381, Cortland st.
 3,382, Court st., Sec. 2.
 3,383, Hawthorn st.
 3,384, Lake ave., Sec. 2.
 3,385, Lyell ave.
 3,386, E. and W. Main st.
 3,387, E. Main st.
 3,388, Meirs st.
 3,389, Merriman st.
 3,390, Mill st.
 3,391, Mt. Hope ave.
 3,392, North st.
 3,393, North ave., Sec. 1.
 3,394, North ave., Sec. 2.
 3,395, Park ave.
 3,396, Platt st.
 3,397, Plymouth ave.
 3,398, Prince st.
 3,399, Prospect st.
 3,401, Reynolds st.
 3,401, Rowley st.
 3,402, North St. Paul st., Sec. 1.
 3,403, No. St. Paul st., (sec. 2).
 3,404, So. St. Paul st.
 3,405, St. Joseph st.
 3,406, Scio st. (Sec. 1).
 3,407, Scio st., Sec. 2.
 3,408, Smith st.
 3,409, South st.
 3,410, Sophia st.
 3,411, South ave.
 3,412, Spring st.
 3,413, State st.
 3,414, Stone st.
 3,415, Troup st.
 3,416, University ave., Sec. 1.
 3,417, University ave., Sec. 2.
 3,419, Vincent pl.
 3,420, Warehouse st.
 3,421, N. Washington st.
 3,422, S. Washington st.
 3,423, S. Union st.
 3,424, Water st.
 3,425, William st.
 3,428, Oxford st.
 3,429, Monroe ave.
 3,433, Frank st., Sec. 1.
 3,434, Howell st.
 3,444, Brighton ave.
 3,448, Portsmouth ter.
 3,453, William st., Sec. 2.
 3,454, N. Union st.
 3,455, Weld st.
 3,456, Exchange st., Sec. 2.
 3,457, Clarissa st.
 3,458, Granger st.
 3,459, Hudson st., Sec. 2.
 3,460, Marshall st.
 3,461, West ave.
 3,475, Rome st.
 3,477, Pleasant st.
 3,479, Grove st.
 3,313, Caledonia ave. and Atkinson st. sewer.
 3,507, Jefferson ave. pipe sewer.
 3,426, Euclid st. improvement.
 3,500, Pearl st. improvement.
 3,440, Ward st. Medina stone improvement.
 3,534, Benton st. pipe sewer.
 3,521, Park Row plank walk.
 3,438, Sprinkling Manhattan st.
 3,489, Kelly st.
 3,491, Gregory st.
 3,492, Alexander st.

3,493, Linden st.
 3,494, Mt. Hope ave., Sec. 2.
 3,495, Griffith st. & Clinton park.
 3,496, S. Goodman st.
 3,497, Broadway st., Sec. 2.
 3,498, Draper st.
 3,499, Allen st., Sec. 2.
 3,508, Gregory st., Sec. 2.
 3,504, N. St. Paul st., Sec. 3.
 3,510, Wilson st.
 3,511, Scio st., Sec. 3.
 3,512, Lowell st.
 Respectfully submitted.

PETER SHERIDAN, City Clerk.

Allegations against and appeals from the foregoing assessments were called for, and no person appearing. Ald. Kohlmetz submitted the following:

By Ald. Kohlmetz—Resolved, That the foregoing assessments rolls for the above named improvements, reported by the City Clerk, be, and each of said assessment rolls hereby is, in all things confirmed.

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

CITY CLERK'S OFFICE,
 ROCHESTER, N. Y., Feb. 5, 1889.

To the Hon. Common Council:

GENTLEMEN—In accordance with section 29 revised City Charter. I hereby report that the following named persons have qualified and taken the oath of office:

Geo. A. Carnahan, Civil Service Examiner.
 Samuel P. Moulthrop, Civil Service Examiner.
 Respectfully,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.
 From the Clerk—

CITY TREASURER'S OFFICE,
 ROCHESTER, N. Y., Feb. 4, 1889.

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, 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:

Ordinance and improvement.	Expense.
3,450, Brown St. Sweeping and Cleaning...	\$ 219 00
3,438, West Ave.	700 00
3,484, Alexander St.	209 00
3,514, Glenwood Ave. Pipe Sewer	1,745 87
3,441, East Ave. Repair, Cleaning and Care	
Sec. 1.....	3,130 00
3,516, Rowe St. Plank Walk	349 79
2,986, Hand St. Asphalt Improvement.....	9,632 00
3,326, Pinnacle Ave. Plank Walk	624 53
3,337, Platt St. Outlet Tunnel.....	8,801 66

JOHN A. DAVIS Treasurer.

Ordered received, filed and published.

LOCAL IMPROVEMENTS ASSESSMENTS.

By Ald. Kohlmetz—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the several following improvements, including any interest that the city has paid or has or shall become liable for, and which several sums are hereby respectively adjusted by this Common Council, as thus reported, and the respective portions or parts of the city on which the said expenses are hereby directed to be assessed are as stated in the description following the name and expense of the improvement, viz.:

Ordinance No. 2,986—Hand Street Asphalt Improvement—The expense is nine thousand six hundred and thirty-two dollars (\$9,632.)

The territory to be assessed is—
 One tier of lots on each side of Hand street from

North St. Paul street to North Clinton street.

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 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 at the rate of six per cent. per annum.

Ordinance No. 3,328. Pinnacle Avenue Plank Walk—The expense is six hundred and twenty-four dollars and fifty-three cents (\$624.53).

Territory to be assessed is—

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.

Ordinance No. 3,337—Platt Street Outlet Tunnel—The estimated expense is eight thousand eight hundred and one dollars and sixty-six cents, (\$8,801.66).

The territory to be assessed is—

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 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 southwest corner of Magne and Jay streets, to Orange street; thence westerly along Orange street including 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 of 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 Citizen's 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 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 thereof 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 street; thence easterly along Glasgow street, including one tier of lots and parcels of land on the south line thereof to J. Nelson Tubb'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

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 northerly side thereof to Eagle street, excepting 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 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 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 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 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 southerly along State street excluding one tier of lots on the east side thereof to Mumford street; thence easterly along Mumford street including 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 east side thereof to the place of beginning.

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.

Ordinance No. 3,438—West avenue sweeping and cleaning; the expense is seven hundred dollars (\$700). The territory to be assessed is: one tier of lots and parcels of land on each side of West avenue, from the Erie canal to York street.

Ordinance No. 3,441—East avenue repairing, cleaning and care (Sec. 1); the expense is three thousand one hundred and thirty dollars (\$3,130). The territory to be assessed is one tier of lots and parcels of land on each side of east avenue, from Alexander street to Goodman street.

Ordinance No. 3,450—Brown street sweeping and cleaning; the expense is two hundred and nineteen dollars (\$219). The territory to be assessed is one tier of lots and parcels of land on each side of Brown street, from the Erie canal to West avenue.

Ordinance No. 3,484—Alexander street sweeping and cleaning; the expense is two hundred and nine dollars (\$209). The territory to be assessed is one tier of lots and parcels of land on each side of Alexander street, from East avenue to Monroe avenue.

Ordinance No. 3,514—Glenwood avenue pipe sewer; the expense is one thousand seven hundred and forty-five dollars and eighty-seven cents (\$1,745.87). The territory to be assessed is one tier of lots and parcels of land on each side of Glen-

wood avenue, from the western terminus thereof to Thrush street.

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.

Ordinance No. 3,516—Rowe Street Plank Walk—the expense is three hundred and forty-nine dollars and seventy-nine cents (\$349.79), the territory to be assessed is :

One tier of lots and parcels of land on each side of Rowe street from Fourth street to the Erie Canal.

And the Assessors of said city, not interested in any of the property so benefited, and directed to be assessed, as aforesaid, 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 assessments upon all the lots and parcels of land within the portions or parts of the city above designated, of the amounts of said expenses of such improvements respectively, in proportion, as nearly as may be, to the advantage which the respective territories to be thus assessed for such improvements shall be deemed to receive by the making of the respective improvements.

And the said assessors are hereby directed to meet for the purpose of making the above mentioned assessments on the 9th day of February, 1889, at 9 o'clock in the forenoon, at their office, No. 15, City Hall.

Adopted by the following vote :

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thaver—14
By the Clerk—

OPENING A STREET FROM WEST AVENUE TO CLIFTON STREET.

SUPREME COURT—In the matter of opening a street from West avenue to Clifton street, in the City of Rochester.

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

GENTLEMEN—The undersigned, who were appointed by order of the Supreme Court, duly granted and entered on the second day of October, 1883, commissioners to inquire into and determine to what damages and compensation the owners and occupants of the lands to be taken for the opening of the street from West avenue to Clifton street, in the city of Rochester, will be entitled, 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 the opening of said street are described as follows : Beginning at the northeast corner of lot No. 172, as designated on a map of the Sibley & Field tract, filed in the Monroe County Clerk's office; thence southerly along the east line of said lot 172 and lot 83 of the Sibley & Field tract to a point therein one hundred feet north of the north line of Clifton street; thence westerly parallel to the north line of Clifton street thirty-two feet; thence northerly along a line parallel with the east line of lots 83 and 172 of the Sibley & Field tract and thirty-two feet distant therefrom about five hundred and sixty feet to the south line of West avenue; thence easterly, along the south line of West avenue, thirty-two feet, to the place of beginning.

These premises are owned by John D. C. Knapp, Emma B. Baker, formerly Emma B. Knapp, of full age, and Louisa L. Knapp and Mary W. Knapp, infants, as heirs-at-law of Royal C. Knapp, deceased, subject to the right of dower therein of Orinda E. Knapp. Charles S. Baker was duly ap-

pointed guardian of the above named infants, to protect their rights in this proceeding.

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

Beginning at a point in the north line of Clifton street, at the southeast corner of lot 83 of the Sibley and Field tract; thence northerly along a line at right angles with the north line of Clifton street one hundred feet; thence westerly along a line parallel with the northerly line of Clifton street thirty-two feet; thence southerly along a line at right angles with the north line of Clifton street one hundred feet; thence easterly along the north line of Clifton street thirty-two feet to the place of beginning. These premises are owned by Michael McRoden of Rochester, N. Y.

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 upon the matters submitted to us at the city attorney's office, in the city hall building, Rochester, N. Y., pursuant to a notice of at least ten days, published according to law, and, having taken a view of every part of the premises affected by this proceeding, and having inquired into and heard the allegations and proofs of the respective parties in interest, to determine and appraise the damages which the several owners and occupants of the lands and premises thus to be taken will severally sustain by being deprived thereof, and do award the full amount of such damage and fix the compensation which each of the aforesaid owners and occupants will receive therefor as hereinafter stated.

The award so made, after deducting the amount of taxes and assessments which have become a lien upon the land described, and which are now due, to be paid as hereinafter provided.

We find the value of the first above described premises, known as Henion place, the fee of which is in the heirs of Royal C. Knapp as aforesaid to be two thousand one hundred and thirty dollars (\$2,130), which we award to John C. Knapp, Emma B. Baker, Louisa L. Knapp, Mary N. Knapp and Orinda E. Knapp, heirs at law and widow of Royal C. Knapp, deceased.

We find the value of the second above described premises to be eleven hundred and seventy-five dollars (\$1,175), which we award to Michael McRoden.

All of which is respectfully submitted.

Dated, Rochester, N. Y., January 21, 1889.

JOHN C. O'BRIEN,
JOHN M. MURPHY,
PHILIP FURLONG,
Commissioners.

Ordered received, filed and published.

By, Ald Foley—Resolved, That the next regular meeting of the Common Council, Tuesday evening, February 19, 1889, be, and hereby is designated as the time when any objection to the report of the Commissioners in the matter of opening a new street from West avenue to Clifton street will be heard. Adopted.

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 34 licenses for the month of January, 1889, and received \$2,709.50, deposited the same with the City Treasurer, and filed his receipt therefor with the report and bonds for the month with the City Clerk.

POMEROY DICKINSON,
CONRAD HERZBERGER,
JAMES MALLEY,
Commissioner of Excise.

Dated Rochester, Feb. 1, 1889.

Ordered received filed and published.

By the Clerk—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Feb. 5, 1889.

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

GENTLEMEN—Pursuant to a resolution directing this department to prepare a public lamp map showing the correct location of each public lamp within the limits of the city, and at a cost not exceeding two hundred and fifty (\$250) dollars, I have the satisfaction to report the work as completed and ready for inspection.

The number of lamps located thereon is as follows, viz:

Brush electric arc lamps.....	733
Rochester	246
Edison	38
..... incandescent lamps	771
Rochester gas lamps.....	162
Citizens	528
Municipal	215

Total..... 26 93
The entire cost of the map and map case complete is \$112.52.

Respectfully,
OSCAR H. PEACOCK,
First As t. City Surveyor.

Ordered received, filed and published.

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
No. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., February 5, 1889.

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

GENTLEMEN—The annexed communication from Joseph A. Stull, Esq., was received by me at about the date thereof:

At the recent January, 1889. Circuit Court three sewer cases were tried, one being Frank H. Erieland against the city for the discharge of sewage into Densmore creek, in which the jury rendered a verdict of \$375. The costs were taxed on January 29th at \$169.64. Walter S. Hubbell is the plaintiff's attorney. The other two cases brought to recover damages for the discharge of sewage into Thomas creek, in which Messrs. Bacon, Brigg & Beckley are the attorneys for the plaintiffs. The first case was that of Elizabeth M. Shake against the city, in which the jury rendered a verdict of \$400, and on which judgment was entered on January 29th, for \$400 damages and \$163.16 costs, and the other being the case of Michael Herbert against the city, in which the jury rendered a verdict of \$401, damages and interest, and \$165.64 costs, on said January 29th, 1889.

The amounts of the verdicts are as low, I think as would be given if new trials were had in the actions and, in view of the fact that no injunctions are granted in the actions, I would recommend that the verdicts or judgments be paid.

There are also two other actions brought by Mary Sheil and Ignatz Seltenmeyer by Messrs. Bacon, Briggs & Beckley, their attorneys, to recover damages for the discharge of sewage into said Thomas creek. The attorneys have intimated a willingness to compromise the claims at a reasonable figure. The claims for damages accruing after the commencement of the actions, in which judgments were paid heretofore, and the above two mentioned judgments are also subjects of compromise and adjustment.

In the case of Gertrude Schum against the City, impleaded with others, a motion was made to strike out the plaintiff's costs, and the same was denied on March 26, 1888, with \$10 costs. An appeal from that order to the General Term was affirmed, and an order of affirmance was entered on January 21, 1889, with \$13.26 costs. Provision for the payment of the several items of the costs should be made.

I would, therefore, recommend that your honorable body refer the subject of the adjustment of the above matters to your Law Committee.

Respectfully submitted,
CHARLES B. ERNST, City Attorney.

George Chapman, Sr., against the City of Rochester.

ROCHESTER, Jan. 29, 1889.

To Charles B. Ernst, Esq., City Attorney, and the Honorable, the Common Council of the City of Rochester:

GENTLEMEN—By the terms of the judgment entered after trial, on April 24, 1885, in the above entitled action, it was decreed that, unless the city of Rochester should, within thirty days thereafter, stipulate in due form to pay the plaintiff such damages as he should sustain from the continued flow of sewage into Thomas creek from the date of the trial of the action (Dec 17, 1884) down to the time when the city should make and complete arrangements for otherwise disposing of such sewage, or procure by purchase the right to conduct the same into Thomas creek as it then flowed (which time was limited by the judgment to six months), the injunction provided for in such judgment should be in full force and effect.

I respectfully invite your attention to the terms and provisions of that judgment, as contained in the printed case on appeal and in the judgment roll in the action, on file in Monroe County Clerk's office.

Such judgment on appeal by the city to all the appellate courts was sustained and affirmed.

It is now more than five years since the trial of the action and nearly five years since the entry of said judgment, and notice thereof to the City Attorney, and nothing has been done either to abate said nuisance or satisfy the plaintiff for the damages which he has sustained by its continuance.

It is necessary that some adjustment should be promptly made of the plaintiff's damages and payment thereof, so far as they have accrued; and I adopt this method of respectfully calling your attention to this matter, hoping that through some fair and reasonable adjustment of the matter both the plaintiff and the city and its officers may be saved from further trouble, litigation or expense in the premises.

Respectfully yours,
J. A. STULL,
Attorney and Counsel for Plaintiff, Trust Building,
25 Exchange St., Rochester, N. Y.
Referred to Law Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

SYKE STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Syke street.

Adopted.
The Surveyor submitted as such estimate \$2,108.

By Ald. Schroth—Resolved That the following improvement is necessary, viz:
The construction of a vitrified pipe sewer in Syke street, from the sewer in Child street to a point 58 feet east of Ames street. Also, the necessary surface sewers, manholes, lot laterals, connections therefor, street 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 \$2,108, 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 Syke street, from Child street to Ames street, excepting the lots on the northeast and southeast corners of Ames street and Syke street, 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

RAVINE AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Ravine avenue.

Adopted.

The Surveyor submitted as such estimate \$254.

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

The construction of a vitrified pipe sewer 12 inches in diameter in Ravine avenue, from the sewer in Thrush street, to a point 152 feet east thereof. Also the necessary lot laterals and connections, therefor and one lamp hole.

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 \$254 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 Ravine avenue from Thrush street to a point 144 feet thereof, in portion 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MARTIN STREET ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Martin street.

Adopted.

The Surveyor submitted as such estimate \$10,000.

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

The improvement of Martin street, from Gorham street to Lowell street, by constructing an asphalt pavement, with curbstones on each side thereof; width of roadway between curbstones to be 28 feet. To include also, the necessary transverse and longitudinal crosswalks, and the paving connected therewith at all street entrances; also, the necessary surface sewers, manholes, lot laterals and sewer connections, water services, sidewalk grading between curbstones and edge of walks, and the cleaning of the main sewer in the street if found to be 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 \$10,000, 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 Martin street, from Gorham street to Lowell 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, February the 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALEXANDER STREET SWEEPING AND CLEANING

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning Alexander street, from East avenue to Monroe avenue.

Adopted.

The Surveyor submitted as such estimate, \$377.

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

The sweeping, cleaning and disposition of the dirt collected on Alexander street, from East avenue to Monroe avenue, during the season beginning April 1st, 1889, and ending December 1st, 1889.

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 \$377, 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 Alexander street; from East avenue to Monroe avenue, 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, February the 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BROWN STREET SWEEPING AND CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning of Brown street from the Erie canal to West avenue.

Adopted.

The Surveyor submitted as such estimate \$400.

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

The sweeping, cleaning and disposition of the dirt collected on Brown street from the Erie canal to West avenue during the season beginning April 1, 1889, and ending December 1, 1889.

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 by 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 Brown street from the Erie canal to West avenue, 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, February 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MONROE AVENUE SWEEPING AND CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning Monroe avenue from Goodman street to Culver street.

Adopted.

The Surveyor submitted as such estimate, \$467.

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

The sweeping, cleaning and disposition of the dirt collected on Monroe avenue from Goodman street to Culver street during the season beginning April 1, 1889, and ending December 1, 1889.

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 \$467, 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 Monroe avenue from Goodman street to Culver 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TREMONT STREET SWEEPING AND CLEANING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sweeping and cleaning Tremont street from Plymouth avenue to Caledonia avenue.

Adopted.

The Surveyor submitted as such estimate \$320.

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

The sweeping, cleaning and disposition of the dirt collected on Tremont street from Plymouth avenue to Caledonia avenue during the season beginning April 1, 1889, and ending December 1, 1889.

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 \$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 Tremont street from Plymouth avenue to Caledonia avenue, 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 Wednesday evening, February the 19th, 1889, 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 from the Erie canal to York street.

Adopted.

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 Erie canal to York street, during the season beginning April 1, 1889, and ending December 1, 1889.

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 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 Erie canal to York 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALLEN STREET SPRINKLING (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Allen street (sec. 1.) from State street to the Erie canal.

Adopted.

The Surveyor submitted as such estimate, \$288.

By Aldermen Kohlmetz—Resolved, That the following improvement is necessary, viz.: The sprinkling of Allen street (sec. 1.) from State street to the Erie canal during the season of 1889.

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 \$288, 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 Allen street from State street to Erie canal 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALLEN STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Allen street, (Sec. 2.) from the Erie canal to B own street.

Adopted.

The Surveyor submitted as such estimate \$128.

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

The sprinkling of Allen street (Sec. 2.) from the Erie canal to Brown street, during the season of 1889.

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.

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 Allen street, from the Erie canal to Brown 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ALEXANDER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Alexander street, from South avenue to the east line of Pinnacle avenue.

Adopted.

The Surveyor submitted as such estimate, \$128.

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

The sprinkling of Alexander street, from South avenue to the east line of Pinnacle avenue during the season of 1889.

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.

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 Alexander street, from South avenue to Pinnacle 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 19th, 1889, 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, \$224.
By Ald. Kohlmetz—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 1889.

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 \$224, 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 Andrews street, from North avenue to the west end of Andrews street bridge 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, February 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ATKINSON STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Atkinson street, from Caledonia avenue to 100 feet west of Ford street.

Adopted.
The Surveyor submitted as such estimate, \$96.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Atkinson street, from Caledonia avenue to 100 feet west of Ford street, during the season of 1889.

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 \$96, 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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Atkinson street, 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 Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Feb. 19th, 1889, 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 St., from Jay St. to Smith St.

Adopted.
The Surveyor submitted as such estimate \$96.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Bolivar St., from Jay St. to Smith St., during the season of 1889.

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 \$96.00, 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 Bolivar St., from Jay St. to Smith 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, Feb. 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BROADWAY SPRINKLING, (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Broadway (sec. 1), from Monroe avenue to south line of lot No. 59.

Adopted.
The Surveyor submitted as such estimate, \$160.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Broadway (Sec 1), from Monroe avenue to south line of lot No. 59 during the season of 1889.

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 \$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 each side of Broadway, from Monroe avenue to south line of lot No. 59, 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SPRINKLING BROADWAY (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Broadway (sec. 2) from the south line of lot No. 59 to Meigs street.

Adopted.
The Surveyor submitted as such estimate, \$320.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Broadway (sec. 2) from the south line of lot No. 59 to Meigs street, during the season of 1889.

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 Broadway from the south line of lot No. 59 to Meigs 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

BRIGHTON AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Brighton avenue from Meigs

street to Oxford street.

Adopted.

The Surveyor submitted as such estimate, \$224.

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

The sprinkling of Brighton avenue from Meigs street to Oxford street during the season of 1889.

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 \$224, 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 Brighton avenue from Meigs street to Oxford 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 19th, 1889, 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 from Clinton street to St. Joseph street.

Adopted.

The Surveyor submitted as such estimate \$128.

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 1889.

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.

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 Clinton street to St. Joseph 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, February the 19th 1889, at 7 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 the Erie canal to the south line of Bronson avenue.

Adopted.

The Surveyor submitted as such estimate, \$256.

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

The sprinkling of Caledonia avenue, from the Erie canal to the south line of Bronson avenue, during the season of 1889.

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 \$256, 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 Caledonia avenue from the Erie canal to the south line of Bronson avenue, 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 Common Council, on Tuesday evening, February 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SPRINKLING CENTER STREET.

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, \$32.

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 1889.

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 Center street from Mill street to the east side of Brown's 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CENTRAL AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Central avenue (sec. 1) from North avenue to State street.

Adopted.

The Surveyor submitted as such estimate \$384.

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

The sprinkling of Central avenue (sec. 1) from North avenue to State street, during the season of 1889.

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 \$384, 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 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 Common Council, on Tuesday evening, February the 19th, 1889, 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 \$256.

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 season of 1889.

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 \$256, 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 North avenue to 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 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 19th, 1889, 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 sprinkling Chatham street from Franklin st. to Andrews st.

Adopted.

The Surveyor submitted as such estimate \$128

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

The sprinkling of Chatham st. from Franklin st. to Andrews street, during the season of 1889.

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.

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 Chatham street, from Franklin st. 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 said improvement are required to attend the Common Council on Tuesday evening, Feb. the 19th, 1889, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

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 \$192.

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

The sprinkling of Chestnut street from East avenue to Monroe avenue, during the season of 1889.

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 \$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 Chestnut street from East avenue to Monroe 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLARISSA STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Sur-

veyor ascertain and report to this Council the expense of sprinkling Clarissa street from Plymouth avenue to the river bridge.

Adopted.

The Surveyor submitted as such estimate, \$128.

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

The sprinkling of Clarissa street from Plymouth avenue to the river bridge, during the season of 1889.

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 \$128, 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 Clarissa street from Plymouth avenue to the Genesee river, 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, 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 Clinton street, (section 1), from Main street to north line of Marietta street, Adopted.

The Surveyor submitted as such estimate \$256.

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

The sprinkling of Clinton street, (section 1), from Main street to the north line of Marietta street during the season of 1889.

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 \$256, 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 Clinton street, from Main street to north line of Marietta 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegation will be heard.

Adopted.

CLINTON STREET SPRINKLING, (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Clinton street (Sec. 2.) from north line of Marietta street to the north line of Clifford street.

Adopted.

The Surveyor submitted as such estimate, \$416.

By Ald. Kohlmetz—Resolved, That the following improvement 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 1889.

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 \$416, 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 Clinton street from the north line of Marrietta street to Clifford street in proportion the benefit and advantage which each will derive therefrom.

And the Clerk is hereby directed to publish notice 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 19th, 1889, 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, during the season of 1889.

Adopted.

The Surveyor submitted as such estimate \$160.

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

The sprinkling of Clinton Place, from North avenue to Clinton street, during the season of 1889.

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 \$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 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

COURT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Court street (sec. 1) from South St. Paul street to Union street.

Adopted.

The Surveyor submitted as such estimate, \$256.

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

The sprinkling of Court street (sec. 1) from South St. Paul street to Union street during the season of 1889.

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 \$256 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 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 19th, 1889, 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 west end of the River bridge.

Adopted.

The Surveyor submitted as such estimate \$64.

By Alderman Kohlmetz—Resolved, 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 1889.

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 \$64, 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 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

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.

Adopted.

The surveyor submitted as such estimate \$96.

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 1889.

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 \$96, 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 Cortland 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 Tuesday evening, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

DRAPER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Draper street, from North avenue to North street.

Adopted.

The surveyor submitted as such estimate \$96.

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

The sprinkling of Draper street, from North avenue to North street, during the season of 1889.

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 \$96, 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 Draper street, from North avenue to North 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 improvements are required to attend the Common Council on Tuesday evening, February the 19th, 1889, 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 to Charlotte street.

Adopted.

The Surveyor submitted as such estimate, \$96.

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 1889.

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 \$96, which estimate is hereby approved.

Resolved, further, That the following portion of 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 street, from East avenue to Charlotte 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 19th, 1889, at 7 o'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 west line of Goodman street south of East avenue.

Adopted.

The Surveyor submitted as such estimate \$384.

By Ald. Kohlmetz—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 1889.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and report the same at \$384, 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 advantages 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

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 Chestnut street.

Adopted.

The Surveyor submitted as such estimate \$96.

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 1889.

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 \$96, 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 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EXCHANGE STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling exchange street (sec. 1), from Main street to the south line of Edinburgh street.

Adopted.

The Surveyor submitted as such estimate \$448.

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

The sprinkling of Exchange street, from Main street to the south line of Edinburgh street, during the season of 1889.

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 \$448, 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 Exchange street, from Main street to Edinburgh 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 requested to attend the Common Council, on Tuesday evening, February the 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EXCHANGE STREET SPRINKLING (SEC. 2)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Exchange street (sec. 2) from Edinburg street to Clarissa street.

Adopted.

The Surveyor submitted as such estimate \$224.

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

The sprinkling of Exchange street (sec. 2) from Edinburg street to Clarissa street during the season of 1889.

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 \$224, 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 Exchange street from Edinburg street to Clarissa 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 19th, 1889, 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 South Fitzhugh St., from 75 ft. south of the Erie canal to the south line of Edin-

burg St.

Adopted.

The Surveyor submitted as such estimate, \$256.00.

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

The sprinkling of South Fitzhugh St., from 75 ft. south of the Erie canal to the south line of Edinburgh St., during the season of 1889.

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 \$256.00, 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 South Fitzhugh St., from 75 feet south of the Erie canal to 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, Feb. 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

NORTH FORD STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North Ford street, from the Erie canal to Allen street.

Adopted.

The Surveyor submitted as such estimate \$128.

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

The sprinkling of North Ford street, from the Erie canal to Allen street, during the season of 1889.

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.

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 Ford street, from the Erie canal 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 Common Council on Tuesday evening, Feb. 19th, 1889, at 7 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted

SOUTH AND NORTH FORD STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North and South Ford street, from the Erie canal to Troup street.

Adopted.

The Surveyor submitted as such estimate \$160.

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

The sprinkling of North and South Ford streets, from the Erie canal to Troup street during the season of 1889.

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 \$160, 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, from the Erie canal to Troup 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 19th, 1889, at 7 o'clock at the Common Council Chamber, 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 sprinkling Franklin street from North avenue to North St. Paul street.

Adopted.

The Surveyor submitted as such estimate, \$224.

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

The sprinkling of Franklin street from North avenue to North St. Paul street, during the season of 1889.

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 \$224, 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 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted,

FRANK STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Frank street (Sec. 1), from the south side of Center street to Platt street.

Adopted.

The Surveyor submitted as such estimate, \$128.

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 Platt street, during the season of 1889.

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.

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 the south side of Center 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 said improvement, are required to attend the Common Council, on Tuesday evening, February 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

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 \$320.

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 the season of 1889.

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 Frank street, from Jay street to 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, February the 19th, 1889, at 7:00 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 st. from Main st. to Central ave.

Adopted.

The Surveyor submitted as such estimate, \$192.

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

The sprinkling of Front st. from Main st. to Central ave. during the season of 1889.

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 \$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 Front st., from Main st., to Central ave., in proportion to the benefit which each shall 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 19th 1889, 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.

Adopted.

The Surveyor submitted as such estimate \$448.

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

The sprinkling of Fulton avenue from Jones avenue to the north line of Glenwood avenue, during the season of 1889.

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 \$448, 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, to wit:

One tier of lots and parcels of land on each side of Fulton avenue, from Jones avenue, to Glenwood 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, February the 19th, 1889, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

GRIFFITH STREET AND CLINTON PARK SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling of Griffith street, from South St. Paul street to Broadway and Clinton park from Griffith street to the Erie canal.

Adopted.

The Surveyor submitted as such estimate \$128.

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

The sprinkling of Griffith street from South St. Paul street to Broadway and Clinton park from Griffith street to the Erie canal during the season of 1889.

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.

Resolved, further, that the following portion of said city be 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 Broadway, also on each side of Clinton park from Griffith street to the Erie 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 Tuesday evening, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GRANGER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Granger street, from North St. Paul street to Clinton street.

Adopted.

The Surveyor submitted as such estimate, \$64.

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

The sprinkling of Granger street, from North St. Paul street to Clinton street, during the season of 1889.

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 \$64, 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 Granger street, from North St. Paul street 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GROVE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Grove street from North avenue to Gibbs street.

Adopted.

The Surveyor submitted as such estimate, \$96.

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

The sprinkling of Grove street from North avenue to Gibbs street during the season of 1889.

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 \$96, 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 Grove street from North avenue to Gibbs 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 19th, 1889, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted:

GREGORY STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Gregory street, from Mt. Hope avenue to South avenue.

Adopted.

The Surveyor submitted as such estimate, \$256.

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

The sprinkling of Gregory street from Mt. Hope avenue to South avenue, during the season of 1889.

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 \$256, 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 Gregory street, from Mt. Hope avenue to South 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GIBBS STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Gibbs St., from East ave. to University ave.

Adopted.

The Surveyor submitted as such estimate \$160.

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

The sprinkling of Gibbs St., from East ave. to University ave., during the season of 1889.

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 each side of Gibbs St., from East ave. to University ave., 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 19th, 1889, at 7 o'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.

The Surveyor submitted as such estimate, \$128.

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 season of 1889.

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 \$128 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 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 attend the Common Council on Tuesday evening, February 19th, 1889, at 7:00 o'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 Monroe avenue.

Adopted.

The Surveyor submitted as such estimate \$352.

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

The sprinkling of South Goodman street, from East avenue to Monroe avenue, during the season of 1889.

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 \$352, 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 Goodman street, from East avenue to Monroe avenue, in proportion to the benefit and advantage derived 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. 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HOWELL STREET SPRINKLING.

By Ald. 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.

Adopted.

The Surveyor submitted as such estimate \$160.

By Ald. 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 1889.

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 each side of Howell street, from South St. Paul street to to Monroe avenue in proportion 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 19th, 1889, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

HUDSON STREET SPRINKLING (SEC. 1.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Hudson street (Sec. 1) sprinkling, from North avenue to north line of Hudson park.

Adopted.

The Surveyor submitted as such estimate \$320.

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

The sprinkling of Hudson street (Sec. 1), from North avenue to the north line of Hudson Park, during the season of 1889.

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 \$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 Hudson 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 Common Council, on Tuesday evening, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

HUDSON STREET SPRINKLING (SEC. 2.)

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Hudson street (Sec. 2) from Hudson park to Clifford st.

Adopted.

The Surveyor submitted as such estimate \$192.

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

The sprinkling of Hudson st. (Sec. 2) from Hudson park to Clifford st. during the season of 1889.

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 \$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 Hudson street, from Hudson park to Clifford 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, Feb. the 19th, 1889, at 7 o'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.

Adopted.

The Surveyor submitted as such estimate \$128.

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 1889.

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.

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 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 required to attend the Common Council, on Tuesday evening, Feb. the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

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.

The surveyor submitted as such estimate \$64.

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 1889.

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 \$64, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited by 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 Hill street from Ford to Elizabeth streets, 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Jones avenue from Frank street to the west line of Thompson street.

Adopted.

The Surveyor submitted as such estimate, \$128.

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

The sprinkling of Jones avenue, from Frank street to the west line of Thompson street, during the season of 1889.

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 \$128, 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 Jones avenue, from Frank street, to Thompson 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

JONES STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Jones street sprinkling from the south line of Center street to Jay street.

Adopted.

The Surveyor submitted as such estimate, \$256.

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 1889.

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 \$256, 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 Jones street, from 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 19th, 1889, at 7 o'clock, at the Common Council chamber, 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 Penn street.

Adopted.

The Surveyor submitted as such estimate \$384.

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

The sprinkling of Jefferson avenue from Brown street to the south line of Penn street during the season of 1889.

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 \$384 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 Jefferson avenue from Brown street to Penn 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 19th, 1889, 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, \$192.

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

The sprinkling of Jay street from State street to west line of Oak street, during the season of 1889.

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 \$192, 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 Jay street from State street to Oak 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 VI, Section 172 of the Revised Charter of 1881, 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 19th, 1889, 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 James street sprinkling, from Chestnut street to Williams street.

Adopted.

The Surveyor submitted as such estimate, \$96.

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

The sprinkling of James street from Chestnut to William street, during the season of 1889.

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 \$96, 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

KELLY STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Kelly street, from Clinton street to Hudson street.

Adopted.

The Surveyor submitted as such estimate, \$288.

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

The sprinkling of Kelly street, from Clinton street to Hudson street, during the season of 1889.

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 \$288, 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 Kelly street, from Clinton street to Hudson 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 19th, 1889, 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 Surveyor ascertain and report to this Council the expense of Kent street sprinkling, from Allen to Jay street.

Adopted.

The Surveyor submitted as such estimate \$320.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Kent street, from Allen street to Jay street, during the season of 1889.

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 \$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 Kent street, from Allen 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Lake avenue, from Driving Park avenue to the north city line.

Adopted.

The Surveyor submitted as such estimate \$576.

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

The sprinkling of Lake avenue, from Driving Park avenue to the north line of the city during the season of 1889.

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 \$576, 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 Lake avenue, from Driving Park avenue 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LOWELL STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this council the expense of sprinkling Lowell street, from North St. Paul street to North Clinton street.

Adopted.

The surveyor submitted as such estimate \$224.

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

The sprinkling of Lowell street, from North St. Paul street to North Clinton street, during the season of 1889.

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 \$224, 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 Lowell street, from North St. Paul street to North 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, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LINDEN STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Linden street from Mt. Hope avenue to South avenue.

Adopted.

The Surveyor submitted as such estimate, \$288.

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

The sprinkling of Linden street from Mt. Hope avenue to South avenue, during the season of 1889.

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 \$288 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 Linden street from Mt. Hope avenue to South 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, February 19th, 1889, 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 sprinkling Lyell avenue, from Lake avenue to the Charlotte branch of the N. Y. C. & H. R. R. R.

Adopted.

The Surveyor submitted as such estimate, \$640.

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

The sprinkling of Lyell avenue, from Lake avenue to the Charlotte branch of the New York Central railroad during the season of 1889.

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 \$640 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 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.

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 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MT. HOPE AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Mount Hope avenue (sec. 1) sprinkling from South avenue to center of Clarissa street.

Adopted.

The Surveyor submitted as such estimate \$448.

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

The sprinkling of Mount Hope avenue (sec. 1) from South avenue to the center of Clarissa street during the season of 1889.

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 \$448, 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 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MOUNT HOPE AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Mount Hope avenue (sec. 2), from the center of Clarissa street to the south line of Highland avenue.

Adopted.

The Surveyor submitted as such estimate \$480.

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

The sprinkling of Mount Hope avenue (sec. 2), from the center of Clarissa street to the south line of Highland avenue, during the season of 1889.

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 \$480, 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, to wit:

One tier of lots and parcels of land on each side of Mount Hope avenue, from the center of Clarissa street to the south line of Highland avenue in proportion to the benefit and advantage derived 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 19th, 1889, at 7 o'clock in the Common Council, when allegations will be heard.

Adopted.

MARSHALL STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Marshall street, from St. Paul street to Monroe avenue.

Adopted.

The Surveyor submitted such estimate, \$192.

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

The sprinkling of Marshall street, from South St. Paul street to Monroe avenue during the season of 1889.

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 \$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 local assessment for the whole expense thereof, viz:

One tier of lots and parcels of land on each side of Marshall street, from Howell street to Monroe 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MANHATTAN STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Manhattan street, from Court street to Monroe avenue.

Adopted.

The Surveyor submitted as such estimate, \$192.

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

The sprinkling of Manhattan street, from Court street to Monroe avenue, during the season of 1889.

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 \$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 Manhattan street, from Court street to Monroe 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, February the 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST AND WEST MAIN STREETS 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 the Erie canal to the center of East avenue.

Adopted.

The Surveyor submitted as such estimate, \$800.

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

The sprinkling of Main street (East and West), from the Erie canal to the center of East avenue during the season of 1889.

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 \$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 Main street, from the 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 Tuesday evening, February the 19th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EAST MAIN STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City 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 \$640.

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 1889.

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 \$640, 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 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 improvement, are required to attend the Common Council, on Tuesday evening, February the 19th, 1889, at 7 o'clock, at the Common Council Chamber, 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, \$416. 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 of 1889.

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 \$416, 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, 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.

Adopted.

The Surveyor submitted as such estimate, \$128. 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 1889.

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 \$128, 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 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 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MILL STREET SPRINKLING.

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.

Adopted.

The Surveyor submitted as such estimate, \$320. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Mill street from Exchange Place to Brown street, during the season of 1889.

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 Mill street, from Exchange Place to Brown 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 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CLINTON PARK WIDENING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz:

The widening of Clinton park (formerly known as Green street,) from the south line of Monroe place (formerly known as Jackson street) to the north line of Griffith street. The east line of said street as proposed to be widened is described as follows, viz: Beginning at the present south-east corner of Monroe place and Clinton park, thence southerly along the present east line of Clinton park, to the angle therein, and thence along said line produced, to the north line of Howell street; thence southerly in a direct line to the south-east corner of Clinton park and Griffith street. The west line of the street as proposed to be widened is described as follows, viz: Beginning in the south line of Monroe place, at a point 66 feet west of the present southeast corner of Monroe place and Clinton park; thence southerly in a line 66 feet west of and parallel with the first above described line, to the north line of Howell street; thence southerly in a direct line to the southwest corner of Clinton park and Griffith street.

The said Clinton park as proposed to be widened to be 66 feet wide from Monroe place to Howell street, and from thence decreasing in width to 80 feet at the south line of Griffith street. The land proposed to be taken is that portion included between the above described street lines, not now opened and used as a public 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 or lots and parcels of land on each side of the following named streets between the terminal limits mentioned, viz:

South Clinton street, from East Main street to Monroe place.

Clinton park, from Monroe place to the Erie canal.

Extension of Clinton park, from the Erie canal to Pinnacle avenue.

Pinnacle avenue, from the west line of the south end of the extension of Clinton park, to the south line of the city, as they exist at the date of the passage of this ordinance, and in proportion to the benefit which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance Title VII, Section 172 of the Re-

vised 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 19th, 1889, at 7 o'clock, at the Common council chamber, when allegations will be heard.

Adopted.

Ald. Kelly moved that action on the first ordinance for Lake Avenue Sprinkling be reconsidered. Adopted.

Ald. Kelly moved that the ordinance be amended so as to extend from vacant place to the north line of the Ninth ward, and that the estimate be changed accordingly. Adopted.

The ordinance, as amended, was then adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 3,577.

IRONDEQUOIT STREET SEWER.

On motion of Ald. Schroth, 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—

Ald. Schroth submitted the following:

An ordinance to construct a pipe sewer in Irondequoit street, from the east end thereof to North 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 12 inches in diameter, in Irondequoit street, from the east end thereof to the sewer in North ave.; also, the necessary manholes, surface sewers, lot laterals, lot lateral connections and 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, having made an estimate of such expense, and reports the same at \$675 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 Irondequoit street, from the east end thereof to North 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swickhard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE NO. 3,578.

MENG 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 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 construct plank walks on Meng park from the east end thereof to Webster 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 tlemlock plank walk four feet in width on each side of Meng Park, from the east end thereof to Webster avenue. 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 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 improvement is described as follows:

One tier of lots and parcels of land on each side of Meng park from the east end thereof to Webster avenue.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swickhard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,579.

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 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 or such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Rochester, for four 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 construct a plank walk on De Jonge park from North Joiner 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 construction of a pine plank walk four feet in width on the north side of De Jonge park from North Joiner street to St. Joseph street, also the necessary sidewalk 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 \$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 north side of De Jonge Park, from North Joiner 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 benefit and advantage which each derives therefrom.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.
On motion of Ald. Kelly property owners were allowed thirty days to construct their walk.

FINAL ORDINANCE, NO. 3,580.

CLEVELAND 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 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 construct a plank walk on Cleveland park from the west end thereof to Clinton 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 pine plank walks, four feet and eight inches in width, on the north side of Cleveland park, from the west end thereof to Clinton street, except where good plank walks not less than four feet and eight inches in width now exist at the proper grade and in the correct alignment, also the required sidewalk grading and gutter formation. Property owners that so desire to have thirty days after the grade has been established by the City Surveyor, in which to construct 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 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 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 north side of Cleveland park, in front of which the proposed plank walks shall hereafter be constructed.

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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,581.

GORHAM PARK 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 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 appearing,

Ald. Kohlmetz submitted the following:

An ordinance to grade Gorham park from Hand street to a point 150 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 wit:

The grading of the south end of Gorham park, from Hand street to a point 150 feet north thereof, by grading the roadway 20 feet in width and each sidewalk 6½ feet in width; also the forming of a proper entrance to said park, by taking up the present curbstones on the north side of Hand street opposite the entrance to the park, and setting the correct curb lines therefor; also the construction of a Medina stone crosswalk 5 feet in width across said entrance in the line of Hand street sidewalk with Medina stone pavement 3 feet in width on the north side thereof, and asphalt pavement on the south side, between said crosswalk and the north edge of the present asphalt pavement on Hand 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 \$300, and said estimate being deemed reasonable, is hereby 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:

One tier of lots and parcels of land on each side of Gorham park from Hand street to Gorham 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

FINAL ORDINANCE, NO. 3,582.

RIVER STREET MEDINA STONE 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 all persons appearing.

Ald. Kohlmetz submitted the following:

An ordinance to improve River st., from Water st. to N. St. Paul 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 improvement of River street from the crosswalk on the east side of Water street, to the crosswalk on the west side of North St. Paul street, by constructing a Medina stone pavement, with curb and gutter stones on each side thereof, between the limits mentioned; width of roadway between curbs to be 28 feet. To include also the proper adjustment of the crosswalks and curbstones at Water street and North St. Paul street. Also the necessary longitudinal crosswalk and paving at the entrance to Carthage alley, and the necessary manholes, surface sewers, lot laterals, sidewalk grading, and the clearing of the main sewer in the street, it found to be necessary.

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 \$4,800, 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 River street, from Water street 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Kelly further action on the pending final ordinance for Sykes street sewer was indefinitely postponed.

On motion of Ald. McMillan action on the final ordinances for Troup street asphalt improvement and Troup street Medina stone improvement was postponed four weeks.

Ald. Fee moved that action on the final ordinance for Clinton park widening, No. 3,545, adopted September 18th, be reconsidered. Adopted On motion of Ald. Fee further action was indefinitely postponed.

UNFINISHED BUSINESS.

Action on the proposed new rule No. XLIII published at page 361, current proceedings, being in order the rule was adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

The following came up:

“By Ald. Kelly—Resolved, That the next regular meeting of the Common Council, Tuesday evening, February 5th, 1889, be, and hereby is, designated as the time when any objection to the report of the commissioners in the matter of the opening of a new street from Silver street to Maple street, will be heard. Adopted.”

Allegations were called for and no person appearing. Ald. Kelly moved that the report of the commissioners in the matter of opening a new street from Silver street to Maple street be confirmed.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Action on the report of the commissioners in the matter of opening a new street from Sherman street to Angle street, published at pages 347 and 348 Current Proceedings, being in order, on motion of Ald. Swikehard, the report of the commissioners in the matter of opening a street from Sherman street to Angle street was confirmed by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Kelly action on the proposed amendment to Rule V published at page 340 current proceedings was further postponed two weeks.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint an Overseer of the Poor in place of Anthony H. Martin deceased. Adopted.

Ald. Kelly nominated Bernard Ritzenthaler.

Bernard Ritzenthaler was named by—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Bernard Ritzenthaler was declared appointed Overseer of the Poor.

On motion of Ald. Kohlmetz, the Board proceeded to the appointment of Inspectors of elections.

Ald. Kohlmetz nominated Daniel Crennell for Inspector of Elections for the first district of the Fifth ward.

Daniel Crennell was named by—

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

On motion of Ald. Williams, action appointing John McEvoy Inspector of Elections for the First District of the Seventh ward was reconsidered.

Ald. Williams nominated Albert J. Hahn for Inspector of Elections for the first District of the Seventh ward.

Albert J. Hahn was named by

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Daniel Crennell and Albert J. Hahn were declared appointed Inspectors of Elections.

Ald. Swikehard moved to proceed to appoint Commissioners of Deeds and the Clerk cast the ballot.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Everett O. Gibbs, John Wehle and Watson A. Brown having received the concurrent vote of the Common Council were duly appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Kelly—

Whereas, in the death of Overseer of the Poor Anthony H. Martin, we are again reminded of the uncertainty of life, and with heartfelt sorrow mourn the loss of our late companion and friend, who had on many occasions honorably and creditably performed the many duties appertaining to the various offices of alderman, meat and milk inspector, overseer of the poor, and many other town and county offices; therefore, be it

Resolved, That in his death there has been deprived, the city of a faithful servant and an upright man whose honesty of purpose, fearlessness in duty and kindly and genial ways have endeared him alike to the people; his friends and associates of a kind and true friend and genial companion, and his family of a kind and indulgent husband and father; and this Common Council, being desirous to place on record its appreciation of the pure character and true worth of our departed friend, and to extend our kindest sympathies to his family in their hour of bereavement, hereby adopts these resolutions and directs that the Clerk transmit an

engrossed copy thereof to the family of the deceased.

Adopted unanimously by a rising vote.

By Ald. Kelly—Whereas, The present canal bridge for crossing the Erie canal at Rowe street, has been so placed as to not be in line with said street, and to be a detriment to the public using said street, and compels a great number of them, by reason of the approaches being erroneously placed, to use private lands; and,

Whereas, The Common Council deems it proper that the State remove the present bridge, by reason of the said facts, and the further facts that the said Rowe street is a much largely used thoroughfare of the city, and construct a hoist or lift bridge in place of said former bridge, but to be in line with said Rowe street, over said canal, as provided in the accompanying act; now, therefore, be it,

Resolved, That the honorable Senator and Member of Assembly from this district be, and they hereby are, respectfully requested, to use all honorable means to secure the immediate passage of the said act by the Legislature of the State of New York. Adopted.

AN ACT to provide for the removal of the present bridge over the Erie canal at Rowe street, in the city of Rochester, and to provide for the construction of a lift or hoist bridge at that point, and making an appropriation therefor.

Approved by the Governor 1889. Passed, three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. The Superintendent of Public Works is hereby authorized to remove the present canal bridge over the Erie canal in Rowe street, in the city of Rochester, and to provide for the construction of a lift or hoist bridge over said canal at said point, and for the necessary approaches thereto; such bridge to be constructed with the necessary machinery to operate the same, and to be constructed upon plans and specifications to be drawn up and prepared by the State Engineer and Surveyor immediately after the passage of this act. Such plans and specifications shall provide for such bridge to be built on a line with said street, and thirty feet in width, and to be constructed at a cost not exceeding twenty thousand dollars, including the cost of the removal of the present structure.

§ 2. Upon the completion of such plans and specifications by the State Engineer and Surveyor, the Superintendent of Public Works shall proceed, as soon as practicable, with the construction of such bridge and the approaches thereto, which shall be constructed in accordance with such plans and specifications, but before any money appropriated for the above mentioned work is expended, the said work shall be let by contract to the lowest responsible bidder, after duly advertising therefor, as public works are usually let by contract,

§ 3. The sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated from the general fund for the purposes of this act, payable by the Treasurer on the warrant of the Comptroller, to the order of the Superintendent of Public Works for the purposes of this act.

§ 4. This act shall take effect immediately.

By Ald. Kelly—Whereas, Section 142 of the Election Laws of the State of New York provides that every ward in the city containing more than eight hundred voters may be divided into two or more election districts, and that no district shall contain more than eight hundred voters; and,

Whereas, At the last General Election more than eight hundred votes were cast in the Fifteenth ward of the city of Rochester; therefore,

Resolved, That in pursuance of Section 142 of the Election Laws of the State of New York it is expedient and necessary that the Fifteenth ward of the city of Rochester be, and hereby is, divided into two election districts, as follows, to wit:

All that portion of the Fifteenth ward lying north of a line beginning at a point in the center of Jay street, at the center of Child street, and extend-

ing westerly along the center line of Jay street to the west line of the city, shall be, and hereby is, constituted as the First Election District of the Fifteenth ward.

All that portion of the Fifteenth ward lying south of the above described line shall be, and hereby is, constituted as the Second Election District of the Fifteenth ward.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Kelly—Whereas, The Fifteenth ward of the city of Rochester has been divided into two election districts as provided by the election laws of the State of New York, therefore

Resolved, That the City Clerk be, and hereby is, directed to prepare the necessary maps and description of the said division of the Fifteenth ward, and cause the same to be posted in accordance with the provisions of section 143 of the election laws of the State of New York.

Adopted.

By Ald. Kelly—Resolved, That the harness shop No. 457 Lyell avenue be, and hereby is, designated and fixed as the polling place for the First election district of the Fifteenth ward for the ensuing charter election.

Adopted.

By Ald. Kelly—Resolved, That Joseph Voelkl's new building on the west side of Ames street, near Maple street, be and hereby is designated and fixed as the polling place for the Second election district Fifteenth ward for the ensuing charter election. Adopted.

On motion of Ald. Kelly the board proceeded to the appointment of inspectors of elections for the Fifteenth ward.

Benjamin F. Stevens, for inspector elections for the First district of the Fifteenth ward, was named by Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

August J. Ochs and George Metzgar, for Inspectors of Elections for the Second district of the Fifteenth ward were named by Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

Benjamin F. Stevens, August J. Ochs and George Metzgar were declared appointed Inspectors of Elections.

By Ald. Bohrer—Resolved, That the polling place for the Second district of the Fourteenth ward be and hereby is changed from No. 84 North avenue to No. 80 North avenue. Adopted.

By Ald. Bohrer—Resolved, That the dedication of Treyer park, as mentioned in the communication of the Executive Board at the meeting of the Common Council held Jan. 23d, 1889, and published at page 362 current proceedings, be, and the same hereby is, accepted; and the City Clerk hereby is directed to enter the name of such street or park in the Public Street Register in his office and to notify the Executive Board to place the usual street signs where required. Adopted.

By Ald. Schroth—Petition of Fred Prestin. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schroth—Resolved that the Lamp Committee be, and is hereby instructed to place a gas lamp on Morris street in front of St. John's Church. Also one gas lamp on Helena st in front of the Concordia Church. Referred to First Assistant Surveyor and Lamp Committee.

By Ald. Hall—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Feb. 5, 1889.

City of Rochester to John C. Ryan Dr.:
To survey of 87 102-1,000 acres and mapping the same per contract for survey of the first 14 wards of the city at \$4 per acre...\$ 348 41
OSCAR H. PEACOCK,
First Assistant City Surveyor.

Ordered received, filed and published.
By Ald. Hall—Resolved that the City Clerk draw an order on the City Treasurer for three hundred

and forty-eight and 41-100 (\$348.41) dollars, payable to John C. Ryan under his contract with the city for the survey of the first fourteen wards thereof, and charge the same to the contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—14.

By Ald. Hall—Resolved, That the use of the city Hall, on February 22nd, 1889, in the afternoon, be, and the same hereby is, granted for the use of the public schools for the presentation of flags by the G. H. Thomas Post, G. A. R. Adopted.

By Ald. Foley—Petition for opening a street from Plymouth ave. to Flora st. (known as Ethel) street. Referred to the Surveyor to prepare an ordinance. Also, the claim of William A. Houck for alleged damages. Referred to the Law Committee.

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

By Ald. Fritzsche—Resolved, That the Lamp Committee and the City Surveyor be directed to ascertain as to the necessity for an electric light on Hamburg street, and report at the next meeting of this board, with recommendations. Adopted.

By Ald. Kohlmetz—A communication from Emil Kuichling in relation to services at the time of the Vacuum Oil Co. explosion. Referred to the Law Committee.

By Ald. Kohlmetz—Resolved, That the resolution heretofore adopted by the Common Council at its last meeting, authorizing the Special Committee to engage the services of expert engineers to examine and give their opinion upon the best plan for an additional water conduit, at an aggregate cost of not exceeding four thousand dollars, be and the same hereby is, reconsidered. Adopted.

On motion of Ald. Kohlmetz further action on the resolution was indefinitely postponed.

By Ald. Kohlmetz—

ROCHESTER, N. Y., Feb. 1st, 1889.

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

GENTLEMEN—The Joint Committee of the Common Council and Chamber of Commerce, to which was referred the questions involved in the proposed increase in the City's water supply, respectfully report that it is in correspondence with Messrs. Fteley and Fanning, the two engineers already employed upon the work, and whose preliminary report has been published, and finds that they are ready to undertake to complete a full report on the subject on the following terms:

Mr. Fanning would come here and undertake the detailed work, which would involve the largest amount of time, at the rate of thirty dollars (\$30) a day and his expenses.

Mr. Fteley would act as consulting engineer and join in the preparation of final report, and for these services he would be paid one hundred dollars (\$100) a day for the first five (5) days, and fifty dollars (\$50) for any addition time which might be required; this in addition to actual expenses.

While Mr. Fanning was engaged in consultation with Mr. Fteley in the preparation of final report his fee would be fifty dollars (\$50) a day.

The committee respectfully recommends that a contract on these terms with Messrs. Fteley & Fanning be authorized by the Common Council, the total expense involved not to exceed four thousand dollars (\$4,000).

All of which is respectfully submitted,

H. KOHLMETZ,
T. McMILLAN,
F. H. WILLIAMS,
W. H. GORSLINE,
JAMES G. CUTLER,
JAMES E. BOOTH,
CLINTON ROGERS,
LEO J. HALL,
GEO. B. SWIKEHARD,
Special Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That Ald. Kohl-

metz, Williams, McMillan, Hall and Swikehard, heretofore appointed a special committee for the purpose of ascertaining the cost and best method of obtaining an additional water supply, be, and they hereby are, authorized to enter into a contract, on behalf of the city, with Messrs. Fteley and Fanning, civil engineers, at the amount specified in the foregoing communication and report, but in the aggregate not to exceed four thousand dollars, for the purpose of having said engineers examine and give their opinion in writing as to the best plan for said additional water conduit for the purpose of supplying the city and its inhabitants with water, and that such engineers give estimates of the cost of each of the two plans for said conduit, namely: the gravity and the pumping plans, and that they give such other recommendations as shall be proper and necessary to enable this Common Council to determine upon the proper plan to be authorized.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Nays—Ald. Foley—1.

By Ald. McMillan—Resolved, That the City Surveyor and Lamp Committee be directed to inquire into the necessity of lights on Jackson alley and Wheeler place, and report back to the Board. Adopted.

By Ald. McMillan—Petition to change the name of Eagle street to Lafayette street.

By Ald. McMillan—Resolved, That the name of Eagle street be and hereby is changed to Lafayette street, and the City Clerk be directed to enter the same in the public street register, and the Executive Board be notified to place the usual street signs. Adopted.

By Ald. McMillan—Resolved, That the Senator and Assemblyman of this district, be and they hereby are requested to urge the immediate passage of the following act amending the city charter:

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 therewith the several acts in relation to the charter of said city:"

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section one hundred and twenty-six 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 of follows:

§ 126. The commissioners of common schools in said city shall constitute a board to be styled "The Board of Education of the city of Rochester," which shall be a corporate body in relation to all the powers and duties conferred upon them by virtue of this act, and each commissioner of the common schools elected at or after the charter election held in the month of March eighteen hundred and eighty-nine, shall receive and be paid the annual compensation of five hundred dollars out of the city treasury, payable monthly on the first day of each and every month from and after the first day of April, (1889) eighteen hundred and eighty-nine. They shall meet on the first Monday of each and every month and as much oftener as they shall from time to time appoint; a majority of said Board shall constitute a quorum for the transaction of business. The said Board shall appoint one of their number President, who shall, when present, preside at all the meetings of said Board, and shall have power to call special meetings of the Board, in the manner prescribed by this act for the calling of special meetings of the Common Council. In the absence of the President, the

Board shall appoint some other member to preside at such meetings and perform the duties of the President. No member of said Board of Education shall, during the period for which he was elected, be appointed to, or be competent to hold, any office of which the emoluments are paid from the city treasury or paid by fees directed to be paid by act or ordinance of the Board of Education or be directly or indirectly interested in any contract, as principal, surety or otherwise, the expenses or consideration whereof are to be paid under any ordinance, resolution, or order of the Board of Education.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Sullivan—Resolved, That the store, No. 4 Lake avenue, be and hereby is designated as the polling place of the first district of the Ninth ward for the balance of the current year. Adopted.

On motion of Ald. Kelly the board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—Feb. 19, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson Schroth, Bohrer, Kelly, Thayer—14.

Absent—Ald. Hall, Swikehard—2.

APPROVAL OF MINUTES.

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

Ald. Kelly moved that when this Board adjourn it be until Wednesday, March 6, 1889. Adopted.

By Ald. Tracy—Petition of Mary Kelly in relation to injuries received by falling on sidewalk. Referred to Law Committee.

By Ald. Sullivan—Bills of—

Rochester Dist. Tel. Co., services, Jan...	3 65
Western Union Tel. Co., services Jan	22 78
Chas. McCormick, expenses, January	2 25
B. Frank Enos,	8 10
Chas. Seiffert, expenses Fisher case	7 64
P. C. Kavanaugh, Collins case	2 78
W. T. Fox, repairs headquarters	3 34
F. Kehrig, meals for prisoners, January	16 50
Rochester Printing Co., printing applications	9 25
Schmidt & Kalbfleisch, bells, zinc, etc.	3 44
F. W. Lang, hay and straw	18 84
Thos. A. Burchill, repairs rogues gallery	2 40
Bernhard & Casey, coal patrol department	16 20

Referred to Police Committee.
 By Ald. McMillan—Petitions of E. H. Daniels, James Flynn and residents of Bronson avenue in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. McMillan—Bill of—
 Wm. Smith, hose for flushers \$112 50
 Referred to Health Committee.

By Ald. Fee—Bills of—	
Brush Electric Light Co., lighting lamps, Jan	\$6,798 30
Edison Electric Light Co., lighting lamps, Jan	1,500 73
Rochester Electric Light Co., lighting lamps, Jan	2,193 21
Citizens Gas Co., lighting lamps, Jan	880 95
Rochester Gas Co., lighting lamps, Jan	287 35
Municipal Gas Co., lighting lamps, Jan	337 00
Hayden Furniture Co., oak case for lamp map	100 00
Citizens' Gas Co., removing posts	2 25

Referred to Lamp Committee.
 By Ald. Fee—Petition of Chas. L. Turner for permission to erect a wood building. Permission granted.

By Ald. Kohlmetz—Petition of Chas. Berend for permission to erect a wood building. Permission granted. Also, petition of Geo. Hunt to erect a wood building. Referred to the Wood Building

Committee and Fire Marshal with power to act. Also petition to change the name of Ringelstein alley to Ward Place.

By Ald. Kohlmetz—Resolved, That the name of the alley heretofore known as Ringelstein alley be and hereby is, changed to Ward Place, and the City Clerk be directed to enter the same in street register, and the Executive Board be notified to place the usual street signs. Adopted.

By Ald. Williams—Bills of	
Union and Advertiser, printing blanks	6 75
proceed'gs.	287 08
law cases	252 65
civil service	50 00
printing notices	3 00

Rochester Volksblatt,	200 00
Abend Post & Beobachter,	200 00
Times Pub. Co.,	66 66
John C. Moore, books and binding	40 00
binding maps	8 00
books	100 90
rolls and binding, Assessors	89 25

Maurice Leyden, recording papers	75 00
L. D. Stever, hack hire	3 00
W. L. Buckland	5 00
D. Beyhan,	5 00
	2 00

E. Robinson, atlas city offices	100 00
atlas, mayor	25 00
Williamson & Higbie, stationery	4 85
	61 93
	75 70

Mun'l Court	75 70
P. H. Griffin's services	24 05
Louis Ernst & Son, steel tapes	24 48
Geo. P. Bailey, stamping press	7 50
V. Fleckenstein, P. M., postage stamps	2 00
Isaac F. Quinby, disbursements	64 42
Bell Telephone Co., rent of telephone	32 00
R. M. Myers & Co., paper	2 15
B. L. Hovey, M. D., testimony law cases	75 00
Schmidt & Kalbfleisch, supplies surveyor	19 00
Western Union Telegraph Company, services	3 02

Referred to Contingent Expense Committee.

By Ald. Foley—Bills of	
B. F. Martin, groceries	75 04
Alfred Williams,	28 00
Warren & Son,	24 00
Hunt Bros.,	7 00
T. J. Kenning,	6 00
Wm. Atkinson,	28 00
W. C. Green,	8 00
Jos. H. Weiland,	12 00
J. C. Bull & Co.,	9 00
Geo. J. Weider,	4 00
Nich. Ochs,	18 00
S. Dubelbeiss,	27 00
J. C. Gray,	48 00
Jas. McManis,	279 42
E. F. Royston, beans	40 00
Bell Telephone Co., telephone rental	25 00
W. C. Dickinson, coal	584 65
Doyle, Gallery & Co.,	111 25
Bernhard & Casey,	97 50
A. W. Mudge, burials	55 50
Punch & Son	49 50
Gerling Bros., flour and meal	520 22
Wm. Benz, bread	30 33
E. J. Keehn, shoes	362 75
Jos. Badhorn, meat	75 69
P. J. Leonard,	25 00
Curran Bros.,	25 00
J. Morhardt,	25 00
F. J. Amsden, transportation	34 11
J. Fahy & Co., drapery	5 64
Swinburne & Co., order books	8 50
John Daily, contables fees	3 00
E. H. Davis & Co., drugs and medicines	6 70
Williamson & Higbie, stationery Excise Board	43 86
Williamson & Higbie, stationery Excise Board	11 35
Louisa Schulze, rent	3 00
J. G. Goff, rent	27 50
T. Derrick, rent	12 75

Frank W. Payne, hack hire..... 9 50
 Howe & Rogers, mats..... 8 00

Referred to Poor Committee.
 By Ald. Foley—Petition of S. A. Millington for permission to move a wood building. Permission granted.

By Ald. Selys—Petition of Edward L. Pottle, in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Judson—Petition of M. A. Witherspoon for permission to erect a wood building; permission granted.

By Ald. Schroth—Petitions of Ferdinand Scheld and Ely Meyer, for permission to erect wood buildings. Permission granted.

By Ald. Bohrer—Petition of Fred J. Smith for permission to erect a wood building. Permission granted.

By Ald. Bohrer—Bills of
 Louis Ernst & Son, materials..... 2 82
 Goggin & Knowles, labor and material ... 131 25
 Howe & Bassett, steam fitting and plumbing..... 253 34
 E. B. Booth & Son, repairing clock, mayor
 Louis Ernst & Son, materials..... 8 22
 Gormly Bros., cuspadores..... 4 95
 Garvey & Donnelly, repair wheel barrow
 A. Metcalf, soft soap..... 4 00
 Clark & Knapp, paint, oil, glass, &c..... 10 19
 Ed. Emerick, care of public clocks..... 87 50
 Edison Electric Light Company, lighting
 City Hall..... 141 67
 Jas. Gosnell, painting City Hall..... 30 73
 Minges & Shaie, desk and bookcase..... 86 00
 Smith, Perkins & Co., supplies..... 4 48
 F. J. Irwin, cleaning City Hall..... 97 50
 Howe & Rogers, mats for mayor..... 5 50
 Frank Van Doorn, tablets on portraits.... 25 00

Referred to City Property Committee.
 By Ald. Kelly, petition for a sewer in Annie street, referred to the surveyor to prepare an ordinance.

By Ald. Kelly—
 To the Honorable Common Council of the City of Rochester:

GENTLEMEN—The undersigned respectfully represent that elevators are greatly needed in the City Hall. A very large number of our citizens have business with the offices in the building; the Assessors, the Municipal Court, the Executive Board, Common Council, City Clerk's and City Attorney's office and others. Aged and infirm persons are daily compelled to climb high stairways. No other improvement is more needed in our city than this, and we respectfully ask that it receive your immediate attention.

I. W. Butts,	C. B. Woodworth,
Hiram W. Sibley,	Ellwanger & Barry,
M. F. Reynolds,	D. W. Powers,
H. S. Greenleaf,	W. H. Gorsline,
Chas. F. Pond,	Geo. Taylor,
Union & Advertiser Co.,	Gilman H. Perkins,
W. F. Balkam, Treas.,	H. B. Hathaway,
G. C. Buell,	Post Express Printing
F. W. Elwood,	Co., D. F. Hunt, Sec'y,
Chas. E. Fitch,	A. J. Johnson,
W. S. Kimball,	H. H. Warner,
Samuel H. Lowe,	Rufus A. Sibley,
Hamilton & Mathews,	Chas. J. Burke,
Warner & Brockett,	M. Konolf,
Alfred Wright,	Lewis P. Ross,
J. Cauffman,	Henry Michaels,
J. S. Graham,	H. C. Brewster,
	Sam. Wilder.

Ald. Kelly moved that the petition be referred to the City Property Committee to procure estimates from manufacturers of elevators and present the same to this Board. Adopted.

By Ald. Kelly—Petition of John Litzenger for permission to erect a wood building. Permission granted.

By Ald. Thayer—Petitions of A. Strauss and Christian Geiger for permission to erect wood buildings. Permission granted.

By Ald. Thayer—Petitions for sewers in Bay st., Seventh ave. and Joiner st.; also petition for plank walk on Seventh ave. Referred to the Surveyor

to prepare ordinances. Also petition for water mains in Buckingham st. and Argyle st. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. Sullivan, from the Police Committee; Ald. McMillan, from the Health Committee; Ald. Williams, from the Contingent Expense Committee; Ald. Foley, from the Poor Committee; Ald. Bohrer, 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. Kelly—
 To the Honorable the Common Council of the City of Rochester:

GENTLEMEN:—Your Law Committee begs leave to submit the following as its report:

Your committee had a recent conference with Mr. Justice Rumsey, of the Supreme Court, and, as a result of that conference, in accordance with his suggestions, your committee deems it proper to recommend to your honorable body that legislation be procured which will permit the city to condemn, for the purpose of drainage and sewerage, lands, water courses and streams within the city of Rochester and adjoining towns of Monroe county, such legislation to include the maintenance of open sewers in the lands and water courses condemned, and that such legislation permit the acquirement of perpetual rights, as well as for a term of years.

The costs of the plaintiffs in the action in the Supreme Court of Vick et. al vs. the City of Rochester and Nicholas L. Brayer are the sum of \$150, which should be ordered to be paid, so that the action may be discontinued.

It appears, also, that the verdicts, and the judgments entered thereon, and motion costs allowed by the Special and General Terms referred to in the City Attorney's communication at your last meeting, are proper items against the city, which ought to be paid, and your committee, therefore, recommends that provision for their payment be made.

The adjustment of the other matters relative to sewage flowage, your committee deems it proper that further time be given it, as such course is agreeable to the parties and attorneys interested.

The claim of William H. Perrin for damages alleged to have been occasioned by alleged discharge of sewage from the Court and William streets and Upton park outlet sewers into a stream crossing his premises, has been considered by your committee. Mr. Perrin, however, in the estimation of your committee, fixes his damages at an exorbitant amount, namely, one thousand dollars, that being two hundred dollars less than the sum stated in his application. Your committee, therefore, is of the opinion, and recommends that Mr. Perrin's claim should be rejected.

Your committee, for the foregoing purposes, recommends the adoption of the accompanying resolutions.

Respectfully submitted,

J. MILLER KELLY,
 H. G. THAYER,
 F. H. WILLIAMS,
 JOSEPH H. FEE,
 T. McMILLAN,
 Law Committee.

Ordered received, filed and published.
 By Ald. Kelly—Resolved, That the Law Committee be, and it hereby is, authorized to procure such proper legislation at the hands of the Legislature as will permit the city to condemn, for the purposes of drainage and sewerage, lands, water-courses and streams within the city of Rochester and the adjoining towns of Monroe county, and to include the maintenance of open sewers therein; and that such legislation permit the acquirement of perpetual rights, as well as for a term of years; but nothing contained herein shall authorize the expenditure of any sums other than the actual traveling and hotel expenses of said committee to Albany and return to procure the passage of said bill, providing it shall

become necessary for said committee to go to Albany. Adopted.

By Ald. Kelly—Resolved, That upon the certificate of the City Attorney that the action has been discontinued, the clerk draw an order upon the treasurer, payable from the contingent fund, in favor of Messrs. Harris & Harris, plaintiff's attorneys, for one hundred and fifty dollars, that being the amount of the plaintiff's costs in the action in the Supreme Court of Vick, et al., vs. The City, impleaded with Nicholas L. Brayer.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kellv, Thayer—14.

By Ald. Kelly—Resolved, That upon the certificate of the City Attorney that proper satisfaction, pieces of the judgments have been duly executed and acknowledged, and receipts for costs have been signed, and all of them have been delivered to him, the Clerk draw orders on the Treasurer, payable from the Contingent Fund, two in favor of Messrs. Bacon, Briggs & Beckley for the sum of five hundred and sixty-two dollars and forty-one cents, and the other for five hundred and sixty-five dollars and eighty-nine cents, respectively, and interest upon said several sums from January 29th, 1889, being in full of the several judgments of Elizabeth M. Schake and Michael Herbert against the City of Rochester, and two orders in favor of Walter S. Hubbell, Esq., one for twenty-three dollars and five cents, and interest on ten dollars from April 5th, 1888, and on thirteen dollars and twenty-six cents from February 1st, 1889, being in full of motion costs of the Special and General Terms in Gertrude Schum against the city of Rochester, and the other for five hundred and forty-four dollars and sixty-four cents, being in full of the verdict, interest and costs in the case of Frank X. H. Erbland against the city of Rochester.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That the claim of William H. Perrin for damages alleged to have been sustained by reason of the discharge of sewage onto his premises be, and the same hereby is, rejected. Adopted.

By Ald. Selye—
CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., Feb. 19, 1889. }

City of Rochester to John C. Ryan, Dr.
To survey of 107 6,846-10,000 acres and mapping the same, per contract for survey of first fourteen wards of the city at \$4 per acre, amounting to four hundred and thirty and 74-100 (\$430.74) dollars.

OSCAR H. PEACOCK,
First Ass't. City Surveyor.

Ordered received filed and published.

By Ald. Selye—Resolved, That the City Clerk draw an order on the City Treasurer for four hundred and thirty dollars and seventy-four cents (\$430.74), payable to John C. Ryan under his contract with the city for the survey of the first fourteen wards thereof, and charge the same to the Contingent Fund.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly, Thayer—14.

By Ald. Kohlmetz—
To the Honorable the Common Council of the City of Rochester :

GENTLEMEN—Your Assessment Committee begs leave to submit the following as its report:

Julianna Karle, formerly Julianna Frank, was the owner from May 9, 1874, of a lot or parcel of land situated on the corner of Grand and Whalen streets, se. enty-eight and one-half feet on Grand street and one hundred and three feet on Whalen street. In the year 1872, William Fritz was the owner of said parcel, and an additional parcel of thirty-two feet front on Whalen street, and, in that year he conveyed said thirty-two feet to

Peter Peter. In the year 1874, he conveyed the other part of the property to Julianna Frank, but by mistake he described said property in said deed as being 135 feet on Whalen street and from the year 1875 to 1886 inclusive, she was assessed for a frontage of 133 feet on Whalen street. Your committee, however, finds that the assessors duly advertised for allegations in each year when they made the assessment rolls, and Mrs. Frank, now Karle, had full opportunity of examining the amount of land she was assessed for, but instead she neglected to do so, and on the contrary, paid the city taxes for each of these years assessed against her. On June 23, 1887, she conveyed the Grand street property to Maria Michels, and described the land correctly as being one hundred and three feet deep on Whalen street, and when the deed came in which conveyed but 103 feet deep on Whalen street, the clerk in the assessor's office, noted upon the rolls and said assessors in 1888 assessed Mrs. Karle for thirty-two feet, which of course, she did not own. The assessment, therefore, against her for the year 1888, should be cancelled.

Mary H. Griffin was assessed for the Avenue D pipe sewer upon lot 215 on the west side of Conkey avenue, on the corner of Avenue D, under final ordinance No. 3,264, her lot being 119 feet deep on Avenue D. She had already paid for the Conkey avenue sewer, and, under the rule adopted by the assessors, ought not to have been assessed for as many feet deep on Avenue D, and therefore she should have a rebate of thirty-five dollars and ninety cents from her assessment.

Gregory Frank owns lot 48 of the Brooks tract on Monroe avenue, which extends in the shape of an L or alley to South Goodman street, where it is but ten feet in width upon said last mentioned street. He was, however, assessed for fourteen feet for the Goodman street gravel improvement, under final ordinance No. 2,764. According to the City Surveyor's certificate his assessment should be sixty-eight dollars and thirty-five cents, instead of ninety-six dollars and forty-five cents.

On April 18, 1888, the Nazareth Convent and Academy purchased from the heirs of Ambrose Cram a house and the east part of lot 213 Frankfort tract, on the west side of Frank st., adjoining property then owned and occupied by the convent, and the house has ever since been used and occupied as a part of the academy for the primary school department. By reason of the purchase being made so late in April, the property had theretofore been placed upon the assessment rolls of 1888 by the assessors, in the name of said heirs, as the owners thereof. A general city tax was also made against said property in 1888, which amounts to forty-nine dollars and ninety-five cents and interest. Had the purchase been made before the assessment rolls were prepared the property, by reason of its being used for seminary purposes, would have been exempt from taxation. Your committee considers that, in view of the few days intervening between the preparation of the assessment rolls and the purchase, the tax should be cancelled.

Your committee, therefore, for the above purposes, recommends the adoption of the accompanying resolutions.

Respectfully submitted.

H. KOHLMETZ
WM. H. SULLIVAN,
LOUIS BOHRER,
Assessment Committee.

Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and hereby is, directed to cancel the general city tax for 1888, assessed against Julianna Karle for thirty feet front on Whalen street, and charge the amount thereof to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and hereby is, directed to receive from Gregory Frank \$68.35, in place of \$96.45, the amount assessed against him for the Goodman street gravel improvement, under ordinance No. 2,964, including any discount upon such amount as is proper, and that said Treasurer charge the balance of said assessment to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the Treasurer be, and hereby is, directed to receive from Mary H. Griffin, on lot 215, west side of Conkey avenue, corner of Avenue D, \$41.80, in place of \$77.70, being an assessment for the Avenue D pipe sewer, under ordinance 3,204, together with any and all interest, percentages and costs thereon, and that he charge the balance of said assessment to erroneous assessments. Adopted.

By Ald. Kohlmetz—Resolved, That the treasurer be, and he hereby is directed to cancel the general city tax for 1888 against the east part of lot 215 Frankfort tract on the west side of Frank street, prior to April 18th, 1888, owned by and assessed to the estate of Ambrose Cram. Adopted.

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

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
Rochester, N. Y., Feb. 19, 1889. }

To the Common Council:

GENTLEMEN—The several owners of the parcels of land necessary to be acquired for the approaches to the proposed Platt street bridge, appeared at the office of the Executive Board on Tuesday Feb. 19th and were invited to state the prices they would accept for the portions of their property as laid down on a map made by the City Surveyor.

The sums named were as follows:
Elizabeth Rau \$ 8,500 00
Ann C. Sheridan 10,000 00
Rev. Chas. Siebenpfeiffer 10,000 00
Anna Aman 2,000 00

The Standard Brewing Company named a price for their land but subsequently withdrew it.

F. P. Michel, who owns the land which it is necessary to purchase for the bridge approach on the west side of the river, declined to state the amount he would accept for the property, and indicated that he preferred that a commission would appraise the value of his land and ascertain the damages he would sustain on account of the proposed improvement.

The Executive Board is of the opinion that the prices asked for the land are nearly all in excess of its market value, and would therefore refer the further consideration to your Honorable Body for such action as you may think expedient.

Respectfully,

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Sullivan—Whereas, No agreement for the purchase of lands necessary to be taken for opening a street from North St. Paul street to Brown's race, under Final Ordinance No. 3,563, 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 termination of the said proposed street to be laid out, according to the provisions of Section 174 of the Revised City Charter, and that the City Attorney be and he hereby is instructed to take and institute such proceedings, from time to time, as may be necessary to secure such street opening as provided by said City Charter. Adopted.

By the Clerk—

OFFICE OF THE EXECUTIVE BOARD, }
ROCHESTER, Feb. 19th, 1889. }

To the Common Council:

GENTLEMEN—The Executive Board, pursuant to a resolution of your honorable body, invited the owners of property proposed to be taken for the widening of Ackerman street, and nearly all of the parties interested responded in person. The result of the inquiry was an utter failure to obtain prices on any of the parcels of land, and a general agreement to allow the matter to go to a commission to hear evidence and determine the value of the property necessary to be purchased for the widening of said street. Your honorable body will therefore take such action in the premises as

you may deem advisable.

Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Thayer—Whereas, No agreement for the purchase of lands necessary to be taken for Ackerman street widening under final ordinance No. 3,572 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 termination of the said street proposed to be widened, according to the provisions of section 174 of the revised city charter, and that the city attorney be, and he hereby is, instructed to take and institute such proceedings from time to time, as may be necessary to secure such street widening as is provided by said city charter. Adopted.

By the Clerk—

CITY SURVEYOR'S OFFICE, }
ROCHESTER, N. Y., Feb. 19, 1889. }

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

GENTLEMEN—Having been directed to examine the sewers in Frank street, north of Lyell avenue, and report thereon relative to their efficiency, I respectfully submit the following, viz:

A stone sewer 18 inches square, 9½ feet in depth, clean, exists between Lyell avenue and Carroll alley.

There is a pipe sewer 12 inches in diameter, about 8 feet in depth, between Carroll alley and Spencer street.

There is no sewer between Spencer street and Ambrose street, but all intermediate lots are drained into Spencer and Ambrose street's sewers.

There is no sewer between Ambrose street and Jones avenue, the lots being drained by the sewers in Ambrose street, Cooper alley and Jones avenue.

There is no sewer between Jones avenue and Lorimer streets, the lots being drained into a sewer located in the alley in the rear thereof.

There is a pipe sewer 12 inches in diameter and from 5½ to 10 feet in depth, between Lorimer street and Montrose street. There is no sewer between Montrose street and Coster street.

There is a 12 inch pipe sewer between Coster street and Bloss street.

All the lots fronting on Frank street, are consequently provided with sewerage facilities, excepting the block between Montrose street and Coster street, for which a sewer will have to be constructed.

OSCAR H. PEACOCK,

First Asst. City Surveyor.

Ordered received, filed and published.

By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH OF JANUARY, 1889.

POLICE COMMISSIONERS' OFFICE, }
February 9, 1889. }

GENTLEMEN—I respectfully submit the following as my report for the month of January, 1889:

Jan., 1889.	Crime.	Penalty.	Paid
2—Albert Hobson	drunk	10	
John Werner	..	5	
Frank Gilbert	petit larc'y	50	
Louis Panlansky	..	cost	4 95
Wm. Thomas	drunk	10	
Jasper Thomas	..	10	
Frank Wenor	..	5	
3—John R. Littley	..	10	
4—Chas. Franklin	assault	10	
5—Theo. Thran	drunk	5	
John Mahoney	..	10	
Isabella Woolford	..	10	
Ed. White	assault	10	10
7—Chas Casey	drunk	10	
Mary A. Murphy	vio. ord.	10	
Julia Burns	..	10	
John Tack	..	5	
Geo. W. Wilson	..	5	

Otto Gilbert	5	
James McQuade, Jr.	5	
8-Henry Bieglar	drunk, 10	10
Robert Stenson	cost	2
Wm. Jones	10	
Maurice Moynihan	10	
Lottie Ryan	vio. ord.	10
Irvn Smith	5	5
Joseph Sparrei	drunk, 3	3
9-Thos. Hagan	10	
Patrick Duran	10	
10-Keron Garrity	10	
Joseph McQuire	10	
11-John Lalor	10	
12-Chas. Willis	10	
Frank toll	vio. ord.	5
14-John Moser	drunk, 10	
Terrance McDonald	10	
Wm. Webb	10	
Henry Heman	10	3
Lizzie Irvin	10	
Adelia McDonald	10	
Matthew Gannon	5	
15-Thos. Powers	10	
Chas. Sawyer	10	
16-Alexander Dickson	5	1
Agnes Houlehan	5	
Wm. Jones	10	
Chas. Leonard	10	5
Hattie Harris	vio. ord.	40 40
Julia Harris	20	20
17-Jacob Huff	drunk	5
Hattie Malcom	10	
Emma Carns	10	
Geo. Moore	10	
18-Samuel Clark	10	
Mary Clark	10	
Frank McCoy	10	
Frank Gilbert	10	
Emma Clark	10	
19-Patk Madigan	5	
John Kane	10	
21-John Feezer	5	
Jennie White	10	
Wm. Nobles	vio. ord.	10 10
Dennis McCrone	10	5
Geo. Windley	10	5
Jerome Caswell	10	10
Frank milling	10	5
John Buckland	10	10
Chas. Buckley	10	5
Frank Hurler	10	5
Barnard McGillick	10	10
Albert Griffin	10	5
23-Geo. Ellis	drunk	10
Kate Hemmis	10	
Martin Sullivan	10	
Wm. Smith	assault	10 5
24-John Murphy	50	
25-Leo Downing	drunk	10
Mich. Gill	10	10
Joseph Mesler	5	4
Jacob Zgodzinski	pet. lar.	10
26-Ann Moore	drunk	10
Frank Fanning	10	
Wm. T. Henderson	10	
Mich. Laughlin	5	
28-Feter Skipworth	10	
Thos. Donovan	assault	10
30-John Conway	5	2

Total police fund. \$ 194 95

PENSION FUND.

Fines by police commissioners	\$ 50 00
Sale of unclaimed Property	83 39
Donations by citizens of Rochester	2,508 00

Total. \$ 2,831 34

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 January 1899, for fines, penalties and costs imposed by the Police Justice of said city. Also, for fines imposed by the Police Com-

missioners and moneys for the Police Pension Fund.

B. FRANK ENOS, Clerk.
Sworn to before me this 19th day of Feb., 1899.

F. J. Irwin, Commissioner of Deeds.
Ordered received, filed and published.

From the Clerk—

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., Feb. 16, 1899.

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, 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:

Ordinance and improvement.	Expense.
No. 3,549 Bartlett St. Stone Sewer	\$2,773 88
3,559 Bernard St. Plank Walk	72 05

JOHN A. DAVIS, City Treasurer.
Ordered received filed and published.

LOCAL IMPROVEMENTS ASSESSMENTS.

By Ald. Kohlmetz—Whereas, The City Treasurer has ascertained and reported the entire and aggregate expense of, and connected with, the several following improvements, including any interest that the city has paid or has or shall become liable for, and which several sums are hereby respectively adjusted by this Common Council, as thus reported, and the respective portions or parts of the city on which the said expenses are hereby directed to be assessed are as stated in the description following the name and expense of the improvement, viz.:

Ordinance No. 3,549, Bartlett Street Stone Sewer. The expense is two thousand seven hundred and seventy-three dollars and eighty-eight cents; (\$2,773.88). The territory to be assessed is, one tier of lots and parcels of land on each side of Bartlett street from Jefferson avenue to the center of Florence street.

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 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.

Ordinance No. 3,559—Bernard street plank walk. The expense is seventy-two dollars and five cents, (\$72.05.) The territory to be assessed is: One tier of lots and parcels of land on the north side of Bernard street, in front on which the plank walk was constructed.

And the Assessors of said city, not interested in any of the property so benefited, and directed to be assessed, as aforesaid, 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 assessments upon all the lots and parcels of land within the portions or parts of the city above designated, of the amounts of said expenses, of such improvements respectively, in proportion, as nearly as may be, to the advantage which the respective territories to be thus assessed for such improvements shall be deemed to receive by the making of the respective improvements.

And the said assessors are hereby directed to meet for the purpose of making the above mentioned assessments on the 23d day of February, 1899, at 9 o'clock in the forenoon, at their office No. 15 City Hall.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selve, Judson, Schroth, Bohrer, Kelly Thayer—14.

By Ald. Foley—Report of the Sealer of Weights and Measures for the month of January. Amount collected \$126.65.

Ordered received and filed.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

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 Goodman street.

Adopted.

The Surveyor submitted as such estimate, \$544.

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

The sprinkling of Monroe avenue, from Clinton street to Goodman street, during the season of 1889.

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 \$544, 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 Monroe avenue, from Clinton street to Goodman 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 6th, 1889, at 7 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, \$224.

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

The sprinkling of North street, from North avenue to Hudson park, during the season of 1889.

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 \$224, 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 North avenue to Hudson park, in proportion 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 6th, 1889, at 7 o'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 \$480.

By Alderman 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 1889.

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 \$480, 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 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 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 6th, 1889, at 7:00 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, \$480.

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

The sprinkling of North avenue (sec. 2) from North street to the north line of Clifford street during the season of 1889.

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 \$480, 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 North avenue from North street 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OXFORD STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Oxford street, from East avenue to Brighton avenue.

Adopted.

The Surveyor submitted as such estimate, \$224.

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

The sprinkling of Oxford street, from East avenue to Brighton avenue, during the season of 1889.

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 \$224 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 East avenue to Brighton 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 6th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PARK AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the

expense of sprinkling Park avenue, from Alexander street to Avenue A, Vick park.

Adopted.

The Surveyor submitted as such estimate \$224.

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

The sprinkling of Park avenue, from Alexander street to Avenue A, Vick park, during the season of 1889.

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 \$224, 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 Park 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

PLATT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Platt St., from State St. to Allen St.

Adopted.

The Surveyor submitted as such estimate \$256. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Platt St., from State St. to Allen St., during the season of 1889.

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 \$256.00, 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 Platt St., from State St. to Allen 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 Wednesday evening, March 6th, 1889, at 7 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

PLEASANT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Pleasant street from St. Paul street to Clinton street.

Adopted.

The Surveyor submitted as such estimate \$64.

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

The sprinkling of Pleasant street, from St. Paul street to Clinton street during the season of 1889.

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 \$64, 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 Pleasant street, from St. Paul street 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 Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PLYMOUTH AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Plymouth avenue from 75 feet south of the Erie canal to the W. N. Y & P. railroad.

Adopted.

The Surveyor submitted as such estimate, \$512. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Plymouth avenue from 75 feet south of the Erie Canal to the W. N. Y. & P. railroad during the season of 1889.

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 \$512 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 avenue, from 75 feet south of the Erie Canal to the W. N. Y. & P. railroad.

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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PORTSMOUTH TERRACE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Portsmouth terrace from East avenue to Culver park.

Adopted.

The Surveyor submitted as such estimate \$128. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Portsmouth terrace from East avenue to Culver park during the season of 1889.

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.

Resolved, further, that the following portion of said city be 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 Portsmouth terrace from East avenue to Culver 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 Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PRINCE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Prince street sprinkling from East avenue to East Main street.

Adopted.

The Surveyor submitted as such estimate \$102. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Prince street from East avenue to East Main street during the season of 1889.

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

\$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 expenses thereof, viz.:

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 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 6th 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

PROSPECT STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor 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, \$96.
By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Prospect street, from West avenue to Troup street, during the season of 1889.

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 \$96, 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 Prospect street, from West avenue to Troup 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

REYNOLDS STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Reynold street sprinkling from West avenue to the South line of Clifton street.

Adopted.

The Surveyor submitted as such estimate, \$128.
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 1889.

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.

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 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 the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ROME STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the ex-

pense of sprinkling Rome street from Clinton place to Central avenue.

Adopted.

The Surveyor submitted as such estimate \$32.

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

The sprinkling of Rome street, from Clinton place to Central avenue, during the season of 1889.

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 parcel of land on each side of Rome street, from Clinton place to Central avenue, in proportion to the benefit and advantage they 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 6th, 1889, at 7 o'clock in the Common Council, when allegations will be heard.

Adopted.

ROWE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling, Rowe street from Lake avenue to Fourth street.

Adopted.

The Surveyor submitted as such estimate \$225.

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

The sprinkling of Rowe street, from Lake avenue to Fourth street, during the season of 1889.

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 \$224, 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 Rowe street from Lake avenue to Fourth 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 6th, 1889, 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 ave. to Monroe ave.

Adopted.

The Surveyor submitted as such estimate \$192.

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

The sprinkling of Rowley st, from Park ave. to Monroe ave., during the season of 1889.

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 \$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 Rowley street, from Park ave. to Monroe ave., 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 Common Council on Wednesday evening, March the 6th, 1889, 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.

The Surveyor submitted as such estimate, \$384.

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 1889.

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 \$384, 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOUTH ST. PAUL STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling South St. Paul street, from Main street to the Erie canal.

Adopted.

The Surveyor submitted such estimate, \$384.

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

The sprinkling of St. Paul street (South), from Main street to the Erie canal, during the season of 1889.

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 \$384, which estimate is hereby approved.

Resolved, further, that the following portion of said city is deemed benefited and properly ought to be assessed by 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 Erie 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 the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH ST. PAUL STREET SPRINKLING, (SEC. 1).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of St. Paul street (north) (Sec. 1.) sprinkling from Main street to the south line of Marietta street.

Adopted.

Surveyor submitted as such estimate \$288.

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

The sprinkling of St. Paul street (north) (Sec. 1.) from Main street to the south line of Marietta street, during the season of 1889.

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 \$288, 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 St. Paul street from Main street to the south line of Marietta 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

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 (Sec. 2) sprinkling, from the south line of Marietta street to Clifford street.

Adopted.

The Surveyor submitted as such estimate, \$640.

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 Clifford street, during the season of 1889.

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 \$640, 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 St. Paul street, from the south line of Marietta street to Clifford street, 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber when 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.

Adopted.

The Surveyor submitted as such estimate, \$128.

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 1889.

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 \$128, 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 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

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 the N. Y. C. & H. R. R. R.

Adopted.

The Surveyor submitted as such estimate \$384.

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

The sprinkling of Scio street (Sec. 2) from University avenue to the N. Y. C. & H. R. R. R., during the season of 1889.

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 \$384, 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 University avenue to the N. Y. C. & H. R. 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 improvement, are required to attend the Common Council, on Wednesday evening, March the 6th, 1889, 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, \$256.

By Ald. Kohlmetz—Resolved, 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 1889.

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 \$256, 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 Smith street from State street to Oak 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SOPHIA STREET SPRINKLING

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of Sophia street sprinkling from Main street to Allen street.

Adopted.

The Surveyor submitted as such estimate \$160.

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

The sprinkling of Sophia street from Main street to Allen street during the season of 1889.

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 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 Common Council, on Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, 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 Griffith street.

Adopted.

The Surveyor submitted as such estimate, \$192.

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

The sprinkling of South street, from Court street to Griffith street, during the season of 1889.

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 \$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 South street, from Court street to Griffith 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, 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 the Erie canal to the south line of Oakland street.

Adopted.

The Surveyor submitted as such estimate \$480.

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

The sprinkling of South avenue from the Erie canal to the south line of Oakland street, during the season of 1889.

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 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 avenue from the Erie canal to the south line 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SPRING STREET SPRINKLING.

By Ald. Kohlmetz—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 \$288.

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

The sprinkling of Spring street, from Exchange street to Ford street, during the season of 1889.

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 \$288, 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 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 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 6th, 1889, 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 such estimate \$704.

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 1889.

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and report the same at \$704, 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 parcels of land on each side State street from Main street to Vincent place 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 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 Wednesday evening, March the 6th, 1889, 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 sprinkling Stone street, from Main street to Court street.

Adopted.

The Surveyor submitted as such estimate, \$96.

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

The sprinkling of Stone street from Main street to Court street during the season of 1889.

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 \$96, 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 Main street to Court street

in proportion to the benefit and advantage which each 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, 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 sprinkling Troup street, from Exchange street to the west line of Prospect street.

Adopted.

The Surveyor submitted as such estimate \$448.

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 1889.

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 \$448, 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 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 said improvement, are required to attend the Common Council, on Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

TROW BRIDGE STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Trowbridge St., from West Ave. to Troup St.

Adopted.

The Surveyor submitted as such estimate \$128.

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

The sprinkling of Trowbridge St., from West Ave. to Troup St., during the season of 1889.

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 \$128, 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 Trowbridge street, from West avenue to Troup 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 6th, 1889, at 7 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 street (South) sprinkling, from East avenue to Monroe avenue.

Adopted.

The Surveyor submitted as such estimate, \$256.

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

The sprinkling of Union street (South), from East avenue to Monroe avenue during the season of 1889.

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 \$256, 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 Union street, from East avenue to Monroe 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 6th, 1889, at 7 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 sprinkling University avenue, (sec. 1), from North avenue to East Main street.

Adopted.

The Surveyor submitted as such estimate \$256.

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 1889.

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 \$256, 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegation will be heard.

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 \$384.

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

The sprinkling of University avenue (sec. 2,) from East Main street to Culver park during the season of 1889.

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 \$384 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 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 Com-

mon Council, on Wednesday evening, March the 6th, 1889, at 7 o'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, \$64.

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

The sprinkling of Vincent place, from State street to the west end of the bridge, during the season of 1889.

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 \$64, 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 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 the 6th, 1889, 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 \$96.

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

The sprinkling of Warehouse street from Brown street to Platt street, during the season of 1889.

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 \$96 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 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 said improvement, are required to attend the Common Council, on Wednesday evening, March the 6th, 1889, 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 \$128.

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 1889.

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.

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 Main 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 Common Council, on Wednesday evening, March the 6th, 1889, 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 the Erie canal to Troup street.

Adopted.

The Surveyor submitted as such estimate \$128. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of Washington street (south) from the Erie canal to Troup street, during the season of 1889.

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 \$128, 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 South Washington street, from the Erie canal to Troup 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WATER STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Water st. (North) from Main st. to Andrews st.

Adopted.

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

The sprinkling of Water street (North) from Main st. to Andrews st. during the season of 1889.

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 \$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 Water st. from Main st. to Andrews st., 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 6th 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WELD STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the ex-

pende of sprinkling Weld street from Scio street to Union street.

Adopted.

The Surveyor submitted as such estimate, \$128. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz.:

The sprinkling of Weld street from Scio street to Union street, during the season of 1889.

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 \$128, 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 Weld street from Scio to 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 VI, Section 172 of the Revised Charter of 1881, 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WEST AVENUE SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling West avenue, from York street to the city line.

Adopted.

The Surveyor submitted as such estimate \$480. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of West avenue, from York street to the west line of the city, during the season of 1889.

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 \$480, 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 York street to the west 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 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 6th, 1889, 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 Monroe avenue.

Adopted.

The Surveyor submitted as such estimate \$256. By Ald. Kohlmetz—Resolved, That the following improvement is necessary, viz:

The sprinkling of William street from East avenue to Monroe avenue during the season of 1889.

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 \$256, 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 East avenue to Monroe 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 Revis-

ed 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WILSON STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Wilson street, from Hudson street to North street.

Adopted.

The Surveyor submitted as such estimate, \$64.

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

The sprinkling of Wilson street, from Hudson street to North street, during the season of 1889.

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 \$64, 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 Wilson street, from Hudson street to North street, 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MT. HOPE AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Mt. Hope avenue, Sec. 2, from the center of Clarissa street to the South line of Highland avenue.

Adopted.

The Surveyor submitted as such estimate, \$480.

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

The sprinkling of Mount Hope avenue, Sec. 2, from the center of Clarissa street to the south line of Highland avenue during the season of 1889.

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 \$480 which estimate is hereby approved.

Resolved, further, that the whole expense thereof shall be paid in the manner following, viz:

Twenty-six per cent. of the whole expense thereof shall be paid out of the public treasury of the city, and the remaining 74 per cent. shall be assessed on the following described territory, viz:

One tier of lots and parcels of land on each side of Mt. Hope avenue, from the center of Clarissa street to Highland avenue, excepting that portion thereof fronting on Mt. Hope avenue known as Mt. Hope Cemetery, said property being by statute exempt from assessment, 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 6th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CULVER PARK SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Culver Park from University avenue to the east line of Union Place.

Adopted.

The surveyor submitted as such estimate \$160.

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

The sprinkling of Culver Park from University avenue to the east line of Union Place, during the season of 1889.

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 each side of Culver Park from University avenue to the east line of Union Place, 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

EISENBERG PARK PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Eisenberg Park.

Adopted.

The Surveyor submitted as such estimate, \$114.

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

The construction of a hemlock plank walk four feet in width on each side of Eisenberg Park, from the walk on the east side of Goodman street to the east end of said park; also the necessary 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 \$114, 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 Eisenberg Park from the east end thereof to Goodman street, in proportion to the benefit which each will derive therefrom.

And the Clerk is hereby directed to publish notice in pursuance of 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

ULM STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Ulm street.

Adopted.

The Surveyor submitted as such estimate, \$900.

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

The construction of a hemlock plank walk four feet in width on each side of Ulm street, from Bay street to Clifford street; also the necessary sidewalk grading, gutter formations, longitudinal and transverse crosswalks, and the removal of all fences and other obstructions that encroach upon the street.

And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$900, 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 Ulm street from Bay street to Clifford 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 Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FRANK STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Frank street.

Adopted.

The Surveyor submitted as such estimate, \$250.

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

The construction of a vitrified pipe sewer in Frank street, from the manhole opposite the center of Montrose street to a point 20 feet south of the south line of Costar street. Also the necessary surface sewers, lot laterals and manholes.

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 \$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 expense thereof, viz.:

One tier of lots and parcels of land on each side of Frank street, from a point opposite the center of Montrose street to a point opposite the south line of Costar 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 Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FRANK STREET ASPHALT IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Frank street.

Adopted.

The Surveyor submitted as such estimate \$27,000.

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

The improvement of Frank street from the north curb line of Lyell avenue to the south curb line of Bloss street by constructing an asphaltic pavement where necessary between the terminal limits mentioned with Medina stone curbs on each side thereof, properly connected with all intersecting streets, alleys and driveways. Width of main roadway between curb lines to be 30 feet. To include also the proper construction and adjustment of all the necessary transverse and longitudinal crosswalks, and the re-dressing and re-setting of so many of the present existing old curbstones, as may be found suitable for future use.

Also the cleaning of such portions of any sewer in the street that may be found necessary, and the construction of all necessary surface sewers, manholes, and such lot lateral sewers, water and gas services as may be reasonably expected to be necessary for future use.

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 \$27,000 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 Frank street, from Lyell avenue to Bloss 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 Wednesday evening, March the 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SAVANNAH STREET MACADAM IMPROVEMENT.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Savannah street.

Adopted.

The surveyor submitted as such estimate \$13,500.

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

The improvement of Savannah street from the north curb line of Monroe avenue to the south curb line of Court street by constructing a "Telford Macadam" pavement where necessary between the terminal limits mentioned, with Medina stone gutters and curb stones on each side thereof, properly connected with all intersecting streets, alleys and driveways; width of main roadway between curb lines to be twenty-eight feet. To include also the proper construction and adjustment of all necessary transverse and longitudinal crosswalks, and the construction of a Portland cement flag walk, five feet in width, on each side of said street throughout its entire length, except where asphalt, stone or cement walks now exist, or where longitudinal crosswalks shall be constructed. Also the cleaning of the main sewer in the street, if found to be necessary, and the construction of all necessary surface sewers, manholes and such lot lateral sewers, water and gas services as may be reasonably expected to be necessary for future use. Where stone walks now exist that do not conform to the proper grade and alignment, they shall be re-laid and be made to conform thereto.

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 \$13,500 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 Savannah street, from Monroe avenue to Court 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 improvements are required to attend the Common Council on Wednesday evening, March the 6th, 1889, at 7:00 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted.

ETHEL STREET OPENING AND EXTENDING.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz.:

The opening and extension of Ethel street in its present course, from the present east end thereof to Flora street, and the territory deemed necessary to be taken therefor is bounded and described as follows: All that parcel of land situated east of the present eastern terminus of Ethel street, bounded on the north by the extension easterly in a direct line of the present north line of Ethel street, bounded on the east by the west line of Flora street, bounded on the south by the extension easterly in a direct line of the present south line of Ethel street, and bounded on the west by the present east end of Ethel 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

of Ethel street, from the present east end thereof to Plymouth avenue, and one tier of lots and parcels of land on each side of Flora street, and from the north end thereof to Violetta street, as they each 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 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 6th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING A STREET FROM JEFFERSON AVENUE TO GENESEE STREET.

By Ald. Bohrer—Resolved, That the following improvement is necessary, and we hereby judge that the public good requires the same to be done, viz:

The opening of a street having a uniform width of 60 feet, from Jefferson avenue to Genesee street. The territory deemed necessary to be taken therefore is described as follows, viz: A strip of land having a uniform width of 60 feet throughout its entire length, extending from Jefferson avenue to Genesee street, the middle line of which shall be located 331 feet south of, and parallel with the south line of Magnolia 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 as they exist at the date of the passage of this ordinance, on each side of the street proposed to be opened, from Jefferson avenue to Genesee 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 Wednesday evening, March 6th, 1889, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., Feb. 19, 1889. }

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

GENTLEMEN—Agreeably to your directions given at your last meeting in reference to the following named contemplated improvements, I caused to be published daily for four days, in the Union and Advertiser and Abend Post und Beobachter, two daily newspapers printed in the city of Rochester, notices of said improvements, which notices respectfully specified said improvements, 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 requiring all persons interested in the subject matter of such improvements respectively, to attend the Common Council on Tuesday, February 19th, 1889, at 7 o'clock p. m., at the Common Council chamber, when allegations would be heard in reference to such improvements, viz:

PETER SHERIDAN, City Clerk.

Ald. Fee presented a remonstrance against the widening of Clinton Park.

On motion of Ald. Fee action on the final ordinance for Clinton Park widening was postponed until the next regular meeting.

By Ald. Kelly—Resolved, That the ordinance for the construction of Syke street sewer be amended so that the sewer therein contemplated shall extend from the sewer in Childs street to a point 154 east of Ames street, and that the estimate therefor be changed to \$2,012. Adopted.

On motion of Ald. Kelly further action was postponed until the next regular meeting.

On motion of Ald. Kelly action on the final ordinance for Ravine avenue sewer was postponed until the next regular meeting.

Ald. Kohlmetz moved that action on the final ordinance for Martin street asphalt improvement be postponed until the next regular meeting. Adopted.

FINAL ORDINANCE No. 3, 583.

ALEXANDER STREET SWEEPING AND CLEANING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sweep and clean Alexander street, from East avenue to Monroe avenue.

And after hearing such allegations from all persons appearing,

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 disposition of the dirt collected on Alexander street, from East avenue to Monroe avenue, during the season beginning April 1st, 1889, and ending December 1st, 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$377.00, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Alexander street; from East avenue to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3, 584.

BROWN STREET SWEEPING AND CLEANING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sweep and clean Brown street from the Erie canal to West avenue,

And, after hearing such allegations from all persons appearing,

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 disposition of the dirt collected on Brown street from the Erie canal to West avenue during the season beginning April 1, 1889, and ending December 1, 1889.

And the City Surveyor under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$400, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Brown street from the Erie canal to West avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3, 585.

MONROE AVENUE SWEEPING AND CLEANING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sweep and clean Monroe avenue from Goodman street to Culver street,

And, after hearing such allegations from all persons appearing.

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 disposition of the dirt collected on Monroe avenue from Goodman street to Culver street during the season beginning April 1, 1889, and ending December 1, 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$487, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Monroe avenue from Goodman street to Culver street.

Adopted by the following vote:

Ayes—Ald. Tracy, McMillan, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,586.

TREMONT STREET SWEEPING AND CLEANING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sweep and clean Tremont street from Plymouth avenue to Caledonia avenue, and, after hearing such allegations from all persons appearing.

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 disposition of the dirt collected on Tremont street from Plymouth avenue to Caledonia avenue, during the season beginning April 1, 1889, and ending December 1, 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$320, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement to wit.

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

Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,587.

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 following ordinance, viz:

An ordinance to sweep and clean West avenue, from the Erie canal to York street, and after hearing such allegations from all persons appearing.

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 Erie canal to York street, during the season beginning April 1, 1889, and ending December 1, 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$700, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of West avenue, from the Erie canal to York street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,588.

ALLEN STREET SPRINKLING (SEC. 1.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Allen street (sec.1) from State street to the Erie canal.

And after hearing such allegations from all persons appearing.

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

The sprinkling of Allen street (sec. 1.) from State street to the Erie canal during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$288, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Allen street from State street to the Erie canal.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE No. 3,589.

ALLEN STREET SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Allen street (Sec. 2.) from the Erie canal to Brown street, and after hearing such allegations from all persons appearing.

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

The sprinkling of Allen street (Sec. 2.) from the Erie canal to Brown street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$123, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Allen street, from the Erie canal to Brown street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,590.

ALEXANDER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Alexander street, from South avenue to Pinnacle avenue.

And, after hearing such allegations from all persons appearing.

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 Alexander street, from South avenue to the east line of Pinnacle avenue during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$128, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city, which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, viz:

One tier of lots and parcels of land on each side of Alexander street, from South avenue to Pinnacle avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3.591.

ANDREWS STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Andrews street from North avenue to the west end of the bridge, and after hearing such allegations from all persons appearing.

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 Andrews street, from North avenue to the west end of Andrews street bridge, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which, being deemed reasonable, is hereby approved and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Andrews street, from North avenue to the west end of Andrews street bridge.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3.592.

ATKINSON STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Atkinson street, from Caledonia avenue to 100 feet west of Ford street. And after hearing such allegations from all persons appearing.

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, from Caledonia avenue to 100 feet west of Ford street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Atkinson street, from Caledonia avenue to 100 feet west of Ford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3.593.

BOLIVAR STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Bolivar St., from Jay St. to Smith St.

And after hearing such allegations from all persons appearing.

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 St., from Jay St. to Smith St., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96 which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of Bolivar St., from Jay St. to Smith St.

Adopted by the following vote—

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, N.O 3.594.

BRIGHTON AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Brighton avenue from Meigs street to Oxford street.

And after hearing such allegations from all persons appearing.

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 Brighton avenue from Meigs street to Oxford street during the season of 1889.

And the City Surveyor, under the direction of this council, having made and reported as an estimate of the expense, thereof, the sum of \$224, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Brighton avenue from Meigs street to Oxford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3.595.

BROADWAY SPRINKLING, (SEC. 1.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Broadway (Sec. 1), from Monroe avenue to the south line of lot No. 59.

And after hearing such allegations from all persons appearing.

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 (Sec. 1), from Monroe avenue to the south line of lot No. 59 during season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which,

being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Broadway, from Monroe avenue to the south line of lot No. 59.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,596.

SPRINKLING BROADWAY (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Broadway (sec. 2) from the south line of lot 59 to Meigs street.

And after hearing such allegations from all persons appearing,

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 (sec. 2) from the south line of lot No. 59 to Meigs street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$320, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side of Broadway from the south line of lot No. 59 to Meigs street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,597

BUCHAN PARK SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Buchan park from Clinton street to St. Joseph street.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Buchan park, from Clinton street to St. Joseph street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,598.

CALEDONIA AVENUE SPRINKLING.

On motion of Alderman Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following or-

dinance, viz:

An ordinance to sprinkle Caledonia avenue, from the Erie canal to Bronson avenue.

And after hearing such allegations from all persons appearing.

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 canal to the south line of Bronson avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate thereof, the sum of \$356, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Caledonia avenue from the Erie canal to the south line of Bronson avenue.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly, Thayer—13.

FINAL ORDINANCE, No. 3,599

CENTER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Center street from Mill street to the east side of Brown's race.

And after hearing such allegations from all persons appearing.

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 1889.

And the City Surveyor, under the direction of the Council, having made and reported as an estimate of the expense thereof, the sum of \$32, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Center street from Mill street to the east side of Brown's race.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,600

CENTRAL AVENUE SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Central avenue (sec. 1) from North avenue to State street.

And after hearing such allegations from all persons appearing,

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. 1) from North avenue to State street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$384 which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be assessed for, and will be benefited and

derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Central avenue, from North avenue to State street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly,—13.

FINAL ORDINANCE NO. 3,601.

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 following ordinance, viz:

An ordinance to sprinkle Central avenue, sec. 2, from North avenue to Union street.

And, after hearing such allegations from all persons appearing—

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 North avenue to the east line of Union street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense, thereof, the sum of \$256, which, being deemed reasonable, is hereby approved; and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city, which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to-wit:

One tier of lots and parcels of land on each side of Central avenue, from North avenue to Union street.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly,—13.

FINAL ORDINANCE 3,602.

CHATHAM STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Chatham street from Franklin street to Andrews street.

And after hearing such allegations from all persons appearing,

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 Chatham st. from Franklin st. to Andrews street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128.00, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited and derive an advantage from such improvement, to-wit:

One tier of lots and parcels of land on each side of Chatham street, from Franklin st. to Andrews street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly,—13.

FINAL ORDINANCE, NO. 3,603.

CHESTNUT STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Chestnut street from East avenue to Monroe avenue.

And after hearing such allegations from all persons appearing.

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 Chestnut street from East avenue to Monroe avenue, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to-wit:

One tier of lots and parcels of land on each side of Chestnut street from East avenue to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Judson, Schroth, Bohrer, Kelly,—13.

FINAL ORDINANCE NO. 3,604.

CLARISSA STREET SPRINKLING.

On motion of Ald. Kohlmetz—The Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Clarissa street from Plymouth avenue to the river bridge.

And after hearing such allegations from all persons appearing,

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 Clarissa street from Plymouth avenue to the river bridge, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to-wit:

One tier of lots and parcels of land on each side of Clarissa street from Plymouth avenue to the Genesee river.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly,—13.

FINAL ORDINANCE, NO. 3,605.

CLINTON STREET SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

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

And after hearing such allegations from all persons appearing.

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 street, (section 1), from Main street to the north line of Marietta street during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$256, which, being deemed reasonable, is hereby approved; and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement to-wit:

One tier of lots and parcels of land on each side of Clinton street, from Main street to north line of Marietta street.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,606.

CLINTON STREET SPRINKLING, (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Clinton street (Sec. 2) from Marietta street to Clifford street.

And, after hearing such allegations from all persons appearing,

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 street (Sec. 2) from the north line of Marietta street to the north line of Clifford street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$416, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Clinton street from the north line of Marietta street to Clifford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,607.

CLINTON PLACE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Clinton Place from North avenue to Clinton street.

And after hearing such allegations from all persons appearing,

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 avenue to Clinton street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Clinton Place from North avenue to Clinton street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,608.

COURT STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Court street (Sec. 1) from South St. Paul street to Union street.

And after hearing such allegations from all persons appearing,

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. 1) from South St. Paul street to Union street during the season of 1889.

And the City Surveyor, under the direction of this council, having made and reported as an estimate of the expense thereof the sum of \$256, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side of Court street from South St. Paul street to Union street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Fritzsche, Foley, Selye, Judson, Schroth, Bohrer, Kelly.—13.

FINAL ORDINANCE No. 3,609.

COURT STREET SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Court street (Sec. 2), from Exchange street to the west end of the river bridge.

And, after hearing such allegations from all persons appearing—

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 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$64, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city, which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from, such improvement, to-wit:

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.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,611.

CORTLAND STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Cortland street from Main street to Court street,

And, after hearing such allegation from all persons appearing,

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 Cortland street from Main street to Court street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Cortland street, from Main street to Court street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,612.

DRAPER STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Draper street, from North avenue to North street, and after hearing such allegations from all persons appearing,

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 Draper street, from North avenue to North street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$96, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Draper street, from North avenue to North street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,613

EAST STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle East street from East avenue to Charlotte street.

And after hearing such allegations from all persons appearing,

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 East street, from East avenue to Charlotte street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of East street, from East avenue to Charlotte street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,614.

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 following ordinance, viz.:

An ordinance to sprinkle East avenue (sec. 1), from Main street to Goodman street.

And after hearing allegations from all persons appearing,

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 East avenue (sec. 1), from Main street to the west line of Goodman street south of East avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$384.00, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby

directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such an improvement, to wit:

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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,615

ELM STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Elm street from Main street to Chestnut street.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Elm street, from Main street to Chestnut street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,616.

EXCHANGE STREET SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle exchange street (Sec. 1), from Main street to Edinburgh street.

And, after hearing such allegations from all persons appearing,

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 (Sec. 1), from Main street to the south line of Edinburgh street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported an estimate of the expense thereof the sum of \$448, which being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Exchange street, from Main street to Edinburgh street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,617.

EXCHANGE STREET SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Exchange street (sec. 2) from Edinburgh street to Clarissa street,

And after hearing such allegations from all persons appearing,

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 (sec. 2) from Edinburgh street to Clarissa street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Exchange street from Edinburgh street to Clarissa street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,618.

SOUTH FITZHUGH STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle South Fitzhugh St., from 75 ft. south of the Erie canal to the south line of Edinburgh St.

And after hearing such allegations from all persons appearing,

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 Fitzhugh St., from 75 ft. south of the Erie canal to the south line of Edinburgh St., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$256, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of South Fitzhugh St., from 75 feet south of the Erie canal to Edinburgh St.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,619.

NORTH FORD STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle North Ford street, from the Erie canal to Allen street.

And after hearing such allegations from all persons appearing,

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 Ford street, from the Erie canal to Allen street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of North Ford street, from the Erie canal to Allen street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,620.

SOUTH AND NORTH FORD STREETS SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle North and South Ford streets, from the Erie canal to Troup street.

And after hearing such allegations from all persons appearing,

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 and South Ford streets, from the Erie canal to Troup street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Ford street, from the Erie canal to Troup street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,621.

FRANK STREET SPRINKLING (SEC. 1).

On Motion of Alderman Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Frank street (Sec. 1), from Center street to Platt street.

And after hearing such allegations from all persons appearing,

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 Frank street (sec. 1), from the south side of Center street to Platt street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which being deemed reasonable, is hereby approved, and whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement to wit:

One tier of lots and parcels of land on each side of Frank street, from the south side of Center street to Platt street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

Ald. Selye moved that the final ordinance for Frank street sprinkling (Sec. 2) be amended so as to extend from Jay street to Lyell avenue, and the estimate be changed to \$128. Adopted. Further action was postponed until the next meeting.

FINAL ORDINANCE, NO. 3,622.

FRANKLIN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Franklin street, from North avenue to North St. Paul street.

And after hearing such allegations from all persons appearing,

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 from North avenue to North St. Paul street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be so assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit :

One tier of lots and parcels of lands on each side of Franklin street from North avenue to North St. Paul street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,623.

FRONT STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz :

An ordinance to sprinkle Front st., from Main st. to Central ave.

And, after hearing such allegations from all persons appearing,

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 st. from Main st. to Central ave. during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192.00, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Front st., from Main st., to Central ave.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE No. 3,624.

FULTON AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz :

An ordinance to sprinkle Fulton avenue from Jones avenue to Glenwood avenue.

And after hearing such allegations from all persons appearing,

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 Fulton avenue from Jones avenue to the north line of Glenwood avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$448 which, being deemed reasonable, is hereby approved and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Fulton avenue, from Jones avenue, to Glenwood avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,625.

GIBBS STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz :

An ordinance to sprinkle Gibbs St., from East ave. to University ave.

And after hearing such allegations from all persons appearing,

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 St., from East ave. to University ave., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Gibbs St., from East ave. to University ave.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE No. 3,626.

NORTH GOODMAN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz :

An ordinance to sprinkle North Goodman street from East avenue to University avenue.

And after hearing such allegations from all persons appearing,

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 season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$123, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Goodman street from East avenue to University avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,627.

SOUTH GOODMAN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz :

An ordinance to sprinkle South Goodman street, from East avenue to Monroe avenue.

And, after hearing such allegations from all persons appearing,

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 Goodman street, from East avenue to Monroe avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$353, which, being deemed, reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from, such improvement, to-wit:

One tier of lots and parcels of land on each side of Goodman street, from East avenue to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,628.

GRANGER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Granger street, from North St. Paul street to Clinton street.

And after hearing such allegations from all persons appearing.

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 Granger street, from North St. Paul street to Clinton street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$64, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Granger street, from North St. Paul street to Clinton street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,629.

GREGORY STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Gregory street, from Mt. Hope avenue to South avenue, and after hearing such allegation from all persons appearing.

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 Gregory street from Mt. Hope avenue to South avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$256, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of Gregory street, from Mt. Hope avenue to South avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,630.

GRIFFITH STREET AND CLINTON PARK SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

And ordinance to sprinkle Griffith street from South St. Paul street to Broadway and Clinton park from Griffith street to the Erie canal.

And after hearing such allegations from all persons appearing.

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 Griffith street from South St. Paul street to Broadway and Clinton park from Griffith street to the Erie canal during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Griffith street from South St. Paul street to Broadway, also on each side of Clinton park from Griffith street to the Erie canal.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,631.

GROVE STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Grove street from North avenue to Gibbs street.

And after hearing such allegations from all persons appearing.

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 Grove street from North avenue to Gibbs street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$98, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Grove street from North avenue to Gibbs street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,632.

HAWTHORNE STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Hawthorne street, from East avenue to Culver park.

And after hearing such allegations from all persons appearing.

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Hawthorne street, from East avenue to Culver park.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,633.

HILL STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Hill street from Ford street to Elizabeth street.

And, after hearing such allegations from all persons appearing,

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 season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$64, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Hill street from Ford street to Elizabeth street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,634.

HOWELL STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Howell street from South St. Paul street to Monroe avenue.

And after hearing such allegations from all persons appearing.

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 Howell street from South St. Paul street to Monroe avenue during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$100, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Howell street, from South St. Paul street to Monroe avenue.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly.—13.

FINAL ORDINANCE NO. 3,635.

HUDSON STREET SPRINKLING (SEC. 1.)

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Hudson street (Sec. 1), from North avenue to Hudson park.

And after hearing such allegations from all persons appearing,

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 Hudson street (Sec. 1), from North avenue to the north line of Hudson Park, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$320, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Hudson street, from North avenue to Hudson Park.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,636.

HUDSON STREET SPRINKLING (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Hudson street (Sec. 2) from Hudson park to Clifford st.

And after hearing allegations from all persons appearing,

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 Hudson st. (Sec. 2) from Hudson park to Clifford st. during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Hudson street, from Hudson park to Clifford street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,637.

JAMES STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the Improvement described in the following ordinance, viz.:

An ordinance to sprinkle James street, from Chestnut street to William street.

And after hearing such allegations from all persons appearing,

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 Chestnut street to William street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which,

being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of James street, from Chestnut street to William street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,638.

JAY STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Jay street from State street to Oak street.

And after hearing such allegations from all persons appearing.

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 Jay street from State street to the west line of Oak street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$192, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Jay street from State street to Oak street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,639.

JEFFERSON AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Jefferson avenue from Brown street to Penn street,

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$384, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Jefferson avenue from Brown street to Penn street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

On motion of Ald. Sullivan action on the final ordinance for Jones street sprinkling was postponed until the first regular meeting in April next.

Ald. Selye moved that action on the final ordinance for Jones avenue sprinkling be postponed until the next meeting. Adopted.

FINAL ORDINANCE, No. 3,640.

KENT STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Kent street from Allen street to Jay street.

And after hearing such allegations from all persons appearing.

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 street to Jay street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$320.00, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Kent street, from Allen street to Jay street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, No. 3,641.

KELLY STREET SPRINKLING.

On motion of Alderman Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvements described in the following ordinance, viz:

An ordinance to sprinkle Kelly street from Clinton street to Hudson street.

And after hearing such allegations from all persons appearing.

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 Kelly street, from Clinton street to Hudson street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$288, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Kelly street, from Clinton street to Hudson street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Fritzsche, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

On motion of Ald. Selye action on the final ordinance for Lake avenue sprinkling was indefinitely postponed.

FINAL ORDINANCE, NO. 3,642.

LINDEN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Linden street, from Mt. Hope avenue to South avenue.

And after hearing such allegations from all persons appearing,

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 Linden street from Mt. Hope avenue to South avenue, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$288, which, being deemed reasonable, is hereby ap-

proved, and the whole expense of such improvement is hereby directed to be so assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side of Linden street from Mt. Hope avenue to South avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,643.

LOWELL STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Lowell street, from North St. Paul street to North Clinton street.

And after hearing such allegations from all persons appearing,

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 Lowell street, from North St. Paul street to North Clinton street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$324, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be so assessed upon the following portion and part of the city which this Council deems proper to be assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Lowell street, from North St. Paul street to North Clinton street.

Adopted by the following vote:

Ayes—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

Ald. Kelly moved that the final ordinance for Lyell avenue sprinkling be amended so as to extend from Lake avenue to the city line, and that the estimate be changed to \$768. Adopted.

Further action was postponed until the next regular meeting.

FINAL ORDINANCE NO. 3,644.

EAST AND WEST MAIN STREETS SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle East and West Main street, from the Erie canal to the center of East avenue.

And after hearing such allegations from all persons appearing,

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 and West), from the Erie canal to the center of East avenue during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$800, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Main street, from the Erie canal to the center to East avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,645.

EAST MAIN STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle East Main street from the center of East avenue to Goodman street west of the N. Y. C. R. R.

And, after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$640, which, being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,645.

MANHATTAN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Manhattan street, from Court street to Monroe avenue.

And after hearing such allegations from all persons appearing,

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 Manhattan street, from Court street to Monroe avenue, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Manhattan street, from Court street to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE NO. 3,647.

MARSHALL STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Marshall street, from South St. Paul street to Monroe avenue.

And after hearing such allegations from all persons appearing,

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 Marshall street, from South St. Paul street to Monroe avenue during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$182, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Marshall street, from Howell street to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,648.

MEIGS STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Meigs street from East avenue to the south line of Pearl street,

And, after hearing such allegations from all persons appearing,

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 Meigs street from East avenue to the south line of Pearl street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$416, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Meigs street from East avenue to Pearl street,

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,649.

MERRIMAN STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Merriman street from East avenue to Culver park,

And, after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Merriman street from East avenue to Culver park.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,650.

MILL STREET SPRINKLING.

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

provement described in the following ordinance, viz:

An ordinance to sprinkle Mill street from Exchange place to Brown street.

And after hearing such allegations from all persons appearing,

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 Mill street from Exchange Place to Brown street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$320, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Mill street, from Exchange Place to Brown street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

FINAL ORDINANCE, NO. 3,651

MT. HOPE AVENUE SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Mt. Hope ave. (Sec. 1.) from South avenue to the center of Clarissa street.

And after hearing such allegations from all persons appearing,

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 (sec. 1) from South avenue to the center of Clarissa street during the season of 1889.

And the City Surveyor under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$448, which, being deemed reasonable, is hereby approved and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Mount Hope avenue from South avenue to the center of Clarissa street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Bohrer, Kelly—13.

On motion of Ald. Kelly action on the pending final ordinance for Mt. Hope avenue sprinkling, (Sec. 2), was indefinitely postponed.

Ald. Kelly moved that further action on the ordinances for opening a street from North St. Paul street to Front street and Market street bridge be indefinitely postponed. Adopted.

UNFINISHED BUSINESS.

Action on the report of the commissioners in the matter of opening a street from West avenue to Clifton street, published at page 381 Current Proceedings, being in order, a petition requesting that the report of the commissioners be set aside was presented.

Ald. Foley moved that the matter be referred to a committee of three members of the Council from outside wards to investigate and report the result at the next meeting of the Board. Adopted.

Action on the proposed amendment to Rule V., published at page 358 Current Proceedings, being in order, Ald. Selye moved that further action be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. Fritzsche moved to proceed to appoint an inspector of elections for the Sixth ward. Adopted.

Ald. Fritzsche nominated James P. Evans.

James P. Evans was named by—

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Schroth, Bohrer, Kelly—12.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

Fred. W. Alexander, Edwin C. Smith, John Connors, F. S. Leseritz, Charles B. Achilles, Henry S. Rockwell, E. M. Wadsworth, having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Fee—Resolved, That the Brush Electric Light Company be directed to erect an electric arc light on Aqueduct street, at a point near Basin street. Referred to the Lamp Committee and City Surveyor.

By Ald. Kohlmetz—Resolved, That Curtice Brothers be, and they hereby are, granted leave to place and maintain a line shaft underground in Carthage alley from the Goetzman lot formerly so called to their lot northward from and near to said Goetzman lot; such placing and maintenance to be under the supervision of the Executive Board, and to be upon the condition that said Curtice Brothers shall at all times indemnify the city of Rochester from any loss, cost, expense, suits, actions and proceedings happening or brought by reason of the placing or maintenance of said shafting in said alley. Adopted.

By Ald. Kohlmetz—Resolved, That so much of the order made and presented by this Common Council on February 5, 1889, directing the assessors to make assessments relative to final ordinance No. 3,334, the Platt street outlet tunnel, and printed on page 380 of current proceedings, be and the same is hereby reconsidered. Adopted.

CITY TREASURER'S OFFICE.
ROCHESTER, Feb. 18, 1889.

To the Honorable, the Common Council:

GENTLEMEN—I hereby certify that the Executive Board have notified me that the work or improvement authorized under ordinance herein-after 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 amount thereof is as follows:

Ordinance and improvement.	Expense.
3,337—Platt st. Outlet Tunnel.....	\$7,864.58

JOHN A. DAVIS City Treasurer.

Ordered received, filed and published.

LOCAL ASSESSMENT IMPROVEMENT, NO. 3337

PLATT STREET OUTLET TUNNEL.

By Ald. Kohlmetz—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, eight hundred and sixty-four dollars and fifty-eight cents (\$7,864.58); 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:

Being the territory directed to be assessed in the final ordinance for said improvement, known as final ordinance number 3,337, passed by this Common Council on the 7th day of February, 1887, and printed on page 425 of proceedings for 1887-8.

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 improvement; and said Assessors are hereby notified to meet for such purpose on the 23d day of February, 1889, 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, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Judson, Schroth, Bohrer, Kelly—13.

By Ald. Williams—Petition of Bernard Dunn. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—

Whereas, Madison street has been without lights for six months or more,

And, Whereas, The proper committee has failed to place lights on said street,

Therefore, Resolved, That the Lamp Committee and City Surveyor be and are hereby requested to place two arc lights on said Madison street.

On motion of Ald. fee referred to the Lamp Committee and Assistant City Surveyor to report at the next meeting.

By Ald. Selye—Petition of Julia Connors. Referred to the Assessment Committee.

By Ald. Selye—Resolved, That the Lamp Committee be and hereby is directed to remove the electric light situated at the intersection of Driving Park avenue and Hastings avenue, 200 feet south therefrom on Hastings avenue.

Referred to Lamp committee and Surveyor to report at the next regular meeting.

By Ald. Selye—Resolved, That the Executive Board be and hereby is requested to report to this board the number of elevators in this city which are run by power derived from our Hemlock system of water works, and furnish this board with the schedule of the water rates charged by the city, insofar as 'meter rates' are concerned.

Adopted.

By Ald. Selye—Resolved, That the Chief Engineer of the Fire Department be and hereby is requested to report to this Board on the necessity of establishing a hose company and house in the lower end of th Ninth Ward. Adopted.

By Ald. Selye—Resolved, That the President of this Board be and hereby is requested to appoint a committee of three members of this Council to confer with the Board of Health and City Attorney to the end of defining the powers of the Milk and Meat Inspector, and amending the ordinances and recommending the changes in our City Charter, deemed necessary and appertaining thereto. Adopted.

By Ald. Selye—Whereas the large topographical map in the office of the City Surveyor was made during the year 1876, and no additions thereto relating to streets opened and sewers constructed during the last 12 years, have been placed thereon, it becomes necessary at this time to supply on said map such details as have accumulated to the present time, the knowledge and proper records of which, is important and necessary for daily examination;

Therefore—Resolved, That for the purpose of extending and completing the records in the office of the City Surveyor up to the present date, Howard S. Judson be temporarily employed as an assistant draughtsman at a compensation at the rate of sixty dollars per month payable from the Contingent Fund. Adopted.

By Ald. Schroth—Petition of Christian Walker and wife. Referred to the Assessment Committee.

Also the petition of Jessie Hart to erect a wood building on Hudson street, and moved that permission be granted. Adopted.

By Ald. Bohrer—Resolved, That the Lamp Committee and the First Assistant Surveyor be directed to ascertain as to the necessity for a gas lamp on North avenue in front of the German M. E. Church. Also a gas lamp at the corner of Ontario street and Baker's lane, and report at the next meeting of the Common Council with recommendations. Adopted.

By Ald. Kelly—Petitions for a sewer in Syke street and sewer in Childs street. Referred to the City Surveyor to prepare ordinances.

By Ald. Kelly—Whereas, Numerous complaints have been made by people living in the vicinity of Brown Square concerning a flag man's shanty located there by the New York Central & Hudson River Railroad Company; therefore,

Resolved, That the City Attorney be, and he hereby is, directed to negotiate with the officers of said company for the removal of such structure, and in case such negotiation prove fruitless that the City Attorney employ such legal measures as may be necessary to secure the abatement of the nuisance. Adopted.

By Ald. Kelly—Whereas, From the end of the Lyell and Saxton st. sewer on Lyell ave., at or near Moore st., to the end of the street car line on said avenue westward, the Rochester City & Brighton Railroad Company have but a single car, which is insufficient for the accommodation of persons living along that portion of said Lyell ave. desiring to avail themselves of the street car service, and which car makes a trip during long intervals of upwards of half an hour each; and,

Whereas, The other portion of said route eastward of Spencer st. has cars running thereon at very short intervals; now, therefore, be it

Resolved, That the said street car company be, and it hereby is, requested to immediately place upon said first mentioned portion of Lyell avenue such additional number of cars as will accommodate the public living along the same, and so that cars upon said portion of said route shall run, at least, every fifteen minutes, as is provided in the penal ordinance relating to street railroads, passed March 29th, 1887, and that the Clerk be, and hereby is, directed to immediately forward a copy of this resolution to the secretary of the said company, and in case the said company shall refuse to comply with the terms of this resolution, then the City Attorney is hereby directed to institute and prosecute to a final termination, such proceedings as will secure the observance of the terms of this resolution. Adopted.

The President announced the following committees on the report of the commission in the matter of opening a street from West avenue to Clifton street:

Ald. Kelly, Sullivan, Judson.
Committee to confer with the Board of Health in relation to the powers of the Milk and Meat Inspector:

Ald. Selye, Foley, Schroth.
On motion of Ald. Selye the Board then adjourned.
PETER SHERIDAN, City Clerk.

In Common Council—March 6, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson Schroth, Bohrer, Kelly, Thayer—16.

APPROVAL OF MINUTES.

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

By Ald. Tracy—Petition of A. J. Russell. Referred to the Wood Building Committee and Fire

Marshal with power to act. Also the petition of Thomas B. Leake. Referred to Assessment Committee.

By Ald. McMillan—Bills of

Mrs. Frank Vahue, collecting garbage.....	\$92 62
Martin Mason,	76 00
Martin Mason,	122 25
John Becker,	114 00
Daniel Hickey,	80 75
Jacob Steir,	76 00
Jacob Stein,	123 50
Wm. Rosengreen,	76 00
Patrick Bradley,	71 75
Jacob Rauber,	76 00
John Roach,	76 00
Peter Hardy,	80 75
Lorenz Sehm,	76 00
John Becker, Removing dead horses.....	9 00

Referred to Health Committee.

By Ald. McMillan—Petitions of Hiram Hoyt and John Taylor and others, taxpayers on La Fayette street (formerly Eagle street) for relief from the payment of a tax for Caledonia avenue outlet sewer. Referred to the Assessment Committee.

Also the petition of E. H. Daniels. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz—Petitions of J. G. Wagner and Gustav Frank. Referred to Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz—
To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN—The undersigned respectfully represent that they are the owners and occupants of valuable manufacturing property interests located on the east bluff of the Genesee river between Rau place and Cataract street; that in their business they are large consumers of Hemlock water; that the buildings in which they conduct their business are very valuable and require the best possible fire protection; that the water mains in said Rau place and Cataract street are small, being only four inches in diameter, and neither are large enough to supply the ever increasing demands resulting from the extension of our business and there is now no adequate protection to our property from fires. Another large manufacturing business is about being started in the same locality which will further largely increase the demand for water.

Your petitioners therefore pray that you authorize the Executive Board to increase the size of the Hemlock main and to extend a Holly main of proper size in either Rau place or Cataract street, as said board may deem proper.

Rochester, March 1st, 1889.
GENESEE BREWING CO., M. Kondolf, Pres.
STANDARD BREWING CO., V. Fleckenstein, Pres.
Ordered received, filed and published.

By Ald. Kohlmetz—Resolved, That the Executive Board be, and it is hereby authorized, to extend an eight inch Holley water main in Cataract street, and also to replace the present four-inch Hemlock water main in Cataract street with an eight inch main at an estimated expense of \$1,300, and to pay the cost of same out of monies now in the Water Pipe Extension Fund and not heretofore appropriated for other work.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

By Ald. Kohlmetz, a remonstrance against the erection of a barn and shed by A. J. Hartel on lot No. 39 on Gorham st. Referred to the wood building committee and fire marshal.

By Ald. Fritzsche—Petition of William Thallheimer. Referred to the assessment committee.

By Ald. Foley—Petition of W. H. Sherman to erect a wood building on Plymouth avenue. Permission granted.

By Ald. Selye—Petition for the extension of water Main in Frankfort street.

By Ald. Selye—Resolved, That the Executive Board be and it is hereby authorized to extend a four inch cast iron water pipe in Frankfort street,

from Smith street to Lyell avenue, at an expense not to exceed four hundred dollars and to pay for said extension out of any moneys credited to the water pipe extension fund and not heretofore appropriated for other work. Adopted.

By Ald. Selye—Petition of James F. O'Hare for permission to erect a wood building on Frankfort street. Permission granted. Also the petition of Charles Condon and Margaret Conway. Referred to the Assessment Committee. Also the claim of Gertrude Williams for damages. Referred to the Law Committee. Also a petition for water main in "Birch Crescent," from East Main street to Goodman street. Referred to the Water Works Committee and Executive Board. Also remonstrances against the sprinkling of Frank street and Smith street. Order filed.

By Ald. Judson—Petitions by H. F. Atwood and Frank De Mooney for permission to erect wood buildings. Permission granted.

By Ald. Schroth—Petition of Barbara Brenner for permission to move a wood building. Permission granted.

By Ald. Bohrer—Petition of Wm. Zwick for permission to move a wood building. Permission granted.

By Ald. Kelly—Petitions for a sewer in Finch street and plank walk on Qualtrough place. Referred to the City Surveyor to prepare ordinances.

By Ald. Kelly—Petition of Joseph Masseth. Referred to the Assessment Committee.

By Ald. Thayer—Petition for water main in Coleman street. Referred to the Water Works Committee and Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. McMillan from the Health Committee, reported favorable on the several bills referred to the Health Committee and moved that rule thirty-eight be suspended and that the health bills be placed upon the Finance Budget.

Adopted by the following vote:

Ayes—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINANCE BUDGET No. 11.

ROCHESTER, March 6, 1889.

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.

Schmidt & Kalbfleisch, supplies surveyor	19 00
B. L. Hovey, M. D., testimony law cases	75 00
R. M. Myers & Co., paper	2 15
Bell Telephone Co., rent of telephone	32 00
Isaac F. Quinby, disbursements	64 42
V. Fleckenstein, P. M., postage stamps	2 01
Geo. P. Bailey, stamping press	7 50
John P. Smith, rolls and binding, Assessors	89 25
Maurice Leyden, recording papers	75 00
L. D. Stever, hack hire	54 97
W. L. Buckland	3 00
D. Beyhan	5 00
E. Robinson, atlas city offices	2 00
atlas, mayor	100 00
Williamson & Higbie, stationery	25 00
Mun'l Court	4 35
P. H. Griffin, services	61 93
Louis Ernst & Son, steel tapes	75 70
John C. Moore, books and binding	24 05
Western Union Telegraph Company, services	24 48
John C. Moore, binding maps	100 90
books and binding	3 02
Times Pub. Co., printing notices	8 00
Abend Post & Beobachter	40 00
	66 66
	200 00

Rochester Volksblatt,	200 00
Union and Advertiser,	2 00
	3 60
	50 00
law cases	252 65
proceed'gs.	287 08
	6 75
blanks	

PAY ROLL FOR MONTH OF FEBRUARY.

C. R. Parsons, Mayor	\$275 00
Wm. H. Tracy, alderman	62 50
Thos. McMullan	62 50
Henry Kohlmetz	62 50
Forest H. Williams	62 50
DeVillo W. Selye	62 50
Geo. B. Swikehard	62 50
John U. Schroth	62 50
J. Miller Kelly	62 50
John A. Davis, Treasurer	375 00
Edward Thomas, Asst. Treasurer	125 00
Charles M. Heattie	116 66
A. D. Davis	83 33
Fred E. Shedd	83 33
Geo. J. Magin	49 00
Chas. H. Stillwell	100 00
James E. Kane	40 00
Chas. B. Ernst, City Attorney	350 00
H. J. Sullivan, First Asst. City Attorney	291 66
Frank J. Hone, Second Asst. City Atty.	150 00
E. D. Smith, Stenographer	100 00
W. J. Burke, Clerk	83 33
I. F. Quinby, Surveyor	191 66
Oscar H. Peacock, 1st Assistant Surveyor	183 33
W. J. Stewart, Assistant Surveyor	125 00
W. B. Sackett	83 33
W. W. Race	66 66
John Kenyon	54 24
Wm. M. Rebasz	75 00
Martin Wahl	55 00
T. L. Smith	25 00
C. L. Raymond	66 00
Orville Strowger	50 00
Jos. Boschert	48 00
L. A. Pratt, City Assessor	250 00
M. J. Mahar	250 00
Jacob Gerling	250 00
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner	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	25 00
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 J. Toole, Milk Inspector	83 33
Thos. Mahoney, City Sealer	150 00

POOR FUND.

Howe & Rogers, mats	3 00
Frank W. Payne, hack hire	9 50
T. Derrick, rent	12 75
J. G. Zapf, rent	27 50
Louisa Schulze, rent	3 00
Williamson & Higbie, stationery	11 35
Williamson & Higbie, stationery Excise Board	43 86
E. H. Davis & Co., drugs and medicines	6 70
John Daily, contables fees	3 00
Swinburne & Co., order books	8 50
J. Fahy & Co., drapery	5 64
F. J. Amsden, transportation	34 11
Jos. Badhorn, meat	75 69
P. J. Leonard	25 00
Curran Bros.	25 00
J. Morhardt	25 00
E. J. Keehn, shoes	362 73
Wm. Benz, bread	30 33
Gerling Bros., flour and meal	520 22
Punch & Son, burials	49 00
A. W. Mudge	55 50
Bernhard & Casey, coal	97 50
Doyle, Gallery & Co.,	111 25
W. C. Dickinson	584 65
Bell Telephone Co., telephone rental	25 00
E. F. Royston, beans	40 00
Jas. McMannis, groceries	279 42

J. C. Gray,	48 00
S. Dubelbeiss,	27 00
Nich. Ochs,	18 00
Geo. J. Weider,	4 00
J. C. Bull & Co., groceries	9 00
Jas. H. Weiland,	12 00
W.C. Green,	8 00
Wm. Atkinson,	28 00
T. J. Kenning,	6 00
Hunt Bros.,	7 00
Warren & Son,	24 00
Alfred Williams,	28 00
B. F. Martin,	75 04

PAY ROLL FOR MONTH OF FEBRUARY.

B. Ritzenthaler, Overseer.....	118 00
J. H. McGregor, Clerk.....	75 00
Thos. Swanton,	75 00
Jos. Dagan,	75 00
Geo. Hartel,	66 66
Dr. V. A. Hoard, city physician.....	41 66
Dr. P. E. Howard, city physician.....	41 66
Dr. W. W. Ruby, city physician.....	41 66
Dr. N. M. Collins, city physician.....	41 66
Dr. J. L. Roseboom, city physician.....	41 66
Dr. A. R. Gumbarts, city physician.....	41 66
P. P. Dickinson, Excise Commissioner.....	60 00
C. Herzberger,	60 00
James Malley,	60 00
John Mason, clerk.....	65 00

HEALTH FUND.

Mrs. Frank Vahue, collecting garbage....	92 62
Martin Mason,	76 00
.....	122 25
Jacob Stein,	123 50
.....	76 00
John Becker,	114 00
Daniel Hickey,	80 75
Wm. Rosengreen,	76 00
Patk Bradley,	71 75
Jacob Rauber,	76 00
John Roach,	76 00
Peter Hardy,	80 75
Lorenz Sehm,	76 00
John Becker, removing dead horse.....	9 00
Wm. Smith, hose for flushers.....	\$112 50

PAY ROLL, MONTH OF FEBRUARY.

Dr. J. J. A. Burke, Health Officer.....	\$3 33
Geo. Messmer, Registrar.....	70 83
Messenger, Messenger.....	33 33
Wm. T. Kohlmetz, supt. of garbage.....	104 00
Alex. Bruce, plumbing inspector.....	125 00
Henry M. Heindol, keeper Hope Hospital,	50 90
Geo. W. Hall, Health Inspector.....	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher.....	55 00
Aug. Helbing,	41 66

LAMP FUND.

PAY ROLL, MONTH OF FEBRUARY.

C. R. Finnegan, supt. electric wires.....	\$ 50 00
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CITY PROPERTY FUND.

Howe & Bassett, steam fitting and plumbing.....	253 34
Frank Van Doorn, tablets on portraits.....	25 00
Goggin & Knowles, labor and material.....	131 25
Louis Ernst & Son, materials.....	2 82
Howe & Rogers, mats for mayor.....	5 50
F. J. Irwin, cleaning City Hall.....	97 50
Smith, Perkins & Co., supplies.....	4 48
Jas. Gosnell, painting City Hall.....	30 73
Edison Electric Light Company, lighting City Hall.....	141 67
Ed. Emerick, care of public clocks.....	87 50
Clark & Knapp, paint, oil, glass, &c.....	10 19
A. Metcalf, soft soap.....	4 00
Garvey & Donnelly, repair wheel barrow.....	1 25
Louis Ernst & Son, materials.....	8 22
Gormly Bros., cuspadores.....	4 95
E. B. Booth & Son, repairing clock, mayor.....	4 00
Minges & Shale, desk and bookcase.....	86 00

POLICE FUND.

Bernhard & Casey, coal patrol department.....	16 20
Thos. A. Burchill, repairs rogues gallery.....	2 40
F. W. Lang, hay and straw.....	18 84
Schmidt & Kalbfleisch, bells, zinc, etc.....	3 44
Rochester Printing Co., printing applications.....	9 25
F. Kehrig, meals for prisoners, January.....	16 50
W. T. Fox, repairs headquarters.....	3 34
Chas. Seiford, expenses Fisher case.....	7 61
P. C. Kavanaugh, Collins case.....	2 78
Chas. McCormick, expenses, January.....	2 25
B. Frank Enos,	8 10
Western Union Tel. Co., services Jan.....	22 78
Rochester Dist. Tel. Co., services, Jan.....	3 65

EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., March 1, 1889.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay roll, week ending Jan. 24, 1889, \$ 630 72	
..... 31,	1,198 48
..... Feb. 7,	651 54
..... 14,	845 07
..... 21,	906 23
..... 28,	962 58
.....	5,194 62

Aaron F. Copper, street hoes.....	4 50
Michael Jeffers, repairing sidewalk.....	19 32
H. A. Kingley & Co., hardware.....	13 05
Rochester Lime Co., cement and lime.....	28 35
Otis & Gorsline, sewer pipe.....	35 00
John A. Weider, straps.....	4 50
Philip Furlong, stringers.....	15 23
Chas. S. Ellis, agt., sand and gravel.....	2 25
Henry Hebing, hardware.....	4 05
Louis Angele, repairs to tools.....	7 50
Whitmore, Rauber & Vicinus, crosswalks, &c.....	77 47
John Sanders, use of horse and wagon.....	14 50
John C. Moore, cover for atlas.....	1 75
Kondolf Bros., ice.....	15 60
Thos. J. Neville, clerk, disbursements.....	34 40
Garvey & Donnelly, repairs to tools.....	17 95
Hicks & McKenzie, horse shoeing.....	4 75
John Mauder, repairs to Hibbard st. sewer.....	65 38
Rochester City & Brighton Railroad Co., part cost of bridge at Caledonia ave.....	150 00
R. G. Dunn & Co., subscription.....	50 00
Wm. J. Sheridan, rent of yard.....	60 00
John Mauder, repairs to Spring st. sewer.....	37 50
Total.....	\$5,857 67

Water Pipe Fund.

Monthly pay roll for February, 1889.....	\$ 737 16
Water works dep't, transfer of water pipe extension account.....	3,308 13
Ludlow Valve Mfg. Co., valves.....	99 00
Ailing & Cory, drawing paper.....	10 30
O'Connor & Co., stop gate stones.....	5 85
Kondolf Bros., ice.....	15 60
Thos. J. Neville, clerk, disbursements.....	5 45
Cornell Lead Co., lead.....	1,241 45
M. L. Delano, Est. No. 1, laying water pipe.....	285 00
Henton place.....	67 00
William Dyer, Est. No. 5, group 135.....	96 00
..... 4,	138
Total.....	\$5,870 94

Water Works Fund.

Monthly pay roll, operating expenses.....	\$2,574 27
..... service and repairs.....	2,039 45
B. F. Harris, rent of barn for February.....	37 50
Rochester Gas Light Co., gas.....	15 30
Robert Crennell, pay roll.....	11 25
Williamson & Higbie, stationery.....	5 50
Woodbury, Morse & Co., supplies.....	7 20

Ludlow Valve Mf'g Co., stems, wedges and nuts for valves.....	86 44
Francis McKenna, washing.....	16 75
F. C. Lauer & Sons, stop gate stones.....	13 50
Chas Wells & Sons, repairs to tools.....	3 80
J. Emory Jones, repairs to machinery.....	10 99
H. R. Kennedy, supplies.....	13 23
Brush Electric Light Co., use of lights for January.....	9 30
Wm. Barry, wood and sand.....	27 50
Chas. H. Bidwell, oats.....	77 12
P. A. Cium & Co., castings.....	7 50
Henry Hebing, hardware.....	7 25
The Times Printing and Publishing Co., water rent bills.....	28 60
Frank Van Doorn, measuring pole.....	2 40
Brown's Race Commissioners, assessment.....	75 00
Atwater & Armstrong, sawdust.....	4 75
Scrantom, Wetmore & Co., stationery.....	6 95
John C. Moore, water rent book, etc.....	14 75
Bell Telephone Co., rent of telephones.....	2 3 50
L. Schmidt, horse shoeing.....	2 00
Madden & Sullivan, plumbing supplies.....	1 87
Bradshaw & Herzberger, coal.....	454 62
James H. Glavey, disbursements.....	4 54
John A. Vanderwerf, labor and material.....	35 42
Whitmore, Rauber & Vicinus, stop gate stones and cement.....	32 75
Foley & Duncan, lumber.....	17 92
Chamberlain's Rubber Store, packing.....	14 80
Wm. H. Jones & Sons, paving.....	6 25
Kondolf Bros., ice.....	26 00
Rochester Box Factory, sawdust.....	5 10
Schwab & Son, wood.....	3 50
Joseph Cowles, labor at pump house.....	28 48
National Meter Co., repairs to meters.....	47 70
Thos. J. Neville, clerk, disbursements.....	117 15
Thos. J. Neville, clerk, paid for taxes.....	7 77
Hicks & McKenzie, horse shoeing.....	34 75
S. B. Williams, oil.....	15 60
J. Nelson Tubbs, labor and material.....	17 96
W. W. Morrison, printing.....	19 25
Total.....	\$6,233 33

Fire Department Fund.

Monthly pay roll for February.....	\$6,102 45
Geo. W. Aldridge, salary for February.....	200 00
Jas. M. Aikenhead.....	200 00
Julius Armbruster.....	200 00
Active Hose Co., monthly appropriation.....	250 00
Alert Hose Co.,.....	237 50
Jedediah White, straw.....	63 04
Shaw & Sours, Roan horse.....	250 00
French & Yattau, harness dressing.....	4 00
Thos. P. Pryor, hay.....	180 00
Smith, Perkins & Co., soda.....	15 12
Samuel Moulson, soft soap.....	3 00
Geo. Bantel & Sons, horses.....	1,600 00
Smith & Oberst, repairs to buildings.....	28 45
E. W. Tripp & Co., ice.....	4 90
Boston Woven Hose Co., rein snaps, etc.....	10 75
Rochester Gas Light Co., gas.....	32 85
S. A. Millinton, lettering signs.....	80 75
Kelly Lamp Co., repairs to lamps.....	4 30
Chamberlain's Rubber Store, expanding rings, etc.....	12 68
Howe & Rogers, matting.....	37 23
John M. Aiken, repairs to Protectives' house.....	48 76
Critchell & Irwin, repairs to extinguisher, etc.....	12 85
Samuel Bemish, paid for washing.....	37 90
W. W. Morrison, stationery.....	6 50
George Moulson & Son, carrots.....	34 75
Maurice Leyden, recording documents.....	9 00
H. Brewster & Co., soap, mops and brooms.....	12 50
Henry D. Blackwood, painting.....	31 82
Elwood & Brien, repairs to gong, etc.....	3 85
John A. Vanderwerf, repairs to buildings.....	208 19
John C. King, furniture and bedding.....	137 16
F. A. Hill, wood.....	2 50
Thos. J. Neville, Clerk, disbursements for straw, etc.....	83 21
John A. Weider, harnesses.....	274 00
The Citizens' Gas Co., gas.....	54 72
Chas. L. Horn, Est. No. 3, Grand st. hose house.....	800 00

D. A. Woodhouse Mfg. Co., supplies.....	50 00
Total.....	\$11,224 73

Local Improvement Funds.

D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259.....	\$ 80 00
Jacob Kolb, inspection Lyell ave. and Saxton st. outlet sewer (Sec. 1), O. 3,537.....	87 50
Wm. B. Wooden, inspection Champlain st. pipe sewer, O. 3,557.....	61 50

Partial Estimates.

McConnell & Brewer, estimate No. 1, College ave, pipe sewer, O. 3,437.....	600 00
H. L. & F. W. Jones, estimate No. 2, Champlain st. pipe sewer, O. 3,557.....	1,200 00
Geo. Chambers, estimate No. 2, Lyell ave. and Saxton st. outlet sewer (Sec. 1), O. 3,537.....	8,100 00
F. C. Lauer's Sons, estimate No. 4, Goodman st. outlet sewer extension, O. 3,259.....	6,000 00
Total.....	\$16,129 50

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

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

By the Clerk—

OFFICE OF EXECUTIVE BOARD,
ROCHESTER, N. Y., March 1, 1889.

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 February, 1889:

orders drawn on the City Treasurer:	
For labor, charge to Highway Fund.....	\$6,049 34
2d. Balances in funds, March 1st, 1889.....	
<i>Dr.</i>	
Local Improvement Funds.....	\$ 51,462 55
City Treasurer.....	\$ 23,265 97
	\$ 74,692 52
<i>Cr.</i>	
Highway Fund.....	19,679 20
Water Pipe Fund.....	14,986 51
Water Works Fund.....	17,075 12
Fire Department Fund.....	22,951 69
	\$ 74,692 52

Respectfully submitted
THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., March 6, 1889.

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

GENTLEMEN: I have prepared the first estimate, in accordance with the prayer of the petition referred to me at your last regular meeting, for the construction of a vitrified pipe sewer in North Joiner street:

This sewer must have the Clifford street sewer for its outlet. The ground on North Joiner street on which the proposed sewer will run, falls rapidly to the north from Clifford street and the grade of the sewer, the least admissible to make it of service, will give a covering to the pipe at the north end of only three feet.

Besides, as the sewer will naturally become an outlet for future sewers in several short streets, terminating in Joiner street, I think the diameter of the pipe should not be less than fifteen inches, instead of twelve inches, as asked for in the petition.

Respectfully submitted,

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By the Clerk—

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, }
March 6th, 1889. }

To the Hon. the Common Council:

GENTLEMEN—The Treasurer herewith submits the monthly statement of the balances of the principal funds, on the 6th day of March, 1889, as required by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education Building fund	\$ 2,081 44
Repair fund	17 69
Contingent fund	8,487 32
Teachers' fund	21,415 68
Fire Department fund	17,413 44
Poor Department fund	33,845 36
Police Department fund	10,852 65
Highway fund	18,016 49
Lamp fund	39,007 53
Health fund	4,142 45
City Property fund	2,639 23
Park fund	118 16
Water Works fund	14,538 72
Water Pipe fund	14,249 85
Poor Fund, spec. G. A. R.	1,189 44

JOHN A. DAVIS, Treasurer.

Subscribed and sworn to before me, }
this 6th day of March, 1889. }
EDWARD THOMAS, Commissioner of Deeds.
Ordered received, filed and published.

OFFICE OF THE OVERSEER OF THE POOR, }
CITY BUILDING, FRONT STREET, }
ROCHESTER, N. Y., Feb. 23, 1889. }

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 February he has relieved 632 families in the following manner:

Orders on poor store	\$1,527 75
Orders on coal yard	873 00
Orders on undertakers	159 00
Orders for transportation	3 16
Orders for shoes	87 95
Total	\$2,650 86
Less amount charged to towns	52 75
Total to city	\$2,598 11

All of which is respectfully submitted,
B. RIZENTHALER, Overseer of the Poor.
Ordered received, filed and published.
By the Clerk—

CITY CLERK'S OFFICE, }
ROCHESTER, N. Y., March 6, 1889. }

To the 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 rolls, viz.:

- East Main Street MacAdam Improvement, O. No. 3,249.
- West Avenue Sweeping and Cleaning, O. No. 3,438.
- North Goodman Street Plank and Cement Walks, O. No. 3,465.
- South St. Paul Street Flag Walk, O. No. 3,515.
- Warner, Otis, Lois and Wolf Streets and Rogers Avenue Plank Walk, O. No. 3,524.
- Qualtrough Place Pipe Sewer, O. No. 3,557.
- Taylor Street Walk and Grading, O. No. 3,529.
- Frost Avenue Grading and Plank Walk, O. No. 3,530.
- Hawley Street Grading and Plank Walk O. No. 3,536.
- Pearl Street Sewer and Improvement O. No. 3,540.
- Third Avenue Pipe Sewer O. No. 3,551.
- Post Street Plank Walk, O. No. 3,552.
- White Street Pipe Sewer, O. No. 3,554.
- Theodore Street Plank Walk, O. No. 3,561.

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

Allegations were called for and no person appearing. Ald. Kohlmetz submitted the following: By Ald. Kohlmetz—Resolved, That the foregoing assessment rolls, reported by the City Clerk, be, and each of said rolls hereby is, in all things confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

ACTION ON ORDINANCES.
FIRST ORDINANCES.

NORTH JOINER STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of North Joiner street.

Adopted.
The Surveyor submitted as such estimate \$1,550.

By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer twelve (12) inches in diameter in North Joiner street, beginning at a point opposite the center of Langham street, and extending southward to intersect the sewer in Clifford street, 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 expense thereof, and reports the same at \$1,550, 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 Joiner street, from the prolonged axial line of Langham street 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 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, March the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegation will be heard.

Adopted. **BAY STREET PIPE SEWER.**

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Bay street.

Adopted.
The Surveyor submitted as such estimate, \$2,850.

By Ald. Schroth—Resolved, That the following improvement is necessary, viz.:
The construction of a vitrified pipe sewer eighteen inches in diameter in Bay street, beginning at a point opposite the center of Ackerman street and extending westward to intersect the sewer in Goodman 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 \$2,850, 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 as they now exist on each side of Bay street from a line at right angles thereto drawn from a point one hundred (100) feet from the southwest corner of Webster avenue and Bay street to Goodman 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, March the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH UNION STREET SPRINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North Union street, from East avenue to University avenue.

Adopted.

The Surveyor submitted as such estimate, \$128.

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

The sprinkling of North Union street, from East avenue to University avenue, during the season of 1889.

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.

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 North Union 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, March 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SEVENTH AVENUE PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank walks on Seventh avenue.

Adopted.

The Surveyor submitted as such estimate \$375.

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

The construction of hemlock plank sidewalks on each side of Seventh avenue four feet and eight inches wide, from Central park to Short street, also the necessary 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 \$375.00, 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 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 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, March 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SEVENTH AVENUE PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a sewer in Seventh avenue.

Adopted.

The Surveyor submitted as such estimate \$850.

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

The construction of a vitrified pipe sewer 10 inches in diameter in Seventh avenue, from the sewer in Central park to a point 95 feet north of Short street; also the necessary manholes, surface

sewers, lot laterals, connections and the required 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 \$850, 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 Seventh avenue, from Short street to Central 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, March the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

CHILD STREET PIPE SEWER.

By Ald. Schroth—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a 12 inch pipe sewer in Child street.

Adopted.

The Surveyor submitted as such estimate, \$550.

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

The construction of a 12 inch vitrified pipe sewer in Child street from the sewer in Orange street to a point 16 feet north of the north line of Campbell street, with the necessary man holes, surface sewers, lot laterals, connections and 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 \$550 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 Child street from Orange street to Campbell 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, March the 19th, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., March 6, 1889.

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

GENTLEMEN—Agreeably to your directions given at your last meeting in reference to the following named contemplated improvements, I caused to be published daily for four days, in the Union and Advertiser and Abend Post and Beobachter, two daily newspapers printed in the city of Rochester, notices of said improvements, which notices respectfully specified said improvements, 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 requiring all persons interested in the subject matter of such improvements respectively, to attend the Common Council on Tuesday evening, March 6th, 1889, at 7 o'clock p. m., at the common Council chamber, when allegations would be heard in reference to such improvements,

PETER SHERIDAN, City Clerk.

FINAL ORDINANCE, NO. 3,652.

FRANK STREET ASPHALT IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council

oil proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to improve Frank street, from Lyell avenue to Bloss street.

And after hearing such allegations from all persons appearing,

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 Frank street from the north curb line of Lyell avenue to the south curb line of Bloss street by constructing an asphaltic pavement where necessary between the terminal limits mentioned with medina stone curbs on each side thereof, properly connected with all intersecting streets, alleys and driveways. Width of main roadway between curb lines to be 30 feet. To include also the proper construction and adjustment of all the necessary transverse and longitudinal crosswalks, and the re-dressing and re-setting of so many of the present existing old curbstones, as may be found suitable for further use.

Also the cleaning of such portions of any sewer in the street that may be found necessary, and the construction of all necessary surface sewers, man-holes, and such lot lateral sewers, water and gas services as may be reasonably expected to be necessary for future use.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$27,000 which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land on each side of Frank street, from Lyell avenue to Bloss street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,653.

CULVER PARK SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Culver Park from University avenue to the east line of Union Place.

And, after hearing such allegations from all persons appearing,

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 Culver Park from University avenue to the east line of Union Place, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Culver Park from University avenue to the east line of Union Place.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,654.

FRANK STREET SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Frank street (Sec. 2), from Jay street to Lyell avenue.

And after hearing such allegations from all persons appearing,

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 Frank street (Sec. 2), from Jay street to Lyell avenue during, the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Frank street, from Jay street to Lyell avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Selye, further action on final ordinance for Jones ave. sprinkling was indefinitely postponed.

On motion of Ald. Kelly, action on the final ordinance for Lyell avenue sprinkling was postponed until the next regular meeting.

FINAL ORDINANCE NO. 3,655.

MONROE AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Monroe avenue, from Clinton street to Goodman street.

And after hearing such allegations from all persons appearing,

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 Goodman street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$544, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of Monroe avenue, from Clinton street to Goodman street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,656.

NORTH STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle North street, from North avenue to Hudson park.

And after hearing such allegations from all persons appearing,

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 street, from North avenue to Hudson park, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion

and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of North street from North avenue to Hudson park.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,657.

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 following ordinance, viz.:

An ordinance to sprinkle North avenue (Sec. 1), from the Main street to North street.

And after hearing such allegations from all persons appearing,

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. 1), from Main street to North street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$480, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of North avenue, from Main street to North street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Will ms, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, No. 3,658.

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 following ordinance, viz:

An ordinance to sprinkle North avenue (sec. 2), from North street to Clifford street.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$480.00, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side North avenue from North street to Clifford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,659.

MT. HOPE AVENUE SPRINKLING (SEC. 2).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Mt. Hope avenue, Sec. 2, from the center of Clarissa street to the South line of Highland avenue.

And after hearing such allegations from all persons appearing,

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, Sec. 2, from the center of Clarissa street to the south line of Highland avenue during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$480, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

Resolved, further, that the whole expense thereof shall be paid in the manner following, viz:

Twenty-six per cent. of the whole expense thereof shall be paid out of the public treasury of the city, and the remaining 74 per cent. shall be assessed on the following described territory, viz:

One tier of lots and parcels of land on each side of Mt. Hope avenue, from the center of Clarissa street to Highland avenue, excepting that portion thereof fronting on Mt. Hope avenue known as Mt. Hope Cemetery, said property being by statute exempt from assessment.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE No. 3,660.

OXFORD STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Oxford street from East avenue to Brighton avenue.

And after hearing such allegations from all persons appearing,

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 avenue to Brighton avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Oxford street, from East avenue to Brighton avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, No. 3,661.

PARK AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Park avenue, from Alexander street to Avenue A, Vick park.

And after hearing such allegations from all persons appearing,

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 of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$224, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Park avenue, from Alexander street to Avenue A, Vick park.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,662.

PLATT STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Platt St., from State St. to Allen St.

And after hearing such allegations from all persons appearing,

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 Platt St., from State St. to Allen St., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$256 which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of Platt St., from State St. to Allen St.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,663.

PLEASANT STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Pleasant street, from St. Paul street to pleasant street.

And after hearing such allegations from all persons appearing,

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 Pleasant street, from St. Paul street to Clinton street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$64, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Pleasant street, from St. Paul street to Clinton street.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,664.

PLYMOUTH AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Plymouth avenue from 75 feet south of the Erie Canal to the W. N. Y. & P. R. R.

And after hearing such allegations from all persons appearing,

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 from 75 feet south of the Erie Canal to the W. N. Y. & P. railroad during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$512, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be so assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side of Plymouth avenue, from 75 feet south of the Erie Canal to the W. N. Y. & P. railroad.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,665.

PORTSMOUTH TERRACE SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Portsmouth terrace from East avenue to Culver park.

And after hearing such allegations from all persons appearing,

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 Portsmouth terrace from East avenue to Culver park during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved; and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement to wit:

One tier of lots and parcels of land on each side of Portsmouth terrace from East avenue to Culver park.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,666.

PRINCE STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Prince street from East avenue to East Main street.

And after hearing such allegations from all persons appearing,

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 East Main street during the season of 1889.

And the City Surveyor, under direction of this

Council, having made and reported as an estimate of the expense thereof, the sum of \$192, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Prince street from East avenue to East Main street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Foley presented a remonstrance against the ordinance for sprinkling Prospect street, and moved that final action on the ordinance be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3,667.

REYNOLDS STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Reynolds street from West avenue to Clifton street.

And after hearing such allegations from all persons appearing.

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 Reynolds street, from West avenue to the south line of Clifton street, during the season of 1889.

And the City Surveyor, under the direction of this council, having made and reported as an estimate of the expense thereof the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage, from such an improvement, to wit:

One tier of lots and parcels of land on each side of Reynolds street, from West avenue to Clifton street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,668

ROME STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Rome street from Clinton place to Central avenue.

And after hearing such allegations from all persons appearing.

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 Rome street, from Clinton place to Central avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$32 which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be assessed for, and will be benefited and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Rome street, from Clinton place to Central avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee,

Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,669.

ROWE STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Rowe street, from Lake avenue to Fourth street.

And, after hearing such allegations from all persons appearing—

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 Rowe street, from Lake avenue to Fourth street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense, thereof, the sum of \$224, which, being deemed reasonable, is hereby approved; and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city, which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to-wit :

One tier of lots and parcels of land on each side, of Rowe street from Lake avenue to Fourth street.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE. NO. 3,670.

ROWLEY STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Rowley st., from Park ave. to Monroe ave.

And, after hearing such allegations from all persons appearing.

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 Rowley st., from Park ave. to Monroe ave., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192.00, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit :

One tier of lots and parcels of land on each side of Rowley street, from Park ave. to Monroe ave.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,671.

ST. JOSEPH STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle St. Joseph street from Clinton place to Herman street.

And after hearing such allegations from all persons appearing.

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 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$384, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,672.

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 following ordinance, viz:

An ordinance to sprinkle South St. Paul street, from Main street to Erie canal.

And after hearing such allegations from all persons appearing,

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 Erie canal, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$384, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of St. Paul street, from Main street to the Erie canal.

Adopted by the following vote.

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,673.

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 following ordinance, viz:

An ordinance to sprinkle North St. Paul street (Sec. 1.) from Main street to Marietta street.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$288, which being deemed reasonable, is hereby approved and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

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.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,674.

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 following ordinance, viz:

An ordinance to sprinkle North St. Paul street (Sec. 2), from Marietta street to Clifford street.

And after hearing such allegations from all persons appearing,

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. 2), from the south line of Marietta street to Clifford street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$640, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of St. Paul street, from the south line of Marietta street to Clifford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,675.

SCIO STREET SPRINKLING (SEC 1).

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Scio street (Sec. 1) from East avenue to East Main street.

And, after hearing such allegations from all persons appearing,

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. 1), from East avenue to East Main street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city, which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, viz.

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

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Hall, action on the final ordinance for Scio street sprinkling, Sec. 2, was postponed until the next meeting.

On motion of Ald. Selye, further action on the final ordinance for Smith street sprinkling was indefinitely postponed.

FINAL ORDINANCE NO. 3,676.

SOPHIA STREET SPRINKLING

On motion of Ald. Kohlmetz—The Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Sophia street from Main street to Allen street.

And after hearing such allegations from all persons appearing,

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 during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$160, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Sophia street from Main street to Allen street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,677.

SOUTH STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle South street, from Court street to Griffith street.

And after hearing such allegation from all persons appearing,

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 street, from Court street to Griffith street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of South street, from Court street to Griffith street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,678.

SOUTH AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle South avenue from the Erie canal to Oakland street.

And after hearing such allegations from all persons appearing,

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 the Erie canal to the south line of Oakland street, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$480, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of South avenue from the Erie canal to the south line of Oakland street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall,

Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,679.

SPRING STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Spring street, from Exchange street to Ford street.

And after hearing such allegations from all persons appearing,

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 Spring street, from Exchange street to Ford street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$288, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be so assessed upon the following portion and part of the city which this Council deems proper to be assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Spring street, from Exchange street to Ford street.

Adopted by the following vote:
Ayes—Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,680.

STATE STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle State street from Main street to Vincent place.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$704.00, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

On tier of lots and parcels of land on each side State street from Main street to Vincent place.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,681.

STONE STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Stone street from Main street to Court street.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an esti-

mate of the expense thereof, the sum of \$96, which, being deemed reasonable, is hereby approved and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Stone street, from Main street to Court street. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. McMillan moved that action on the final ordinance for Troup street sprinkling be postponed until the next regular meeting. Adopted.

FINAL ORDINANCE NO. 3,682.

TROWBRIDGE STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Trowbridge street, from West avenue to Troup street.

And after hearing such allegations from all persons appearing,

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 Trowbridge St., from West Ave. to Troup St., during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Trowbridge street, from West avenue to Troup street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,683.

SOUTH UNION STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle South Union street, from East avenue to Monroe avenue.

And after hearing such allegations from all persons appearing,

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 Union street (South), from East avenue to Monroe avenue during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$256, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Union street, from East avenue to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,684.

UNIVERSITY AVENUE SPRINKLING, SEC. 1.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle University avenue, (sec. 1), from North avenue to East Main street.

And after hearing such allegations from all persons appearing,

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 season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$26, which, being deemed reasonable, is hereby approved, and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of University avenue from North avenue to East Main street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,685.

UNIVERSITY AVENUE SPRINKLING, (SEC. 2.)

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle University avenue (Sec. 2) from East Main street to Culver park.

And after hearing such allegations from all persons appearing,

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. 2), from East Main street to Culver park during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$384, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of University avenue from East Main street to Culver park.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,686.

VINCENT PLACE SPRINKLING.

On motion of Alderman Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Vincent place, from State street to the river bridge.

And after hearing such allegations from all persons appearing,

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate thereof, the sum of \$64, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Vincent place, from State street to the west end of the bridge.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,687.

WAREHOUSE STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle Warehouse street from Brown street to Platt street.

And after hearing such allegations from all persons appearing.

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 Warehouse street from Brown street to Platt street, during the season of 1889.

And the City Surveyor, under the direction of the Council, having made and reported as an estimate of the expense thereof, the sum of \$96, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Warehouse street from Brown street to Platt street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,688.

NORTH WASHINGTON STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle North Washington street from Main street to Allen street.

And after hearing such allegations from all persons appearing.

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 (north) from Main street to Allen street during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Washington street from Main to Allen street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE NO. 3,689.

SOUTH WASHINGTON STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council

proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to sprinkle South Washington street, from the Erie canal to Troup street.

And, after hearing such allegations from all persons appearing.

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 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed, reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from, such improvement, to-wit:

One tier of lots and parcels of land on each side of South Washington street, from the Erie canal to Troup street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE 3,690.

WATER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle N. Water street from Main street to Andrews street.

And after hearing such allegations from all persons appearing.

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 Water street (North) from Main st. to Andrews st. during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$192.00, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Water st. from Main st. to Andrews st.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Hall, action on the final ordinance for sprinkling Weld street was postponed until the next regular meeting.

FINAL ORDINANCE, NO. 3,691.

WEST AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance viz:

An ordinance to sprinkle West avenue, from York street to the western city line.

And after hearing such allegations from all persons appearing.

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 West avenue, from York street to the west line of the city, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported an estimate of the expense thereof, the sum of \$480, which, being deemed reasonable, is hereby approved, and the

whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of West avenue, from York street to the west line of the city.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,692

WILLIAM STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the Improvement described in the following ordinance, viz:

An ordinance to sprinkle Williams street from East avenue to Monroe avenue.

And after hearing such allegations from all persons appearing,

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 Monroe avenue during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$250, which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of William street from East avenue to Monroe avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,693.

WILSON STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Wilson street, from Hudson street to North street.

And after hearing such allegations from all persons appearing.

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 Wilson street, from Hudson street to North street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$64, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Wilson street, from Hudson street to North street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,694.

EISENBERG PARK PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to construct a Hemlock plank walk on Eisenberg park from the east end thereof to Goodman street.

And, after hearing such allegations from all persons appearing,

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 walk four feet in width on each side of Eisenberg Park, from the walk on the east side of Goodman street to the east end of said park; also the necessary sidewalk grading and gutter formations.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$114, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Eisenberg Park from the east end thereof to Goodman street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

FINAL ORDINANCE, NO. 3,695,

ULM STREET PLANK WALKS.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance viz:

An ordinance to construct hemlock plank walks on Ulm street from Bay street to Clifford street, and, after hearing such allegations from all persons appearing.

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 walk four feet in width on each side of Ulm street, from Bay street to Clifford street; also the necessary sidewalk grading, gutter formations, longitudinal and transverse crosswalks, and the removal of all fences and other obstructions that encroach upon the street.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$900, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement to wit:

One tier of lots and parcels of land on each side of Ulm street from Bay street to Clifford street,

Adopted by the following vote:

Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Selye, action on the final ordinance for Frank street pipe sewer was postponed until the next meeting.

On motion of Ald. Williams action on the final ordinance for Savannah street improvement was postponed until the next regular meeting.

Ald. Foley moved that action on the final ordinances for Ethel street opening and extending, and opening a new street from Jefferson avenue to Genesee street, be postponed until next meeting. Adopted.

FINAL ORDINANCE, NO. 3,696.

SYKE STREET PIPE SEWER.

On motion of Ald. Schroth, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to construct a pipe sewer in Syke street, from near Ames street to Child street,

And after hearing such allegations from all persons appearing.

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 Syke street, from the sewer in Child street to a point 154 feet east of Ames street. Also, the necessary surface sewers, manholes, lot laterals, connections therefor, street grading and gutter formations.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$2,012, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land on each side of Syke street, from Child street to Ames street, excepting the lots on the northeast and southeast corners of Ames street and Syke street.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

On motion of Ald. Kelly, action on the final ordinance for Ravine avenue pipe sewer was postponed until the next meeting.

Ald. Schroth presented a remonstrance against the improvement of Martin street, after hearing allegations from all persons appearing.

Ald. McMillan moved that action on the ordinance for Martin street asphalt improvement be postponed until the next meeting. Adopted.

FINAL ORDINANCE NO. 3,697.

CLINTON PARK WIDENING.

On motion of Ald. Bohrer the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to widen Clinton Park from Monroe place to Griffith street.

And after hearing such allegations from all persons appearing.

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 widening of Clinton park (formerly known as Green street,) from the south line of Monroe place (formerly known as Jackson street) to the north line of Griffith street. The east line of said street as proposed to be widened is described as follows, viz: Beginning at the present south-east corner of Monroe place and Clinton park, thence southerly along the present east line of Clinton park, to the angle therein, and thence along said line produced, to the north line of Howell street; thence southerly in a direct line to the south east corner of Clinton park and Griffith street. The west line of the street as proposed to be widened is described as follows, viz: Beginning in the south line of Monroe place, at a point 66 feet west of the present southeast corner of Monroe place and Clinton park; thence southerly in a line 66 feet west of and parallel with the first above described line, to the north line of Howell street; thence southerly in a direct line to the southwest corner of Clinton park and Griffith street.

The said Clinton park as proposed to be widened to be 66 feet wide from Monroe place to Howell street, and from thence decreasing in width to 60 feet at the south line of Griffith street. The land proposed to be taken is that portion included between the above described street lines, not now opened and used as a public street.

And the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier or lots and parcels of land on each side of the following named streets between the terminal limits mentioned, viz;

South Clinton street, from East Main street to Monroe place.

Clinton park, from Monroe place to the Erie canal.

Extension of Clinton park, from the Erie canal to Pinnacle avenue.

Pinnacle avenue, from the west line of the south end of the extension of Clinton park, to the south line of the city, as they exist at the date of the passage of this ordinance.

Adopted by the following vote:
Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

EXECUTIVE BUSINESS.

Ald. Williams moved to proceed to appoint Commissioners of Deeds, and that the clerk cast the ballot of the Common Council.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer.—16.

William DeGraff, Charles U. Bastable, Lee Richmond, Edward H. Fox, Jr., Julius Wurtz, William E. Davis and Charles A. Rockwell having received the concurrent vote of the Common Council were declared appointed Commissioners of Deeds.

Ald. Fee moved to proceed to the appointment of a Police Commissioner in place of James D. Casey. Adopted.

Ald. Bohrer nominated James D. Casey.

Ald. Fritzsche nominated Frederick Zimmer.

James D. Casey was named by Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Frederick Zimmer was named by Ald. Fritzsche—1.

James D. Casey was declared appointed Police Commissioner for four years from April 1st, 1889.

MISCELLANEOUS BUSINESS.

By Ald. Sullivan—
To the Honorable, The Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company hereby applies to the Common Council for the consent of the City of Rochester that your petitioner may construct, maintain, operate and extend lines and branches of the railroad of said company upon streets of the City of Rochester hereinafter named, with sidings, turnouts and suitable stands upon the said route hereinafter described; such railroad to be a double or single track railroad at the option of your petitioner, operated by horse or by such other power as may be authorized by the Common Council of the City of Rochester or by law, other than locomotive steam power.

The said route is described as follows: Beginning at the intersection of East Main street with South Clinton street, with suitable curves from the present tracks of said company on East Main street, thence southerly along South Clinton street to the present track of the said company at the intersection of South Clinton street with Court street with suitable curves thereto.

And your petitioner will ever pray.
Rochester City & Brighton Railroad Company by
C. B. WOODWORTH, Treas.

March 6, 1889.
By Ald. Sullivan—Whereas, The Rochester City and Brighton Railroad Company has presented its application and asked for the consent of the Common Council for the construction, maintenance, operation and extension of a street surface railroad with sidings, turnouts and suitable stands in and through the following named streets in the city of Rochester, viz:

Beginning at and connecting with the tracks of said Rochester City and Brighton Railroad Company at the intersection of East Main street with

South Clinton street, with suitable curves from the present track of said company on East Main street; thence southerly along South Clinton street to the present track of said company at the intersection of South Clinton street with Court street, with suitable curves thereto.

Whereas, said corporation has asked permission to operate said railroad by horses, or by any power authorized by the Common Council of the City of Rochester, or by law, other than locomotive steam power, and said railroad to be a double or single track railroad at the option of the petitioner; now, therefore, it is hereby

Resolved, That the time when, and the place where, the same 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, in said city, on the 2nd day of April, 1889, at 7:30 o'clock p. m., and the City Clerk 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 the daily papers in said city, to be designated by the Mayor of said city. Adopted.

By Ald. Sullivan—

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

The Rochester City & Brighton Railroad Company hereby applies to the Common Council for the consent of the city of Rochester that your petitioner may construct, maintain, operate and extend lines and branches of the railroad of said company upon streets of the city of Rochester hereinafter named, with sidings, turnouts and suitable stands upon the said route hereinafter described; such railroad to be a double or single track railroad, at the option of your petitioner, operated by horse or by such other power as may be authorized by the Common Council of the city of Rochester, or by law, other than locomotive steam power. The said route is described as follows:

Beginning at and connecting with the tracks of your petitioner at the intersection of South Clinton street and Monroe avenue, thence through Clinton park, formerly Green street, southerly over the Erie canal bridge to Pinnacle avenue, thence through Pinnacle avenue to a point 300 feet south of the intersection of Bly street. And your petitioner will ever pray.

Rochester City & Brighton Railroad Company.

By C. B. WOODWORTH, Treas.

March 6, 1889.

By Aid. Sullivan Whereas, The Rochester City & Brighton Railroad Company has presented its application and asked for the consent of the Common Council for the construction, maintenance, operation and extension of a street surface railroad with sidings, turnouts and suitable stands in and through the following named streets in the city of Rochester, viz: Beginning at and connecting with the tracks of said Rochester City & Brighton Railroad Company at the intersection of South Clinton streets and Monroe avenue, through Clinton park, formerly Green street, southerly over the Erie canal bridge to Pinnacle avenue, thence through Pinnacle avenue to a point three hundred feet south of the intersection of Bly street.

Whereas said corporation has asked permission to operate said railroad by horses or by any power authorized by the Common Council of the city of Rochester or by law other than locomotive steam power and said railroad to be a double or single track railroad, at the option of the petitioner; 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 a meeting to be held at the Common Council Chamber in the City Hall building in said city on the 2nd day of April, 1889, at 7:30 o'clock p. m., and the City Clerk 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 the daily papers in said city, to be designated by the Mayor of said city. Adopted.

Ald. McMillan moved that action on the assessment roll for Clarissa street sprinkling, No. 3,457, be reconsidered. Adopted.

On motion of Ald. McMillan the roll was referred to the City Assessors for correction.

Ald. Fee presented the petition of Dr. Earle for permission to erect a wood building on Monroe avenue, and moved that permission be granted. Adopted.

By Ald. Kohlmetz—Petition of Elon Huntington. Referred to the Assessment Committee.

By Ald. Kohlmetz—Resolved, That the clerk draw an order on the Treasurer, payable from the Contingent Fund, for \$250, in favor of the Water Supply Committee. Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Thayer—12.

By Ald. Williams—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 Election of the city of Rochester (including clerks) for (\$75) seventy-five dollars each in full for services as registrars and inspectors of the charter election of 1889, 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; also an order in favor of each proprietor (except the city of Rochester) of places used for election purposes for the sum of \$3, and charge contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly, Thayer—13.

By Ald. Williams—Resolved, That the Lamp Committee and the First Assistant City Surveyor be directed to erect an electric light on Monroe park. Also one electric light on Broadway between Averil avenue and Meigs street. Also one electric light on Pearl street opposite South Union street. Referred to the Lamp Committee and First Assistant City Surveyor.

By Ald. Williams—Resolved, That the Assistant City Surveyor be directed to report to this Board at his earliest convenience the number of gas lights, electric arc lights and electric incandescent lights in each ward of the city on the first day of March, 1889. Adopted.

Ald. Foley presented the petition of Hiram M. Greely for permission to erect a wood building on Atkinson street and moved that permission be granted. Adopted.

By Aid. Foley—

CITY TREASURER'S OFFICE,
ROCHESTER, N. Y., March 6, 1889.

This is to certify, that the assessment for Allen street improvement, ord. 1,770, on lots No. 25 and 26, Perkins & Schemmerhorn tract, north side Allen street, Eighth ward, assessed to Mary H. Masseth; and the assessment for Brown street walk, ord. No. 1,697, on lots No. 25, 26 and 27, Perkins & Schemmerhorn tract, south side Brown street, Eighth ward, assessed to Mary H. Masseth, appears on the books of this office as paid.

JOHN A. DAVIS, Treasurer.

By Aid. Foley—Whereas, Lots twenty-five, twenty-six and twenty-seven of the Perkins and Schemmerhorn tract, on the north side of Allen street and the south side of Brown street, were sold for nonpayment of the above mentioned assessments on June 20, 1878, upon which sales subsequently certificates of sale, authorized by the charter, were issued by the mayor, which were recorded on May 9, 1882, in Liber of Deeds, at pages 296 and 297 respectively, and,

Whereas, It appears by the certificates of the City Treasurer that said assessments have been paid, it is, therefore

Resolved, That the Mayor be, and he hereby is, directed, upon the certificate of John R. Fanning, ex-City Attorney, that all costs and expenses of the suits brought upon said tax certificates have been paid, to execute, on behalf of the city a prop-

er quit-claim deed, conveying to the present owner of said lots any and all interest which the city acquired under or by virtue of said certificates, or either of them. Adopted.

By Ald. Foley—Whereas the Lamp Committee and City Surveyor having failed to place lamps on Madison street; therefore,

Resolved, That the Brush Electric Light Company be requested to place two arc lights on said Madison street. Referred to the Lamp Committee and Surveyor.

Ald. Foley moved that a committee of three members of the Common Council be appointed to investigate and report as to the advisability of an asphalt improvement on Martin street. Adopted.

By Ald. Selye—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., March 6, 1889. }

City of Rochester to John C. Ryan, Dr.

To survey of 44 50-100 acres and mapping the same, per contract for survey of first fourteen wards of the city at \$4 per acre, amounting to one hundred and seventy-eight (\$178.00) dollars.

I hereby certify that the above bill is correct.

I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By Ald. Selye—Resolved that the City Clerk draw an order on the City Treasurer for one hundred and seventy-eight (\$178.00) dollars, in favor of John C. Ryan that being the amount now due said Ryan for work completed under his contract with the city for the transit, survey and maps of the first fourteen wards thereof and charge the same to the contingent fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Schroth, Kelly, Thayer.—11.

By Ald. Hall—A communication from the Central Labor Union relating to fire escapes on the City Building, Front street.

By Ald. Hall—Resolved, That the Committee on City Property be, and hereby is, authorized to cause the erection of proper fire escapes on the City Building, Front street. Adopted.

By Ald. Hall—Resolved, That the use of the City Hall be granted to St. Mary's Orphan Asylum for the purpose of a concert, to be given Tuesday evening, March 19, 1889. Adopted.

By Ald. Swikehard—Resolved, That the Brush Electric Light Company be, and hereby is, directed to place the light on the corner of Jay and Magne streets on a crane, so as to light along Magne street; and, also, the light on corner Smith and Magne street to be placed on a crane. Adopted.

By Ald. Schroth—Petition of August Lauka. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Thayer—Petitions for plank walks on Goodman street and Guenther street. Referred to the City Surveyor to prepare ordinances.

By Ald. Thayer—

To the Honorable 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 and operate lines and branches of the railroads of your petitioner upon streets in the city of Rochester, as follows:

A line of double track railroad commencing at the intersection of North Goodman street with East Main street and running thence along East Main street to the intersection of Henry street with East Main street. And application is also made for the like consent for the construction of such switches, sidings, turn-outs, turn-tables, and suitable stands in connection with said extensions, switches and lines as may be necessary for the convenient working of the railroad.

ROCHESTER CITY & BRIGHTON R. R. CO., C. C. Woodworth, Secy.

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 consent 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 intersection of North Goodman street with East Main street, and running thence along East Main street to the intersection of Henry street with East Main street, together with such branches, sidings, turn-outs, turn-tables, and suitable stands in connection with said extensions, branches and lines as may be necessary for the convenient working of the railroad.

Therefore, Resolved, That said Common Council will consider said application at the Common Council Chamber in the City Hall building at 7:30 o'clock of the evening of April 2, 1889, 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.

The President announced the following committee on Martin street asphalt improvement: Ald. Foley, Williams, Swikehard.

On motion of Ald. Thayer the Board then adjourned until Friday, March 8, 1889, at 2 o'clock p. m., to meet as a Board of Canvassers.

PETER SHERIDAN, City Clerk.

In Common Council—March 8, 1889.

CONVENED AS BOARD OF CANVASSERS.

The Clerk called the Board to order.

Ald. Tracy moved that Ald. McMillan act as chairman. Adopted.

Present—Ald. Tracy, Sullivan, McMillan, Kohlmetz, Williams, Selye, Hall, Swikehard, Schroth, Bohrer—10.

Absent—Ald. Fee, Fritzsche, Foley, Judson, Kelly, Thayer—6.

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 the 5th day of March, 1889, the said certificates 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 5th, 1889, as appeared in the certificates filed in the office of the City Clerk, and determined as follows:

COMMON COUNCIL CHAMBER,
ROCHESTER, N. Y., March 8, 1889. }

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 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 5th day of March, 1889, 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 Treasurer, for the term of two years—John A. Davis.

For Member of the Executive Board, for the term of three years—George W. Aldridge.

For Police Justice, for the term of four years—Bartholomew Keeler.

WARD OFFICERS.

Supervisors for the Term of One Year.

First Ward—James W. Clark.

Second Ward—William Leach.

Third Ward—Edward A. Frost.

Fourth Ward—Lyman M. Otis.

Fifth Ward—Chauncey H. Runyan.

Sixth Ward—Abram Stern.

Seventh Ward—George W. Steitz.
 Eighth Ward—John Rice.
 Ninth Ward—William S. McKelvey.
 Tenth Ward—Joseph Carberry.
 Eleventh Ward—Joseph Yaman.
 Twelfth Ward—Heary G. Cook.
 Thirteenth Ward—Abraham Marseilje.
 Fourteenth Ward—Thomas Gosnell.
 Fifteenth Ward—Samuel Ketchum.
 Sixteenth Ward—Philip Mohr.

Alderman for the Term of Two Years.

Second Ward—William H. Sullivan.
 Fourth Ward—Joseph H. Fee.
 Sixth Ward—Maurice H. Lempert.
 Eighth Ward—Henry Shelter.
 Tenth Ward—Leo J. Hall.
 Twelfth Ward—James S. Judson.
 Fourteenth Ward—Louis Bohrer.
 Sixteenth Ward—Halbert G. Thayer.

School Commissioners for the Term of Two Years.

Second Ward—James M. E. O'Grady.
 Fourth Ward—Homer A. Kingsley.
 Sixth Ward—Fletcher M. Thrasher.
 Eighth Ward—Thomas Salter.
 Tenth Ward—Charles H. Moody.
 Eleventh Ward—Richard J. Decker.
 Fourteenth Ward—August Kimmel.
 Fifteenth Ward—John Spitz.
 Sixteenth Ward—Edward Englehardt.

Constables for the Term of One Year.

First Ward—Frank H. Hovey.
 Second Ward—Matthew J. Gernon.
 Third Ward—William H. Groot.
 Fourth Ward—Isaac B. Smith.
 Fifth Ward—Joseph Field.
 Sixth Ward—Paul Englehardt.
 Seventh Ward—Hershel V. Filkins.
 Eighth Ward—Thomas Ashton, Senior.
 Ninth Ward—James Plunkett.
 Tenth Ward—William L. Brock.
 Eleventh Ward—Michael C. Cullinan.
 Twelfth Ward—John Dart.

Thirteenth Ward—Louis Schultz.
 Fourteenth Ward—John Sutter.
 Fifteenth Ward—Fridolin Held.
 Sixteenth Ward—William M. Fuller.

Inspectors of Election for the Term of one Year.

First Ward—Thomas Brooks, John Culhane, Charles D. Evans, appointed.
 Second Ward—Frank J. McKeon, James Courtney.
 Third Ward, First District—Daniel D. Wright, Hampden Hyde, Luke J. McGlue, appointed.
 Third Ward, Second District—Edward J. Millington, P. McConnell.
 Fourth Ward—Charles V. Lansing, Reuben Fechenbach.
 Fifth Ward, First District—Chauncey B. Doxtater, Michael C. Gannon.
 Fifth Ward, Second District—Jacob Popp, Charles Ovenburg, Michael H. Weismiller, appointed.
 Fifth Ward, Third District—Thomas McNally, Percy Havell.
 Sixth Ward—Edward Wagner, Walter Miller, James P. Evans, appointed.
 Seventh Ward, First District—Albert J. Hahn, Joseph L. Vogt.
 Seventh Ward, Second District—George R. Losey, George H. Brown, Jeremiah M. Deyo, appointed.
 Eighth Ward, First District—J. Ward Parry, George P. Bortle, Maurice Monihan, appointed.
 Eighth Ward, Second District—James M. Niven, Charles A. Blazo.
 Eighth Ward, Third District—Truman H. Miller, William Stewart.
 Ninth Ward, First District—William J. Carroll, Wm. Martz.
 Ninth Ward, Second District—DeGarmo Robbins, Fred'k J. Decker; John Pfuge appointed.
 Tenth Ward—Frederick H. Lewis, Anthony J. Vanderwerf.
 Eleventh Ward, First District—Daniel J. Butler, Peter J. Guerinot.

Eleventh Ward, Second District—Jas. W. Corcoran, August Bauer.

Twelfth Ward, First District—John H. Bamber, Charles B. Orcutt; William H. Foreman appointed.

Twelfth Ward, Second District—Wm. Horcheler, Joseph E. McDermott.

Thirteenth Ward, First District—Fred Stoll, Fred Weitzel.

Thirteenth Ward, Second District—Frank B. Seitz, William S. Beard; Mathew Cloonan appointed.

Fourteenth Ward, First District—John Kneen, Frank Allison.

Fourteenth Ward, Second District—Charles Kreckman, Cornelius Flannigan, William Hildebrand, appointed.

Fifteenth Ward, First District—William E. Stehenson, Thomas E. Buckley.

Fifteenth Ward, Second District—August J. Ochs, George Metzger.

Sixteenth Ward, First District—Thomas B. Gilmore, Elmer J. Carroll, Isaac DeMallie, appointed.

Sixteenth Ward, Second District—Charles E. Weigel, Fred Isenman.

Sixteenth Ward, Third District—John A. LaForce, Theodore Copenhagen.

WM. H. TRACY, [L. S.]

WM. H. SULLIVAN, [L. S.]

THOS. MCMILLAN, [L. S.]

HENRY KOHLMETZ, [L. S.]

F. H. WILLIAMS, [L. S.]

DEVILLO W. SELYE, [L. S.]

LEO J. HALL, [L. S.]

GEO. B. SWIKKHARD, [L. S.]

JOHN U. SCHROTH, [L. S.]

LOUIS BOHRER, [L. S.]

On motion of Ald. Schroth the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council—March 14, 1889.

SPECIAL MEETING.

In the absence of the president of the Board the clerk called the Board to order. Ald. Kelly moved that Ald. Foley act as temporary chairman, adopted.

Present—Ald. Sullivan, McMillan, Fée, Kohlmetz, Williams, Foley, Hall, Swikhard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Absent—Ald. Tracy, Fritzsche, Selye—3.

MAYOR'S OFFICE,

ROCHESTER, N. Y., March 14, 1889.

Peter Sheridan, Esq., City Clerk:

DEAR SIR—Please call a special meeting of the Common Council for Thursday, at 3 o'clock p. m., at the Common Council Chamber.

Subject: To take into consideration the report of the special committee on additional water supply.

C. R. PARSONS, Mayor.

Ordered received, filed and published.
 By Ald. McMillan—Petition of William Gillis, in relation to an erroneous assessment of the Caledonia avenue and Atkinson street outlet sewer. Referred to the Assessment Committee.

By Ald. Kohlmetz—Petition of Donivan & Seibert to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Petition of Henry Goetzman, for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition of Joseph A. Brien, to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—Petition of Mark M. Martin, for permission to erect a wood building. Permission granted.

Also a petition for improving Seward street. Referred to the City Surveyor to prepare an ordinance.

REPORT OF THE SELECT COMMITTEE ON ADDITIONAL WATER SUPPLY.

J. G. Cutler, secretary of the special Committee on Additional Water Supply presented the following:

An act to authorize the issue of the bonds of the City of Rochester to pay for an additional water supply.

The People of the State of York, represented in Senate and Assembly, do enact as follows:

SECTION 1. For the purpose of paying the cost of such additional water supply, the bonds of the City of Rochester to an amount not exceeding \$1,500,000, as shall be necessary, shall be issued by the treasurer of said city from time to time, as shall be required for the purposes aforesaid. Said bonds shall be known as as the "Rochester Water Bonds," and shall be signed by the Mayor and treasurer and the seal of the City of Rochester affixed thereto; shall be countersigned by the president of said Board of Water Commissioners and shall be payable in fifty years from the date thereof; with the option to said city to pay the same or any part thereof in the manner hereinafter stated at any time after five years from the date thereof; shall bear interest at a rate not exceeding 3 or 3½ or 4 per centum per annum, interest and principal payable in the city of New York; interest payable half yearly, on the 1st days of February and August in each year. And the proceeds of the sale of said bonds shall constitute the funds for paying the cost of such additional water supply. And the treasurer of said city shall pay on the order of said water commissioners the sums which may be required from time to time to pay the cost of such additional water supply. And as the said bonds are from time to time issued, the treasurer shall cause to be kept in his office, in a book to be provided for that purpose, a true and correct statement and an account of each and every bond issued under the provisions of this act, showing the number of each bond and the date and amount thereof, and the time when due, and to whom issued if registered and such books shall be open for public inspection, and shall be delivered to his successor in office.

§ 2. The Bonds of the City of Rochester which shall be issued by virtue of this Act, bearing a rate of interest not greater than four per centum per annum, shall be sold by the City Treasurer at public sale to the highest bidder, after ten days' notice published in such newspapers as the said Water Commissioners shall designate, but at not less than par. And the proceeds of such sale, including the premium if any be received therefor, shall be paid to the Treasurer of said city, and said Treasurer shall have authority with the concurrence of the Mayor of said city on the request of a majority of said Water Commissioners by resolution adopted at any regular meeting thereof, to pledge any of said bonds for money borrowed temporarily and for the purpose of this Act, at a rate of interest not exceeding four per centum per annum.

§ 3. In order to provide for the payment of the interest and principal of the bonds hereby authorized to be issued by said city, there shall be added to the general city tax of the city of Rochester at large, in the year when the first issue of bonds hereby authorized shall be made, and each year thereafter, such sum of money in each of said years as shall be required to pay the interest upon the bonds which shall have been issued pursuant to the provisions of this act, and also a sum of money equal to three per centum upon the whole amount of the bonds issued pursuant to this act. And such sums or money as may be raised by taxation pursuant to this act, shall be applied, first, to the payment of the interest upon the bonds issued pursuant to the provisions of this act, and such sums of money raised as aforesaid as may remain after the payment of said interest shall be held by the Treasurer of said city, and shall be used by said Treasurer in the redemption and payment of any of said bonds which may be presented for payment, even though the same may not be due. When the said bonds are payable by the terms of this act, it shall be the duty of the City Treasurer each year on the first Tuesday in September to se-

lect by lot the bonds to be paid, equal in amount to the sum available for the payment of the principal of said bonds, and such bonds so selected after thirty days public notice to be given as said commissioners shall direct, shall cease to bear interest, and the bonds so paid shall be immediately cancelled. It shall be the duty of the Treasurer of said city to estimate and ascertain the amounts required to be added to the general city tax of said city of Rochester by virtue of this act, and to transmit a statement each year to the Common Council of said city, in time to have such amount included in the general tax of said city for that year; and it shall be the duty of said Common Council to cause such amount to be included in such general tax. And said Common Council shall annually provide for the payment of the principal and interest of the bonds issued pursuant to the provisions of this act.

§ 4. The several savings banks within the city of Rochester are hereby authorized to receive and keep on deposit any money raised from the proceeds of the sale of said bonds, or raised and collected for the payment of said bonds, and to pay on such deposits the same rate of interest paid or allowed by such bank or banks to, and to compound the same, as in cases of deposits received from individuals during the times of such deposits respectively.

§ 5. This act shall take effect immediately. Allegations for and against the proposed act being heard, Ald. Kelly presented the following:

By Ald. Kelly—
To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—At a meeting of the executive committee of the Independent Political Labor League, held on Wednesday evening, March 13th, 1889, the following resolutions were unanimously adopted:

First—Resolved, That it is the opinion of the executive committee of the vast body of taxpayers it represents that it is not for the best interests of the taxpayers to create a new commission to construct the conduits necessary to furnish additional water supply to the city; that the experience of the Council and the taxpayers with the Park and other Commissions should prevent the Council from giving its consent to the creation of another commission that is not responsible to the power that created it, nor to the taxpayers who are compelled to furnish the funds about the expenditure of which they have nothing to say.

Second—And it is further resolved, That in our opinion, the Executive Board of the city is a body in which the taxpayers have the utmost confidence as shown by the large majority each of the present incumbents received at the time of their election, and that the proposed improvement should be directly and solely under their control. That until the Executive Board declares its inability to perform this work, it is not just or fair to the taxpayers to impose the expense of the proposed commission upon them, composed as it is of engineers and contractors who will always be subject to the criticism that they are not altogether disinterested in the discharge of their official duties.

Third—And be it further resolved, That we respectfully request that where the contracts for the new improvements are let, it be understood and provided therein that the work is to be done by citizen labor and none other.

Fourth—And be it further resolved, That we have the utmost confidence in the ability of Engineer Tubbs to perform all the duties required in the construction of the new conduit, and that while he is willing to perform such duties without further compensation than he is now receiving, it is unjust to the taxpayers to expend thousands of dollars for outside and foreign engineers, none of whom has any better record for skill and attainments than Mr. Tubbs.

EXECUTIVE COMMITTEE,
INDEPENDENT POLITICAL LABOR LEAGUE.

Ordered received, filed and published.
By Ald. Kelly—Resolved, That the Senator and Assemblyman from this district, be and they hereby are requested not to present to the Senate and Assembly any bills affecting the city of Rochester,

unless the same be recommended by the Common Council, or have received at least one weeks publicity through the newspapers.

Adopted by the following vote:
Ayes—Ald. Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—13.

Ald. Kelly moved that the City Clerk telegraph a copy of the above resolution to our Senator and Assemblyman at Albany immediately. Adopted.

Ald. Thayer moved that the whole subject matter be referred back to the Special Committee on Additional Water Supply, to report back to this Board at some future time. Adopted.

On motion the Board adjourned.
PETER SHERIDAN, City Clerk.

In Common Council, March 19, 1889.

REGULAR MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.
Absent—Aids. Selye, Bohrer—2.

APPROVAL OF MINUTES.

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

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

By Ald. Sullivan—Petition of James H. Whaler; referred to Wood Building Committee and Fire Marshal, with power to act. Also, a petition for opening and extending Mason street; referred to the Surveyor to prepare an ordinance.

By Ald. McMillan—Petitions of Julia M. Griffith and T. W. Ford for permission to erect wood buildings. Permission was granted.

By Ald. McMillan—Bill of—

John Roach, collecting garbage....	76 00
John Becker,	114 00
Wm. Rosengreen,	85 50
Martin Mason,	90 25
Lorenz Sehm,	95 00
Peter Hardy,	114 00
Jacob Hauber,	91 00
Jacob Stein,	76 00
Daniel Hickey,	106 87

Referred to Health Committee.

By Ald. Fee—Bills of—

Citizens Gas Co., lighting lamps, Feb.	747 35
Rochester Gas Co.,	226 80
Municipal Gas Co.,	301 00
Brush Electric Light Co., lighting lamps, Feb.	6,187 80
Edison Electric Light Co., lighting lamps, Feb.	1,280 78
Rochester Electric Light Co., lighting lamps, Feb.	1,983 49

Referred to Lamp Committee.

Ald. Fee presented the petition of G. H. Reynolds for permission to erect an addition to a wood building and moved that permission be granted. Adopted.

By Ald. Kohlmetz—Petitions of Andrew Schults and Jacob Bausch. Referred to the Wood Building Committee and Fire Marshal with power to act. Also the petition of Adam Bertsch. Referred to the Wood Building Committee and Fire Marshal to report at the next meeting. Also a petition for electric lights on Ward place. Referred to the Lamp Committee.

Ald. Fritzsche presented the petition of John G. Zweigle for permission to erect a wood building, and moved that permission be granted. Adopted.

By Ald. Williams—Petitions of Bernard Dunn, Mrs. E. Marcotte and Mary Wright. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Williams—Bills of

Union and Advertiser, printing proceed'gs	429 78
..... blanks....	24 25
.....	102 00
..... registers..	70 00
Post Express Pub. Co.	74 63
..... notices....	74 63

Sunday Herald	blanks....	37 25
.....	11 00
Times Pub. Co.,	printing notices....	66 66
Rochester Volksblatt,	200 00
W. P. Maddock,	blanks....	4 00
Roch. Printing Co.,	notices....	221 31
Jas. Kavanagh,	hack hire....	9 00
G. R. Cram,	6 00
M. Greenagel,	16 00
Lawrence W. Davis, serving notices.....	61 90
Frank A. Lee,	12 40
Jos. Corbin,	13 54
Geo. L. Mattison	10 02
S. Rosenberg,	serving notices.....	11 76
W. L. Davis,	22 86
Jas. J. Beasley,	21 00
Jas. Coughlin,	42 00
S. M. Truesdale,	9 00
Fridolin Held,	70
Harry M. Fairman,	24 00
.....	25 00

S. Case Jones, M. D., testimony, sewer suits.....	25 00
John P. Smith, books, &c	25 75
Wm. G. Martens, badges and repairs.....	12 00
C. E. Morris, stationary.....	173 65
Steele & Avery,	80 13
Post-Express Printing Co., blanks for treasurer	19 00
V. Fleckenstein, P. M., postage stamps	7 00

Referred to Contingent Expense Committee.

By Ald. Foley—Petitions of Andrew Bemish and D. C. Costello for permission to erect wood buildings, and moved that permission be granted. Adopted. Also petitions for improving Seward street, a sewer in Plymouth avenue, and an outlet sewer for the Eighth ward. Referred to the Surveyor to prepare ordinances.

By Ald. Foley—

CITY SURVEYOR'S OFFICE,
ROCHESTER, N. Y., March 19, 1889.

To the Honorable the Common Council :

GENTLEMEN:—At the last special meeting of your honorable body a petition was presented asking for the construction of a plank walk 5 feet and 4 inches wide on Seward street from Reynolds street to Strong street, also for the construction of a pipe sewer 18 inches in diameter from Reynolds street to Hawley street. The expense of this improvement will be unnecessarily large, as the improvement called for is not what the necessities of the case demand. The plank walk should be 4 feet 8 inches in width in accordance with the established custom. There is a fall in Seward street between Reynolds street and Flint street of 22 feet in a total distance of 650 feet, and a further fall in said street between Flint street and Hawley street of 17 feet in a total distance of 500 feet. The proposed sewer will be ample in size if made 12 inches in diameter between Reynolds and Flint street and 15 inches in diameter between Flint street and Hawley street, and the cost then will be from one-third to one-half of the cost of an 18 inch pipe sewer. Your attention is respectfully called to this matter with the suggestion that said petition be referred to the proper authorities for further examination before an ordinance is prepared for the work.

Respectfully,

OSCAR H. PEACOCK,
First Ass't. City Surveyor.

Ald. Foley moved that the Surveyor be directed to prepare an ordinance for a plank walk and a sewer in Seward street in accordance with above recommendations. Adopted.

By Ald. Foley—Bills of

Geo. Wick,	groceries.....	\$ 8 00
Victor Knapp,	4 00
Wm. Ward,	41 00
Aug. Gysel,	40 00
Alfred Williams,	16 00
E. E. Quigley,	11 50
Bohrer Bros.,	20 00
Wm. Atkinson,	7 00
J. H. Weiland,	4 00
Burns Bros.,	10 00
T. J. Kenning,	3 00

A. McDade,	24 00
S. Dubelbeiss,	6 00
Brewster, Gordon & Co.,	52 45
J. G. Bailey,	14 00
Geo. J. Knapp,	12 00
Frank Defendorf,	20 75
B. Kramer,	9 00
C. A. Armbruster,	20 00
Jas. McMannis,	107 73
George Lang,	12 00
Thomas McAnarney,	8 00
Mrs. M. Heberger,	12 00
J. C. Bull & Co.,	3 00
W. S. Woodruff,	91 00
P. Connaughton,	24 00
Hunt Bros.,	13 00
Jacob B. Hall,	20 50
W. C. Green,	4 00
C. F. Scheurman,	54 03
C. M. Sutton,	7 50
Foery Bros.,	9 00
E. F. Royston, beans	47 27
G. Goetzman, soap	67 50
B. O'Reilly, burials	78 50
Wolf, Culligan & Co.,	43 50
L. W. Maier,	31 50
Jeffrey & Co.,	12 00
N. J. McTaggart,	18 53
Frick & Son,	43 50
R. Milliman,	25 00
Bender & Schauman,	97 03
Geo. Masseth,	25 00
Rosenbach & Klingler,	30 50
M. McCormick, hack hire	10 00
W. S. Lee,	1 50
Frank W. Payne,	9 50
Chas. King,	4 00
Michael Ulton,	4 00
Anthony Eble,	5 50
Chas. Englert,	10 00
Jas. Kavanagh,	3 50
J. C. Englert, rent	24 00
Julia Wilson,	14 25
Jane Harrison,	4 00
Geo. S. Thompson,	34 50
J. Z. Culyer & Co.,	6 00
J. G. Zaff,	7 50
J. C. Coleman,	30 00
T. Derrick,	5 25
Johanna Yawman,	28 00
Morris Kiley,	8 25
Mary Ward,	6 00
Jas. Baker,	11 00
Mina Lauterbach,	15 00
Elizabeth Kelly,	19 00
A. B. Crooks,	31 50
City Hospital, board	1,077 72
M. Bortle, board	30 00
E. J. Keeshn, shoes	55 50
F. J. Amsden, transportation	8 29
R. S. Lewis,	6 50
W. C. Dickinson, coal	873 00
Sunday Herald Printing Company, print- ing	9 00
R. M. Myers & Co., paper	7 56
E. H. Davis & Co., drugs and medicines	12 70
A. J. & J. A. Bryan,	1 55
P. G. Seiner,	15 50
H. Heddich, meat	50 00
Kleinmans Bros,	25 00
B. Ritzenthaler, disbursements	72 81
Referred to Poor Committee. By Ald. Hall—Bills of Ellwood & Brien, labor and material	6 55
Edison Electric Light Co., lighting month of February	141 67
Howe & Rogers, carpets	119 08
F. J. Erwin, monthly cleaning	69 50
F. H. Hall, labor and material	4 60

Referred to City Property Committee.
By Ald. Hall—Petition of Donald Taylor for permission to erect a wood building on North Union street; permission was granted. Also the petitions of George Hamlin and John Barons. Referred to the Wood Building Committee and Fire Marshal with power to act. Also a petition for the improvement of Alexander street. Referred to the Surveyor to prepare an ordinance. Also for water

main in Hebard street. Referred to the Executive Board and Water Works Committee. By Ald. Swikehard—Bills of—	
E. M. Moore, M. D., medical services	\$250 00
John L. Chase, carrots	5 00
John B. Pike, repairs at headquarters	25 74
Wm. Croston, brooms	2 75
Chas. Seiffert, expenses in Schlecter case	11 20
Chas. Seiffert, expenses in Kearns case	6 50
Chas. McCormick, expenses in Sullivan case	2 35
Thos. Dukelow, expenses in Reynolds case	5 42
B. Frank Enos, expenses for January	9 29
Postal Tel. Cable Co., services	6 46
Western Union Tel. Co., services	12 13
Oaks & Calhoun, craps, bagges	9 13
Jas. Field, waste, &c., patrol department	3 33
Ed. Monaghan, horse-shoeing	42 25
James Butler, hack hire	2 75
Chas. H. Bidwell, oats	66 78
Chas. E. Morris, blank books, &c.	15 64
Sunday Herald Printing Co., printing blanks	13 25
Fred W. Lang, hay and straw	25 90
Jas. R. Chamberlain, hose, &c.	17 02

Referred to Police Committee.
By Ald. Swikehard—Petition for a pipe sewer in Taylor street. Referred to the Surveyor to prepare an ordinance.

Also a petition for water in Taylor street. Referred to the Executive Board and Water Works Committee.

By Ald. Judson—Petition for sprinkling Pinnacle avenue. Referred to the Surveyor to prepare an ordinance.

Ald. Schroth presented the petitions of Joseph Hoff and Karl Goetz for permission to erect wood buildings, and moved that permission be granted. Adopted. Also, the petitions of Annie Goldstein and Louis Mitkofstay. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Ald. Kelly presented the petitions of Anton Allbright for permission to erect an addition to a wood building on Lyell avenue, and moved that permission be granted. Adopted. Also, petitions of Fred Wunder and Geo. J. Hafner. Referred to the Wood Building Committee, with power to act.

By Ald. Kelly—Petition for a sewer and sidewalk on Finch street. Referred to the Surveyor to prepare an ordinance. Also, a petition for an electric incandescent light at the corner of Otis and Sterling streets. Referred to the Lamp Committee.

By Ald. Thayer—Petitions of Geo. Pfeil, B. Gutman, H. J. Stevenson and James Kilborn. Referred to the Wood Building Committee and Fire Marshal with power to act.

Also, the petition of Eliza Gleadell to move wood building on Pinnacle avenue. Referred to the Fire Marshal and Executive Board.

Also, a petition for water in Goodman street. Referred to the Executive Board and Water Works Committee.

Also, a petition for electric lights in Rutger street. Referred to the Lamp Committee.

By Ald. Thayer—Petitions for plank walks on Seventh avenue, LaBurnam street and Field street and for sewers in Seventh avenue and Third avenue. Referred to the Surveyor to prepare ordinances.

Also, a remonstrance against a sewer in Bay street. Ordered received and filed.

REPORTS OF STANDING COMMITTEES.

Ald. Fee from the Lamp Committee reported that proper reductions for unlighted lamps had been made from lamp bills presented Feb. 19th and referred them to the Finance Committee for payment.

Ald. Fee from the Lamp Committee, Ald. McMullan from the Health Committee, Ald. Williams from the Contingent Expense Committee, Ald. Foley from the Poor Committee, Ald. Hall from the City Property Committee, 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. Fee—

To the Honorable, the Common Council:

GENTLEMEN: Your Committee to whom was referred various petitions and resolutions relating to the location of gas and electric lights, having examined the necessities of each as mentioned, submits the following recommendations:

First—That the Brush Electric Light Company be directed to immediately erect electric arc lights in the following named streets at the points therein designated, viz:

One light at the intersection of St. Joseph st. with Hamburg st.

One light at the intersection of Aqueduct st. with Basin st.

One light at the intersection of Madison st. with street on north side of Madison square.

One light at the intersection of Madison st. with the first alley north of West ave.

Also that said company be directed to remove the electric light now situated at the intersection of Driving Park ave. with Hastings ave. to a point in Hastings ave. 200 feet south of its present location.

Also, that said company be directed to place the electric light on the corner of Jay and Magne sts., and the electric light on the corner of Smith and Magne streets, on cranes, extending toward the various street intersections.

Second—That the Rochester Electric Light Company be directed to immediately erect an electric arc light on the west side of Monroe park, at a point 300 feet north of Monroe avenue.

Third—That the Citizens' Gas Company be directed to immediately erect a gas light on the north side of Morris street, at a point 200 feet west of St. Joseph street; also, to erect a gas light on the west side of North avenue, in front of the German M. E. Church, and to discontinue the following designated lamps after the electric lights heretofore mentioned have been erected in that locality, viz:

Four gas lamps on St. Joseph street, between the north side of Holland street and the N. Y. C. R. R.

Also, the first gas lamp on Division street, east of St. Paul street.

Fourth—That the Rochester Gas Light Company be directed to discontinue the use of the first four lamps on Madison street, north of West avenue, after the electric lights heretofore designated shall have been erected on said street.

Your committee further recommend as follows: That action on the resolution relating to an electric light on Concord avenue be postponed until the first meeting in May.

That the resolution to place a gas lamp in Morris st. in front of St. John's Church, and a gas lamp in Helena st. in front of the Concordia Church, be indefinitely postponed, as gas lamps already exist at the locations designated.

Your committee also report adversely to placing a gas lamp on the corner of Ontario st. and Baker's lane; to lighting Jackson alley and Wheeler park, the latter being considered private property, and to placing an electric light on Pearl st., opposite S. Union st.

Summary of lights erected and discontinued:

4 Brush electric arc lights added at 30 cents per night each	\$1 20
1 Rochester electric arc light added at 28½ cents per night	28½
2 Citizens' gas lamp added at 5 cts. per night each	10
5 Citizens' gas lamps discontinued at 5 cents per night each	25
4 Rochester gas lamps discontinued at 5 cents per night each	20
		45

Total increase of cost per night. \$1 13½

JOSEPH H. FEE,
JAS. S. JUDSON,
J. MILLER KELLY,
WM. H. SULLIVAN,
Lamp Committee.

Ordered received, filed and published.

By Ald. Fee—Resolved, That the Brush Electric Light Co., the Rochester Electric Light Co., the Citizens' Gas Light Co. and the Rochester Gas Light Co. be, and they hereby are, respectively directed to comply with the terms set forth in the foregoing report of the Lamp Committee, relating to each individual company, and the City Clerk is hereby directed to immediately send to each individual company copies of the above mentioned report and this resolution. Adopted.

By Ald. Kelly—

To the Hon. the Common Council of the city of Rochester.

GENTLEMEN—Your Law Committee begs leave to submit the following as its report:

Mary Kelly's application for the payment of damages sustained by her by reason of a fall upon an icy sidewalk at the intersection of Market and State streets, by reason of snow and ice upon the walk, which occurred on the evening of February 16, 1889, at about 8 o'clock, should, in the opinion of your committee, be compromised by the payment to her of the sum of fifty dollars, upon the execution and delivery to the City Attorney by her of a properly executed and acknowledged release in full.

The bills of the Executive Board for exhumation of the bodies of the victims of the late Steam Gauge and Lantern Works fire should be paid, and for that purpose the bills should be referred to the Contingent Expense Committee for payment, provided there be an amount sufficient in that fund to pay the same. The expenses were incurred by the board in performing a very worthy and humane act and one that should be commended by all worthy citizens, for to have left the bodies among the ruins would have been an act of cruelty and injustice and a reproach to the municipal authorities.

The application of William Kouwe for the payment of \$300 to him, in settlement of a claim which he seeks to enforce against the city by reason of alleged overflow of the Court and William streets ditch upon premises alleged to be rented and cultivated by him, should be denied, as your committee does not deem it proper to order its payment until after a jury has fixed the amount.

Emil Kitchling's claim for \$250, for services rendered by him in and about the examination as to the cause and character of the naphtha explosion in the Genesee Valley canal sewer in December, 1887, should be granted, as your committee considers that the services of the eminent civil engineer were fully worth the amount asked by him, in which opinion it is sustained by the accompanying letter from J. Nelson Tubbs, Esq., Chief Engineer of the Water Works Department, who had personal knowledge of the services rendered by Mr. Kitchling and the necessity therefor. Mr. Kitchling's employment was made by the Law and special committees and the Mayor, acting with Mr. Tubbs and the Executive Board, under a resolution of your honorable body, passed December 22, 1887, found at page 351 of proceedings of 1887-8, and reading as follows:

"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 offense and defense in the premises, and that the said committee and the City Attorney commence at once upon the work. Adopted."

George Chapman, Sr.'s, claim for damages sustained by him by reason of the discharge of sewage into Thomas creek above and passing through his premises, should be denied, for the reason that the

amount of the claim is, in the opinion of your committee, exorbitant and that the amount of those damages should be fixed by a jury. The City Attorney should also be directed to apply to the court for an extension of the injunction obtained by Mr. Chapman in this action, conformably to the permission granted by the Court of Appeals in its affirmation of the judgment in that case.

Mary Shell's claim for damages growing out of the discharge of sewage into Thomas creek above and passing through her premises, should, upon her executing and delivering to the City Attorney a proper release of such damages, be paid the sum of one hundred dollars, and the costs to date, in her suit against the city.

Your Law Committee would further recommend that the City Clerk be instructed to request Senator McNaughton and Assemblyman Bauer to procure and send to him, for the information of your honorable body, copies of all bills now in the Legislature pertaining to the city, if printed, and if not printed, then the titles and substance of such bills.

Your Committee would further recommend that it and the City Attorney be authorized to draft and forward to the Legislature a suitable bill for the construction of the east side sewer, the issuing and manner of payment of bonds of the city to pay for the cost of such sewer, and to authorize your honorable body to reimburse the city for the payment of any interest or principal on such bonds, by the making of assessments from time to time against the portions of the city on the east side of the river deemed by your honorable body to be benefited and proper to be assessed for the construction of such sewer.

Your Committee, for the foregoing purposes, recommends the adoption of the accompanying resolutions. Respectfully submitted,

J. MILLER KELLY,
H. G. THAYER,
F. H. WILLIAMS,
JOSEPH H. FEE,
T. MCMILLAN,

Law Committee.

Ordered received, filed and published.

ROCHESTER, N. Y., March 14, 1889.

To the Law Committee of the Common Council:

GENTLEMEN—My health will prevent my presence at the meeting of the Law Committee this evening, as requested.

Mr. Kuichling was employed by the special committees appointed to investigate the naptha explosion, under authority of a resolution passed by the Common Council December 22, 1887. He served with industry and intelligence, and is, I think, fully and fairly entitled to compensation therefor. He was at the time in no sense in the employ of the city as an engineer, but occupied the relation of a contractor to perform a definite service for which he was to receive a specified and definite sum of money. When called upon to perform another, an entirely different service, I am confident he is entitled to pay therefor, and I think the sum asked is reasonable. Respectfully submitted,

J. NELSON TUBBS.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that Mary Kelly has filed with him a properly executed and acknowledged release, the clerk draw an order upon the treasurer, payable from the contingent fund, in favor of her or her attorney, R. H. Schooley, Esq., for the sum of fifty dollars, in settlement of her claim, mentioned in the foregoing report.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That the claims of William Kouwe and George Chapman, Sr., be and they hereby are respectively disallowed. Adopted.

By Ald. Kelly—Resolved, That the bills of the Executive Board for expenses incurred in and about the exhumation of the bodies at the Steam Gauge & Lantern Works fire be approved, and that they be referred to the Contingent Expense Committee for payment, if there be a balance in that fund sufficient to pay the same. Adopted.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that a properly executed and acknowledged release has been given, that the clerk draw an order on the treasurer, payable from the contingent fund, in favor of Emil Kuichling, for the sum of two hundred and fifty dollars in full of his services rendered in and about the examination in connection with the naptha explosion in December, 1887, mentioned in the foregoing report.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that a properly executed and acknowledged release has been given to him, that the clerk draw an order upon the treasurer, payable from the contingent fund, in favor of Mary Shell, or her attorneys, Messrs. Bacon, Briggs & Beckley, for the sum of one hundred dollars, and the costs of her action against the city.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

By Ald. Kelly—Resolved, That the City Clerk be, and he hereby is, instructed to communicate with, and request from, Senator McNaughton and Assemblyman Bauer copies of all bills pertaining to the city now in the Legislature if printed, and if not printed to forward their titles, together with the substance of them. Adopted.

By Ald. Kelly—Resolved, That the Law Committee and the City Attorney be, and they hereby are, authorized to draft and present a bill to the Legislature for passage for the construction of the east side sewer, and the issuing of bonds, as mentioned in the foregoing report; and that the Senator and Assemblyman in this district be, and they hereby are, respectfully requested to urge the passage of such bill when so presented. Adopted.

REPORTS OF SELECT COMMITTEES.

Ald. Foley from the Select Committee on Martin street asphaltum improvement reported progress, and asked for further time. Further time was granted.

By Ald. Kelly—
To the Common Council of the City of Rochester:

GENTLEMEN—Your committee, to which was referred the report of the commissioners in the matter of opening a street from West avenue to Clifton street, would respectfully report that they have thoroughly investigated the subject matter of the report, and after hearing exhaustive arguments by representatives of all persons interested, your committee are of the opinion that the report of the commissioners should be confirmed, and recommend the adoption of the accompanying resolution.

J. MILLER KELLY,
JAS. S. JUDSON,
WM. H. SULLIVAN,
Committee.

By Ald. Kelly—Resolved, That the report of the commissioners in the matter of opening a street from West avenue to Clifton street, presented to the Common Council at a meeting held February 5th, 1889, and published at page 381 current proceedings, be, and hereby is, in all things confirmed.

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

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

By Ald. Kelly—

OFFICE OF THE CITY ATTORNEY,
NO. 19 CITY HALL BUILDING,
ROCHESTER, N. Y., March 19, 1889.

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

GENTLEMEN—At the last Circuit Term of the Supreme Court the cases of Mary and Lena Myers, by guardian, and George A. Zwerger and another

against the city, being actions against the city of Rochester brought to recover damages by reason of the discharge of sewage into streams flowing through their premises, were tried, and verdicts were rendered by the jury—in the Myers case of \$540, and in the Zwerger case of \$800. The court also granted an extra allowance of costs of five per cent. on the recovery in the Zwerger case. Mr. Hubbell, the attorney for the plaintiffs in the several actions states that if the verdicts and costs are paid, he will not apply for an injunction in either case. It is my opinion that such a course will be the best for the city to take, as in case of a new trial being granted, which is, at least, improbable, the verdict awarded will be fully as much as heretofore.

The action of Angelia B. Foster against the city, the Executive Board and James Holahan, late street superintendent, was tried before Mr. Justice Kumszy, at the December, 1887, Equity special Term, upon which trial he ordered judgment for the plaintiff for an injunction restraining the defendants from cutting down a tree on plain iff's premises at the northwest corner of William street and Chestnut park, and from interfering with her premises adjoining said park, together with costs. The costs were first adjusted at \$111.66, and judgment therefor entered on July 25, 1888. Those costs were, however, reduced \$40 under a recent decision of the Supreme Court, upon a motion being made by the city for that purpose. I am of the opinion that it would be for the interest of the city to pay the judgment for said reduced costs.

In the case of Wallace Bradley against the city to recover back license fees which he and three other hucksters paid under an ordinance of your honorable body, the County Court, by Special County Judge Werner, reversed the judgment in favor of the city rendered in the Municipal Court, with \$62.23 costs. That judgment was entered on March 6, 1889. The questions involved in the action are so important as to require their consideration by the Supreme Court at General Term, and I am of the further opinion that a reversal was improper, and that, therefore, I should be directed to take further appeal in the action.

Respectfully,

CHAS. B. ERNST, City Attorney.

By Ald. Kelly—Resolved, That the City Attorney be, and hereby is, directed to take an appeal to the Supreme Court from the judgment of reversal, with costs, of the County Court, in the case of Wallace Bradley against the city. Adopted.

By Ald. Kelly—Resolved, That the matters referred to in the communication of the City Attorney be, and they hereby are, referred to the Law Committee for consideration. Adopted.

TREASURER'S ANNUAL REPORT.

ROCHESTER, March 19th, 1889.

To the Honorable, the Common Council:

GENTLEMEN:—As required by section 58 of the charter, I have the honor to transmit herewith my fourth annual report as Treasurer of the city of Rochester, together with the necessary vouchers.

Very respectfully, your obedient servant,
JOHN A. DAVIS, Treasurer.

On motion of Ald. Thayer ordered received, filed and published, and referred the Finance Committee.

(The report will be published in book form.)

ROCHESTER, March 19, 1889.

To the Hon. Common Council:

GENTLEMEN—Pursuant to the terms of a resolution presented by Ald. Selye and adopted by your honorable body at the meeting of February 21st, the following statement is presented. Respectfully,
THOS. J. NEVILLE, Clerk.

ROCHESTER WATER WORKS METER RATES.

In all cases where meter is owned by consumer the minimum rate for water will be \$5 a year.

	Per 1,000 cu. ft.
1333 1/2 cu. ft. per day, or less, at the rate of	8768000
2666 2/3	9624675
4000	9482775
5333 1/2	9342300
6666 2/3	9203225
8000	9065625
9333 1/2	8929425
10666 2/3	8794650
12000	8661300
13333 1/2	8529375
14666 2/3	8398875
16000	8269800
17333 1/2	8142150
18666 2/3	8015925
20000	7891125
21333 1/2	7767750
22666 2/3	7645800
24000	7525275
25333 1/2	7406175
26666 2/3	7288500
28000	7172250
29333 1/2	7057425
30666 2/3	6944025
32000	6832050
33333 1/2	6721500
34666 2/3	6612375
36000	6504675
37333 1/2	6398400
38666 2/3	6293550
40000	6190125
41333 1/2	6088125
42666 2/3	6088125
44000	5987550
45333 1/2	5888400
46666 2/3	5790675
48000	5694375
49333 1/2	5599500
50666 2/3	5506050
52000	5414025
53333 1/2	5323425
54666 2/3	5234250
56000	5146500
57333 1/2	5060175
58666 2/3	4975275
60000	4891800
61333 1/2	4809750
62666 2/3	4729125
64000	4649925
65333 1/2	4572150
66666 2/3	4495800
68000	4420875
69333 1/2	4275300
70666 2/3	4204650
72000	4135425
73333 1/2	4067625
74666 2/3	4001250
76000	3936300
77333 1/2	3872775
78666 2/3	3810675
80000	3750000
Over 8,000 cubic feet at the rate of	3750000

NOTE.—In case the average quantity per day is slightly in excess of a schedule quantity that the using the rate opposite shall make the bill lower in amount than an average use less than said schedule quantity would amount to at its rate, then the nearest higher rate will be used.

SPECIAL RATES.

N. Y. C. & H. R. R. Co.	2625
State Industrial School	2625
Rochester Paper Co.	2625
Filling ice ponds	2625
Buffalo, N. Y. & P. R. R. Co.	7500

ROCHESTER, N. Y., March 19, 1889.

List of elevators supplied with power from the Hemlock system of water works:

Eilwanger, Barry & Woodworth, Glen House, 4 in. service.	
H. H. Warner, East ave., 2 in. service.	
Little & Upton, Exchange st., 3 in. service.	
Bartholomay Brewing Co., Vincent place 4 in. service.	
Geo. W. Crouch, Mill st., 3 in. service.	

Stone's Air Cure, Monroe ave., 3 in. service.
M. F. Reynolds, Spring st., 3 in. service.
Rochester Distilling Co., White st., 3 in. service.
Ordered received filed and published.
From the Clerk—

OFFICERS QUALIFIED.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., March 19, 1889.

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

In accordance with section 29 revised city charter, I report the following as having qualified and taken the oath of office:

CITY OFFICERS.

For Treasurer, for the term of two years—John A. Davis.

For Member of the Executive Board, for the term of three years—George W. Aldridge.

For Police Justice, for the term of four years—Batholomew Keeler.

WARD OFFICERS.

Supervisors for the Term of One Year.

First ward—James W. Clark.
Second ward—William Leach.
Third ward—Edward A. Frost.
Fourth ward—Lyman M. Otis.
Fifth ward—Chauncey H. Runyan.
Sixth ward—Abram Stern.
Seventh ward—George W. Steitz.
Eighth ward—John Rice.
Ninth ward—William S. McKelvey.
Tenth ward—Joseph Carberry.
Eleventh ward—Joseph Yaman.
Twelfth Ward—Henry G. Cook.
Thirteenth ward—Abraham Marsetje.
Fourteenth ward—Thomas Gosnell.
Fifteenth ward—Samuel Ketchum.
Sixteenth ward—Philip Mohr.

Alderman for the Term of Two Years.

Second Ward—William H. Sullivan.
Fourth Ward—Joseph H. Fee.
Sixth Ward—Maurice H. Lempert.
Eighth Ward—Henry Shelter.
Tenth Ward—Leo J. Hall.
Twelfth Ward—James S. Judson.
Fourteenth Ward—Louis Bohrer.
Sixteenth Ward—Halbert G. Thayer.

School Commissioners for the Term of Two Years.

Second Ward—James M. E. O'Grady.
Fourth Ward—Homer A. Kingsley.
Sixth Ward—Fletcher M. Thrasher.
Eighth Ward—Thomas Salter.
Tenth Ward—Charles H. Moody.
Eleventh Ward—Richard J. Decker.
Fourteenth Ward—August Kimmel.
Fifteenth Ward—John Spitz.
Sixteenth Ward—Edward Englehardt.

Constables for the Term of One Year

First Ward—Frank H. Hovey.
Second Ward—Matthew J. Geron.
Third Ward—William H. Groot.
Fourth Ward—Isaac B. Smith.
Fifth Ward—Joseph Field.
Sixth Ward—Paul Englehardt.
Seventh Ward—Hershel V. Filkins.
Eighth Ward—Thomas Ashton, Senior.
Ninth Ward—James Plunkett.
Tenth Ward—William L. Brook.
Eleventh Ward—Michael H. Cullinan.
Twelfth Ward—John Dart.
Thirteenth Ward—Louis Schultz.
Fourteenth Ward—John Sutter.
Fifteenth Ward—Fridolin Held.
Sixteenth Ward—William M. Fuller.

Inspectors of Election for the Term of One Year.

First ward—Thomas Brooks, John Culhane, Charles D. Evans, appointed.

Second ward—Frank J. McKeon, James Courtney.

Third ward, First district—Daniel D. Wright, Hampden Hyde, Luke J. McGlue, appointed.

Third ward, Second district—Edward J. Millington, P. McConnell.

Fourth ward—Charles V. Lausing, Reuben Fechenbach.

Fifth ward, First district—Chauncey B. Doxtater, Michael C. Gannon.

Fifth ward, Second district—Jacob Popp, Charles Ovenburg, Michael H. Weismiller, appointed.

Fifth ward, Third district—Thomas McAnally, Percy Havell.

Sixth ward—Edward Wagner, Walter Miller, James P. Evans, appointed.

Seventh ward, First district—Albert J. Hahn, Joseph L. Vogt.

Seventh Ward, Second District—George R. Losey, George H. Brown, Jeremiah M. Deyo, appointed.

Eighth Ward, First District—J. Ward Parry, George P. Bortle, Maurice Moynihan, appointed.

Eighth Ward, Second District—James M. Niven, Charles A. Blazo.

Eighth Ward, Third District—Truman H. Miller, William Stewart.

Ninth Ward, First District—William J. Carroll, Wm. Mart's.

Ninth Ward, Second District—DeGarmo Robbins, Fred'k J. Decker, John Pfuae, appointed.

Tenth Ward—Frederick H. Lewis, Anthony J. Vanderwerf.

Eleventh Ward, First District—Daniel J. Butler, Peter J. Guerinot.

Eleventh Ward, Second District—Jas. W. Corcoran, August Bauer.

Twelfth Ward, First District—John H. Bamber, Charles B. Orcutt, William H. Forman, appointed.

Twelfth ward, Second district—Wm. Horcheler, Joseph E. McDermott.

Thirteenth ward, First district—Fred Stoll, Fred Weitzel.

Thirteenth ward, Second district—Frank B. Seitz, William S. Beard; Mathew Cloonan appointed.

Fourteenth ward, First district—John E. Kneen, Frank Allison.

Fourteenth ward, Second district—Charles Kreckman, Cornelius Flannigan, William Hidebrand, appointed.

Fifteenth ward, First district—William E. Stevenson, Thomas E. Buckley.

Fifteenth ward, Second district—August J. Ochs, George Metzgar.

Sixteenth ward, First District—Thomas B. Gilmore, Elmer J. Carroll, Isaac DeMallie, appointed.

Sixteenth ward, Second district—Charles E. Weigel, Fred Isenman.

Sixteenth ward, Third district—John A. LaForce, 2nd, Theodore Koppenhagen.

Commissioners of Deeds.

Andrews, E. R.,	Arnold, H. G.,
Adams, W. N.,	Alexander, John,
Alexander, James,	Abeles, David,
Aikenhead, J. M.,	Albee, H. C.,
Angevine, Edward,	Ades, Robert,
Aikenhead, Wm.,	Allis, J. W.,
Acker, John L.,	Aiken, John M.,
Armatage, Willard D.,	Arnoldt, George,
Archer, S. D.,	Ashley, Egbert F.,
Amos, William H.,	Alexander, J. Vincent,
Backus, Harry V.,	Baker, Hiram L.,
Briggs, W. S.,	Bowby, Frank H.,
Benedict, Luther C.,	Brotsch, Fred. A.,
Bowman, J. P.,	Bier, Martin,
Bruce, David, Jr.,	Bates, Wm. M.,
Bancker, J. J.,	Ball, Henry E.,
Bentley, S. D.,	Blair, Robert,
Briggs, Hamlet S.,	Brunswick, E.,
Bisgood, John,	Bennett, Reuben R.,
Brown, John M.,	Barker, Fred H.,
Babcock, H. H.,	Burke, W. J.,
Barnes, Charles W.,	Bills, G. W. M.,
Bayer, H. J.,	Burgess, J. A.,
Brinker, Henry,	Browning, C. J.,
Burnam, C.,	Beach, W. H.,
Brigs, Jas.,	Bottsford, W. A.,
Barron, Martin,	Bohacheck Edward,
Beach, Daniel B.,	Bradley, John,

Ballentyne, M. Jaennette,
Butler, C. T.,
Brown, James H.,
Block, Alvin,
Bradley, W. T.,
Benjamin, D. S.,
Boyd, John F.,
Blackmer, Fred H.,
Bradstreet, Samuel W.,
Burns, J. C.,
Butler, Ralph,
Babeock, John W.,
Burch, Frank G.,
Brayer, Edward J.,
Brittenstool, J. A.,
Burke, Ellen E.,
Brewster, Harry L.,
Bernhard, John W.,
Bertsch, Jr., Adam,
Caring, Frank W.,
Cutler, J. B.,
Clark, H. V.,
Churchill, F. L.,
Cherain, Charles,
Crittenden, De L.,
Callihan, P.,
Churchill, W. W.,
Carroll, Wm.,
Chapin, L. S.,
Campbell, G. G.,
Chester, Thomas,
Cochrane, James,
Cleary, J. P.,
Cummings, Scott,
Casey, James H.,
Carson, Wm.,
Casey, James W.,
Clarke, Julius J.,
Drees, August,
DeMallie, Martin,
Dailey, John,
Davidson, C. C.,
Davis, C. A.,
Dowd, George M.,
Dean, C. F.,
DeMallie, Isaac,
Draper, H. S.,
Durand, Harrison C.,
Dumar, Alexander,
Davis, John A.,
Doty, James H.,
Dobbin, William L.,
Ellas, J. Y.,
Evans, James P.,
Ely, H. C.,
Enos, B. Frank,
Erler, Wm., Jr.,
Ellwanger, W. D.,
Edmonds, W. E.,
Fisk, Edwin B.,
Freeman, B. F.,
Fitchner, D. E.,
Fee, James,
Filon, M.,
Fish, H. L.,
French, Seward,
Felix, Jos.,
Forsyth, D. W.,
Fisher, Samuel H.,
Foster, Wm. S.,
Frazier, Minnie G.,
Frank, Geo. F.,
Fenner, Clarence J.,
Gott, James L.,
Grainger, L. H.,
Gaffin, Christopher,
Groot, W. H.,
Garlock, J. S.,
Geek, Henry, Jr.,
Goodenough, A. C.,
Gordon, Andrew O.,
Gates, Sadie J.,
Hetzler, Valentine,
Harrison, James M.,
Hovey, Frank H.,
Hoyt, Charles E.,
Hayward, E. S.,
Hallock, H. B.,
Bruff, Chas. A.,
Bainbridge, J. P.,
Beach, J. S.,
Bohrer, George,
Bailey, Thomas J.,
Bottum, Frank M.,
Bruce, Alexander,
Brockett, F. A.,
Brown, J. Vincent,
Blauw, August,
Bishop, Frank B.,
Braman, Henry T.,
Burke, Frank E.,
Barrows, Fred,
Bull, Norris,
Blaesi, P. L.,
Brook, Wm. L.,
Barry, John A.,
Conklin, Henry W.,
Child, J. H.,
Culver, J. Z.,
Chamberlain, P., *
Cole, Anthony,
Cook, Chas. S.,
Caring, George,
Carle, A.,
Crittenden, W. B.,
Carke, J. T.,
Crouch, F. P.,
Covill, D. L.,
Cook, John C.,
Cole, Wray L.,
Carson, Charles H.,
Caleb, W. T.,
Curren, Geo. A.,
Cilles, Lewis T.,
Cory Edson L.,
Darrow, Erastus,
Dobbin, S. L.,
Duffett, Wm. H.,
Desmond, John,
Drake, Fred E.,
Dalee, W. S.,
Dunham, D. W.,
Dunningburg, Wm.,
Dorthy, John A.,
Daus, Louis H.,
Durgin, H. J.,
Denton, Eugene C.,
Decker, Emily M.,
Elwood, F. W.,
Emerson, Frank W.,
Eagan, Jos. W.,
Enders, Chas.,
Englehardt, Edward,
Eilinger, Henry,
Ford, Chas. P.,
Ferback, Henry.,
Farrar, Raleigh,
Feeley, D. C.,
Fanning, John R.,
Foley, John H.,
Frost, E. A.,
Furman, Harry M.,
Fritzsche, Frank J.,
Fritzsche, Frank,
Filkins, H. V.,
Foreman, Ada L.,
Forsler, Henry,
Gorton, Homer,
Griffin, P. H.,
Galentine, E. J.,
Goddard, L. J.,
Gefell, Ed.,
Griffith, John C.,
Grohs, C. V.,
Gillette, George A.,
Hall, Fred'k B.,
Hall, W. N.,
Hesslinger, Joseph,
Hettig, F. A.,
Hopkins, John H.,
Hobbie, C. K.,

Harris, Thomas,
Hubacheck, Joseph,
Hackstaff, N. T.,
Hulet, A. I.,
Hadley, W. C.,
Hill, Henry M.,
Humphrey, Geo. H.,
Hyde, H.,
Hone, Chas. A.,
Harder, John N.,
Havens, Jas. S.,
Harris, B. F.,
House, Geo. W.,
Harse, Mary,
Harris, Geo. H.,
Heath, Frederick B.,
Hawley, Frank L.,
Hotchkiss, Frank D.,
Hall, John,
Hunt, Wm. F.,
Irwin, F. J.,
Inglis, Geo. E.,
Jonsson, James,
Jeffreys, L. A.,
James, H. B.,
Jones, W. H.,
Kelly, Lorenzo,
Keef, John H.,
King, Seymour,
Kondolf, Frank N.,
Kingsley, H. A.,
Kingsbury, Charles H.,
Kimmel, August,
Keeler, Bartholomew,
Kiefer, Wm. L.,
Koesterer, John C.,
Kane, John H.,
Kamps, Wm. P.,
Leavenworth, Eli,
Lansing, Wm. R.,
Lee, Wm. B.,
Levet, W. B.,
Ludeekins, Emil,
Ludolph, Andrew,
Lemunyon, T. D.,
Lane, Geo. H.,
Logan, Bernard V.,
Langie,
McMahan, M. J.,
McNaughton, H. D.,
Miller, Peter G.,
McGuire, T. H.,
McGlue, Luke J.,
Montgomery, Wm. A.,
McVean, H. D.,
McAlpine, B. D.,
Maser, J. W.,
McIntyre, Patrick,
Miller, Ransom H.,
Morley, L. E.,
Messmer, Geo. J.,
McCormick, Charles,
Murphy, Jas.,
Morse, J. F.,
McNab, Anson S.,
Middagh, Abraham H.,
McGreal, L. G.,
Montgomery, Jas. H.,
Manning, Charles E.,
McKinney, O. W.,
Mensing, Theo.,
McAnarney, John H.,
Marsh, Albert E.,
McTaggart, Neil J.,
Monroe, A. L.,
Murphy, T. G.,
Nash, L. K.,
Neville, Thos. J.,
Nunnold, J. J.,
Niven, James M.,
Nash, Chauncey,
Oothout, Wm. N.,
Oliver, Wm.,
O'Rorke, James C.,
O'Kane, Wm. H.,
O'Reilly, Miles T.,
Page, Robert V.,
Parker, Geo. T.,
Halsey, Abram,
Hollister, Stephen G.,
Hone, F. J.,
Heusner, Chas. F.,
Howe, J. Henry,
Hughes, M. L.,
Hazard, A. C.,
Hoef, A. E.,
Harris, A. H.,
Henry, Wm. P.,
Hunt, C. L.,
Hale, Wm. B.,
Howe, Wm.,
Hallock, Geo. N.,
Hayward, Edwin S. Jr.,
Hill, David L.,
Haller, John J.,
Hodgson, Thomas C.,
Huddleston, E. R.,
Isbell, Herve,
Johnson, William,
Jones, Horace,
Jansen, A.,
Judson, James S.,
Jordan, Julius C.,
Kinney, J. F.,
Kolb, Jacob,
King, Geo. T.,
Kingsley, Frank,
Keeler, C. A.,
Kohlmetz, Wm. T.,
Keogh, W. F.,
Kindle, John M.,
Knope, Joseph,
Kelsey, E. J.,
Kuehles, Conrad,
Loveridge, Geo.,
Lennon, James,
Lauer, Edward C.,
La Force, John A., 2d
Lewis, Wm. H.,
Lee, Charles P.,
Lansing, Charles V.,
Lomb, Carl F.,
Levis, Thos. W.,
Louis, C.,
McPhail, Ed.,
Murphy, D. B.,
Morris, H. W.,
Morey, John E., Jr.,
Mandeville, W.,
McGonegal, J. B.,
Messmer, Geo.,
McPherson, Wm. J.,
Mathews, H. W.,
McMath, M. H.,
Montgomery, Geo. B.,
Moore, Agnes,
McKnight, E.,
Madden, James,
McCullough, L. B.,
McConnell, E. E.,
Meng, John A.,
Morgan, Fred D.,
Mitchell, John J.,
McCollum, Wm. A.,
Marson, W. H.,
Montgomery, T. C.,
Murphy, John M.,
McMannis, Mortimer,
McConnell, Phillip,
McMillan, Thomas,
Murray, James S.,
Nellis, James B.,
Niven, John A.,
Newell, Frank S.,
Nelson, A. E.,
Oakley, Monroe H.,
Osgood, H. L.,
Oliver, Horace T.,
O'Grady, J. M. E.,
O'Connor, Theresa,
Perry, Chauncey,
Pieroe, Sidney A.,

Perkins, Sidney B.,
 Peck, H. N.,
 Plummer, F. R.,
 Price, J. R.,
 Proctor, C. M.,
 Palmer, Geo. W.,
 Peck, Wm. F.,
 Pritchard, Marquis L.,
 Quinn, C. E.,
 Reynolds, Harrah J.,
 Race, Milton,
 Ross-Lewin, W. H.,
 Rumsey, D. C.,
 Ryan, John C.,
 Rogers, F. D.,
 Remington, H. F.,
 Runyan, C. A.,
 Rowe, Frank E.,
 Russell, Asa W.,
 Rosenberg, Sigmund,
 Rodenbeck, Adolph J.,
 Robbins, De Garmo,
 Rosenbauer, William,
 Reilly, W. J.,
 Robinson, Charles J.,
 Relyea, Frederick H.,
 Stark, T. F.,
 Schooley, K. H.,
 Schlitzer, Leo A.,
 Stevens, H. B.,
 Stillwell, Chas. H.,
 Stephany, John,
 Spahn, Jacob,
 Sheffar, A. K.,
 Stern, Abram,
 Selden, Samuel L.,
 Schoenberg, M.,
 Snell, John J.,
 Sadden, D. J.,
 Sullivan, Josiah,
 Sheldon, Chas.,
 Sheridan, Peter,
 Sharpe, Daniel A.,
 Stott, John S.,
 Sackett, D. E.,
 Stephens, John B. M.,
 Smith, F. J.,
 Seager, G. C.,
 Selye, D. W.,
 Siocum, G. Fort,
 Shuart, W. H.,
 Smith, H. E.,
 Shuart, Gertrude,
 Schroeder, Chas. F.,
 Stallman, F. P.,
 Sackett, Wm. B.,
 Stafford, William J.,
 Shea, Michael H.,
 Sigl, Joseph L.,
 Salyerds, Isaac W.,
 Shepard, Frank E.,
 Shackleton, E. I.,
 Stanley, James W.,
 Sutherland, Arthur E.,
 Thomas, E.,
 Tubbs, Wm. N.,
 Tuttle, Geo. W.,
 Taylor, John A.,
 Tuttle, J. Horace,
 Trenaman, Geo. J.,
 Truesdale, S. C.,
 Turk, E. F.,
 Taylor, John H.,
 Talcott, Carolyn H.,
 Truesdale, Stephen M.,
 Vay, M. L.,
 Vredenburg, E. H.,
 Van Voorhis, Q.,
 Van Zandt, L. H.,
 Van Voorhis, Eugene,
 Van Court, Wm. S.,
 Van Voorhis, Richard,
 Williamson, R. S.,
 Waters, John E.,
 Watson, Wm. G.,
 Ward, Frank A.,
 Williamson, David,
 White, Richard E.,
 Pond, Chas. F.,
 Powers, Ivan,
 Popp, Otto C.,
 Parnlee, James C.,
 Pratt, James T.,
 Peck, Eastman C.,
 Peck, H. Fred,
 Pillow, James,
 Quinn, Arthur H.,
 Robinson, R. D.,
 Rau, Jos.,
 Runacre, John,
 Remington, S. D.,
 Rampe, Wm. F.,
 Rogers, W. H. H.,
 Rauber, John, Jr.,
 Redmond, Edmund,
 Roe, Charles,
 Reed, George D.,
 Redfield, H. S.,
 Rapapje, A. B.,
 Ross, Derrick W.,
 Reed, Mary T.,
 Ringle, John D.,
 Richards, Richard D.,
 Robinson, S. R.,
 Smith, G. Herbert,
 Schafer Christ, J.,
 Schlagel, Fred.,
 Simpson, Wm. T.,
 Smith, W. S. Jr.,
 Sullivan, Henry J.,
 Stienhauser, Wm. J.,
 Shirley, J. G.,
 Sherid, N. J.,
 St. John, Wm. H.,
 Schliek, A. F.,
 Sully, D. D.,
 Samson, H. J.,
 Stebbins, John W.,
 Sweet, Fred G.,
 Schoeffe, F. A.,
 Sanborn, Fred W.,
 Sullivan, Wm. H.,
 Swanton, Thos.,
 Swanton, Robt. B.,
 Staud, Chas. J.,
 Shelp, Wm.,
 Smith, E. D.,
 Siocum, A. G.,
 Shelp, W. Irving,
 Sayles, M. V.,
 Shutt, E. E.,
 Stuermer, John,
 Stein, Louis N.,
 Spaulding, William,
 Savard, Louis B.,
 Siener, Peter G.,
 Schaefer, Edward F.,
 Seitz, Frank B.,
 Schoenberg, Sol.,
 Schoomer, Mathias,
 Smith, William,
 Shipley, J. G.,
 Thrasher, F. M.,
 Tierney, M. L.,
 Thomas, Chester B.,
 Townson, A. J.,
 Tubbs, J. Nelson,
 Thayer, H. G.,
 Taylor, Z. P.,
 Titenberg, Louis P.,
 Talling, Frank M.,
 Turpin, Morley B.,
 Upton, Frank S.,
 Vay, Rudolph,
 Van Dyck, A.,
 Voorhees, Arthur, J. L.,
 Vickery, C. A.,
 Voshall, Chas. W.,
 Vicinus, W. H.,
 Wolf, A. E.,
 Widener, Chas. A.,
 Wilson, P. S.,
 Ward, Frank A.,
 Williamson, David,
 White, Richard E.,

Wood, Daniel
 Woodward, H. H.,
 Whiting, Wm. H.,
 Wilkins, Thos. D.,
 Wolf Felix,
 Weiger, P.,
 Wellington, E. F.,
 Werner, W. E.,
 Werner, Christopher C.,
 Wheeler, Stephens,
 Williamson, Jos.,
 Witzel, Jos. C.,
 Wegman, John,
 Webster, Charles A.,
 Willimek, Fedor,
 Whipple, F. W.,
 Wooden, L. M.,
 Wellington, J. F.,
 Woodruff, Chas. P.,
 Whitcomb, Albert E.,
 Wvckoff, Elmer E.,
 Wilson, Jas. H.,
 Whittlesey, W. Seward,
 Weston, Charles O.,
 Widenor, Albert T.,
 Wamsley, Jos. M.,
 Woodward, Charles E.,
 Webster, Elijah D.,
 Weed, Oscar D.,
 Young, Wm.,
 Young, Thos. G.,
 White, Henry C.,
 Wilson, J. W.,
 Weider, John A.,
 Warner, J. Foster,
 Wilson, Geo. W.,
 Wolz, Wm.,
 Ward, H. L.,
 Wheeler, Wesley,
 Witherspoon, E. F.,
 Warren, A. G.,
 Woodward, Roswell,
 Wilson, Albert D.,
 Wegman, John,
 Wolcott, Geo. C.,
 Wright, John C.,
 Whittlesey, F. A.,
 Whitley, John,
 Wile, Isaac,
 Williams, H. B.,
 Wile, Sol.,
 Whalen, Richard F.,
 Wolf, Joseph,
 Wilcox, Robert B.,
 Wicks, H. Van Wyck,
 Warren, Arthur,
 Wilson, Edward,
 Weaver, William B.,
 Webb, R. W.,
 Wesscott, Chas. A.,
 Youngman, G. G.,
 Zimmer, John F.,
 PETER SHER DAN, City Clerk.

Ordered received, filed and published.
 From the Surveyor—

CITY SURVEYOR'S OFFICE,
 ROCHESTER, N. Y., March 19, 1889.)

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

GENTLEMEN—Pursuant to a resolution adopted
 at the last regular meeting of your Board, I submit
 a tabulated statement of the number of gas, electric
 arc, and electric incandescent lights in each
 ward of the city on the first day of March, 1889:

Wards	Brush electric arc	Rochester electric arc	Edison electric arc	Edison electric incandescent	Citizens' gas	Rochester gas	Municipal gas
First	30					13	1
Second	54					12	3
Third	35	42	13			3	
Fourth	13	23				21	
Fifth	77	1				146	
Sixth	37					17	
Seventh	7	36				119	
Eighth	18	6	36	313		9	189
Ninth	103			31		80	
Tenth	41					65	
Eleventh	43			72		44	
Twelfth		87				10	
Thirteenth	56					52	20
Fourteenth	45					47	
Fifteenth	25			347			
Sixteenth	157	51				52	5
Totals	741	251	38	776	526	161	215

Respectfully,
 OSCAR H. PEACOCK,
 First Asst. City Surveyor.

Ordered received, filed and published.
 By the Clerk—

REPORT OF THE POLICE CLERK FOR THE MONTH
 OF FEBRUARY, 1889.

POLICE COMMISSIONERS' OFFICE,
 March 9, 1889.

GENTLEMEN—I respectfully submit the following
 as my report for the month of February, 1889:

Feb., 1889.	Crime.	Penalty.	Paid
2—Edward Casker	drunk	\$10	
4—Peter Bontiel		10	
Patk. Ryan		10	

Chas. Harbauer	10	\$5
Joseph Callahan	10	
Frank Hagerty	10	
6—Daniel Callahan	5	
7—Pelix McLaughlin	vio. ord.	50
8—Julius Plant	assault	10
11—Annie White	drunk	10
John Moore	5	5
John Mingos	5	2
Jennie Nichols	10	
Marjaret Miller	vio. ord.	25
Barbara Martin	25	
Tony Ross	10	10
James Gorsline	10	10
Paul Earl	10	
James Jones	10	10
Thomas Rowen	drunk	10
Alex. Graham	5	
James Cox	5	
Katie Cox	5	
Mar in Stanton	10	5
Herman Pasch	10	
12—Adolphus W. Hines	10	
James Tobin	10	
John P. Welch	10	
14—Wm. Lawrence	5	
Casper Deer	5	
Matthew Turner	10	
15—Kate Kinsella	10	
John Moore	10	
Patrick Mackin	5	
16—Frank Gallus	petit larc'y	10
Joseph Daley	50	
18—Jane Curry	drunk	10
Mich. Kelly	10	5
Thos. Spillane	10	
Allen Drew	10	
Patk. McCarthy	5	
19—Lavi Sharp	5	5
Wm. Foon	vio. ord.	5
20—Mathew Tremmel	drunk	10
21—Ada McCormick	10	
22—Mary Pellet	10	
Lester A. Baker	10	10
Kate Kinsella	10	
Patk. Martin	10	
Anna White	vio. ord.	5
23—James Killip	drunk	5
25—John Toomey	5	5
Ignatz Dolley	10	10
26—Andrew Houser	petit larc'y	10

Total police fund..... \$ 102 00
 Services rendered to the county by the department during the year 1888..... \$547 40

PENSION FUND.

Fines by police commissioners	\$ 5 00
Sale of unclaimed Property	8 00
Total	\$ 662 40

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 February 1889, for fines, penalties and costs imposed by the Police Justice of said city. Also, for fines imposed by the Police Commissioners and for the sale of unclaimed property, and for services rendered the county of Monroe by the department.
 B. FRANK ENOS, Clerk.
 Sworn to before me this 11th day of March, 1889.
 B. KEELER, Commissioner of Deeds.

Ordered received, filed and published.
 By the Clerk—

EXCISE COMMISSIONERS' REPORT.

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 42 licenses for the month of February, 1889, and received \$2,089.00, less \$5.00 paid for postage stamps, deposited \$2,084.00 with the City

Treasurer, and filed his receipt therefor with the City Clerk.

POMEROY P. DICKINSON,
 CONRAD HERZBERGER,
 JAMES MALLEY.

Commissioner of Excise.
 Dated Rochester, Feb. 23, 1889.
 Ordered received filed and published.
 ROCHESTER, N. Y., March 19th, 1889.

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

GENTLEMEN:—District Assembly No. 63, K. of L., most respectfully requests of your honorable body the use of the City Hall for Thursday evening, April 4th, 1889, for the purpose of holding a public meeting under the auspices of the Knights of Labor.

Very respectfully yours,
 JAMES ADAMS, Sec'y D. A. 63, K. of L.
 Referred to City Property Committee.

CITY SURVEYOR'S OFFICE.

ROCHESTER, N. Y., March 19, 1889. }
 City of Rochester to John C. Ryan Dr.:
 To survey of 95 acres and mapping the same per contract for survey of first 14 wards of the city at \$4 per acre, amounting to three hundred and eighty..... \$ 360 00
 I hereby certify the above bill is correct.

OSCAR H. PEACOCK,
 First Assistant City Surveyor.

By Ald. Fee—Resolved, That the city clerk draw an order on the city treasurer for three hundred and eighty (\$380) dollars, in favor of John C. Ryan, that being the amount now due said Ryan for work completed under his contract with the city for the transit survey and maps of the first fourteen (14) wards thereof, and charge the same to the Contingent Fund.

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson Schroth, Kelly, Thayer—14.

By the Clerk—
 Report of the Sealer of Weights and Measures for the month of February:
 Amount collected..... \$76 75

Ordered received, filed and published.

ANNUAL REPORT OF THE PARK COMMISSIONERS.
 BOARD OF PARK COMMISSIONERS,
 ROCHESTER, N. Y. March 15, 1889. }

Peter Sheridan, Esq., Clerk of the City of Rochester:

MY DEAR SIR—Herewith hand you the first annual report of the Board of Park Commissioners of the city of Rochester, which report was ordered at the last meeting of the board to be submitted to the Common Council of the city of Rochester at its next regular Meeting.

I hereby certify that the annexed report is a true copy of the minutes of the Board of Park Commissioners of the city of Rochester.

Respectfully yours,
 ARTHUR R. SELDEN, Secy.

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

The work of the park commissioners was begun according to law on May 7, 1888, at twelve o'clock noon. The following named persons convened at the mayor's office: William C. Barry, James H. Brown, John E. Durand, George W. Elliott, James S. Graham, Halbert S. Greenleaf, James W. Gillis, Henry F. Huntington, Joseph Cauffman, William S. Kimball, Mathias Kondolf, Bernard J. McQuaid, Daniel W. Powers, Mortimer F. Reynolds, William See, Alfred Wright.

The above named having duly subscribed to the proper forms were severally sworn in by the city clerk as members of the board of park commissioners of the city of Rochester.

Commissioner Reynolds being called to the chair pro tem., the board proceeded to the election of officers, the following named commissioners being unanimously chosen: President, Dr. E. M. Moore; vice-president, Mortimer F. Reynolds; treasurer, Henry F. Huntington.

William F. Peck was elected secretary. Committees were appointed for the purposes of drafting by-laws, securing rooms for the board and to confer with the common council in regard to current expenses and the sale of bonds. Having chosen all the officers prescribed by the law to be selected at the first meeting, they adjourned until the Friday following. On that day, May 11th, they proceeded in a body to make a survey of the land proposed to be taken for parks and park ways. Having thus completed their organization according to the requirements of the law, they adjourned to May 21st for the purpose of further organization and for the making of by-laws and appointment of standing committees.

The sale of park bonds of the city of Rochester took place according to the following advertisement inserted in the Democrat and Chronicle and Union and Advertiser for ten successive days:

"ROCHESTER CITY BONDS.

"CITY TREASURER'S OFFICE,
"ROCHESTER, N. Y., June 12, 1888."

"The city of Rochester will offer by its treasurer, for sale to the highest bidder at not less than par, at 3 P. M. on Tuesday, the 26th day of June, 1888, at the city treasurer's office, in Rochester, New York, three hundred thousand dollars—\$300,000—Rochester park bonds, dated July 1, 1888, and bearing interest at the rate of 3 per cent. per annum, principle and interest payable at the office of the Union Trust company of New York, in New York city, semi-annually, on the first days of January and July in each year. Said bonds will be registered bonds, in amounts of five thousand dollars—\$5,000—each, and are issued by authority of an act of the legislature, passed April 27, 1888, chapter 193, and will mature 40 years from their date. The city reserves the right of redemption after ten—10—years. Bids are requested for the amount of twenty-five thousand dollars—\$25,000—to be issued July 2, 1888, and to include the balance of the loan, to be issued in amounts of not less than twenty-five thousand dollars—\$25,000—from time to time as the money is required. Sealed bids may be sent to the finance committee of the park commission, care of the city treasurer of Rochester, New York, which bids will be opened at his office at said three o'clock, June 26th, and will be in place of oral bids at the sale. The city reserves their right to reject any or all bids.

"JOHN A. DAVIS, city treasurer."

Bids for the bonds were opened as advertised, and the bid of the Dime savings bank of Brooklyn, New York, accepted on the terms of the advertisement. The subject of employing an engineer for the board was left to the executive committee.

After due consideration a resolution was passed appointing C. C. Laney to the place at a salary of \$2,000 per year. Mr. Laney accepted the position and immediately took up the work of making the necessary surveys of proposed park sites under the direction of the board.

On June 27th the board, on invitation of the park commissioners of Buffalo, made a trip to that city and formally inspected the parks there, under the guidance of the Buffalo park board and their superintendent. A great deal of valuable information in regard to park sites and park management was obtained, and we wish to express our thanks to the Buffalo park board for their kindness on that occasion.

The subject of appointing a landscape architect came up at a meeting of the executive committee July 17th, at which time the appointment of Frederick Law Olmsted was made subject to the approval of the full board. At the next meeting of the board, held July 30th, the matter of the employment of Mr. Olmsted was not confirmed, and a special committee appointed to correspond with various landscape architects throughout the country in relation to their coming to Rochester and advising with the park commissioners as to the best

system of parks and parkways for the city. The committee entered into correspondence with the following gentlemen: Calvert Vaux and Samuel Parsons of New York; William S. Edgerton of Albany, William Webster of Rochester, H. W. S. Cleveland of Minneapolis. Calvert Vaux and Samuel Parsons came to the city, and after going over the many proposed park sites with members of the board or its engineer, made a joint report in writing at a meeting of the board held August 27th, a copy of which is annexed to this report. Besides the report, these gentlemen gave the board a good deal of information during the discussion which the report brought up at the meeting.

William S. Edgerton read a paper on the subject of parks to the board at its meeting September 3d, a copy of which is hereto annexed.

William Webster appeared before the board at its meeting of September 10th in reference to parks and the location thereof for the city, and made a report.

H. W. S. Cleveland came to Rochester from Minneapolis and, after due inspection of the city, made a report to the board at its meeting held September 17th. His report is hereto annexed.

William Webster made a report as to the cost of park roads at a meeting held October 1st, a copy of which report, with the one read at the meeting of September 10th, is annexed hereto.

After considering all the reports and the matter of salaries, of the position of landscape gardener for the park system of the city, the board at its meeting held October 8th finally agreed to employ Frederick Law Olmsted & Son at a compensation of \$5,000 for three years' services from the date of his first visit.

W. F. Peck was paid \$100 per month while he acted as secretary of the board. After Mr. Peck's resignation, E. M. Holley was employed at a salary of \$50 per month. Mr. Holley after a short term resigned and Arthur R. Selden was appointed in his place at a salary of \$75 per month.

After considering reports of the landscape architects, and information derived from personal conference with them, it was decided that the best and most feasible plan was to take lands on both sides of the river, above and below the city.

The first purchases made on the upper river were four pieces of land bounded by the New York, Lake Erie and Western railroad on the east; by a road running east and west on the south; by the Genesee river on the west and by the river and Elmwood avenue on the north, containing 248 and 60-100 acres of land; five houses and three sets of barns, owned by the following persons: B. M. Baker, J. W. Warrant, the Boughton estate and J. F. Cochrane. This property we have agreed to purchase at \$63,000. Of the above the only piece paid for yet contains 200 and 8-100 acres, and cost \$40,000. The river frontage on this property is about 6,850 feet.

On the west side of the river it was thought best to take all the land between the state dam on the north and Genesee street on the south, between the Genesee river and the Western New York and Pennsylvania railroad. This property belonged to the Frost family, and we have purchased south of Elmwood avenue 14 and 81-100 acres at \$400 per acre, and have taken an option to take five acres additional on the west of the railroad line at \$600 per acre. This last piece may be needed in order to give more width to the south end at Genesee street, and the railroad company have promised to move their track back for that purpose. Adjoining the above property on the north we have purchased all the land between the railroad and river as far north as the state dam, 13 and 26-100 acres, for \$12,000; also have secured a quit claim deed to all right and title the Frosts have to the river. This will give 4,750 feet river frontage on the west side of the river. We have entered into negotiations with the highway commis-

sioners of the town of Chili to get control of the road on the west bank of the Genesee river, for about 2,400 feet south of Genesee street. This would give us a piece of land wide enough for a boulevard, and also the control of the river frontage from Genesee street to the crossing of the Western New York and Pennsylvania railroad, which is nearly as far south as the property purchased on the east side of the river.

Land has been purchased in the Maplewood and Lake avenue Co-operative Building Lot association tract, and north of Frauenberger street a strip of land on the high bank of the Genesee river, from the above named street to the road running east from Lake avenue to Hanford's landing. North of Frauenberger street our purchase starts at a point 1,200 feet east of Lake avenue, then north on a line parallel with Lake avenue, across the property owned by J. Gorsline, H. A. Olmstead, F. J. Miller, E. Miller and P. J. Lechleitner. On the land of Lechleitner the line turning to the west about fifty-three degrees, continues in a northwesterly direction across the remainder of his property to the south line of a road running east from Lake avenue to Hanford's landing, striking this road about 328 feet east from Lake avenue. There has been paid on this property \$21,924.

On the east side of the river it is proposed to start at avenue B or Tower street, and take a strip of land varying in width from 100 to 250 feet on the high bank of the river down to a point opposite the intersection of North St. Paul street and the Ridge road.

From this point we have made purchases of land between the river and the Rome, Watertown and Ogdensburg railroad down to the vicinity of the Rifle Range. The boundaries of the proposed park at this point are not yet settled, for the reason that we hope and expect to have the tracks of the railroad moved to accommodate our necessities for a greater space between them and the river. Starting from Tower street the distance to the Rifle Range is 16,400 feet or 31-10 miles. This property contains about one hundred acres, and has had paid on it \$14,621.

In conclusion the commission would report that the boundaries of these parks are not yet absolutely defined, but they are so nearly complete, that we can say that the whole amount of land, 392 53-100 acres, has been secured for the sum of \$145,625.75, which is less than was expected would be necessary when the purchases were undertaken. We also desire to say that the parks are still so incomplete, that no names have yet been decided upon.

No report from Mr. Olmstead is appended, his communication being merely verbal.

Signed by order of the Board of Park Commissioners.
E. M. MOORE, President,
A. R. SELDON, Secretary.

Dated March 1st, 1889.

TREASURER'S STATEMENT FROM SEPTEMBER 5, 1888, TO MARCH 1, 1889.

1888.		
Sept. 5—Received appropriation from city for maintenance fund.....	\$5,115	86
Sept. 5—Received sale of bonds for improvement fund.....	\$25,000	00
Dec. 27—Received sale of bonds for improvement fund.....	25,000	00
1889.		
Jan'y 3—Received sale of bonds for improvement fund.....	75,000	00
Jan'y 30—Received interest on bank account for improvement fund.....	255 13	125,255 13
		<u>\$130,370 99</u>
1889.		
March 1st—Received from all sources.....	\$130,370	99
Warrants paid.....	\$89,248	33
Balance to credit maintenance fund.....	3,680	37

Balance to credit improvement fund.....	37,442	29
	\$130,370	99
		<u>\$130,370 99</u>

DETAILED STATEMENT OF ACCOUNTS.

1889.		
March 1—Labor and pay account.....	\$4,146	19
Miscellaneous.....	991	16
Printing and stationery....	180	46
Stationery account.....	180	07
Surveys, maps, and draughting account.....	230	71
Purchase of land.....	83,519	75
		<u>\$89,248 33</u>

Cash in city treasury to the credit of the park commission.....	41,122	66
		<u>\$130,370 99</u>

Respectfully submitted,
H. F. HUNTINGTON,
Rochester, March 1, 1889. Treasurer.

LAND PURCHASED AND ORDERED PAID, BUT FOR WHICH WARRANTS HAVE NOT YET BEEN ISSUED.

Southeast Section:		
J. W. Warrant.....	\$	8,000 00
Boughton estate.....	12,000	00
J. F. Cochrane.....	3,000	00
Southwest Section:		
E. A. Frost (option for proposed purchase).....	2,982	00
E. A. Frost.....	12,000	00
Northwest Section:		
H. Kohlmetz.....	300	00
Max Lowenthal.....	550	00
P. Mathews.....	400	00
J. Gorsline.....	1,535	00
H. A. Olmstead.....	50	00
P. J. Lechleitner.....	2,250	00
Geo. E. Ellwanger.....	300	00
Eliza Patterson.....	350	00
P. Enright.....	740	00
E. M. Bronson.....	550	00
T. Dransfield.....	400	00
Northeast Section:		
Feery & Kastner.....	1,000	00
J. McDonald.....	300	00
H. Rogers.....	2,318	00
J. Sherry, Agent.....	4,475	00
E. L. Harris.....	6,212	00
J. D. Regua.....	2,396	00
		<u>\$62,106 00</u>

Respectfully submitted,
H. F. HUNTINGTON, Treasurer.
Rochester, March 1 1889

DETAILED STATEMENT OF EXPENDITURE.

Warrants.		
July 31st, 1888:		
1. G. P. Humphrey, city atlas.....	\$	10 00
2. Hancock Sign Works, lettering.....	10	85
3. Wm. Mills, hack hire.....	6	00
4. W. L. Buckland, hack hire.....	60	00
5. W. F. Peck, salary.....	176	82
6. F. P. Smith, salary.....	100	00
7. Expenses Buffalo trip.....	55	36
8. M. McCormick, hack.....	7	00
9. Postage stamps.....	5	00
10. M. W. Kundel, mirror.....	1	40
11. Gorton & McCabe, carpets.....	93	00
12. Rochester Printing Co., printing.....	53	20
13. A. Eble, hack hire.....	13	00
14. Bell Telephone Co., rent telephone.....	32	00
15. Rochester German Insurance Company, rent.....	83	32
16. German American Bank, furniture.....	192	00
17. A. Walder, drawing boards.....	14	00
18. C. J. Hayden & Co., furniture.....	13	00
19. Western Union Telegraph Company, telegraphs.....	1	05
20. Williamson & Higbie, stationery.....	63	03

21. C. C. Laney, salary	53 33	89. T. J. Neville, purchase of land	550 00
22. L. McConnell, labor	4 67	December 29, 1888:	
23. M. S. Smith, labor	1 17	90. C. Wulle, purchase of land	375 03
23. H. McKelvey, labor	2 33	December 31, 1888:	
August 28, 1888:		91. O. H. Peacock, purchase of land	2,500 00
25. F. P. Smith, pay roll	300 66	January 2, 1889:	
26. W. Smith, brush, etc.	2 85	92. C. J. Connolly, rubber stamps	35
27. G. E. Brigham, maps	3 00	93. Rochester Industrial School, 2 chairs ..	3 00
28. R. Williamson, table of drawers	21 68	94. Williamson & Higbie, stationery	10 43
29. Schmidt & Kalbfleisch, supplies	6 25	95. C. C. Laney, disbursements	13 33
30. F. P. Smith, pay roll	251 59	96. C. C. Laney, pay roll	297 66
31. W. L. Buckland, hack	6 00	97. J. M. Skinner, type-writing	3 00
32. C. C. Laney, disbursements	14 33	98. A. H. Whipple, city atlas	25 00
33. Rochester Lith. & Printing Co., check book	27 00	99. Schmidt & Kalbfleisch, supplies	13 00
34. Drew, Allis & Co., directry	4 00	100. A. H. Selden, stationery	55
35. Union & Advertiser, printing	21 00	101. A. R. Selden, salary	36 30
36. F. P. Smith, salary	100 00	102. M. L. Whitney, purchase of land	1,600 00
37. C. J. Connolly & Co., stamps and pad	4 60	103. F. W. Warrant,	1,050 00
September 10, 1888:		104. J. A. Kondolf,	904 50
38. Paux & Co., services and report	167 00	105. S. N. Fryor,	900 00
September 17, 1888:		January 3, 1889:	
39. H. W. S. Cleveland, services and report	183 20	16. Sarah Frost,	5,924 00
September 24, 1888:		January 5, 1889:	
40. F. L. & J. C. Olmsted, services and report	250 00	107. W. G. Culross,	1,192 00
September 25, 1888:		January 14, 1889:	
41. Buck & Sanger, board Edgerton	18 00	108. F. Miller,	1,820 00
September 25, 1888:		January 14, 1889:	
42. Buck & Sanger, board Cleveland	16 95	109. A. Van Aulken,	3,808 00
43. C. C. Laney, disbursements	12 35	January 17, 1889:	
44. W. F. Peck, salary	100 00	110. C. S. Cook,	660 00
45. W. L. Buckland, livery	45 93	January 21, 1889:	
46. Post Express Printing Co., printing	104 25	111. J. L. Garson,	500 00
47. R. Williamson, set of drawers	66 62	January 29, 1889:	
48. Rochester German Insurance Co., rent	41 66	112. B. M. Baker,	40,000 00
49. Rochester Gas Light Co., gas	72	February 12, 1889:	
50. Williams & Higbie, stationery	28 62	113. J. C. Moore, books	13 35
51. Union and Advertiser Co., printing	2 03	114. Bell Telephone Co., rent telephone	32 00
52. C. C. Laney, pay roll	287 32	115. Rochester Gas Light Co., gas	6 40
October 30th, 1888:		116. Williamson & Higby, stationery	5 49
53. Serantom & Wetmore, maps, etc	1 85	117. J. H. Stoetz, surveys	21 48
54. J. C. Connolly & Co., stamps	1 05	118. A. R. Selden, secretary, pay roll	307 66
55. W. S. Edgerton, services and report	92 00	119. C. C. Laney, disbursements	11 23
56. W. L. Buckland, livery	9 00	120. A. R. Selden, salary	75 00
57. J. C. Moore, books	13 35	121. A. R. Selden, disbursements	2 56
58. C. J. Hayden & Co., 2 stools	3 00	February 14, 1889:	
59. Burke, FitzSimons, Stone & Co., towels, etc.	3 09	122. F. G. Miller, purchase of land	360 00
60. C. C. Laney, pay roll	295 40	February 20, 1889:	
61. Rochester German Ins. Co., rent	41 66	123. D. Poppen, purchase of land	475 00
62. J. C. Moore, pay roll blanks	6 25	124. E. E. Bausch, purchase of land	800 00
63. C. C. Laney, disbursements	7 63	125. James Lennox, purchase of land	750 00
November 27th:		126. Geo. Brown, purchase of land	375 00
64. C. C. Laney, pay roll	306 33	127. Sam'l Millman, purchase of land	700 00
65. E. M. Holley, salary	75 00	128. M. M. Oliver, purchase of land	350 00
66. J. Leader, team two days	10 00	February 23, 1889:	
67. W. L. Buckland, livery	13 00	129. John Bisgood, purchase of land	375 00
68. Wm. Mills, hack	8 00	130. H. B. Vauhierkoord, purchase of land	375 00
68. S. Knowles, hack	8 00	131. Simon Stern, purchase of land	400 00
69. Rochester German Ins. Co., rent	83 33	February 27, 1889:	
70. S. Sloan, drop light	19 40	132. A. R. Selden, secretary, pay roll	395 42
71. Geo. Weldon & Co., window shades	4 00	133. A. R. Selden, secretary, salary	75 00
72. C. C. Laney, disbursements	9 95	134. C. C. Laney, disbursements	15 03
73. Williamson & Higbie, stationery	22 65	135. Rochester, Ger. Ins. Co., rent	125 00
74. Rochester Printing Company	6 00	136. Stoertz Bros., surveys	46 80
75. Schmidt & Kalbfleisch, supplies	16 49	137. H. A. Olmsted, purchase of land	700 00
77. Schmidt & Kalbfleisch, supplies	21 90	138. Geo. L. Hurley, purchase of land	350 00
December 3, 1888:		Total	\$89,248 33
78. Susan A. Manning, purchase of land ..	1,800 00	BOARD OF PARK COMMISSIONERS.—STANDING COMMITTEES.	
79. Jane Bastion, purchase of land	1,800 00	Executive—Coms. Moore, ex officio; Reynolds, Greenleaf, Kondolf, Graham, Barry, Gillis, Durand, Huntington, Kimball, Brown.	
December 19, 1888:		Finance—Coms. Elliott, Sibley, Powers, Huntington, ex officio, Moore, ex officio.	
80. Elsie A. Sweet, purchase of land	3,521 25	Law and Ordinances—Coms. Cauffman, Durand, Newell, Sibley, Moore, ex officio.	
December 20, 1888:		Auditing—Coms. Newell, Greenwood, See, Cauffman, McQuaid.	
81. A. Rosenberg, purchase of land	800 00	Roads and Grading—Coms. Wright, Kondolf, See, Curran, Moore, ex officio.	
December 21, 1888:		Purchasing—Coms. Curran, Wright, Elliott, Greenwood, Moore, ex officio.	
82. A. Stern, purchase of land	1,100 00	Planting—Coms. McQuaid, Wright, Barry, Powers, Moore, ex officio.	
83. F. E. : incott, purchase of land	500 00	SPECIAL LAND COMMITTEES.	
84. W. Miller, Jr., purchase of land	500 00	No. 1, or Southeast Section—Coms. Reynolds, Barry, Gillis, Curran, Greenleaf, Moore, ex officio.	
December 26, 1888:			
85. C. L. Wolff, purchase of land	325 00		
86. H. Buhlman, purchase of land	330 00		
December 27, 1888:			
87. S. Wilder, purchase of land	3,850 00		
88. S. Sloan, executor, purchase of land ..	1,200 00		
December 28, 1888:			

No. 2, or Southwest Section—Coms. Huntington, Wright, Cauffman, Kimball, Durand, Moore, ex officio.

No. 3, or Northwestern Section—Coms. Newell, Greenwood, Kondoff, Power, Sibley, Moore, ex officio.

No. 4, or Northeast Section—Coms. Brown, McQuaid, Newell, Graham, See, Moore, ex officio.

REPORT OF WILLIAM WEBSTER.

AUGUST 15th, 1888.

To Alfred Wright, Chairman of the Special Committee on Landscape Correspondence and to the Hon. the Board of Park Commissioners

GENTLEMEN—Having made according to request, a personal examination of the principal sites surrounding the city that are best adapted to the purposes of a Public Park, I herewith present for your consideration my report on the same, and in which I state briefly a few of the most important points connected with an intelligent Park System for the City of Rochester.

By starting from a point on the Genesee River at Frost Bridge and taking a portion of ground on either side of the river for some distance southward, we find all the elements necessary for the formation of a beautiful park. As wood and water are the principal constituents of all park scenery they abound here, thus rendering this place peculiarly adapted for picnic parties, boating and fishing, and some quiet games might be indulged in without very much injury to the place.

By a reference to the sketch map which accompanies this report, it will be seen that by taking an easterly course along Elmwood avenue to the intersection of South avenue, thence northwardly to the reservoir we come to the central point of the whole Park System.

It has come to be well understood among people of refinement, that beautiful and well arranged parks are great educators of the public mind, and this park would make the center of attraction for all those who desire to study the science of nature, by the formation of an arboretum that will be not only a credit to the city and state, but the whole country, being grand in its scope and full in its details, it will challenge the admiration of all lovers of nature. Other cities may boast of their large parks with their fine roads and elegant bridges and deservedly so, but few will be able to compare with Rochester in the variety, the extent and the beauty of her trees if this plan is adopted. Noted as our city already is as a center of horticulture in this country, it would become doubly so by the formation of an arboretum, and this would be the knowledge that would be acquired in the study of its arrangement, for here will be formed a grand collection of all the kinds and varieties of trees and shrubs which are known to be hardy, and that can be grown in this climate, all scientifically arranged and described in a catalogue. For example, we will suppose some visitor to become interested in a beautiful shaped tree with large and peculiar shaped foliage and large flowers, the label tells him that it is the tulip tree and belongs to the natural order of magnoliaceae, and its native country is America. From this he refers to his catalogue, finds the natural order and genus to which it belongs, the size and height to which it attains at maturity, and the various uses to which the wood is applied in the arts. This is one of the most beautiful and useful of our native trees, as it is applied to such a variety of purposes in the arts, yet it is one that is scarcely known by the general public.

Passing from this subject to that of appropriation of lands for parks or drives, I would suggest that a wide and commodious drive be formed east from the reservoir, along the crest of Pinnacle hill, where would be presented one of the finest views of the city and its surroundings, thence descending by an easy grade to the wide water of the canal, where other recreation grounds can be made, and boating and fishing can be indulged in. A pleasure resort of this description would be of great importance to the inhabitants of East Rochester.

This idea of a park along Pinnacle hill and its

base is no new one with me, for it is one that I have thought about, talked about and written about years ago.

Leaving the wide water by the way of Culver street we pass along one of the finest drives on the east side of the city, and one, if widened to 100 feet and properly planted, would be unsurpassed.

We now enter Waring street, and passing along to the intersection of Waring street and Norton street another appropriation of land should be made somewhere in the vicinity for a park meadow and a ball grounds, or it may be that a more convenient point might be obtained on the borders of Culver street for the purpose.

From the intersection of Waring and Norton streets easy communication can be had by a short route to the Bay, with its grand and picturesque scenery. With this slight digression, we pass along Norton street. This should be also widened to 100 feet like Culver and Waring streets, to St. Paul street and the river for a short distance to the island near the Lower Falls, and from thence to near the lake, we have one of the grandest natural parks in the State. Between these points nature has been lavish of her gifts in nearly all that constitute the grand and sublime in a landscape. Here is a park already made, where the botanist and geologist will find ample scope for study. The region abounds in trees, shrubs and water plants, and where the nearly perpendicular banks are laid bare the strata can be studied like an open book. And it is here where the skill and taste of the landscape gardener can be shown to great advantage, by constructing his roads and walks in such a manner that they may appear in perfect harmony with all the surroundings. And I would respectfully suggest to the committee, that they acquire title to all the land on both sides of the river from the Lower Falls down towards Charlotte as soon as possible, for at present the river banks are of but little account in a financial point of view, but for park purposes they are invaluable. If the land is not secured now, the same mistake will occur as that at Niagara Falls. To allow this grand and magnificent scenery to be diverted to any other purpose than that of a park will forever be regretted by the people of Rochester.

In what manner this sublime scenery can be turned to the best account and preserved in its integrity, is a matter that must be determined by the skill and taste of the landscape gardener who should have sole control of laying out the work.

A beautiful drive on each side of the river from Maplewood along the west bank, and from Norton street on the top of the east bank following the sinuosities of the river would form a beautiful feature of the whole. But few other places in the country afford so many advantages for a fine park, at so little expense, as this if judiciously managed, for each site suggested has separate and distinct features which will be appreciated and enjoyed by the public in accordance with their tastes. Some will visit one section for recreation, and some another section for study and information. Many other things might be suggested in connection with this, but I think enough has been said to give a general idea of the scheme which is respectfully submitted.

(signed.)

WILLIAM WEBSTER,
Landscape Gardener.

Report of William Webster.

Continuation of report of August 15, 1888. Read to a meeting of the board Sept. 10, 1888:

In the matter of park sites, Rochester has peculiar advantages, and for that reason, if no other, should be unique in its park system. Although there is much to admire in the general make-up of the large parks belonging to some of our great cities, yet circumstances will require a variation in many things here in the consideration of our park system.

Nature has already done for us more in the way of grand scenery than could be accomplished by art in more generations than one where the same state of things does not already exist. In which of the celebrated parks of our country, may I ask, will you find such an elevation, embracing such extensive views as may be had from the Pinnacle?

And in none of them outside of our national parks will you find such grand and magnificent scenery as that on either side of the river below the lower falls.

Taking all the advantages into consideration, it becomes obvious to every person of taste that the treatment should be in accordance with the natural features of the site to be improved. If the question was that of elaboration without regard to cost, then the work might be as elaborate as science could dictate, but as such is not the case, then economy, with good sense and taste must be the prevailing idea throughout.

As nearly all kinds of work connected with park improvements is generally costly, some of the work undertaken might be preliminary, and this would refer more especially to roads, which are usually the most expensive part, and it should be borne in mind that it is not only the plan which may be adopted, but in the execution of the work that the success of the whole scheme will depend, for no matter how beautiful or how elaborate it may appear on paper, if the work is not properly executed the result will be anything but satisfactory.

Among the first steps to be taken in the way of improvements is a thorough preparation of the soil for the reception of trees, shrubs and plants for park decoration. The artistic arrangement and grouping of trees and the soil best adapted to their growth will demand the utmost attention on the part of the planter.

The subject of drainage is also one that will bear an important part in the improvement of the grounds, and it is one that should be studied in all its bearings.

No ground should be selected for park purposes that cannot be well drained, and great care should be exercised to guard against anything offensive arising from matter in proximity to the boundaries of the park, or that would in any way interfere with the sanitary condition of the interior of the grounds.

Another, and most important consideration is that of park roads or drives. These may be classed under several distinct heads.

First—Summer roads, or those formed on the natural surface, by a road machine or graded by hand.

Second—Roads having no artificial foundation, but merely graveled on the surface and kept firm by repeated rolling. These make good summer roads, but are unfit for driving over while the ground is wet.

Third—Excavated roads, having a stone foundation. I have been in the habit for many years, where economy has been an object in my own practice, of excavating for a roadbed to the depth of six or eight inches, and filling to within two or three inches of the top with stones, gathered from the surface where stones abound, and then covering the whole with two or three inches of gravel, which, if well watered and rolled at the time of making and rolled afterwards at intervals, will make a hard, substantial and durable road for carriages to be driven over.

Fourth—Excavated macadamized roads.

Fifth—The excavated Telford road, the foundation of which is paved with sharp-edged stone of irregular shape, set with the broadest edges lengthwise across the road, all the irregularities being broken off by a hammer, and the interstices are filled by the chips and firmly packed, thus leaving a surface to be covered with smaller broken stone like macadam, or graveled. This will make a splendid road for either park or boulevard.

Sixth. Road having a foundation of concrete. These although claiming to be a modern invention, are really of remote origin, and was adopted by the Romans in the construction of their military roads, evidences of which are to be found in Europe at the present time.

A concrete foundation from six to eight inches thick finished with macadam, will make one of the most durable roads in existence. In all kinds of road making broken stone is superior to gravel, and should always be used in preference unless gravel abounds and stone is scarce. This is but a brief outline of some of the roads that may be

adopted, but it is enough to show the characteristics of each, and whichever of them may be selected, great attention must be paid to the drainage of the roads.

There are many other things that will arise in the economy of the park, particularly that of decoration. As I have already stated our park should be unique in its features. The prevailing fashion in all our large parks at the present time, to devote some portion of the grounds to the use of a flower garden, where a great display is made of what is called the carpet bedding style. That is the planting of immense quantities of tender plants to produce great masses of color in fanciful designs, the expense of which is enormous, as they have to be renewed annually and their character is so transitory, that their beauty vanishes with the first frost that assails them. Now, contrast such a scene after the first September frost with the grand masses of color that appears among the foliage of our hardy trees and shrubs and fall flowering plants. The one fleeting, the other enduring until the beginning of winter. Not that I would discourage the planting of tender flowers altogether, for a handsome flower bed is at all times a beautiful object to look upon, but it should be borne in mind that public parks are public educators, and the people who visit them should be led up to a higher plane of thought than that of a flower bed simply for its artistic design.

Two of the sites already outlined on the sketch map, the Pinnacle and the River below the Falls, are spots of natural selection, as they were resorted to by the citizens of Rochester for pleasure and recreation in the earliest times of its foundation as a city, so that, if adopted, they will become in reality parks of the people's choice. One of the spaces marked on the sketch map, that between Waring and Goodman streets, affords ample room for recreation, grounds which would include a grove for picnics, a meadow for ball grounds and space for a parade ground and equestrian exercise.

REPORT OF WILLIAM WEBSTER AS SO THE COST OF PARK ROADS.

Read at an adjourned regular meeting, held Oct. 1st, 1888:

Sept. 24th, 1888.

To the Honorable the Board of Park Commissioners of the City of Rochester.

GENTLEMEN:—In reply to the question of D. W. Powers, Esq., as to the probable cost per mile of the different kinds of park roads mentioned in my report to the committee at a former meeting, I desire to say, after careful inquiry as to the cost and delivery of material, that in regard to the cost of construction the estimates now presented are approximate merely for the reason, that where localities are not given it is difficult to arrive at the exact cost, as a great portion of the expense will depend upon the length of the haul of materials used in construction. But assuming that stone be delivered on the ground wherever required at the rate of \$4 per cord and the gravel at \$1 per load, we have as the estimated cost of the summer road, marked No 1 on the plan of cross sections, the following:

Labor..... of	\$ 528 00
Material, consisting of stone and gravel...	977 00

Width of road 30 feet; cost per mile.....\$1,505 00

No. 1—Summer Road.

Construction—As this kind of road is formed on the surface of the ground, every care must be taken to drain the surface thoroughly, so that the road may be made as solid as possible.

In the formation of this kind of road the surface of the ground should be lightly powdered, so that the grass and weeds can be removed, and the earth scraped from the sides toward the center, so as to form the gutters and convexity of the road. This can be done very expeditiously with a Taft road machine. After scraping, the road should be thoroughly rolled with a heavy roller, and the gravel should then be spread evenly over the surface to the depth of four inches, and to the width of fifteen

feet through the center for its entire length. The center of the road must then be watered as far as the gravel extends, and then rolled to compact the surface. The cross sections of all the roads shown on the plan are 30 feet wide, so that if it is desired to extend or contract the width of any of the roads an estimate of cost can be readily made from the data given.

No. 2—Stone and Gravel Road.

Construction—Excavate the earth to the depth of 8 inches, the required thickness of the material; grade the bed according to plan, place the foundation stones closely together in the bed, then distribute smaller stones among them, pack the whole solid with a sledge to the thickness of 5 inches; put on 3 inches of gravel, then compact the whole by repeated watering from a sprinkler and rolling until the surface becomes solid.

Excavating 3,911 yds. 25 cts. per yd.....	\$977 75
Material 3,911 .. \$1.00	3,911 00
Labor in construction.....	371 10

Cost per mile.....\$5,279 85
No. 3—Telford Road.

Construction. Excavate to the depth of 12 inches. Pave the road bed with any kind of rough stone set close together with the broad side across the road; break off the projections and thoroughly pack the interstices with smaller stones using the hammer freely to compact them so as to form a good foundation 8 inches thick on which to place two or three successive layers in gradation from 2½ inches in size to one inch and less for the surface, these layers to form a thickness of four inches above the foundation. Great care must be taken in placing the stone so as to insure a uniform surface.

Excavating 5,866 yds. of earth at 25cts. per yard	\$1,466 50
Material, 5,866 yds. at \$1.00 per yd.....	5,866 00
Labor in construction.....	586 50

Cost per mile.....\$7,919 00
No. 4—Macadam Road.

I understand from a prominent contractor here, that the cost of macadamizing, say for a road 30 feet wide, with a depth of 20 inches, is from 11 to 13 cents per foot. Taking 11 cents as the minimum would make the cost of the road complete, \$17,424.00 per mile.

No. 5—Concrete Road.

The cost of this kind of road will depend entirely upon the kind and quality of the materials used in its construction. Where expense is no object, and the best materials are used, it will make the best road for a boulevard. The finest drive we have in this country, as far as the road is concerned, is Fillmore Parkway in Buffalo. The width of the boulevard is 98 feet, the width of the roadway is 50 feet; depth of concrete 8 inches; asphalt covering about 4 inches; thickness of curb stone above roadway, 6 inches.

Having observed the construction of this road from its commencement, and being familiar with the traffic on it since, I have no hesitancy in saying, that in my opinion it has no superior either as a driveway or as a sanitary road. Having no absorption whatever, it is washed clean with every rain that falls. I understand this road cost about 35 cents per square foot, one-half being paid by the taxpayers, the other half by the Park Commissioners from the park fund. The taxpayers on each side of the road were assessed \$4.50 per ft. front. This would make eighteen dollars per lineal foot or ninety-four thousand two hundred and forty dollars per mile for a road 50 feet wide.

In the construction of park roads the form of the cross sections bear an important part. Many erroneous views are entertained in regard to this. It is an error to maintain as many do, that a considerable curvature of the surface is the best form for draining it, and for the reason that where a road presents a great convexity of surface, the travel will always be along the centre of the road instead of being spread over the

whole surface as it is intended it should be. Thus the centre becomes worn into ruts, from which the water cannot run off, until carried off by the overflow, thus causing the road to be cut and worn in the centre, and making it more difficult to repair than a flatter surface would.

In my own practice I never exceed a rise of one foot in a road 30 feet wide from sides to centre, and find that where good material can be had so that the road can be made hard and smooth, 6 inches rise from sides to centre is sufficient; the cross sections on plan show this.

A carriage will travel much better on a flat surface than on a curved one, because the carriage is in an upright position and will travel along the sides of the road as easy as through the centre. By placing the drain below the gutters they can be repaired if out of order without disturbing the road bed.

PAPER BY CALVERT VAUX AND SAM. PARSONS, JR.
Read before the Park Commissioners August 27th, 1888.

To the Honorable, the Park Commissioners of the City of Rochester.

GENTLEMEN:—As requested by your committee, we have made an examination of the city and its immediate vicinity with reference to a contemplated selection of lands suitable for park purposes.

Under such circumstances, the advantages to be looked for are either of a scenic character or of what may be termed a home or neighborhood character. The highest land near any city has always some scenic attraction, as it gives an opportunity for an extended outlook and a wide horizon. The crown of the most dominating hill, accessible from the city of Rochester, with the exception of the Pinnacle Hill, is at present occupied by the distributing reservoir with its splendid fountain. This fountain and reservoir, being a strictly engineering work, do not readily take on a landscape character, but it is evident that a very striking and impressive effect may be produced if they are arranged in combination with plantations of trees and shrubs in proper relation to the grand overlook. An examination of the ground shows, also, that the general topography of the hill supporting the reservoir is such, that a carriage drive could be laid out a little distance below the upper level and yet be at a sufficient elevation to secure commanding and attractive views over an extensive region of open country that here becomes visible in a southerly direction. It therefore seems desirable to recognize the extremely valuable scenic character of this city reservation and amplify in a judicious way the forty acres already controlled by the city, to a little over one hundred acres, so that its fine landscape opportunity and parklike effects may be fully developed. There is, it will be observed, some land occupied as a county farm that will be as valuable for keeping the view open, as if it were a part of the park, and it seems clear that if the additional territory needed is selected with especial reference to its effect upon the reservation as an overlook park, the area to be purchased will be much less in extent than must otherwise be the case.

What is known as Pinnacle Hill, is another dominating feature in the landscape. It is but a short distance from the high ground occupied by the distributing reservoir, and the two hills might, with advantage, be connected by some link of a park-like character of about a mile in length, that would occupy the intermediate comparatively level land, and follow the natural contours of the ground on the southerly slope of the reservoir hill and the northerly slope of Pinnacle Hill.

Following the course of the river South of Elmwood bridge, we find an interesting stretch of water that it would be desirable to secure in connection with the proposed park system. It would perhaps be sufficient to take one hundred feet for protection, on the West, with a much wider strip on the other side. The river it must be remembered, being about four hundred feet wide,

is secured as a park feature without cost. In the immediate vicinity of the lower falls, and directly to the North of them, the gorge of the river is intended to be crossed on the line of Tower street by a new bridge. The two banks of the river, North of this point with the flowing water between them, have a grand scenic character, that is, as yet, to a great extent unspoiled and it seems clear to us that a park reservation of some kind should be made here, that would secure the special landscape effects of the river gorge with as little occupation as seems expedient of the more expensive level land above.

The walk system, on the lower level, might, if preferred, be so arranged as to take advantage of an island in the middle of the river for pleasure travel, crossing by means of foot bridges. At one or more points between the overlook park and the river gorge reservation, above recommended to be secured, it seems desirable to make a selection of lands on a liberal scale, suitable for use as a home or neighborhood park, the charm of which would be innate, depending on a pleasure arrangement for greensward, with roads, walks, playgrounds, and plantations of trees, soil particularly suitable for this kind of park, would therefore be a sandy loam, fertile and even alluvial in character. It should be of a mellow quality, reasonably free from rock and stone, a soil that would be likely to endure drought satisfactorily. For the agreeable and convenient arrangement of drives, walks, and playgrounds, gentle, undulating lands, diversified by considerable stretches of nearly level meadows should be selected. It seems proper to point out at this time, in order to give a correct idea of the situation, that Rochester abounds in land of this character, much of its territory being rolling meadow land, with knolls of sufficient extent and interest to secure in a high degree the essentials of a beautiful park. The soil itself is unsurpassed in few places in this country for the fertile qualities above referred to. Nowhere in the East do we find a richer development of trees and shrubs than in Rochester, and the growth of greenswards is every where abundant and permanent.

Having made an examination of the territory lying between the reservations already recommended as possessing manifest scenic emphasis, we are impressed with the great amount of land existing that presents this undulating and fertile character. Under such circumstances it is very desirable to secure the advantages of nearness to the improved part of the city, so far as they may be obtainable for the outlay that it is intended to make.

Dated August 27, 1888.

Respectfully,
(Signed,)

CALVERT VAUX,
SAM. PARSONS,
Landscape Archts.

PAPER BY WILLIAM S. EDGERTON, READ BEFORE
THE PARK COMMISSIONERS, SEPT. 3, 1888.

ROCHESTER, N. Y., Sept. 3, 1888.

To the Honorable, the Board of Park Commissioners of the City of Rochester:

GENTLEMEN:—In the short time at my disposal, Friday and Saturday of last week, it has been impossible for me to view, examine, and carefully report upon the many available sites for your proposed systems of parks and parkways. I have, in company with your surveyor, Mr. C. C. Laney, made a complete circuit of the city within the one and a half and three mile limits, extending my examinations at points within and beyond these boundaries, where exceptional features were discovered, more than usually attractive. There are several locations peculiarly adapted for park treatment, presenting a great diversity of surface, extended views and well wooded slopes. It is not with the paucity of available sites that I have come to contend, but from the many at my disposal, to select the most attractive, accessible and best adapted to the interests of the city at large and the general public.

To select one special locality and concentrate

all our effort to meet the requirements of the present and future, would not only be an unsatisfactory task but tend to develop one section at the expense of others, raising the valuation in the direction of the improvement and making a corresponding diversion in the opposite one, as in the case of the city of Albany. It were far better, in my judgment, to take the exceptionally attractive features presented at the north and south sections of the city, and a judicious selection of rolling and elevated land on the east and west, as objective points for park treatment, ultimately connecting them by parkways of reasonable width, the land being donated by the owners of abutting property, thus tending to improve all sections of the city, and making accessible to all citizens the several sections improved. At the north end of the city, and extending to the lake is the Genesee river, confined by precipitous, rocky, wooded banks, covered with deciduous and evergreen foliage, and on the plateau overlooking the river, are beautiful points of outlook, commanding varied and extensive views of the river, the falls, and as graceful natural lines of curvature in foliage and winding stream as it has been my pleasure to see for many a day. Nature has adorned this locality with parklike effects that years of careful, painstaking effort and elaborate expenditures would have failed to produce by landscape architects or city treasury.

Would it not be wise and expedient to preserve these features for the present and future, by extending a careful supervision over them, and at the same time make them more familiar to the citizens of Rochester and strangers from abroad.

A driveway overlooking the river on one or both sides of the stream, can be readily constructed, extending to or beyond the Cemetery of the Holy Sepulcher, as may be deemed expedient, taking sufficient land on both sides to control and protect the slopes from degradation, and afford occasional expansion into park-like effects at desirable points. The one objectionable feature is the river water, contaminated as it certainly is, from the waste of factories, city sewers and pulp mills. It is a shame that such a condition of the water should exist, and a remedy, if feasible, by intercepting sewers, and by burning the combustible refuse of the mills, should be speedily undertaken by the city. For the future credit, development and growth of the city northward, the wooded river banks should be maintained and preserved from deterioration and the river freed from contamination. It is already offensive for some distance northward.

At the south end of the city, is presented the city property or reservoir as a nucleus, which could be enlarged by the acquisition of additional territory for the introduction of a proper driveway around the reservoir, at a lower level, to prevent the necessity of a return over the same drive leading to the carriage outlook at, or near, its summit. The adjacent properties are admirably adapted for park purposes, and would enable an expansion of the present area, which is too contracted for a satisfactory park treatment and drive circulation. The views from the reservoir property are commanding, and its proximity to Mt. Hope Cemetery is not a feature that can detract from its merits as a site every way desirable for park purposes.

West and southward, and west of the Lake Erie and Western Railroad, extending from the one and a half to the three mile circle on both sides of the river, is a charming landscape, more sylvan in character than that to the north of the city, embracing a beautiful stretch of river, a rolling country and a variety of foliage, massed in groves and detached at intervals in groups or specimen trees of noble proportions. The river here, is pure and free from contamination. The marginal lines are free from grasses or weeds and the water is admirably adapted for safe boating. The only disagreeable feature is the railway on the west bank, which can effectually be screened by planting, if a narrow strip of land is acquired from the river bank westward to the railroad. There is, at present, one bridge on Elmwood

avenue, and another projected, giving access to either bank, and driveways connecting the reservoir property with this suggested acquisition already exist.

From St. Patrick's Cemetery East and Northward is Pinnacle Hill, an elevated knoll commanding an extensive and comprehensive view of the city to the West and North, Brighton and the country to the East and South, and on a clear day Lake Ontario and Irondequoit Bay are readily discernable. The so-called wide waters of the Erie canal, lie at the base or but a short distance from the foot of the hill to the Northward. This Pinnacle Hill resembles very much the Breeze Hill of Prospect park, Brooklyn, which commands an ocean view at a distance of eight miles and overlooks the lowlands of Flatbush and the cultivated fields to the sea. A more commanding point it would be difficult to select. The same range of elevated gravelly hills extends North and Eastward. I should recommend that some portion, at least, of this range, should be set apart in its entirety, from the level on the West to Highland Avenue on the East and South for park treatment.

The wide waters of the Erie canal, on the East and West sides of the city and the grounds immediately adjacent thereto, I do not consider as essential or pleasing features for park treatment. Both are surrounded by low, uninteresting land, difficult for proper drainage and landscape effects. The waters of the Eastern wide waters being foul with eel grass and objectionable growth.

On the West, the waters present nothing especially attractive, and the surrounding lands are tame, without proper drainage, and not susceptible of park treatment, except at a large expense.

For the Eastern section of the city, it would not be difficult to locate, in sections 47, 48 or 49, or possibly a little Southward, an area suitable for park development, the land being sufficiently undulating for efficient drainage and presenting groves or masses of foliage at intervals that are exceptionally attractive. The natural lines of water shed, are, in some cases contaminated by city sewage, which I understand is to be obviated by the construction of intercepting sewers.

It seems to have been the practice in Rochester, and is still to a certain extent, to contaminate all the existing streams and natural flow lines with sewage. This practice should be stopped and steps should be taken at as early a day as practicable, to remedy the defect.

The Western section of the city presents, on account of the network of existing steam railroads concentrated there, more obstacles than any other portion to the effective treatment of an area that would be readily and safely accessible to the citizens. Inward to the South of Chili Avenue, there are fine rolling and elevated lands, admirably adapted for park effects, but further Northward a more careful study of the topography and a closer and more extended examination, would be necessary to determine in my own mind, or suggest to your Board a more definite locality that would meet the requirements of a properly located park.

The recommendations I have to make, after a cursory and hasty examination of the surrounding territory, are these:

First—To select and define one park for each North, South, East and West section of the city. These to be ultimately connected by park-ways of moderate width.

Second—To concentrate, at first, an effort in the North or South end of the city in the direction of improvement until satisfactory evidence can be given to the public of the results to be obtained by such improvement.

Third—To consider the park development more essential at the present time than a dissipation of effort over any system of connecting parkways that may be desired as connecting links. I recommend this for the reason, that Rochester is exceptionally blessed with good country roads in any direction one may choose to take, and the demand for out of door recreation for the masses and for those who suffer

from sedentary confinement and close quarters is urgent. What is needed more than costly extended drives is expansive wood and turf spaces at accessible points, and simply landscape effects, without costly architectural embellishments. The sites are available, the topographical features exceptionally fine and the constructive features, owing to the character of the soil, can be easily and economically accomplished.

Fourth—To define accurately the outlines of the proposed parks, before any constructive work is inaugurated, and to bound them, where possible, by exterior streets or parkways, in order to overcome the complications of drainage, water supply and grading. These features arise where private property fronts or abuts upon the path or parks.

Fifth—To secure competent advice, and "go slow" in ultimately defining your parks and parkways, where topographical features may have largely to do with the cost of construction and future maintenance.

Respectfully submitted,
(Signed), WM. S. EDGERTON,
Civil Eng. and Landscape Archt.

REPORT OF H. W. S. CLEVELAND, READ BEFORE
THE BOARD SEPT. 17, 1888.

Mr. President and Gentlemen of the Park Commission:

I presume that the gentlemen whose reports have preceded mine can hardly have failed to express the sentiment which impresses me very strongly, that in venturing to advise in reference to a system of Parks, after such cursory examination as is possible in the limited time I have been able to devote to it, the liability to errors which might be rectified by longer study, is so great that I dare not offer other than general remarks and the statement of such principles as are universally applicable, and even these I may not be able to state in as clear and perspicuous form as if I had time to revise my manuscript. Some general remarks suggested by my experience in other cities may perhaps enable you the better to appreciate the application I would make, and the warning I would take from what I have thus seen and learned.

I will begin with the public squares or small ornamental areas within the city, devoted solely to the use of pedestrians, and I wish to call your attention to an incongruity which is almost universal in their arrangement here and elsewhere, so much so in fact that comparatively few people ever think of the possibility of anything different. Let us first consider the object for which such areas are reserved.

Suppose the common case of a space of one or more blocks devoted to public use in a thickly peopled residence quarter of the city. The area thus appropriated possesses of necessity an enormous pecuniary value, which could be instantly realized by placing it on the market. That value then is the price we pay for its preservation as a place of recreation and rest; a place of relief from the din and turmoil of the streets, where one may escape temporarily and refresh himself with the sight of trees and grass and the perfume of flowers; a place in the heart of the city which women and children would gladly seek as a change from the monotony of brick and stone to the ever changeful beauty of nature. One would suppose from our character as sharp traders, that we would see to it that we got our money's worth by securing tasteful designs, so that the views within these areas should be pretty bits of landscape, inviting the weary wayfarer to rest and enjoy the quiet beauty of the attractive features within their bounds. And yet I need not tell you that in almost every instance in any of our towns or cities, the public squares are intersected by straight paths running diagonally from corner to corner so as to afford a short cut for pedestrians who would otherwise have to go round it. There is sometimes a circular flower bed or a fountain at the center which attracts little or no attention, for the paths are just as much thoroughfares as the external street, and the incessant stream of

pedestrians is fatal to all thought of repose or effort for restful enjoyment. I submit the opinion that in proportion to the outlay there is no other expenditure of public money for which we get so small a return of that for which it is nominally appropriated, and in fact we give the enormous value of all that area in order that pedestrians may save a few feet in going to and from their business, and walk in the shade of formal rows of trees which differ in no way from those which line the sidewalks of the streets.

Next I come to areas of a larger size which may be properly designated as parks, comprising, say, from fifteen to fifty acres. The arrangement of such tracts must be largely dependent upon their position. If within the districts which are thickly peopled or likely to become so, or if within easy access of the city, so that they are liable to be visited on Sundays and holidays by great throngs of pedestrians, we should be very cautious of introducing carriage drives. For any park of not more than fifty acres that is so situated not more than a single driveway winding through it should be allowed, and the rest devoted entirely to the use of pedestrians.

Lincoln Park in Chicago comprises three hundred acres on the lake shore, and is now enclosed on the land side by a rich and densely peopled residence quarter of the city. It is thronged almost daily, and on Sundays crowded with pedestrians who are in constant danger owing to the great number and intricacy of intersecting carriage ways, in which a continuous stream of vehicles is passing. In Minneapolis when designing the arrangement of a park of thirty acres I encountered urgent opposition when I insisted that no carriage way should cross it, though the streets which bound it are under the control of the Park Commissioners. It is only four years since we began work upon it, and it was then in the outskirts of the city, but it is now nearly surrounded with rich and costly houses and is so thronged with pedestrians that the absurdity of admitting carriages is perfectly obvious.

At a distance of two or three miles from the city even in a small park, a carriage road leading to its most attractive scenes may appropriately be constructed, so that the park may become an objective point for a pleasure drive from the city, but even then it should be so located as to interfere as little as possible with the requirements of those who come in cars to seek recreation on foot, and its area should never be largely intersected by driveways.

As regards boulevards, or parkways, the most attractive style of arrangement is that of a central ornamental area with a drive way on each side. This cannot be satisfactorily accomplished with a less width than two hundred feet. That admits of a central space ninety feet wide, a driveway of forty feet on each side, and then fifteen feet outside of each driveway for sidewalk and planting.

Each block has then a space of ninety feet wide and the length of the block to be arranged as a garden with trees, shrubs, grass, flowers and paths, and these being arranged in different designs, afford a series of continually changing scenes of attractive interest. It seems at first somewhat appalling to think of devoting so large an area as is thus required, to such a purpose, but a little reflection will show compensating advantages which are well worthy of consideration. The experience of Chicago and Boston has demonstrated the danger of conflagrations even in cities constructed of brick and stone, and my own observations during and after the great fire of Chicago satisfied me that no safeguard against their destructive course can be compared with that of broad intersecting avenues thickly planted with trees. The only building saved in an area of miles in extent in Chicago was an old wooden house in a square surrounded by elm trees, and it gave me a conception at the time of the insignificance of the value of the land required for a broad intersecting avenue, in comparison with that of the miles of costly buildings with all the wealth they contained which it might have been

the means of saving. But apart from this negative, and possible value, the creation of a fine ornamental avenue confers at once such increased value upon all adjacent property that it has never in any instance within my knowledge failed to prove remunerative to the city by the increase of its revenue from taxes.

Five years ago when Minneapolis first began her park system, the owners of property on the lines which I had designated as desirable locations for parkways, held their lands at so high a rate that in several instances the commissioners were obliged to abandon the idea of securing them, and in other cases were forced to purchase them at very large cost. But no sooner was the land secured for the purpose than all adjacent property became so valuable that owners of real estate in other quarters began to combine in order to secure similar improvements, and since then the Park Commissioners have refused even to look at land for such a purpose unless it was offered as a free gift.

An avenue 100 feet wide and a mile and a half in length is now in process of construction by the Park Commissioners, the land for which was given and the cost of construction paid by the original owners.

I might extend these remarks almost indefinitely, but I must not trespass too long upon your time. I should think, however, it might be well worth while for you to send one of your number to Minneapolis to collect data in regard to work done there.

Under the guidance of your Engineer, Mr. Lancy, I have inspected with great interest and pleasure the different tracts proposed to be utilized for park purposes. The first thing that impresses me in the consideration of the whole as a system, is the fact that you possess within easy access of the city a rare combination of topographical features which afford wonderfully favorable opportunities for the development both of graceful and of picturesque effects. As an example of the first I will cite the area west of Genesee street. It is gracefully undulating, and by skillful arrangement of a drive winding through it, mostly on the lower levels, and occasionally rising to a point from which a more extended view could be obtained, with judicious disposition of trees and shrubbery to give intricacy and variety to the series of views and vistas opened to sight in its course, its apparent size could be greatly enlarged, and its intrinsic beauty made so attractive that it could not fail to become a favorite resort and a beautiful ornament to the city.

The Warner property and that adjoining it offered by Messrs. Ellwanger & Barry affords an equally favorable opportunity for picturesque effects. It demands bold treatment and could be arranged to comprise startling surprises by contrast of dark defiles overhung with evergreens, and the sudden emergence on a concourse commanding a distant and magnificent view. Portions of it are only accessible to pedestrians, but a drive could be arranged which would be full of exciting interest and a large area reserved for pedestrians of a character entirely different from that of the tract near Genesee St.

Another region of very picturesque character, yet entirely different from this, is that of Maplewood and the river banks below. There is no one thing which I would urge upon your attention as of more vital importance to the future aesthetic development of the city, than the securing and preservation of the river banks, and the arrangement of a fine drive on each bank, on which buildings should only be allowed on the sides farthest from the river. The land for the drives including the banks ought to be gladly contributed by the owners who will be more than remunerated by the increased value conferred upon their property by the improvement, which will furnish a continuous series of picturesque sites for suburban residence and for all time, an avenue of such attractive natural beauty as will need no other aid from art than the tasteful development

of the features already provided which no art could equal.

This tract and the one in the vicinity of the reservoir comprise the peculiarly picturesque features which as I have said are rarely found within such easy access of any city.

The region near Genesee Street represents the character of gracefully undulating ground, which I found in the several different tracts shown me by Mr. Laney. All of them are easily susceptible of development in a style of graceful rural beauty, and for many of the most important purposes of park creation are far preferable to the more picturesque regions. But with such opportunities as are here afforded, my advice would be, to secure both of the picturesque tracts, which will for all time give your city a distinguished character in the style of its ornamental improvement, and then to secure such additional areas of the graceful style, as the necessities of the different quarters require. It is of course essential that each quarter should be provided for and the areas I was asked to examine were so nearly equal in their natural capacity that I should not venture without much more careful study to give the preference to either. You must of necessity be largely governed in making the selection by local causes of which I am necessarily ignorant.

I know nothing of the values of real estate and the opinions I offer are of course based solely upon the natural adaptability of the ground to the purpose.

In offering these remarks I am very painfully impressed with their inadequacy to the expression of much that I would be glad to say. I can only venture to hope that they may prove sufficiently suggestive to lead you to further investigation of the principles and truths to which I have alluded. The subject in its various branches is too elaborate for mere cursory discussion, and the practical application of its principles to the details of execution can only be illustrated on the ground. In general terms I will only say, after nearly forty years experience, that the best achievements of art are those in which there is the least of the artificial, and where natural beauty exists, the aim of the artist should be to develop it by natural means, avoiding artificial decorations except as an incidental aid to obviously necessary artificial construction.

Ordered received, filed and published.

By Ald. Kelly—

PROPOSED CHARTER AMENDMENTS.

An Act to amend chapter 143 of the laws of 1861, entitled, "An Act to amend and consolidate the several acts in relation to the Charter of the City Rochester," as amended by chapter 14 of the laws of 1880, 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.'"

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section eighty-one of 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, as amended by 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:

§ 81. For the purpose of paying such expenses the Common Council shall raise annually such sums as shall be estimated and reported by the Finance Committee as necessary, in the manner hereinafter provided. The said Finance Committee may, at any time, require from the

chairman of each committee 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 the city, for the support 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 expense of the Board of Health, and for all other necessary 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 Common 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 showing what sums will be, in their opinion, necessary to be raised for other specific purposes. The Common Council may alter or amend such a 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-thirds of all the members elected, subject to the approval of the mayor. They shall cause such estimates, as (amended) approved by them, to be published for six successive days in one or more newspapers of said city, before finally determining 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 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 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 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 Gilm-n H. Perkins, and their successor or successors in office, who are hereby constituted the board of trustees of the sinking fund of the city of Rochester, and who shall be a body corporate, they to give a bond, with sureties to be approved by the common council, 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 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 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 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 four 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 duty of said board of trustees, with the approval of said common council to make such deposit or 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 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 eighteen hundred and ninety-three, 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 such time, surrender, for the purpose of being cancelled, such bonds or evidences of debt, as may have been paid or deemed 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 council 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 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 more than one hundred dollars, or be imprisoned in the Monroe county penitentiary 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 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 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 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; except, that in order to pay the same, or any part thereof, the Common Council may, at its election, cause to be issued the bonds of the city maturing in not more than ten years from their date, and bearing such rate of interest as may be found necessary to effect a sale thereof at not less than the par value of any such bond, or said Common Council may direct the note or other obligation of the city to be executed under this section, which, however, shall be payable in not more than one year from its date, but nothing hereinbefore contained shall in any wise affect the right of the city to issue its bonds under any of the other sections of this act or any other statute.

§ 2. Subdivision four of section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

4. To license and regulate, or prohibit (all) sports and the exhibition of shows of every kind, including circuses, theatrical exhibitions or representations, exhibition of natural or artificial curiosities, caravans of animals, and all other public performances and public exhibitions for money, and to prescribe the terms and conditions upon which licenses shall be granted, and to prohibit all unlicensed persons from taking part in, or conducting, managing or controlling the same. The license fee to be imposed shall be in the discretion of said common council, but shall not be at a rate exceeding seventy-five dollars for a single performance, or five hundred dollars per year, and at that rate for quarterly periods of the year.

§ 3. Subdivision eight of section forty of said chapter one hundred and forty-three, as amended

by said chapter fourteen, is hereby amended so as to read as follows:

8. To prevent and punish horse racing, and to regulate (immoderate) driving and riding in any street, avenue, lane, alley, or public square, park place, or upon any of the bridges within said city, and to authorize the stopping and detaining of any person who shall be guilty of such racing or immoderate driving or riding aforesaid.

§ 4. Subdivision fifteen of section forty of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

15. To compel all persons to keep sidewalks in front of premises owned or occupied by them clear from ice, snow, dirt, wood and obstructions, and to prohibit and prevent the erection or placing of or suffering to remain any barbed wire or any other fence that is likely to cause injury to animals or persons or their clothing within the city of Rochester, situate, built or constructed upon any line of or adjacent to any street, avenue, alley, lane, square or place therein, and also to regulate and provide the manner of constructing and maintaining division or line fences within said city, and the mode and kind thereof, and to apportion the construction and maintenance of such fences by and between owners of the lands forming such division or boundary lines.

§ 5. Subdivision sixteen of section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

16. To license and regulate, and control auctioneers and the sale of goods, property and other commodities at auction within said city and to determine the times and manner of making such sales, and to prescribe the terms and conditions upon which licenses shall be granted; to prohibit all unlicensed persons from acting or taking part in or managing any such auction, and to exact a license fee in such an amount as said common council may deem reasonable, not exceeding, however, one hundred and fifty dollars per year. To regulate and prohibit the ringing of bells and the crying of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets or public places in said city.

§ 6. Subdivision twenty-one of section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

21. To license, regulate and control scavengers, chimney sweeps, expressmen, cartmen, porters, hack, cab, truck, omnibus and stage owners and drivers and the owners and drivers of all vehicles used for hire in the city of Rochester, for the transportation of passengers or merchandise, goods or articles of any kind, and to require the owners of all such carts, carriages and vehicles to mark the same in such manner as the Common Council may designate, and fix the rates of compensation to be taken by them; to license and regulate sextons and undertakers for burying the dead; to license and regulate butchers, hawkers, peddlers, common criers, bill-posters, and runners for stages, railroads, taverns or other houses, junk shop dealers, pawnbrokers and dealers in second-hand articles, and the business of pawnbrokerage; to prescribe the terms and conditions upon which any such license shall be granted, and to prohibit all unlicensed persons from acting in any such capacities, and to exact a license fee aforesaid, in such an amount as the said Common Council may deem reasonable, not exceeding, however, \$500 per year from any pawnbroker and not exceeding \$50 a year from any other of the persons above enumerated, except that a fee of not exceeding \$10 for each wagon, carriage or vehicle used in any of the businesses aforesaid may be charged for any one year. Pawnbrokers and dealers in second-hand articles may be required to give security to the city of Rochester, with one or more sufficient surety or sureties, in a sum not exceeding \$5,000, conditioned by the license of the observance of all ordinances of the Common Council at any time in

force and for the faithful and honest performance of his duties.

§ 7. Section forty-three of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 43. Where, by the provisions of this act, the Common Council have authority to pass ordinances on any subject, they may prescribe any penalty or penalties, not exceeding one hundred and fifty dollars in amount, except when a penalty is herein otherwise provided for, for a violation thereof, and may provide that the offender shall be subject to a fine of not less than a sum fixed by them, and not more than some certain sum, likewise fixed, to be imposed by the police justice, or judge or court before whom a suit for such penalty or penalties is brought, but within the limits of the sums so fixed; and said Common Council may also provide that the offender, on failing to pay the penalty recovered, shall be imprisoned in the Monroe County Penitentiary, or county jail, for a term not exceeding one hundred and fifty days, which penalties may be sued for, and recovered, with costs, in the name of the city of Rochester. The duration of the imprisonment may, unless otherwise specified in the ordinance, be determined by such justice, judge or court at the time the judgment is entered, but shall be within the limits aforesaid, and of the ordinance passed by said common council. Every execution upon a judgment recovered for any penalty or forfeiture given for the violation of any ordinance of the corporation, may be issued immediately on the rendition of the judgment, and shall command the amount to be made of the personal property of the defendant within the city, not exempt from levy and sale under an execution, if any such can be found, and, if not, then to commit the defendant to the county jail or penitentiary for such time as shall have been directed by the common council, or such justice, judge, or court as herein provided, and may be issued to, and enforced by, any member of the police department of the city. And the police justice or police clerk of the city of Rochester may issue an execution upon any judgment heretofore or hereafter rendered by the police justice of said city.

§ 8. Section eighty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 80. The Common Council shall examine, settle and audit all accounts, demands and claims against the city, as well of its officers as of other persons, except as otherwise expressed by this charter, or other law, and shall have authority to direct the raising of such sums as shall be necessary to defray the same, and the contingent expenses of the city, subject to the limitations and restrictions hereinafter contained; they shall have the power to borrow money, as in the next section provided, and also to borrow against any tax or assessment levied, but not collected, to an amount not exceeding the amount thereon uncollected, and to issue therefor the obligation of the city, payable in not more than one year, with interest at the rate of not over seven per cent. per annum. No unliquidated claim or demand shall be received for audit, unless made out in detail, specifying, if for labor or services, the time when, the place where, by whom and under whose direction, and by what authority performed; if for merchandise, material and other articles furnished, the item or items thereof, by whom ordered, and when and to whom delivered; and if for damages for wrong, or injury, or negligence, when, where and how occasioned; nor unless accompanied by an affidavit that the claim, and the items and specifications thereof are, in all respects, just and correct; that no payments thereon have been made, and that no set-offs exist against the same, or any part thereof, except those stated. No action or proceeding to recover or enforce any claim, debt or demand against the city shall be brought until the expiration of forty days after the claim, debt or demand shall have been presented to the Common Council for audit in the manner and form

aforesaid. The Common Council, before auditing any such claim, debt or demand, may refer it to a committee of its members, or one or more of the officers of said city. If such claim, debt or demand shall not be made out or verified, as above required, the Common Council may, within thirty days after its presentation, refuse on that ground to audit it. All actions brought against the city, to recover damages or other relief for injuries to the person or property caused by negligence, or otherwise, except for a nuisance, shall be commenced within one year from the time of receiving the injuries, or when the cause of action mentioned in the complaint shall have accrued. In a case in which a person is entitled, when this section as amended takes effect, to commence an action, or to institute a special proceeding, or to take any proceeding therein, or to pursue a remedy, where he commences, institutes or otherwise resorts to the same, on or before the first day of January, eighteen hundred and ninety, in either of which cases the provisions of law applicable thereto, immediately before this section as amended takes effect, continues to be so applicable, notwithstanding anything hereinbefore contained in this section, except the presentation of the same for audit as aforesaid. But nothing contained in this section shall extend or prevent the running of any other statute of limitations for the bringing or instituting of any action or proceeding against the city.

§ 9. Section eighty-two of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 82. All sums so directed to be raised by tax by the Common Council shall be assessed upon all real and personal estate, in said city, according to the valuation of the same in the last preceding assessment-rolls, which shall have been returned by the assessors of said city, and filed in the office of the clerk of said city, except as by this charter otherwise provided; but no real or personal estate, which shall be exempt from taxation or assessment by the general laws of this State, shall be liable to be assessed for the ordinary city or county taxes, but such real estate may be assessed and taxed for local improvements. All real estate shall be assessed to the owner or occupant, or by any description by which it may be known and distinguished without reference to the owner or occupant. Whenever any tax or assessment exceeding ten dollars in amount has been at any time heretofore or hereafter levied or assessed by, or by order of the Common Council against a person, firm, estate or corporation, and has been or is returned by a collector uncollected for want of goods and chattels, out of which to collect the same, the Mayor or City Attorney of said city may apply on an affidavit stating the facts aforesaid to the County Judge or Special County Judge of the county, and obtain an order requiring such firm, person, estate or corporation to appear before such County Judge, or Special County Judge, or before a referee named in such order and answer concerning his, their or its property. The same proceedings may, in all respects, be had as in cases of proceedings supplementary to an execution against property under the code of civil procedure, and the same costs and disbursements may be allowed against the person, firm, estate or corporation examined concerning his, their or its property, but none shall be allowed in his, their or its favor. The tax, if collected, shall be paid over to the City Treasurer, and the costs collected shall belong to the party instituting such proceedings, and shall be applied by him to the payment of the expenses of such proceedings. And the proceedings taken under this section shall conform in all other respects to the course of proceedings provided for in said code of civil procedure in relation to such supplementary proceedings.

§ 10. Section eighty-three of said chapter one hundred and forty three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 83. The annual assessment of property in said city shall be made by the assessors thereof, by the

second Tuesday of May in each year, who shall enter the assessments for each ward in a separate book provided for that purpose. After such assessments shall have been completed the assessors shall meet at their office to hear the allegations and objections of all persons interested in the assessments, of which at least ten days' previous notice shall be given by publication in all the daily papers published in said city. At the time and place designated in said notice, and for ten consecutive days thereafter, exclusive of Sundays, the assessors shall meet and hear such allegations and objections and the assessment books shall there be open to the examination and inspection of all parties interested, between the hours of 9 and 12 in the morning and 2 and 4 in the afternoon. The assessors shall amend and correct such assessments as they shall deem proper. When completed, an oath, substantially in the following form, which shall be written or printed, and upon or attached to said rolls, and each of them, and which said oath shall be signed by the assessors, or a majority of them, and sworn to before an officer authorized to administer oaths, namely: "We, the undersigned, do severally depose and swear that we have set down in the foregoing assessment roll all the real estate situated in ward, according to our best information; and that, with the exception of those cases in which the value of the said real estate has been changed by reason of proof produced before us, we have estimated the value of the said real estate at the sums which a majority of the assessors have decided to be the full value thereof; and, also, that the said assessment-roll contains a true statement of the aggregate amount of the taxable person named in each and every person or corporation of debts due from such persons or corporation respectively, and excluding such stocks as are otherwise taxable, and such other property as is exempt by law from taxation, at the full value thereof, according to our best judgment and belief;" After being sworn to, as aforesaid, the assessment books shall be delivered to the clerk of the city on or before the fifteenth day of June in each year, who shall report the same to the Common Council of said city at its next meeting. The time for such delivery of such books to said clerk may be extended by resolution of said common council adopted at any time before or after said 15th day of June. The assessors shall make and certify a correct copy of said assessment books as they shall then exist, and including the changes, amendments and corrections to the same that may be made, as herein-after specified, and deliver the same to the supervisors of the several wards respectively, for the use of the Board of Supervisors of Monroe county, on or before the first day of October in each year, to be by them presented to the Board of Supervisors as the ward rolls of the city. The time for the delivery of such books or either of them to said supervisors may be extended by resolution of said Board of supervisors adopted at any time before or after the first day of October. The said board of supervisors shall pay to said assessors, for the copy or copies for their use, in the same manner as paid to the supervisors of the several towns for the town rolls. The said assessors are hereby directed and empowered to make such additional amendments and corrections in said assessment-rolls as to the names of the actual owners or occupants of real estate therein assessed, as they shall deem proper, at any time before the first day of October in each year.

§ 11. Section one hundred and fifty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 150. The Executive Board shall have control of the water works of said city and of the construction of all extensions and additions, improvements and repairs of the same, and of furnishing the water to citizens, and the care and repair of said works, and to the end shall have the powers granted to the Board of Water Commissioners of

said city by section three of chapter seven hundred and fifty-four of the laws of eighteen hundred and seventy-three, and they may make such rules and regulations and establish such rates for the use of water as they may deem proper. All moneys received for water rates, or the use of water, shall, at the close of each day, be paid to the City Treasurer. Whenever any meter for registering the use or consumption of water is, or may be placed in any building or other place where such water is used or consumed by or under the direction of the said executive board, the same shall, at the cost and expense of the owner of such building or place, as well as the tenant or occupant of the same, or other person using or consuming said water, be at all times kept and protected from any injury caused by reason of any act or thing, including the action of frost, and in case any such meter shall be injured while being at the place where the same is deposited by the order of said executive board, or its agents, the cost and expense of repairing or replacing the same shall be borne and paid by such owner, and tenant, occupant or other person, to be recovered by suit in the name of, and for the city of Rochester. Any action or proceeding taken or instituted by said executive board to recover any penalty, or enforce any liability, claim or demand under any of the provisions of this act, or any of the rules and regulations of said board, adopted under the power granted by this act, may be brought in the name of said executive board, as such, or in the name of the city of Rochester.

§ 12. Section one hundred and seventy-three of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 173. Whenever the common council shall determine to make any of the improvements in this title specified, and that the lands of any person or corporation, or any right or easement therein will be necessary for that purpose, they shall enter in their minutes a resolution or ordinance declaring such determination, containing a description of the land or right or easement so deemed necessary; and also that part or portion of the said city which said common council deem will be benefited by said improvement. They may purchase the land so deemed necessary or right or easement therein of the owner thereof, and make him such compensation as they shall judge reasonable; and the coupon shall receive from such owner a conveyance thereof to the city, and for the purpose of such purchase, they may authorize the executive board of said city to negotiate therefor, subject to the approval of said common council.

§ 13. Section one hundred and seventy-four of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 174. In case the said Common Council or Executive Board is unable to agree with the owner for the purchase of any real estate or lands or any right or easement therein required for the purposes aforesaid, the said Common Council shall have the right to acquire title to the same, in the manner, and by the special proceedings prescribed in this act, and for that purpose a map of the street, alley, square, park or other public improvement, or right or easement desired shall be made and filed in the office of the City Clerk, and of the County Clerk of the county of Monroe, showing on such map the lots, tracts and parcels of land and right or easement therein which are deemed necessary to be taken, and the commencement course and termination of the road, street, alley, square or park proposed to be laid out, widened, extended or altered, or of the sewer, or other work or improvement proposed to be made on, in or through the land so to be taken, and said Common Council may also direct the City Attorney to take the proceedings provided for in this act for the acquirement of the same.

§ 14. Section one hundred and seventy-five of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 175. The common council or city attorney shall, after the filing of the map hereinbefore provided, cause to be published for ten days, in a daily newspaper in said city, a notice specifying and describing the lands or the right or easement therein desired necessary for the improvement or purpose hereinbefore mentioned, and the portion of the city deemed to be benefited by reason thereof, and that an application will be made to the county court of the county of Monroe, or to a special term of the supreme court, to be held in the seventh judicial district, at a time to be specified in said notice, for the appointment of commissioners to ascertain and appraise the compensation which the owners, tenants, or occupants of such lands and buildings, or rights or easements therein desired, or persons interested therein, to be taken, will be entitled to for the same. The common council or city attorney shall also, at least ten days before the time named for such application, cause a notice to be served on each of the owners of the premises, or rights or easements therein, to be taken, who are residents of said county, provided that the fact of such residence be known, or can, by reasonable diligence, be ascertained by said city attorney, or upon the occupants of said premises either personally or by leaving the same at their several places of abode, or in case no person can be found at the time of making the service residing at said place of abode with whom to leave such notice, then such notice may be served by posting the same in a conspicuous place at said place of abode, or upon the premises sought to be taken; and upon the agent of any non-resident owner, provided such agent reside in the city, and his name shall have been entered in a book to be kept by the city clerk for that purpose, the service to be made on said agent may be personal, or in the manner provided for the service of notice upon owners or occupants aforesaid.

§ 15. Section one hundred and seventy-six of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 176. At the time in such notice specified, or the time to which the application may be adjourned, the said court, upon filing proof by affidavit of the publication and service of such notice, as in the last section specified, or upon sufficient reason being shown for the omission to serve such notice, and upon hearing the city, by its attorney, or person designated by him for that purpose, and also the parties interested, if desired, shall appoint not less than three nor more than five commissioners of appraisal, who shall be freeholders of said city, not interested in any of the lands, rights, easements, or buildings sought to be taken, nor of kin to any owner or occupant thereof. The court to which application shall have been made, as hereinbefore specified, shall also have power at any time to amend any defect or informality in any of the special proceedings authorized by this act, including the map and notice aforesaid, as may be necessary or proper, or to cause new parties to be served with notice, and to direct the manner of service thereof as it deems proper; and also to appoint other commissioners in the place of any who shall die, or refuse or neglect to serve, or be incapable of serving; and such amendment may be made at any stage of the proceedings, and where the mode and manner of conducting all, or any of the proceedings to the appraisal are not expressly provided for by this act, the court before whom such proceedings may be pending shall have the power to make all the necessary orders and give the proper directions to carry into effect the object and intent of this act; and the practice in such case shall conform, as near as may be, to the ordinary practice in such courts; and the power of amendment shall be exercised as liberally as is directed to be exercised in and by such court in actions by section seven hundred and twenty-three of the Code of Civil Procedure. When any proceedings of appraisal shall have been commenced no change of ownership by voluntary conveyance or other transfer of the real estate or right or easement therein or of any interest therein, or of the

subject matter of the appraisal, shall, in any manner, affect such proceedings, or the assessment made thereon, but the same may be carried on and perfected as if no such conveyance or transfer had been made.

§ 16. Section one hundred and seventy-seven of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 177. The said commissioners, so appointed, shall take and prescribe the oath prescribed by the twelfth article of the constitution. Any of them may issue subpoenas and administer oaths to witnesses; a majority of them may adjourn the proceedings before them, from time to time, in their discretion. They shall give public notice, by a notice published daily for ten days in at least one of the daily newspapers authorized to publish corporation notices, of the time when and place where they shall meet to enter upon their duties. At the time appointed, or at any other time or times to which they may adjourn, they shall proceed to view the lands and premises proposed to be taken, and hear the proofs and allegations of the parties, and, after the testimony in such case is closed, they, or a majority of them, shall appraise the damages which the owner or owners, or persons interested, and if there be any occupants or tenants who may have a leasehold interest in the premises or rights or easements therein to be taken for such public improvement or purpose will severally sustain by being deprived thereof, and the compensation which they shall severally receive therefor; the compensation awarded to any occupant or tenant aforesaid shall be deducted from the damages awarded to the owner or person interested in the land or right or easement therein desired to which the right of such occupant or tenant exists.

§ 17. Section one hundred and eighty of chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 180. If such report is not appealed from in thirty days, as hereafter provided, or whenever such report is finally confirmed, the common council, or the executive board of the city, may take the lands and premises or rights or easements specified in the report of said commissioners, and which have been determined by the common council to be necessary for such public improvement, on paying the amount of damages or compensation awarded to the owners or occupants thereof in such report, less the amount of any assessment made against such owner or occupant for any part of the expense of such improvement, or depositing the same in some bank of the city of Rochester, to the credit of the person to whom the same is awarded, less such assessment, if any, as aforesaid. At any time after the confirmation of such report, the Common Council may direct that the duplicate copy thereof, filed in the office of the clerk of Monroe county, hereinbefore directed by section one hundred and seventy-eight of this act to be there filed, shall be recorded at full length in said clerk's office, and said Common Council may also direct that any report of commissioners of appraisal in any proceedings instituted for the acquisition of lands by the city of Rochester, heretofore filed in said Monroe county clerk's office, or a certified copy thereof, shall be recorded at length in said clerk's office, with the same effect as if such proceedings had been instituted, or report made and filed, after the amendment of this section.

§ 18. Section one hundred and eighty-two of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby re-enacted so as to read as follows:

§ 182. When any damages shall be awarded, and any assessment for benefits of the improvements, in respect to which such damages are awarded shall be made upon the same person or persons, or in respect to the ownership of any parcel of land, a part of which, or a right of easement therein, shall be taken for such improvement, in that case said city of Rochester shall become vested with the title to such land, or right of

easement therein, so taken (free from any and all liens and incumbrances of every kind and nature), upon paying, or depositing, or directing the depositing, according to the provisions of this act, the excess of the amount so awarded over and above the amount so assessed, and in case the amount so awarded is less than the amount assessed, then upon the confirmation of the assessment-roll containing the application of such award upon such assessment. Any and all lands acquired by the city of Rochester for any purpose under the provisions of this act shall be deemed to be acquired for public use.

§ 19. Section one hundred and ninety-seven of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 197. Where it shall be known to or discovered by the common council, at any stage of the proceedings, before the said report is confirmed by them, that the owner of any real estate or building appropriated or right or easement therein in making any of the improvements herein provided for, is an infant, a guardian for him or her shall be appointed by the county court of Monroe county to act for such infant in the premises, which guardian shall be a responsible person, approved by the county judge or special county judge of said county. It shall be the duty of the court to appoint such guardian on the application of the mayor or attorney of the city, or of the infant, or of some person acting in his or her behalf, and which guardian, when so appointed, shall see that the rights of such infant or infants are protected, and where the report of the commissioners has then been made they shall reconvene and proceed to hear the allegations and proofs of the parties concerning the property or interests of said infant affected by said proceeding and make a supplemental report in the foregoing matter concerning the same.

§ 20. Section two hundred and eighteen of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 218. It shall in all cases be the duty of the owner of every lot or piece of land in said city to keep the sidewalks adjoining his lot or piece of land in good repair, and to remove and clean away all snow and ice, or other obstruction from such sidewalk. The city of Rochester shall not be liable for any injury caused by such sidewalk or any roadway being out of repair, or unlawfully constructed or dangerous from snow or ice, unless actual notice of the unsafe or dangerous condition thereof, has been given to the city officers having charge of the highways a reasonable time before the happening of any such injury. Any person or persons who shall claim damages against said city for injury caused by any alleged negligence, shall not be allowed to tax costs against said city in any action brought thereof unless the party so claiming damages shall have, within fifteen days after the happening of such injury, notified the mayor or city attorney, in writing, of the time and location of the place where such injury occurred and the particulars thereof. The executive board, superintendent of streets or other officer or body having charge of the highways within said city, shall have the power to repair any sidewalk, where the owner of the property shall neglect or refuse to repair the same for five days after a written notice to do so has been served on him, personally or at his residence or place of business, if such be known and he live in the city or otherwise after being left or posted on the premises in front of which such repairs are required to be made. The said executive board, street superintendent, or other officer or body having charge of the highways within said city, shall also have power to clean any sidewalk from snow, ice or other obstructions, where the same have remained for twenty-four hours. An action may be brought in the name of the city of Rochester against any such owner to collect the expense of any work or repair aforesaid. And a bill or statement of the

amount of such expenses shall be sent by mail to such owner, if his address be known. If such expense is not paid, an affidavit of the actual cost or amount thereof and the property in front of which the work or repair was done, shall be filed with the assessors of the city at or before the time of making the general city tax levy by the common council hereinbefore mentioned, and they shall add the amount thereof, with interest at the rate of fifteen per cent per annum, from the time such affidavit was filed to the amount assessed against such land for the next general city tax, and the whole amount of such assessment or expense shall be collected as is provided in reference to general city taxes. When any repairs or cleaning shall have been heretofore made and an affidavit filed of the cost thereof with the assessors, the amount thereof, with interest at the rate aforesaid, shall be added to the next general city tax and be collected as above specified. Whenever in this act the term "person" or "owner" appears it includes a corporation or joint association as well as a natural person, and a word used in the masculine gender comprehends as well the feminine and neuter.

§ 21. Section one hundred and seventy-two of said chapter one hundred and forty-three as amended by said said chapter fourteen is hereby amended so as to read as follows:

§ 172. Before the common council shall determine to make any such public improvement, they shall cause an estimate thereof to be made, and shall, by an entry in their minutes, describe the portion of the city which they deem proper to be assessed for the expense of such improvement.

In a case where the taking of land or the acquirement of a right or easement therein is necessary, it shall not be necessary to include the damages and charges therefor in the estimated expense. A notice shall be published daily in at least two of the daily newspapers, printed in the city of Rochester, for four days, which notice shall specify such improvement, the estimated expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and shall require all persons interested in the subject-matter of such improvement to attend the said council at the time appointed in such notice. At the time appointed in such notice, or the time to which the hearing or the meeting for which the notice is given is adjourned, the said council shall proceed to hear the allegations of the persons interested in the subject-matter of such improvement, and after hearing the same shall make such further order in respect to such improvement as they shall deem proper. Whenever the ordinance or resolution for such improvement is amended by increasing the territory or portion or part of the city to be assessed for the expense, or some part thereof, as aforesaid, or increasing the estimate of the expense thereof, after publication as aforesaid, the final action thereon shall not be had until a new notice specifying the action proposed to be taken and conforming to the requisites above provided for notices shall be published for the same period of four days by or under the direction of said council or clerk. And whenever the said improvement is changed so that the expense thereof shall or may exceed the original estimate thereof, the difference, when ascertained, may be assessed by or under the direction of said council upon the same territory mentioned in the original resolution or ordinance for such improvement, or such other territory as said council may deem to be benefited by such improvement, notice of such intention, specifying the action proposed to be taken, the amount of such deficiency and the territory proposed to be assessed shall be given by a notice published under the authority and in the manner and form and for the time aforesaid. The executive board is hereby directed to cause a notice to be published in one or more of the daily newspapers of said city, at least ten days before the letting of any contract for sealed proposals therefor, each to be accompanied by a bond signed by at least two responsible

sureties, conditioned that the person, firm or corporation making such bid, if it is accepted, will perform the work, or furnish the materials, or both, mentioned in such proposals, and fulfill any contract that may be made with him, them or it; and the amount specified in the bond shall be recoverable thereon in case the proposer fails to perform the conditions of the bond and its accompanying proposal; such bids shall be opened on the day named in such notice said board may let any contract as it deems for the best interest of taxpayers, but it shall publish all bids received by it, and the persons, firms or corporations to whom contracts are awarded. Such contracts shall be enforceable by and in the name of the city of Rochester, or said executive board as such. Neither the principal or sureties on any bid or bond shall have the right to withdraw or cancel the same until the board shall have let the contract for which such bid is made and the same shall have been duly executed. No contract shall be let for any improvement at a price greater than the estimate thereof, made as aforesaid. It shall and hereby is declared to be unlawful for any person, firm or corporation to enter upon the performance of any contract with said city or executive board, or to enter upon, cumber, take possession of, or to dig, excavate or interfere with any of the streets, avenues, lanes, alleys, parks, squares or places within the city until after a contract and accompanying bond, when such contract or bond is required, is duly and properly executed and approved by said board, or other officer or body authorized to enter into or approve the same for or on behalf of the city.

Every person, firm or corporation performing any contract with the city or executive board shall also during the performance thereof protect and guard the work with proper and suitable barriers and burning of lights thereat.

§ 22. Section two hundred and forty-one of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 241. A court of civil jurisdiction, to be known as the "Municipal Court of the city of Rochester," is continued and established in and for said city, with the jurisdiction and powers hereinafter provided, and the further jurisdiction and powers to have any and all process or papers issued by the clerk, deputy clerk, or one of the judges, executed and served anywhere within the county of Monroe, and all process and papers issued may be directed to and served by any constable of any ward within said city, or any town within said county. The two judges of the said court now in office shall hold the said court in the said city as hereinafter provided.

§ 23. Section two hundred and forty-five of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 245. It shall be the duty of each of said judges to hold a court in and for said city of Rochester, to be called the municipal court of the city of Rochester. Each of said judges may hold a separate court at the same time. Said court shall be open for business each day (Sundays and legal holidays excepted) at nine o'clock in the forenoon, and continue open during reasonable hours for the transaction of business, and shall have jurisdiction in civil actions and proceedings, and criminal proceedings as follows:

1. In all civil actions and proceedings cognizable by law, by justices of the peace or justice courts of towns or formerly of said city.

2. In actions arising on contracts, express or implied, including any order, decision or judgment of any court of record, or any judge thereof, granting or directing the payment of any sum of money to any party or person, for the recovery of money only, if the amount for which judgment is claimed does not exceed five hundred dollars, exclusive of costs; and also in actions for breach of contract, express or implied, where the damages claimed and for which judgment demanded in the complaint do not exceed five hundred dollars, exclusive of costs.

3. In a matter of account, when the sum total of

the accounts of both parties, proved to the satisfaction of the court, does not exceed one thousand dollars.

4. In actions for damages for injury to rights pertaining to the person or to personal or real property, or for the conversion of personal property, if the amount for which judgment is demanded in the complaint, exclusive of costs does not exceed five hundred dollars besides costs.

5. In an action for a penalty or penalties where the amount for which judgment is demanded in the complaint, exclusive of costs, does not exceed the sum of five hundred dollars besides costs.

6. In an action upon a bond or undertaking conditioned for the payment of money, where the amount for which judgment is demanded in the complaint, exclusive of costs, does not exceed five hundred dollars, though the penalty exceed that sum, the judgment to be given for the sum actually due. Where payments are to be made by installments, an action may be brought for each installment as it becomes due.

7. In an action upon a surety bond or undertaking taken by said court, or one of the judges thereof, or a justices' court or a justice of the peace, or any other court, or judge, or justice, except where it is otherwise specially provided by law, when the amount for which judgment is demanded in the complaint, exclusive of costs, does not exceed the sum of five hundred dollars.

8. In an action upon a judgment rendered in a court of record or not of record, including said municipal court, a justice of the peace or the police justice of said city, where such action is not prohibited by the Code of Civil Procedure.

9. To take and enter judgment on the confession of a defendant, when the amount confessed, exclusive of costs, shall not exceed five hundred dollars. Such confession to be in the manner prescribed by section three thousand and eleven of the Code of Civil Procedure, and to have the same effect as is provided by section three thousand and twelve of said Code.

10. In action for damages for fraud in the sale, purchase or exchange of real or personal property, if the amount for which judgment is demanded in the complaint, exclusive of costs, does not exceed five hundred dollars.

11. In an action commenced by an attachment of property, as now provided by statute, if the amount for which judgment is demanded in the complaint, if one be served with the summons, exclusive of costs, or the debt or damage claimed in the affidavit does not exceed the sum of five hundred dollars.

12. In an action to recover the possession of personal property claimed, the value of which as stated in the affidavit by or on behalf of the plaintiff, where a requisition is issued in the action, or in other cases in the complaint, shall not exceed the sum of five hundred dollars, the same proceedings to be had as are provided for justices' courts by article fifth of title two of chapter nineteen of the Code of Civil Procedure, except as is otherwise specified in this act.

13. In summary proceedings under title two of chapter seventeen of the Code of Civil Procedure, to recover the possession of real property, and to remove tenants and others, the process to be made returnable and proceedings and judgment to be had and given before and by said court by its proper title.

14. In actions or proceedings under the Code of Civil Procedure, or any statute as now existing, or that may hereafter be amended or passed for the protection or enforcement of the liens of mechanics and others, including article second of title two of chapter fourteen of said code, where the amount of the lien does not exceed the sum of five hundred dollars; the same proceedings to be had as are or may be provided by said Code or statutes.

15. In proceedings in cases of bastardy, brought or instituted by the overseer of the poor, or acting overseer, or the mayor or one of the aldermen of said city of Rochester. The court in such bastardy proceeding and at any stage thereof, except during the examination and determination, may be held by one of the judges of said court, and, during

the examination and determination, the said court shall be held by both judges, or in case of the absence, or inability to act, by reason of being occupied with other official duties, or other cause, of either of said judges, by the other judge and the police justice of said city, or one of the justices of the peace of a town within the county of Monroe. In case of an adjournment being had in such proceedings, and the defendant failing to give an undertaking or security for such adjournment, as provided by section eight hundred and forty-nine of the Code of Criminal Procedure, he shall be committed to the county jail of Monroe county during such adjournment, by commitment signed by the judge or judges then holding said court, and he may be taken therefrom at or before an order adjourned time by any peace officer, by an order issued by one of the judges of said court directed to the keeper of the said jail, and produced before said court for the purpose of examination or further adjournment, as may then be had. The undertaking or security to be given upon an adjournment shall be signed by two sufficient sureties, and shall be to the effect that the defendant will appear before the said court at the adjourned time and such other time or times to which adjournments may be had for the purposes of the examination and determination, and will render himself amenable to any process, order or commitment that may be issued or made in such proceedings. In case the defendant be adjudged to be the father of any bastard child or children, in any such bastardy proceedings, and he shall fail to pay the costs and give an undertaking for the support of such child or children, and its or their mother, or said defendant's appearance at the next Court of Sessions of Monroe county, as provided by section eight hundred and fifty-one of said code of criminal procedure, the magistrates composing the court, or either of them, must, by warrant, commit such defendant to the Monroe county penitentiary, there to remain until he be discharged by the said Court of Sessions, or deliver an undertaking for the support of said child or mother as aforesaid. In all other respects, the proceedings to be had or taken in any such bastardy proceedings, instituted in said court, shall conform to the provisions of the said code of criminal procedure relating to proceedings respecting bastardy. Every warrant of commitment issued after this section as amended takes effect shall, instead of committing the defendant to the county jail, commit him to said Monroe county penitentiary, where it is issued by any judge or justice aforesaid, or out of or by virtue of the order or judgment of the Court of Sessions of Monroe county, upon any appeal taken thereto in any proceedings respecting bastardy instituted by the overseer of the poor of said city.

16. The judges of said court shall have power to remove any constable of any ward in said city upon the same complaint as is provided by law for the removal of a constable of a town. The said judges shall associate together to hear and determine the same, except that where one of the judges is absent or unable to act from any cause, the police justice of said city, or one of the justices of a town within the county of Monroe, may be associated with said remaining judge for said purpose and the same proceedings shall be had by and before them as are provided by law to be had by and before three justices of the peace of a town for the removal of a constable.

17. The judges of said court are hereby respectively authorized and empowered to solemnize the rites of marriage.

§ 24. Section two hundred and forty-six of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended by adding at the end thereof the following: Any certificate by the said clerk or one of the judges of said court under his hand, of any fact or matter concerning the records or proceedings of the court, or any paper appertaining thereto filed with said clerk or judge or of the docket, shall be received in evidence in all courts and places, and be of the same force and effect as if said court was

a court of record, and such certificate was made by the clerk thereof with the official seal attached.

§ 25. Section two hundred and fifty-seven of said chapter one hundred and forty-three as amended by said chapter fourteen is hereby amended so as to read as follows:

§ 257. In every case in which, by law, a justice of the peace is required to render a judgment and enter the same in his docket within four days, the municipal court or a judge thereof is required to render judgment and it must be entered by the clerk in the docket of said court, within ten days after the cause shall have been submitted for final decision, anything herein to the contrary notwithstanding. Except as is herein otherwise provided, the said municipal court shall have the power to open defaults and set aside judgments rendered and entered therein, and executions issued thereon, upon such terms as may be just, in a case where the defendant shall fail to appear on the return day of process or on any adjourned day, where it is shown that manifest injustice has been done and the defendant satisfactorily excuses his default; but no greater terms shall be imposed than the payment of the costs included in the judgment and the sum of seven dollars for opposing the motion. The application therefor shall be founded upon affidavits, and shall be made within twenty days from the entry of such judgment. Upon presentation of such application the said municipal court shall issue an order, under the hand of one of the judges or said clerk, returnable in not less than five, nor more than eight days, requiring the plaintiff to show cause, if any, why said judgment should not be set aside. A copy of said order, and of the papers upon which the same is granted, shall be served upon the plaintiff, or his attorney, if he be an attorney of the Supreme Court, if one shall have appeared in the action not less than three days prior to the return thereof; the service upon the plaintiff to be made in one of the modes prescribed for the service of notices of appeal from justice's judgments to the county court, and upon such attorney to be in one of the modes prescribed for the service of papers in an action upon attorneys by the Code of Civil Procedure. Pending such application and the determination thereof the said municipal court may stay proceedings under any execution which shall have been issued. When a judgment shall be set aside the action shall proceed as though no judgment had been rendered. In such a case where an execution has been issued and a levy made thereunder, the same may, in the discretion of the court, be allowed to stand as a security for the satisfaction of any judgment the plaintiff may finally recover. Where a transcript of a judgment of said municipal court shall have been filed in a case provided for in this act, the county court of Monroe county shall have power and authority to open the default and to set aside such judgment in the case as provided and all proceedings thereon, and to order a new trial in said municipal court, upon such terms as may be just. The practice in said county court, upon such application shall be the same as is herein provided for like proceedings in said municipal court, except as is herein otherwise provided. The county judge or special county judge of Monroe county may, at chambers, issue the order to show cause returnable at a term of said county court, and such application may be heard and determined at said term. Upon application to the said county court, the defendant must show that, prior to the filing of such transcript, no application was made to the municipal court for like relief. The county court of Monroe county, or the county judge or special county judge, may stay proceedings under any execution issued upon said judgment pending such application. The judgment, and any execution and levy thereunder, may be allowed to stand as a security for the satisfaction of any judgment the plaintiff may finally recover, in case a new trial shall be ordered in said municipal court. This section, as amended, shall apply to any judgment heretofore or hereafter rendered in said municipal court. A fee of

two dollars shall be collected by the clerk of said court from the person bringing to a hearing any such motion for the hearing thereof by the court, which shall be added to the costs of the party paying the same, if he be entitled to costs. Appeals may be taken to the county court of Monroe county, and thence to the supreme court, from orders made by the municipal court, as aforesaid, the same as is now provided, in cases of appeals upon the law from judgments of said municipal court.

§ 26. Section two hundred and fifty-nine of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 259. In any action, suit or proceeding brought or instituted by or against the city, or executive board, or any officer of said city in any court, or before any judge or justice, adjournments may be had, and appeals taken in the same manner and with the same effect as if said city, board or officer were a natural person, except that no bond, undertaking or security shall be necessary to be executed by, or on behalf of the said city, board or officer. And when any appeal is taken by said city, board or officer from any judgment or order, the same shall operate and create a stay of all proceedings under the judgment or order appealed from, as though an order creating such stay had been granted by a court or judge. This section, as amended, applies to any appeal taken, or action, suit or proceeding brought or instituted at any time heretofore, and undetermined when this act takes effect.

§ 27. Section two hundred and sixty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 260. An appeal may be taken from any judgment rendered by the police justice in a suit brought to recover any penalty or forfeiture for the violation of an ordinance of the Common Council to the County Court of Monroe County, within the same time, in the same manner, and with the same effect, as appeals are taken from Justices' Courts judgments to County Courts, where a new trial is not had in the Appellate Court, and the respondent, or his or its attorney, may, within twenty days after the service of the notice of appeal, serve upon the appellant, or his or its attorney, in one of the modes prescribed for the service of papers by section seven hundred and ninety-seven of the code of civil procedure, a written stipulation that the judgment appealed from may be reversed, in whole or in part, as therein specified, with two dollars costs, and disbursements, and, within five days thereafter, the appellant, or his or its attorney, shall serve upon the respondent's attorney a written notice that said offer is accepted, and, in that event, upon filing the offer and acceptance and proof of service thereof within the time aforesaid, judgment may be entered by the clerk of the County Court in accordance with the offer, but in case said offer is not accepted the appeal may be brought to a hearing at any term of the county court, and in case the appellant does not obtain a more favorable judgment upon said appeal, than as stated in said offer, the respondent shall be entitled to the costs and disbursements of said appeal. The same proceedings shall be had as is provided in articles first and second of title eight of chapter nineteen of the said Code of Civil Procedure, except as is herein otherwise specially provided. A return shall be made to said county court by said police justice, in the same manner and time in which justices of the peace are required to do upon appeals taken from their judgments to county courts, and said police justice shall receive the sum or fee of two dollars for making such return, and which shall be paid by him into the city treasury to the credit of the contingent fund. Upon any appeal provided for herein the award of costs is regulated as follows:

1. If the appeal is dismissed because neither party brings it to a hearing as prescribed in section three thousand and sixty-two of the code of civil procedure, costs shall not be awarded to either party.
2. If the judgment is reversed for an error in

fact, not affecting the merits, or if a new trial is directed before the police justice, the costs of the appeal, not exceeding fifteen dollars in amount, are in the discretion of the appellate court.

3. If the judgment is affirmed, costs must be awarded to the respondent.

4. If the judgment is reversed, except upon an offer made as herein specified, costs must be awarded to the appellant.

5. If the judgment is affirmed only in part, the costs, or such a part thereof, as to the appellate court seems just, not exceeding ten dollars, besides disbursements, may be awarded to either party.

6. Upon such an appeal costs, when awarded, must be as follows, besides disbursements:

1. For all proceedings before notice of argument, five dollars.
2. For all proceedings after notice and before argument, five dollars.
3. For argument, ten dollars.

Upon an appeal taken as aforesaid either party may, at any time after the return is filed in the Appellate Court, and before the argument, serve upon the adverse party a written offer to allow judgment to be taken for a sum, or to the effect therein specified, with or without costs. If the party receiving the offer, within five days thereafter, serves upon the adverse party notice that he accepts it, he may file it with proof of acceptance, or the adverse party may file it and the notice of acceptance and proof of receipt thereof; and thereupon the clerk must enter judgment accordingly. If the offer is not thus accepted it cannot be proved upon the argument; and if the party to whom it was made fails to obtain a more favorable judgment he cannot recover costs from the time of the offer, but he must pay costs from that time. This section as amended shall apply to any judgment heretofore as well as hereafter rendered by said police justice.

§ 28. Section two hundred and eighty-two of said chapter one hundred and forty-three, as created and amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 282. The mayor, president of the common council, or the chairman of any committee or special committee of, or appointed by, the common council shall have power to administer any oath, or take any affidavit, in respect to any matter pending before said mayor, common council, or such committee. The mayor, or chairman, or a majority of any such committee, may issue subpoenas for the attendance of witnesses, and production of books and papers, before him or them, as a chairman, or a majority of a committee is authorized to do by section eight hundred and fifty-four of the Code of Civil Procedure; the provisions of section eight hundred and fifty-two, eight hundred and fifty-three, eight hundred and fifty-five to eight hundred and fifty-eight, inclusive, and eight hundred and sixty to eight hundred and sixty-four, inclusive, of said code, so far as they can be made applicable, shall apply to the issue and service of subpoenas, the attendance, disobedience, punishment, exemption and discharge of witnesses subpoenaed under this section.

§ 29. Section two hundred and eighty-nine of said chapter one hundred and forty-three, as created and amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 289. Before the owner of any tract or parcel of land situate in the city of Rochester shall sell or convey to others any portion thereof in subdivisions of such tract or parcel, he shall cause a map of such tract to be made, showing the subdivisions thereof, with the numbers of their lots and their dimensions, and all proposed streets, lanes and alleys, which map shall be filed in the office of the Monroe county clerk, and a copy or duplicate thereof delivered to the assessors of said city, and whenever such owner shall convey any portion of said tract in such manner as to effect a subdivision of any lots as designated in such allotment, he shall give notice thereof immediately to the assessors of the city, specifying the part so divided and the manner of division, and for every violation hereof such owner shall be deemed guilty of a misdemeanor and punishable as such, and every map

made of a tract or subdivision aforesaid at any time heretofore where any portion thereof in subdivisions of such tract or parcel has been sold or conveyed heretofore, shall be by the party owning said tract, and conveying the same within one month after the time when this section, as amended, takes effect, file with said county clerk, and, upon demand, deliver a copy, or duplicate thereof, to said assessors, and for a failure so to do, such owner shall be deemed guilty of a misdemeanor, and punishable as such.

§ 30. Whenever any action or proceeding has been begun before, and is pending, or undetermined, when this act takes effect, the further proceedings therein can be conducted, as far as possible, under the terms and conditions, and in the manner provided for in this act.

§ 31. Section two hundred and five of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 205. At the time and place designated in such notice, the assessors or a majority of them, shall meet and hear such allegations and objections, and the assessment books shall then be open for the examination and inspection of all parties interested. The assessors may adjourn from time to time, as may be deemed necessary, and they shall amend and correct such assessments as they may deem proper. When completed, an oath, substantially in the following form, shall be written or printed upon or attached to said roll, and which said oath shall be signed by the assessors, or a majority of them, and sworn to before an officer authorized to administer oaths, namely: Assessors of said city, being severally sworn, depose and say, and each for himself says, that the foregoing assessment roll was made by them in pursuance of an order or resolution of the common council of said city, that due legal notice of their meeting was given, and the same was by them adopted, after such notice and allegations thereunder, and is, according to the best of their knowledge and belief, a just and true assessment as against the persons or property to be benefited, and according to the benefit derived, and they shall also sign a certificate substantially in the following form, which shall also be written or printed upon or attached to said roll: "We do hereby certify that the foregoing assessment roll is a true record of our determination of the same, after having heard allegations thereon, and fixed the amount assessed to the respective persons or property therein named, and this same is just and true," and thereupon said roll shall be delivered to the clerk of said city who shall report the same to the common council at its next meeting. Upon such return being made, filed and so reported, the common council shall proceed to hear allegations against, or appeals from the said assessment, and may correct, confirm, set aside, or refer to its committee on assessments, or other committee, or order a new assessment to be made. If the same shall be referred to a committee the said committee may proceed to hear allegations or objections, upon five days' notice by publication, or may without such notice or hearing, examine and report to the common council, who shall thereupon proceed to correct, confirm, or set aside said report, or order a new assessment. Any assessment made at any time heretofore as well as hereafter may after its confirmation be reconsidered by said common council at any time, and the same proceedings may be had thereon, as above provided before the confirmation thereof. In case of any change in the assessment made after such reconsideration and the confirmation thereof, the amount paid upon the original assessment shall be credited upon the new or reconsidered assessment, and in case such payment exceed the said new or reconsidered assessment, the amount thereof shall be repaid upon demand, and upon proper proof, to the person entitled to the same, and in case the amount so paid shall not equal the amount of the new assessment, the person and property against whom the same is assessed shall be liable for the balance, with the same effect as if

said balance was the amount of the original assessment.

§ 32. Whenever in this act, or the act which this act amends, the words "owner" or "person" appears, it shall be deemed to include a corporation and joint association, as well as a natural person, and a word used in the singular number or masculine gender shall include the plural number and feminine and neuter gender.

§ 33. Section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended by adding at the end thereof the following subdivisions:

30. The Common Council may empower the mayor, or other officer of the city to issue any license authorized by this act, and said mayor, or the president of said Common Council, to prescribe the person to whom the same may be issued, and the amount to be paid for such license, but within the limit fixed in the ordinance or resolution authorizing the same.

31. To regulate, classify and license all persons operating or using any steam boiler to generate steam, except for railroad locomotive engines, and for heating purposes in private dwellings. To appoint from time to time a committee of competent persons to examine all applicants for such licenses, and to issue the same to the applicant in the grade or class in which he is found qualified upon such examination to enter. To prescribe the amounts of the license fees to be exacted, which, in no case, shall exceed the sum of twenty dollars; but no certificate or license shall be issued until the license fee fixed therefor shall first have been paid to the treasurer of said city. Such certificate or license may be revoked or suspended at any time by the Common Council by a vote of a majority of the members present at the meeting and voting, upon the report of any two practical engineers detailed by the Common Council for that purpose, stating the grounds upon which such certificate or license should be revoked or suspended. Where such certificate or license shall have been revoked, as aforesaid, a like certificate or license shall not, in any case, be issued to the same person within six months from the date of the revocation of the former certificate or license held by such person. The city clerk shall keep a book of registration, open for inspection, at his office, in which shall be registered the name and address of each and every person qualified and licensed as aforesaid.

§ 34. Subdivision nineteen of section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

19. To establish, order and regulate markets; to regulate the vending of wood, coal and other fuel, meats, vegetables, fruit, fish, poultry, milk and provisions of all kinds, and to prescribe the time and place for selling the same, and for ascertaining the weight or other quality thereof, and to prescribe the fees to be paid for licenses for the sale of the aforesaid commodities; such license fees not to exceed fifty dollars from any person so licensed, except that a license fee of not exceeding thirty dollars for a wagon drawn by two horses and not exceeding twenty-five dollars for a wagon drawn by one horse, may be exacted, and to prevent the sale, or exposure for sale, of unwholesome, diseased, impure or adulterated meats, vegetables, fruit, fish, poultry, milk and food and provisions of all kinds, and the Common Council may appoint from time to time, and at pleasure remove, a competent person, and fix his salary, whose duty it shall be to test and inspect all meats, vegetables, fruit, fish, poultry, milk, food and provisions of all kinds sold or offered for sale, whenever the sale thereof is regulated by ordinance, for the purpose, and to prevent the sale, or exposure for sale, of all the aforesaid unwholesome, diseased, impure or adulterated commodities, and any such commodities not of the standard or character fixed by any statute, now or hereafter passed, before being offered or exposed for sale, but provided that nothing herein contained shall authorize the common council to prevent the sale of fresh and wholesome meats by the quarter, within the limits of said city, by farmers who have

raised or fattened the same upon their own farms.

§ 35. Subdivision seven of section forty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

7. To regulate and prevent the use and cumbering of the streets, avenues, walks, public squares, lanes, alleys, bridges, aqueducts, wharves, basins or slips in any manner whatever; to regulate the opening of street surfaces and connections with sewers, and the laying of gas, water pipes and mains and sewer connections; to prevent injury to public and private property and premises within said city, and to cause all buildings, dwellings and business places to be numbered or re-numbered on any and all streets, squares, avenues, parks, places, courts and alleys in said city, at the cost and expense of the owner thereof; to regulate the exhibition and distribution of advertisements or bills within said city; to require the summary removal from any street, lot or building of all nuisances, or substances likely to become such.

§ 36. Section seventy-nine of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 79. The overseer of the poor of the city of Rochester, and in case of his absence or inability to act, his deputy or assistant, when appointed by the common council, shall have the power to administer to, and examine under oath, any person applying to him for relief, and false swearing upon or at such examination shall be deemed willful perjury. He, and in case of his absence or inability to act, said deputy or assistant shall also have the same power to institute and settle cases of bastardy as are now, or hereafter may be, conferred upon the superintendents of the poor of a county and shall possess all the powers and authority of the overseers of the poor in towns.

§ 37. Section one hundred and four of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 104. Whenever any lands in said city shall have been sold for taxes or assessments, and bid in by or struck off to said city, and notice to redeem shall have been served, as provided in the last section for more than thirty days, and such lands have not been redeemed as before provided, the mayor of said city shall execute a certificate of the fact of such sale having been made, and the lands struck off to the city, and that the same have not been redeemed, which certificate shall be acknowledged as deeds to be recorded, and shall be recorded in the Monroe county clerk's office. Such certificate or the record thereof, or a copy of such record, duly authenticated, shall, in all courts and places, be prima facie evidence that the tax or assessment was legally imposed, and of the regularity and legality of all proceedings prior to such sale, and of such sale, and that notice has been duly given to redeem, and that such lands have not been redeemed. Upon the recording of such certificate, the said city, or its assigns, shall acquire an absolute title to such lands, in fee, with the right to immediate possession, and may enjoy and hold such lands free and clear from all claim or demand of any owner thereof, or any person having any lien thereon, or interest therein, but the equity of redemption in said lands struck off to the city shall only be barred as hereinafter provided. At any time after such certificate is executed and recorded, and the tax or assessments mentioned therein has been at any time thereafter paid, the treasurer of said city may execute, acknowledge and deliver to the owner of such lands, so sold, a certificate to the effect that such tax or assessment has been paid, and upon the recording of the same in the Monroe county clerk's office, the said clerk shall discharge the former certificate of record in his office, by proper entry upon the page containing such record, the same as in cases of discharges of real estate mortgages by him. At any time after such certificate is executed, the equity of redemption of all persons having any lien or interest in said lands, may be foreclosed by an action to be brought by said city, in

the supreme court, county court of Monroe county, or the municipal court of said city, which are hereby given jurisdiction over the same, and in which action the same proceedings shall be had, as nearly as may be, as on the foreclosure of real estate mortgages, and judgment of strict foreclosure, or of foreclosure and sale, may be had therein, as the court may direct. The Municipal Court of said city is hereby declared to be a court of record for the purposes of foreclosing the equity of redemption of all lands sold for taxes or assessments, and bid in by, or struck off to, said city, as herein provided. Actions in said Municipal Court shall be commenced by the service of the summons and complaint, either personally or by advertisement, or otherwise, as is provided in relation to actions in courts of record by the code of civil procedure; and the service thereof may be made in any part of this State, if personal, and outside of the State if by advertisement, and the process, pleadings, proceedings and practice therein shall conform, as near as may be, to actions for the foreclosure of mortgages in the Supreme Court, except as herein otherwise provided, and all costs and disbursements shall be allowed by said court, and taxed and adjusted by the clerk of Monroe county and entered into, and become a part of, the judgment, and Article 9 of Title 1 of Chapter 14 of the Code of Civil Procedure shall apply to actions commenced under this act, and all pleadings, papers, orders, reports processes and judgment rolls and decrees shall be filed, docketed and entered in said clerk's office, and such judgments and decrees shall have the same force and effect as judgments of the supreme court, and all appeals from any such judgment or decree shall be to the supreme court at general term, in the first instance, and in the manner now provided for appeals by the code of civil procedure, and the said municipal court shall acquire jurisdiction in the same manner, and to the same extent, as courts of record in actions for the foreclosure of mortgages, but in no action for such foreclosure, where judgment is taken by default, shall there be costs taxed to exceed ten dollars, exclusive of disbursements, except when the amount of the tax or assessment for which said certificate was given, including interest, shall exceed twenty-five dollars, in which case the plaintiff shall be allowed to tax an additional sum as costs at the rate of ten per centum, and the expenses thereof. When such an action, however, is settled before judgment, there shall be allowed as costs to the plaintiff only one-half of the above described sum and rates. In an action in said municipal court, where a defense by answer or demurrer shall be interposed, the same may be brought to trial by either party, on five days notice, and in addition to the disbursements, costs shall be allowed therein to the prevailing party, as follows: To the plaintiff, for all proceedings before trial, ten dollars. To the defendant, for all proceedings before trial, five dollars. To either party for a trial of an issue of law, five dollars. For trial of an issue of fact, ten dollars. In addition to the above, there shall be allowed to the plaintiff, if judgment is rendered or decreed in its favor, five per centum on the amount found due, and for which judgment or decree is rendered, or a decree made, as additional costs, and the duty of the city attorney shall be to pay the costs of the city at the expiration of the time for redemption, after the expiration of foreclosure of redemption, to bring actions for the bid off by or all liens for taxes and assessments, or struck off to the said city. Where an action is commenced under this section has been settled, and the tax lien paid, an order may be made directing the said county clerk to make a suitable and proper entry upon the original record thereof in his office of said mayor's certificate, and upon such record being so made, the premises mentioned therein shall be discharged of such tax lien. The heretofore bid in by or struck off to said city.

§ 38. Section one hundred and eighty-seven of said chapter one hundred and forty-three, as

amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 187. The said court shall consider the said appeal, and examine all questions of law, or of fact, that may be involved therein, and shall give the same a preference over other cases, and shall confirm or annul such report, as the said court shall deem just. In case of annulling the said report the said court may direct a rehearing before the same, or other commissioners to be appointed by it, and in such case the same proceedings shall be had on such rehearing, and for the examination, correction and review of any subsequent report, as is hereinbefore provided. The said court may direct that any other party besides said appellant and said city be heard before the decision of such appeal, when it shall appear that such party has any interest to be affected by the determination of said court.

§ 39. Section forty-four of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 44. Every ordinance, rule and regulation of the Common Council, and of the Executive Board, imposing a penalty or fine, unless a different time shall be prescribed therein, shall commence and take effect on, and not before, the tenth day after the day of its adoption or passage, and shall continue in force until otherwise ordered by the Common Council or Executive Board passing or adopting the same. A record or entry made by the clerk of said city, or of said Executive Board, or a copy of such record or entry, duly certified by such clerk shall be prima facie evidence thereof. Such record or entry, and all laws, regulations and ordinances, and any act, resolution, by-law, rule or proceeding, and any recital of any occurrence taking place at any meeting of the Common Council or said Executive Board, may be read in evidence in all courts of justice, and in all proceedings before any officer, body or board, in which it shall be necessary to refer thereto, either:

First—From a copy thereof, certified by such clerk; in case it is signed by the city clerk with the seal of the corporation affixed; and,

Second, From a volume printed by authority of the common council or said executive board, and any printed volume or pamphlet which purports to be a copy of such ordinances, resolutions, or proceedings or minutes, shall also be received as presumptive evidence thereof, and of the due adoption and publication thereof, when required at the time therein purported, and provided such pamphlet or volume purports to have been published by order or direction of the common council or the executive board, or to contain such ordinances, resolutions, proceedings or minutes.

§ 40. Section forty-eight of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 48. Before any ordinance, resolution or order of the Common Council concerning any public improvement, or for the payment of money, or any ordinance, resolution or act of a legislative character, passed by the Common Council, shall have any force or effect, a transcript of such ordinance, resolution, order or act shall be presented to the mayor for his approval. If he approves he shall indorse his approval thereof, in writing, and sign such approval; if he disapproves, he shall return such transcript to the Common Council, or the clerk thereof, with his objections and reasons for disapproval, in writing, which shall be filed by the clerk, and the Common Council shall, at its next meeting thereafter, or at such time which may be designated by it, proceed to consider such veto, and if the same shall be overruled by two-thirds of all the members of the Common Council then in office, the matter vetoed shall have full force and effect, notwithstanding the objections of the mayor. If any ordinance, resolution or act shall consist of one or more items or parts, any one of the items or parts may be vetoed by such mayor, while he approves of the other items or parts. If any such transcript with such objections and reasons shall not be returned by the mayor to the

common council or clerk within five days after the transcript shall have been presented to him, Sundays excepted, such ordinance, resolution, order or act shall have full force and effect in like manner, as if duly approved by the mayor, unless the term of office of the mayor shall expire within five days after such transcript shall be presented to him, in which case such ordinance, resolution or act shall have no force. The provision of this section are hereby made applicable to all acts, resolutions or orders of the Board of Education and the Executive Board, done or passed by said boards, and all returns of transcripts with the approval or disapproval of the mayor, and his objections, shall be made to the Board of Education or Executive Board, or to the clerk thereof, and the same proceedings shall be had thereon as is provided above in reference to the Common Council; but this section shall not apply to any penal ordinance, rule or regulation, nor to any action of the Common Council in relation to appointments to, or removals from, office, or to the reduction of the number of policemen.

§ 41. Section sixty of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 60. The attorney of said city, or in case of his absence or inability to act from any cause, the first assistant city attorney shall prosecute and defend any and all actions, suits and proceedings brought or instituted by and against said city, and render to the common council and the other officers and boards of said city such other professional services connected with the affairs of said city, as may at any time be required of him by law or by the common council.

§ 42. Subdivision seven of section one hundred and sixty-eight of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

7. The common council are hereby authorized to cause the whole or any part of any street in said city to be sprinkled with water, or cleaned, and may pay the expense thereof by an assessment upon the lots and parcels of land fronting on such streets, or any specified part thereof. The proceedings of the said common council in relation to such work, and for the assessment and collection of the expenses thereof, shall be conforming, as nearly as may be, to the proceedings in relation to the making of local improvements, and collecting the expense thereof as now required from the persons owning or occupying the lots to be assessed.)

§ 43. Section one hundred and ninety-eight of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 198. Whenever the common council shall determine that the whole or any part of the expense of any improvement shall be defrayed by a local assessment and the expense of such improvement shall exceed, in the aggregate, the sum of two thousand dollars, it may be paid one-third in cash, and the balance in the city's notes, payable in one and two years, with interest thereon not exceeding six per cent. per annum, and in case such expense shall exceed ten thousand dollars, it may be paid one-third in cash and the balance in the city's notes, payable in one, two, three and four years, respectively, with interest thereon not exceeding six per cent. per annum, and the city may get its notes discounted for the above purpose. The entire expense thereof, and connected therewith, shall be ascertained by the city treasurer, together with any interest paid on the orders or notes issued by the city to pay the expense of such improvement, and interest on such sum shall be reckoned to the time of the last instalment of such assessment shall become due, but in case of the taking of lands, such expense, including any and all damages or awards made by the commissioners, shall be ascertained by said city treasurer, or the city clerk, or city attorney. The aggregate amount shall, thereupon, be reported to the common council, they to adjust and report to the assessors upon the property benefited, as provided herein, and it shall meet for that purpose. Persons, or the owners of lands, so

assessed who shall make any payment previous to the maturity of said last installment therein, shall be entitled to a discount, at the same rate as is paid on the city's notes to pay for such improvement, and the common council may determine at the time of fixing such amount to be assessed, if the same shall exceed two thousand dollars, that the taxpayers pay their assessments in not more than three equal payments: one-third within thirty days from the time the treasurer shall advertise the same, as hereinafter provided; one-third within one year, and one-third within two years from the time of confirmation of such roll. And in case the amount to be assessed, as stated as aforesaid, shall exceed ten thousand dollars, the common council may determine, as aforesaid, that the taxpayers may pay their assessments in not more than five equal payments; one within thirty days from the time that the treasurer shall advertise the same, as hereinafter provided, and the balance within one, two, three and four years, respectively, after such confirmation. The city treasurer may, in his discretion, issue his warrant for the collection of any part of such assessment that may have become due.

§ 44. Section one hundred and ninety-nine of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 199. The common council shall, thereupon, make an order reciting the amount of the expense to be assessed, as aforesaid, and, thereupon, the assessors, if they are not interested in any of the property directed in the ordinance, or any other subsequent resolution to be assessed, and not of kin to any person interested in any of such property, and if any two of them are not interested or of kin, then such two shall make an assessment upon all the lots and parcels of land within the portion or part of the city directed to be assessed, of the 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, which order shall be certified by the clerk of the city and delivered to some one of said assessors.

§ 45. Section two hundred and fifteen of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 215. Every tax or assessment authorized by this act which has been assessed upon any lands, or tenements or real estate, or upon the owners or occupants thereof, shall be, and is hereby, declared valid and effectual, notwithstanding any irregularity, omission or error in any of the proceedings relating to the same, and shall be, and remain, a lien on such lands, tenement or real estate on which, or in respect to which, the same have been made, from the time of the passage of the resolution of the common council levying the same, in the case of the annual city taxes, and from the time of the confirmation by the said common council of the roll containing the same, in the case of other taxes and assessments, and until the same shall be actually paid or satisfied. In case any assessment shall remain unpaid on account of any irregularity, omission, or error in any assessment for a local improvement, or of an annual city tax, or in the proceedings relating thereto, or in case of error in the description of lands, tenements or real estate, or in the designation of the owners or occupants, the common council may, in their discretion, proceed to correct such irregularity, omission or error, and cause the amount so unpaid to be reassessed on the property deemed to be benefited by such improvement, or assessed in such general city taxes, or upon the owners or occupants thereof, and the Common Council are hereby authorized and empowered to have such reassessment made in the same manner as the original assessment should have been made, and to direct the treasurer to correct any such irregularity, omission or error, and such reassessment shall have the same effect as if the assessment had originally been properly made. Whenever it shall appear by the judgment of a court of competent jurisdiction that any as-

essment for a local improvement is illegal or void for want of jurisdiction in making the improvement or assessment, and said assessment or any portion thereof remain unpaid, the Common Council may pass a resolution or ordinance designating the improvement so made, the whole expense thereof, including any and all interest there-to the date of the reassessment including all that might be imposed, as provided by this act, in the case of local assessments and the part or portion of the city deemed to be benefited thereby and may assess the houses and lands in such territory described for such expense, according to the benefit received, and proceed in all respects, as in cases of assessments, and such action shall have the same valid and binding force as if the same had originally been properly done. Whenever any moneys shall have been paid for an assessment, and a re-assessment shall be made in pursuance of this section, the amount shall be credited on such re-assessment to the property on which the assessment was made; and in case of any alteration in the assessment by such re-assessment, whereby the amount so paid shall exceed the amount re-assessed on the same property, such surplus shall be paid to the person who may have paid the same, and in case it shall be insufficient to pay the amount re-assessed, the deficiency shall be collected in the same manner as other assessments. It shall be the duty of the city treasurer within thirty days after any sales of lands for taxes to furnish to the county clerk of Monroe county a list of such lands sold, specifying when, to whom, for what, time, and the amount, for record, which list the county clerk shall record immediately after receiving the same, in a book provided by the city treasurer for that purpose, and the amount of such sale on each lot or parcel of land shall be a lien thereon and take precedence of any incumbrance whatever.

§ 46. Section two hundred and twenty-two of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 222. The Common Council may prevent or regulate the carrying on of manufactories calculated to cause or promote fires, and may require the owners or occupants of all buildings wherein manufactories are conducted, and all buildings now erected, or that may hereafter be erected, more than three stories in height, occupied by, or built to be occupied by three or more families above the first story, and every building already erected, or that may hereafter be erected more than three stories in height occupied or used as a hotel, lodging-house or boarding-house, having more than fifteen rooms, and every factory, mill, office building, manufactory or workshop, hospital, asylum or institution for the care or treatment of individuals, and every building, in whole or in part, occupied or used as a school or place of instruction or assembly, to construct thereon good and suitable fire escapes and other means of egress in case of fire, and may empower the Fire Marshal of said city to superintend the construction of all such fire escapes or other means of egress, and may authorize said fire marshal to specify the means of degrees to be provided in all cases where he or the common council shall deem the same necessary. The owner or owners of any such building upon which any fire escapes may now be, or may hereafter be, placed or erected, shall keep the same in good repair and well painted, and no person shall, at any time, place any incumbrance of any kind whatsoever before or upon any such fire escape. It shall be the duty of all firemen, policemen, fire marshal, aldermen and mayor, who shall discover any fire escape, balcony or ladder of any fire escape incumbered in any way, to forthwith verbally notify and require the occupant of the premises or apartments to which said fire escape, balcony or ladder is attached, or for whose use the same is provided, to remove such incumbrance and keep the same clear.

The common council may enact any ordinance relative to any of the matters herein specified, and provide that for a violation thereof or of any of its provisions the person so offending shall be liable to

a penalty of not exceeding two hundred and fifty dollars, and in case of the nonpayment, the offender to be subject to imprisonment in the Monroe county penitentiary for a period not exceeding one hundred and fifty days; the amount of the fine and duration of imprisonment to be in the discretion of the court, judge or justice before whom the action for the penalty shall be brought, but within the above specified amount and period, and the amount and period specified in such ordinance. The Common Council may also require the construction of safe deposits for ashes, the removal of any hearth, fireplace, stove, grate or other apparatus in which fire may be used, or any chimney, flue, or other conductor of smoke that may be considered likely to cause or promote fire, and may compel the cleaning of chimneys, flues and all other conductors of smoke, and upon the neglect of any owner or occupant of any building to clean the chimneys, flues, or other conductors of smoke therein, to construct such deposits or to make the removals, as hereinbefore mentioned, he shall forfeit the sum of one hundred dollars. The Common Council may cause such removals to be made, and such chimneys, flues or other conductors of smoke to be cleaned, or such fire escapes or modes of egress to be constructed, and may collect the expense thereof, and ten per centum in addition, from the owner or occupant whose duty it was to have the same removed, cleaned, or constructed. The Common Council may adopt such other regulations for the prevention and suppression of fires as it may deem necessary. An execution issued upon any judgment recovered by virtue of the provisions of this title, except as is hereinbefore provided, may issue against the property or person of the defendant herein, or both.

§ 47. Section two hundred and twenty-three of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended so as to read as follows:

§ 223. For the purpose of enforcing any regulation or ordinance under any of the provisions of this act, the common council may authorize any of the officers of said city, or any person appointed by it at all reasonable times to enter into and examine all dwelling houses, buildings, tenements and factories of every description, and all lots, yards or inclosures, and to cause such as are dangerous to be put in safe condition, and may authorize such officers and persons to inspect all hearths, fireplaces, stoves, pipes, flues, chimneys, or other conductors of smoke, or any apparatus or device in which fire may be used, or to which fire may be applied, and any fire escape or modes of egress, and remove and make the same safe, at the expense of the owners or occupants of the buildings in which or to which the same may be, and to ascertain the situation of any building in respect to its exposure to fire, and whether iron shutters, scuttles, ladders and fire escapes thereto and proper and safe modes of egress therefrom in case of fire have been provided, and generally with such other powers and duties as the common council shall deem necessary to guard the city from the calamities of fire.

§ 48. In any suit brought to recover any penalty or forfeiture under any of the provisions of this act, or given by any ordinance, rule or regulation passed or adopted under any of the provisions of this act, the summons need not be indorsed in any manner, and none of the provisions of article three, title four of chapter fifteen of the Code of Civil Procedure shall be applicable to any of the provisions of this act.

§ 49. Section one hundred and seventy-eight of said chapter one hundred and forty-three of said chapter fourteen, is hereby amended, so as to read as follows:

§ 178. Said Commissioners shall, as soon as convenient, make their report, under their hands, or a majority of them, to the common council of said city, in which report they shall describe with all practicable certainty, the several pieces and parcels of land, and the premises or rights and easements therein, to be taken for such improvement,

and the names and residences of the owner, or owners, thereof, respectively, and the right of such owners, as far as can be ascertained, and the amount of the damages or compensation which should be paid to each of said owners and occupants; they shall also file duplicate copies of their report, one in the office of the city clerk and one in the office of the clerk of Monroe county; they shall be entitled to the sum of three dollars each, as their compensation for each day on which they are actually and necessarily employed, and shall be entitled to the services of a clerk in taking the minutes of the testimony given before them, for which said clerk shall receive three dollars for each day actually occupied by him in taking such testimony. It shall be lawful for either of said commissioners to act as such clerk, and, in that event, he shall receive the additional compensation granted to a clerk, as aforesaid, in addition to his per diem fee allowed as commissioner.

§ 50. Section two hundred and sixty-five of said chapter one hundred and forty-three, as amended by said chapter fourteen, is hereby amended, so as to read as follows:

§ 265. The police justice of said city shall have jurisdiction in any suit brought for a penalty or forfeiture given for a violation of any city ordinance, or of the laws concerning the internal police of the State, and is hereby empowered to hold courts of special sessions for the trial of all offenses triable in a court of special sessions. Every court of special sessions held by said police justice, or by one of the judges of the municipal court of said city, or the mayor or one of the police commissioners, in place of said police justice, as is provided by section two hundred and sixty-seven of this act, shall, subject to the power of removal, provided for in chapter one of title six of part one of the code of criminal procedure, have exclusive jurisdiction to hear, try and determine all charges of misdemeanor and other offenses or crimes punishable as such, as are defined by sections five and six of the Penal Code, or other statute, now, or hereafter, passed, where the offense has been committed within the county of Monroe, and the complaint has been made to said police justice, or one of the officers acting in his place, or one of the judges of the Municipal Court. In any action brought for a violation of any ordinance, or of the laws concerning the internal police of the State, as aforesaid, a trial by jury may be had, upon demand of either party, made before the actual commencement of such trial, and such trial shall be conducted in the manner provided for trials by jury in justices' courts by the Code of Civil Procedure, and the jurors summoned, as well as those acting or sitting upon the trial, and the officer executing the venire and attending the jury, which officer may be one of the members of the police force of said city to be nominated by said police justice, shall be entitled to the fees allowed by law to jurors and constables for similar services in trials by jury before justices of the peace, or in Justice's Courts, and which fees shall be paid to said police justice, for the purposes aforesaid, by the party demanding such jury trial, at the time such demand is made, and upon the failure to pay the same, such demand for a trial by jury shall be disregarded, but the fees allowed to said officer, if he be one of the members of said police force of said city, for summoning or attending said jury, shall be retained by the police clerk, and be paid by him to the treasurer of said city, to the credit of the contingent fund.

The municipal court of said city shall also have jurisdiction of all suits brought for a violation of any regulation, by-law or ordinance passed, enacted or adopted by the common council, board of health, or executive board, of said city, where the sum for which judgment is demanded in the complaint, does not exceed five hundred dollars, exclusive of costs, provided the same be instituted by, or under the direction of, the city attorney, or said common council, board of health or executive board.

§ 5. This act shall take effect immediately.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

WAREHOUSE STREET PLANK WALK.

By Ald. Kohlmetz—Resolved that the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on the west side of Warehouse street.

Adopted.

The Surveyor submitted as such estimate \$67.

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

The construction of a 4 foot and 8 inch pine plank sidewalk on the west side of Warehouse street from Allen street to Platt street, with the necessary 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 \$67 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 Warehouse street from Allen street to Platt street.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April the 2d, 1889, at 7 o'clock, at the Common Council Chamber when allegations will be heard.

Adopted.

QUALTROUGH PLACE PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pine plank sidewalk on both sides of a portion of Qualtrough place.

Adopted.

The Surveyor submitted as such estimate \$775.00.

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

The construction of a pine plank sidewalk four feet and eight inches (4x8) wide on each side of Qualtrough place, from Rowe street to Glenwood avenue, 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 \$775.00, 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 Qualtrough place, between Rowe street and Glenwood avenue, 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 2d, 1889, at 7 o'clock in the Common Council, when allegations will be heard.

Adopted.

GOODMAN STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of the construction of a sidewalk on the east side of a portion of Goodman street.

Adopted.

The Surveyor submitted as such estimate \$175.

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

The construction of a pine plank sidewalk, four (4) feet wide, on the east side of Goodman street, from the Erie canal bridge southward to lot No. three hundred and forty (340), 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 \$175, 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 Goodman street, from the Erie canal bridge southward to lot No. three hundred and forty (340), 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 2d, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINCH STREET PIPE SEWER.

By Ald. Schroth — Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Finch st.

Adopted.

The Surveyor submitted as such estimate \$925.

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

The construction of a 12-inch vitrified pipe sewer in Finch street, from a point 130 feet south of Driving Park avenue, to the sewer in Rowe street; also the necessary lot laterals, lot connections, surface sewers, manholes and the necessary roadway grading and gutter formation.

And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, 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 Finch st. from Driving Park ave. to Rowe st. 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 2d, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GUENTHER STREET PLANK WALK.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pine plank side walk on the west side of Guenther street.

Adopted.

The Surveyor submitted as such estimate \$260.

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

The construction of a pine plank side walk four (4) feet wide on the west side of Guenther street, from Sibley street to Park avenue, with the necessary crosswalks, sidewalk grading and gutter formation.

And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$260, 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 Guenther street, from Sibley street to Park avenue 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 2nd, 1889, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES.

CITY CLERK'S OFFICE,
ROCHESTER, N. Y., March 19, 1889. }

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

GENTLEMEN—Agreeably to your directions given at your last meeting in reference to the following named contemplated improvements, I caused to be published daily for four days, in the Union and Advertiser and Abend Post and Beobachter, two daily newspapers printed in the city of Rochester, notices of said improvements, which notices respectfully specified said improvements, 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 requiring all persons interested in the subject matter of such improvements respectively, to attend the Common Council on Tuesday evening, March 19th, 1889, at 7 o'clock p. m., at the Common Council chamber, when allegations would be heard in reference to such improvements, viz.:

PETER SHERIDAN, City Clerk.

FINAL ORDINANCE NO. 3,698.

LYELL AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Lyell avenue, from Lake avenue to the western city line.

And, after hearing such allegations from all persons appearing,

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 west line of the city during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$768, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Lyell avenue, from Lake avenue to the west line of the city.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

On motion of Ald. McMillan action on the final ordinance for Troup street sprinkling was postponed two weeks.

Ald. Hall moved to amend the ordinance for Scio street (sec. 2) sprinkling so as to read "from Main street to the N. Y. C. & H. R. R.," instead of "from University avenue to the N. Y. C. & H. R. R. R. R.;" also the estimate from \$384 to \$400." Adopted.

The Clerk was directed to publish notice for allegations for April 2d, 1889.

FINAL ORDINANCE, NO. 3,699.

WELD STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle Weld street from Scio street to Union street.

And after hearing such allegations from all persons appearing,

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 Weld street from Scio street to Union street, during the season of 1889.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$123, which being deemed reasonable, is hereby approved, and the whole expense of such improvement, is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Weld street from Scio street to Union street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

On motion of Ald. Kelly, further action on the final ordinance for Ravine avenue sewer was indefinitely postponed.

FINAL ORDINANCE NO. 3,700.

FRANK STREET PIPE SEWER.

On motion of Ald. Schroth, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to construct a pipe sewer in Frank street, from near Costar street to Montrose street. And after hearing such allegations from all persons appearing,

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 Frank street, from the manhole opposite the center of Montrose street to a point 20 feet south of the south line of Costar street. Also the necessary surface sewers, lot laterals and manholes.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum or \$250, which being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from, such improvement, to wit:

One tier of lots and parcels of land on each side of Frank street, from a point opposite the center of Montrose street to a point opposite the south line of Costar street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

Ald. McMillan moved that further action on the final ordinance for Troup street asphalt improvement be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 3,701.

TROUP STREET MEDINA STONE IMPROVEMENT.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to improve Troup street from Caledonia avenue to Prospect street.

And after hearing such allegations from all persons appearing,

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 Troup street, from the west curb line of Caledonia avenue to the east line of the crosswalk on the east side of Prospect street, except between the east line of the crosswalk on the east side of Ford street and the west line of the crosswalk on the west side of Ford street, by constructing a pavement of Medina stone, with Medina stone curbs and flag gutters on each side thereof, where necessary, between the limits mentioned. To include also, the pavement of all alley and street entrances, the construction of all necessary transverse and longitudinal crosswalks, manholes, surface sewers, lot lateral sewers, gas and

water services, and the cleaning of the main sewers in the streets at any point found to be necessary. The width of the main roadway between curb lines to be 32 feet, and old curbstones now in place between Caledonia avenue and Ford street to be re-dressed and re-set when found acceptable for use.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$15,500, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by, and derive an advantage from such an improvement, to wit:

One tier of lots and parcels of land on each side of Troup street, from Caledonia avenue to Prospect street.

Ald. Foley moved that the ordinance be amended by striking out that portion west of the W. N. Y. & P. P. R. R.

Lost by the following vote:

Ayes—Ald. Williams, Foley, Hall, Swikehard, Schroth—5.

Nays—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Judson, Kelly, Thayer—9.

The ordinance for Troup street Medina stone improvement was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Judson, Schroth, Kelly, Thayer—12.

Nays—Ald. Foley, Swikehard—2.

FINAL ORDINANCE, NO. 3,702.

SAVANNAH STREET MACADAM IMPROVEMENT.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz.:

An ordinance to improve Savannah street, from Monroe avenue to Court street.

And after hearing such allegations from all persons appearing,

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 Savannah street from the north curb line of Monroe avenue to the south curb line of Court street by constructing a "Telford Macadam" pavement where necessary between the terminal limits mentioned, with Medina stone gutters and curb stones on each side thereof, properly connected with all intersecting streets, alleys and driveways; width of main roadway between curb lines to be twenty-eight feet. To include also the proper construction and adjustment of all the necessary transverse and longitudinal crosswalks, and the construction of a Portland cement flag walk, five feet in width, on each side of said street throughout its entire length, except where asphalt, stone or cement walks now exist, or where longitudinal crosswalks shall be constructed. Also the cleaning of the main sewer in the street, if found to be necessary, and the construction of all necessary surface sewers, manholes and such lot lateral sewers, water and gas services as may be reasonably expected to be necessary for future use. Where stone walks now exist that do not conform to the proper grade and alignment, they shall be re-laid and be made to conform thereto.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof the sum of \$13,500 which being deemed reasonable is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of Savannah street, from Monroe avenue to Court street.

Ald. Williams presented a remonstrance. The ordinance for Savannah street Mac Adam improve-

ment was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

On motion of Ald. Foley action on the ordinance for Martin st. asphalt improvement was further postponed two weeks.

On motion of Ald. Foley action on the final ordinance for Ethel st. opening and extending was postponed two weeks.

FINAL ORDINANCE, NO. 3,703.

OPENING A STREET FROM JEFFERSON AVENUE TO GENESEE STREET.

On Motion of Alderman Bohrer, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to open a new street from Jefferson avenue to Genesee street.

And after hearing such allegations from all persons appearing.

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 that the same to be done, viz:

The opening of a street having a uniform width of 60 feet, from Jefferson avenue to Genesee street. The territory deemed necessary to be taken therefore is described as follows: A strip of land having a uniform width of 60 feet throughout its entire length, extending from Jefferson avenue to Genesee street, the middle line of which shall be located 331 feet south of, and parallel with the south line of Magnolia street.

And the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the City which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land as they exist at the date of the passage of this ordinance, on each side of the street proposed to be opened, from Jefferson avenue to Genesee street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—14.

FINAL ORDINANCE, NO. 3,704.

NORTH UNION STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to sprinkle North Union street, from East avenue to University avenue.

And after hearing such allegations from all persons appearing,

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 Union street, from East avenue to University avenue, during the season of 1889.

And the City Surveyor, under direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$128, which, being deemed reasonable, is hereby approved; and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by and derive an advantage from such improvement, to wit:

One tier of lots and parcels of land on each side of North Union street, from East avenue to University avenue.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

FINAL ORDINANCE, NO. 3,705.

SEVENTH AVENUE PLANK WALK.

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the

improvement described in the following ordinance, viz:

An ordinance to construct plank walks on Seventh avenue, from Central park to Short st.

And after hearing such allegations from all persons appearing,

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 on each side of Seventh avenue, four feet and eight inches wide, from Central park to Short street, also the necessary sidewalk grading and gutter formation.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$375, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land on each side of Seventh avenue, from Central park to Short street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

FINAL ORDINANCE, NO. 3,703.

NORTH JOINER STREET PIPE SEWER.

On motion of Ald. Schroth the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to construct a pipe sewer in North Joiner street, from Langham street to Clifford street.

And after hearing such allegations from all persons appearing.

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 North Joiner street, beginning at a point opposite the center of Langham street, and extending southward to intersect the sewer in Clifford street, with the necessary manholes, surface sewers, lot laterals, lot connections, roadway grading and gutter formations.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$1,550, which, being deemed reasonable, is hereby approved; and the whole expense of said improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement to wit:

One tier of lots and parcels of land on each side of North Joiner street, from the prolonged axial line of Langham street to Clifford street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

FINAL ORDINANCE, NO. 3,707.

CHILD STREET PIPE SEWER.

On motion of Ald. Schroth, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to construct a pipe sewer in Child street, from near Campbell street to Orange street.

And after hearing such allegations from all persons appearing,

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 12 inch vitrified pipe sewer in Child street from the sewer in Orange street to a point 16 feet north of the north line of Campbell street, with the necessary manholes, surface sewers, lot laterals, connections and the necessary roadway grading and gutter formations.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$550, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land on each side of Child street from Orange street to Campbell street.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

FINAL ORDINANCE NO. 3,708.

SEVENTH AVENUE PIPE SEWER.

On motion of Ald. Schroth, the Common Council proceeded to hear allegations in relation to the improvement described in the following ordinance, viz:

An ordinance to construct a pipe sewer in Seventh avenue, from near Short street to Central Park.

And after hearing such allegations from all persons appearing,

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 10 inches in diameter in Seventh avenue, from the sewer in Central park to a point 95 feet north of Short street; also the necessary manholes, surface sewers, lot laterals, connections and the required roadway grading and gutter formation.

And the City Surveyor, under the direction of this Council, having made and reported as an estimate of the expense thereof, the sum of \$850, which, being deemed reasonable, is hereby approved, and the whole expense of such improvement is hereby directed to be assessed upon the following portion and part of the city which this Council deems proper to be so assessed for, and will be benefited by such improvement, to wit:

One tier of lots and parcels of land on each side of Seventh avenue from Short street to Central Park.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—13.

On motion of Ald. Thayer action on the adoption of final ordinance for Bay street sewer was indefinitely postponed.

Ald. Judson moved that action on the final ordinance for Alexander street sprinkling, No. 3,590 be reconsidered. Adopted.

Ald. Judson presented a remonstrance. On motion of Ald. Judson, further action was indefinitely postponed.

PENAL ORDINANCES.

Ald. Williams asked and received unanimous consent to present the following penal ordinance: Such consent being given, Ald. Williams moved that said ordinance be adopted.

The Common Council of the City of Rochester do ordain as follows:

Section 1 of an ordinance to regulate the burial of the dead and for the protection of Mt. Hope Cemetery, passed November 15, 1887, is hereby amended so as to read as follows:

Section 1. No person shall bury or inter, or aid or assist in burying any dead human body within the city of Rochester, except in Mount Hope Cemetery, Oak Hill Cemetery, Rapids Cemetery, or in the Friends' Cemetery, or the cemetery on Mt. Hope avenue, adjoining the same in this city, under the penalty of twenty dollars for each offense.

§ 2. This ordinance shall take effect immediately.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, Fee, Kohlmetz, Fritzsche, Williams, Hall, Swikehard, Judson, Schroth, Kelly, Thayer—12.

electric light or gas lights on Baden street, between Hanover street and St. Joseph street. Referred to Lamp Committee.

By Ald. Schroth—Resolved, That the name of North street be changed to North venue, it being in a direct line with North avenue and the numbering continuing already, will not necessitate the renumbering of the numbers on said street. Adopted.

By Ald. Kelly—Resolved, That the Lamp Committee and First Assistant Surveyor be directed to ascertain as to the necessity for Edison incandescent lights on Thrush street, between Driving Park avenue and Rowe street; also at the corner of Otis and Sterling streets, and report at the next meeting, with recommendations. Adopted.

By Ald. Kelly—Petition of John M. Reis for permission to erect a wood building on Ames street. permission was granted.

By Ald. Thayer—Petition of Abraham Collyer. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Thayer—Petition for the cleaning, improving and sprinkling of East avenue. Referred to the Surveyor to prepare an ordinance.

By Ald. Thayer—Petition of Catherine M. Esters and Andrew Hendle. Referred to the Assessment Committee.

ROCHESTER, March 19th, 1889.

To the Honorable the Common Council:

GENTLEMEN—The undersigned respectfully represents that he has opened a street from Henry street east to Charton street, said new street being a continuation of Thompson street, and designated as Thompson street, and have opened said street for public use, have filed a map thereof in the County Clerk's office and have fully dedicated the same as a public street; and I hereby request your Honorable Body for, and in behalf of the city of Rochester, to accept the dedication of said street. Respectfully,

IRA L. OTIS.

Ordered received, filed and published.

By A. d. Thayer—Resolved, That the communication of Ira L. Otis in dedicating a certain street 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 Ira L. Otis has performed all acts necessary to render the dedication of such street to public use complete and legal. Adopted.

By Ald. Thayer—Resolved, That the amount of the official bond of the City Treasurer for the term commencing April 1st, 1889, be and hereby is fixed at the sum of fifty thousand dollars (\$50,000). Adopted.

By Ald. Thayer—Resolved, That the Finance Committee be, and hereby is, authorized to employ suitable persons to assist in examination of the Treasurer's annual report. Adopted.

By Ald. Thayer—Resolved, That the Senator and Member of Assembly for this district be, and they hereby are, respectfully respectively requested to urge the passage of an act of which the following is a draft:

AN ACT to amend chapter six hundred and fourteen of the laws of eighteen hundred and eighty-seven, entitled "An act to establish a Police Pension Fund for the City of Rochester."

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivision five of section two of chapter six hundred and fourteen of the laws of eighteen hundred and eighty-seven, entitled "An act to establish a police pension fund for the city of Rochester," is hereby amended by adding thereto the following:

The license fees to be charged for the public use of billiard and pool tables in said city shall be at the rate of five dollars each for the first two tables, and two dollars for each additional table used or put in the same room during any one year. And the police commissioners of said city are hereby authorized to appoint a person whose duty shall be to issue all such licenses,

in the name of the city of Rochester, to all proper persons applying therefor within said city, upon the payment to him of said license fees, and shall be the duty of such person to pay over any and all moneys thus received by him to the treasurer of police pension fund.

§ 2. This act shall take effect immediately.

Adopted.

Ald. Williams moved that action on the final ordinance for Lake avenue asphalt improvement, No. 3,568, published at page 336 current proceedings, and adopted January 4, 1889, be reconsidered. Adopted.

By Ald. Tracy—Resolved, That the Lamp Committee and First Assistant City Surveyor be directed to replace the lamp taken from Allen street at intersection of Montgomery alley. Adopted.

On motion of Ald. Fee the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council, March 28, 1889.

CHARTER MEETING.

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

Ald. Sullivan moved that F. J. Irwin, City Messenger, act as clerk. Adopted.

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohnmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

Ald. Selye arose to a question of privilege and after a statement of the action taken on the ordinance for Lake avenue asphalt improvement, moved that the final ordinance for Lake avenue asphalt improvement be taken from the table and adopted. The motion of Ald. Selye was not seconded. Ald. Selye submitted the following:

CITY ATTORNEY'S OFFICE,
ROCHESTER, N. Y., March 28, 1889.

Alderman DeVillo W. Selye:

MY DEAR SIR—In reply to your question whether the Mayor had the legal right to veto the resolution, made at the last meeting of the Common Council, reconsidering the action taken in reference to the final ordinance for the improvement of Lake avenue, I would say that in my opinion the language of the Charter is broad enough to give to the Mayor the right to veto that motion.

Very respectfully,

CHAS. B. ERNST, City Attorney.

Ald. Kelly moved to proceed to the consideration of the Mayor's veto of the action of the Common Council reconsidering the ordinance for Lake avenue asphalt improvement. Adopted.

By the Clerk—

"Ald. Williams moved that action on the final ordinance for Lake avenue asphalt improvement, No. 3,568, published at page 336 current proceedings, and adopted January 4, 1889, be reconsidered. Adopted."

MAYOR'S OFFICE,
ROCHESTER, March 28, 1889.

Gentlemen of the Common Council:

In the matter of the improvement of Lake avenue, I have from the first endeavored to aid the residents on that thoroughfare to secure such an improvement as would be satisfactory to them, provided it be also a substantial and actual improvement.

For this reason when the asphalt ordinance was first adopted I gave an opportunity for those to be heard by your honorable body who claimed that the people desired a Medina stone pavement instead of asphalt. The only method open to me to secure this object was by a veto of the asphalt ordinance, which was made upon condition that a majority petition for a Medina stone pavement should at the same time be presented to your honorable board for its consideration. This course brought both forms of improvement before the Common Council, and the advocates of both asphalt and Medina stone were heard by you, with the result of a unanimous vote in favor of the former.

The entire city is deeply interested in some form of substantial improvement of Lake avenue, and no further delay in securing the same should now be encouraged.

All interested persons have had the fullest hearing upon the two forms advocated, and after mature deliberation, and with the concurrence of a very large proportion of those who are to pay for the same, as well, I believe, as of the great majority of the citizens of the city, asphalt pavement has been decided upon by your unanimous vote.

I am not willing to sanction any action of this Common Council which will result in further delay. The present condition of that street is a disgrace to the city, and should not be tolerated longer than necessary to give the people who are to pay for the improvement a fair and just opportunity to discuss the particular form of improvement to be selected.

No complaint can now be made that all have not had this fair opportunity. It is not even suggested that a reconsideration of the asphalt ordinance is desired for further discussion upon the merits of Medina stone and asphalt respectively. No one now asks your honorable body for any other than an asphalt pavement.

Inasmuch, then, as the vote to reconsider this ordinance would, if allowed to stand, simply delays an improvement not only imperatively demanded by the residents upon that street, and by the entire city, but also one, the character of which is practically concurred in by all, it would seem that your action in reconsidering the ordinance was, to say the least, hasty and ill-advised.

I therefore return that portion of your proceedings relating to the same, with my disapproval.

CORNELIUS R. PARSONS, Mayor.

The President stated the question to be: "Shall the resolution stand notwithstanding the objection of His Honor the Mayor?"

Adopted by the following vote:
Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Kelly, Thayer—12.

Nays—Alds. Fritzsche, Judson, Schroth, Bohrer—4.

The veto of the mayor was not sustained.

PRESENTATION OF PETITIONS, ACCOUNTS, REMONSTRANCES, ETC., AND THEIR REFERENCE.

By Ald. Sullivan—A communication relating to sidewalks on portions of Brown street and Mill street.

Referred to the Surveyor to prepare ordinances.
By Ald. Williams—Petitions of William Herle, J. M. Dana, S. G. Dana and the International Seed Co. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Foley—Petition of P. Eagan to move a wood building, and moved that permission be granted under direction of the Executive Board and the Fire Marshal. Adopted.

Also, petition of P. Eagan and Edwin A. Fisher for permission to erect wooden buildings. Permission was granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Foley—Bills of

St. Mary's Hospital,	board....	\$2,959 82
Church Home,	610 20
Sisters of Mercy,	678 86
Home of Friendless,	78 00
Home of Industry,	343 62
Industrial School,	880 22
St. Joseph's Orphan Asylum,	1,030 85
St. Patrick's	822 86
Rochester	555 20
St. Mary's	826 80
J. Fisher, meat.....	100 90
Jos. Schleyer,	121 21
J. Wittman,	144 60
Jos. Badhorn,	82 85
O' Kane Bros.,	481 23
B. Riechenberger,	149 20
John Hahn,	138 40
E. Ernest,	79 62
Grainger & Smyth Bros.,	50 00
Fred Murr,	133 51

Otto Roth	bread.....	60 82
Mat Jacobs,	75 17
F. L. Deininger,	51 57
Geo. Engler,	57 13
Kath Keeler,	41 71
H. Bastian,	49 56
Wm. Benz,	17 12
Fleckenstein Bros.,	167 22
J. C. Gray,	groceries.....	8 00
Geo. J. Weider,	5 00
Bernhard & Casey,	coal	135 00
W. C. Dickenson,	513 40
Home of Industry,	84 48
H. D. Stone,	flour	478 90
Gerding Bros.,	and meal.....	201 25
Thos. Groves,	shoes.....	44 55
Diana Steffel,	rent.....	7 00
W. B. Maloney,	17 00
A. W. Mudge,	burials.....	24 00
Wolf, Culligan & Co.,	24 00

Referred to Poor Committee.
By Ald. Selye—Petition for sidewalk on Locust street. Referred to the Surveyor to prepare an ordinance.

Ald. Selye presented the petition of T. A. Ashton for permission to erect a wood building on Selve Terrace, and moved that permission be granted. Adopted. Also petitions of A. Wandell and Mary Murphy. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also a remonstrance against sprinkling Vincent place ordered received and filed.

By Ald. Hall—Petitions of E. F. Ellsworth and John H. Schantz. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Hall presented the petition of N. C. Hanna for permission to erect a wood building on Alexander street, and moved that permission be granted. Adopted.

By Ald. Swikehard—Petition for water in Essex street. Referred to the Water Works Committee and Executive Board.

By Ald. Swikehard—Petition of Charles Reist, Charles Hetzel and Christian Seel, Sr. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Judson—Petition for water in Seager street. Referred to the Water Works Committee and Executive Board.

Ald. Schroth presented the petition of Frederick Fritz and William C. Thomas for permission to erect wood buildings, and moved that permission be granted. Adopted.

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

Ald. Kelly presented the petition of George F. Danforth for permission to erect wood building on Colvin street, and moved that permission be granted. Adopted.

By Ald. Kelly—Petitions for plank walks on Sixth street and Thrush street, and sewers in Campbell street, and Anne, Otis and Warner streets. Referred to the Surveyor to prepare ordinances.

By Ald. Thayer—Petition for a plank walk on Fifth avenue. Referred to the Surveyor to prepare an ordinance.

Also, petitions for electric lights in Parsells avenue and Lasser street. Referred to the Lamp Committee and Surveyor.

By Ald. Thayer—Petitions for water in Wilson avenue, Van Stallen park, Norton street, Bremen street, Townsend street, Moulson street, Borchart street and Klein street. Referred to the Water Works Committee and Executive Board.

Also, a petition from taxpayers on North Goodman street, relating to the assessment for plank and cement walks. Referred to the Assessment Committee.

By Ald. Thayer—
To the Hon. the Common Council of the City of Rochester:

The petition of J. E. Bancker, as executrix of John Bancker, deceased; Henry G. Sauer and Mary E. Sauer, respectfully shows:

First—That your petitioners hereby gives and dedicates to the city of Rochester for the use of a

T. J. Kenning, ..	3 00
A. McDade, ..	24 00
S. Dubelbeiss, ..	6 00
Brewster, Gordon & Co., ..	52 45
J. G. Bailey, ..	14 00
Geo. J. Knapp, ..	12 00
Frank Defendorf, ..	20 75
B. Kramer, ..	9 00
C. A. Armbruster ..	20 00
Jas. McMannis, ..	107 73
George Lang, ..	12 00
Thomas McAnarney, ..	8 00
Mrs. M. Heberger, ..	12 00
J. C. Bull & Co., ..	3 00
W. S. Woodruff, ..	91 00
P. Connaughton, ..	24 00
Hunt Bros., ..	13 00
Jacob B. Hall, ..	20 50
W. C. Green, ..	4 00
C. F. Scheuerman, ..	54 03
C. M. Sutton, ..	7 50
Foery Bros, ..	9 00
E. F. Royston, ..	47 27
G. Goetzman, ..	67 50
B. O'Reilly, ..	78 50
Wolf, Culligan & Co., ..	43 50
L. W. Maier, ..	31 50
Jeffrey & Co., ..	12 00
N. J. McTaggart, ..	18 50
Frick & Son, ..	43 50
R. Milliman, ..	25 00
Bender & Schauman, ..	97 00
Geo. Masseth, ..	25 00
Rosenbach & Klingler, ..	30 50
M. McCormick, back hire, ..	10 00
W. S. Lee, ..	1 50
Frank W. Payne, ..	9 50
Chas. King, ..	4 00
Michael Ulton, ..	4 00
Anthony Eble, ..	5 50
Chas. Englert, ..	10 00
Jas. Kavanagh, ..	3 50
J. C. Englert, rent ..	24 00
Julia Wilson, ..	14 25
Jane Harrison, ..	4 00
Geo. S. Thompson, ..	34 50
J. Z. Culver & Co, ..	6 00
J. G. Zapff, ..	7 50
J. C. Coleman, ..	30 00
T. Derrick, ..	5 25
Johanna Yawman, ..	28 00
Morris Kiley, ..	8 25
Mary Ward, ..	6 00
Jas. Baker, ..	11 00
Mina Lauterbach, ..	15 00
Elizabeth Kelly, ..	19 00
A. B. Crooks, ..	31 50
City Hospital, board, ..	1,077 72
M. Bortle, board ..	30 00
E. J. Keehn, shoes ..	55 50
R. S. Lewis, transportation ..	6 50
F. J. Amsden, ..	8 29
W. C. Dickinson, coal ..	873 00
Sunday Herald Printing Company, print- ing, ..	9 00
R. M. Myers & Co., paper ..	7 56
O. J. & J. A. Bryan, drugs and medicines ..	1 55
P. G. Seiner, ..	15 50
E. H. Davis & Co., ..	12 70
H. Hedditch, meat ..	50 00
Kleinhaus Bros, ..	25 00
B. Ritzenthaler, disbursements ..	72 81
St. Mary's Hospital, board ..	2,959 82
Church Home, ..	610 20
Sisters of Mercy, ..	678 86
Home of Friendless, ..	78 00
Home of Industry, ..	343 62
Industrial School, ..	880 22
St. Joseph's Orphan Asylum, ..	1,030 85
St. Patrick's Orphan Asylum, ..	822 86
Rochester Orphan Asylum, ..	555 20
St. Mary's Orphan Asylum, ..	826 80
J. Fisher, ..	100 90
J. S. Schlyer, meat ..	121 21
J. Wittman, ..	144 60
Jos. Badhorn, ..	82 85
O' Kane Bros., ..	481 23
B. Reichenberger, ..	149 20

John Hahn, ..	136 40
E. Ernest, ..	79 62
Grainger & Smith Bros., ..	50 00
Fred Murr, ..	133 51
Otto Roth, ..	60 82
Mat Jacobs, bread ..	75 17
F. L. Denninger, ..	51 57
Geo. Englert, ..	57 13
Cath. Keeler, ..	41 71
H. Bastain, ..	49 56
Wm. Benz, ..	17 12
Fleckenstein Bros., ..	167 22
J. C. Gray, groceries ..	8 00
Geo. J. Weider, ..	5 00
Bernhard & Casey, coal ..	135 00
Home of Industry, bread ..	84 46
H. D. Stone, flour ..	478 90
Gerling Bros., flour and meal ..	291 25
Thos. Groves, shoes ..	44 85
Diana Stiefel, rent ..	7 00
W. C. Dickinson, coal ..	613 40
A. W. Mudge, burials ..	24 00
Wolf, Culligan & Co., burials ..	24 00
W. B. Maloney, rent ..	17 00

PAY ROLL FOR MONTH OF MARCH.

B. Ritzenthaler, Overseer ..	141 66
J. H. McGregor, Clerk ..	75 00
Thos. Swanton, ..	75 00
Jos. Eagan, ..	75 00
Geo. Hartel, ..	66 66
Dr. V. A. Hoard, city physician ..	41 66
Dr. P. E. Rivard, city physician ..	41 66
Dr. W. W. Ruby, city physician ..	41 66
Dr. N. M. Collins, city physician ..	41 66
Dr. A. L. Roseboom, city physician ..	41 66
Dr. A. R. Gumbarts, city physician ..	41 66
P. P. Dickinson, Excise Commissioner ..	60 00
C. Herzberger, ..	60 00
James Malley, ..	60 00
John Mason, clerk ..	65 00

LAMP FUND.

Edison Electric Light Co., lighting lamps, Jan ..	1,500 73
Brush Electric Light Co., lighting lamps, Jan ..	6,798 30
Rochester Electric Light Co., lighting lamps, Jan ..	2,161 01
Municipal Gas Co., lighting lamps, Jan ..	836 90
Rochester Gas Co., lighting lamps, Jan ..	278 50
Citizens Gas Co., lighting lamps, Jan ..	876 90
Citizens' Gas Co., removing posts ..	2 23
Hayden Furniture Co., oak case for lamp map ..	100 00
Citizens Gas Co., lighting lamps, Feb ..	747 35
Rochester Gas Co., ..	226 80
Municipal Gas Co., ..	301 00
Brush Electric Light Co., lighting lamps, Feb ..	6,187 80
Edison Electric Light Co., lighting lamps, Feb ..	1,280 78
Rochester Electric Light Co., lighting lamps, Feb ..	1,983 49

PAY ROLL, MONTH OF MARCH.

C. R. Finnegan, supt. electric wires ..	\$ 50 00
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CITY PROPERTY FUND.

Howe & Rogers, carpets and lineolum ..	\$119 08
Ellwood & Brien, labor and material ..	6 55
Edison Electric Light Co., lighting month of February ..	141 67
F. J. Irwin, monthly cleaning ..	69 50
F. H. Hall, labor and material ..	4 60

HEALTH FUND.

John Roach, collecting garbage ..	76 00
John Becker, ..	114 00
Wm. Rosengreen, ..	85 50
Martin Mason, ..	90 25
Lorenz Sehm, ..	95 00
Peter Hardy, ..	114 00
Jacob Rauber, ..	91 00
Jacob Stein, ..	76 00
Daniel Hickey, ..	106 87

PAY ROLL, MONTH OF MARCH.

Dr. J. J. A. Burke, Health Officer ..	\$ 83 33
Geo. Messmer, Registrar ..	70 83

Messenger, Messenger	33 33
Wm. T. Kohlmetz, supt. of garbage	104 00
Alex. Bruce, plumbing inspector	125 00
Henry M. Heindol, keeper Hone Hospital,	50 00
Geo. W. Hall, Health Inspector	41 66
J. N. Harder,	41 66
Jas. Purcell,	41 66
Frank Downing,	41 66
John Galvin, sewer flusher	5 00
Aug. Heibing,	41 66

POLICE FUND.

E. M. Moore, M. D., medical services	\$250 00
John L. Chase, carrots	5 00
John B. Pike, repairs at headquarters	25 74
Wm. Croston, brooms	2 75
Chas. Seiffert, expenses in Schlechter case	11 20
Chas. Seiffert, expenses in Kearns case	6 50
Chas. McCormick, expenses in Sullivan case	2 35
Thos. Dukelow, expenses in Reynolds case	5 42
B. Frank Enos, expenses for January, 1889	9 29
Postal Tel. Cable Co., services, 1889	6 46
Western Union Tel. Co., services	12 13
Oaks & Calhoun, crane badges	9 13
Jas. Field, waste, &c., patrol department	3 33
Ed. Monaghan, horse-shoeing	42 25
James Butler, hack hire	2 75
Chas. H. Bidwell, oats	66 78
Chas. E. Morris, blank books, &c.	15 64
Sunday Herald Printing Co., printing blanks	13 25
Fred W. Lang, hay and straw	25 90
Jas. R. Chamberlain, hose, &c., headq'rs.	17 02

PAY ROLL FOR MONTH OF FEBRUARY.

B. Keeler, Police Justice	\$291 67
B. Frank Enos, Police Clerk	150 00
Peter Lauer, court attendant and interpreter	90 00
John H. Dana, court officer	75 00
S. A. Pierce, Police Surgeon	50 00
Addie De Stoebler, Police Matron	50 00
J. P. Cleary, Superintendent	150 00
Chas. McCormick, Day Capt. and As. Chief	125 00
Wm. Keith, Night Capt.	116 67
John C. Hayden, Chief of Detectives	108 33
Thos. Lynch, night detective	90 00
Henry Baker, Detective	90 00
Jos. S. Roworth	90 00
Patk. C. Kavanagh	90 00
Thos. Dukelow	90 00
Ben C. Furtherer	90 00
Geo. Long	90 00
Robert Burns	90 00
Chas. Seiffert	90 00
Frank B. Allen, Lieutenant	85 00
John A. Baird	85 00
John E. McDermott	85 00
Frank S. Skuse	85 00
Fred Kippnut	85 00
Wm. White, Patrolman, 4 a. m.	75 00
Ed. Van Vorst	75 00
John C. McQuatters	75 00
John M. Reis	75 00
William Murray	75 00
Ed. O'Loughlin	75 00
Louis Nold	75 00
John Mitchell, 12 m.	75 00
Wallace R. McArthur	72 50
Andrew Connolly	75 00
Hugh Clark	75 00
Jacob Frank	75 00
Danl. Golding	75 00
Mich. Hynes	75 00
Ed McDonough	75 00
Dennis Hogan	75 00
Wm. Laragy	75 00
Mich. Cain	75 00
Wm. McKelvey	75 00
Geo. Mohr	75 00
Jacob Harter	75 00
Robert Sloan	75 00
Jos. St. Hellen	37 50
John Wangman	75 00
Nich. J. Loos	75 00
John Dean	75 00
Samuel Schwartz	75 00

James A. Johnson	75 00
John Monaghan	75 00
John B. Davis	75 00
Jas. P. Flynn	72 50
Charles W. Peart	75 00
Charles Hart	75 00
Peter Hess	75 00
Oliver A. Youle	75 00
Hiram Rogers	55 00
Benj. L. Stetson	70 00
Patk. Caulfield	75 00
Patrick Culligan	75 00
Michael Englert	75 00
John Sullivan	75 00
George H. Kron	75 00
Henry Baker, Jr.	75 00
Michael Fitzpatrick	57 50
William Hilliard	72 50
Fred. Walter	75 00
John Bletzer	75 00
A. J. Moynihan	75 00
Ferd. A. Klubertanz	75 00
John E. Moran	75 00
Theo. H. Cazeau	75 00
Chas. P. Player	70 00
Job. W. Chatfield	75 00
John Coughlin	75 00
Albert Gerber	75 00
John W. Banker	70 00
James B. Cady	75 00
Albert B. Marble	72 50
John M. Durkin	75 00
Julius Luscher	75 00
Wm. E. O'Brien	75 00
Chas. Weber	72 50
John Shire	70 00
Victor Hohman	75 00
Charles C. Alt	75 00
Jeremiah O'Grady	75 00
Thos. H. Gargan	75 00
Martin P. Snyder	75 00
John A. Weber	75 00
John P. McDonald	75 00
Wm. A. Metzger	75 00
Thos. Foley	75 00
Frank J. Lynch	75 00
James Keenan	75 00
Sharon L. Sherman	75 00
Wm. S. Mullane	72 50
Thos. F. O'Connor	72 50
Julian A. Brown	70 00
Richard S. Congar	75 00
Geo. W. Finkle	75 00
Carl L. Shepard	62 93
George Stanton	60 76
Wm. H. Smith	65 00
Joseph Krah	54 25
Jos. A. Rendland	4 34
Chas. W. Struble, doorman	75 00

PATROL DEPARTMENT.

Thos. A. Burchill, sergeant	85 00
Mich. Zimmerman	85 00
Ed. J. O'Brien	85 00
Patk. J. Cummings, policeman on wagon	72 50
James E. Ryan, policemen on wagon	75 00
George Kleisley, policemen on wagon	75 00
Chas. Dingman, Driver	75 00
Robt. B. Swanton	75 00
Chas. Wilson	75 00
Louis W. Miller, operator	50 00
Henry W. Martin	50 00
Jos. B. Smith	50 00
Jacob Markey, janitor	65 00
Maggie Gaffney, cleaning	25 00

EXECUTIVE BOARD DEPARTMENT, ROCHESTER, N. Y., March 25, 1889.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE,
Clerk of Executive Board.

Highway Fund.

Pay-roll week ending March 7.	\$ 1,562 42	
March 14.	958 77	
March 21.	1,528 97	
		\$4,050 16
John Sanders, grates and repairs	39 08	
The Times Printing and Publishing Co., snow and ice notices	10 00	
Henry Hebing, hardware	14 55	
Chas. Wells & Sons, repairs to tools	8 85	
Foley & Duncan, lumber	73 39	
Alfred P. Mann, repairs to harness	7 70	
Garvey & Donnelly, repairs to tools	14 30	
Louis Ernst & Son, hardware	25 98	
H. A. Kingsley & Co., hardware	43 46	
Fred Hall, painting	3 00	
Thos. J. Neville, clerk, disbursements	19 10	
Hicks & McKenzie, horse shoeing	1 25	
Jas. Sullivan, repairs to tools	4 28	
Total		\$4,315 10

Water Pipe Fund.

Pay roll for March, 1889.	\$ 695 91
R. D. Wood & Co., hydrants	1,740 00
John C. Barnard, colors	1 96
Thos. J. Neville, clerk, disbursements	17 43
Total	\$2,455 30

Water Works Fund.

Monthly pay roll, operating expense roll.	\$2,522 54
service and repair roll.	2,101 68
Geo. W. Aldridge, salary for March, 1889.	200 00
Jas. M. Aikenhead,	200 00
Julius Armbruster,	200 00
B. F. Harris, rent of barn for March.	37 50
Brush Electric Light Co., lights for February.	8 40
Massasoit Manufacturing Co., waste.	25 50
Sarah Goldberg, meter.	12 00
Rochester Gas Light Co., gas.	12 00
Ludlow Valve Manufacturing Co., bolts for valves.	16 39
National Meter Co., meters.	591 75
A. F. & S. C. Stewart, repairs to wagons.	62 74
Howe & Bassett, plumbing supplies.	2 32
Geo. Bantel & Sons, difference in exchange of horses.	50 00
Thos. W. Ford, plumbing supplies.	155 32
W. T. Fox,	1 17
E. H. Chapin, oil.	23 20
Louis Ernst & Son, hardware.	18 37
P. A. Clum & Co., castings.	4 03
S. B. Williams, oil.	7 75
Smith & Hollister, supplies.	3 68
Joseph Nunn, taps, &c.	104 50
Henry Hebing, hardware.	3 68
Eureka Steam Heating Co., castings.	51 81
Thos. J. Neville, clerk, disbursements.	56 88
Hicks & McKenzie, horseshoeing.	11 00
Rochester Lead Works, lead pipe.	12 00
Alfred P. Mann, harness supplies.	13 10
James Field, rope, oakum, &c.	10 72
F. Short, hay.	23 25
Cross Bros. & Co., leather.	2 00
Chamberlain's Rubber Store, packing, &c.	8 52
Chase & Otis, lumber.	20 60
H. A. Kingsley & Co., hardware.	12 63
Geo. A. Lane, repairs to wagons.	78 20
Joseph H. Adwen, painting wagons and buggy.	43 00
Wm. B. Burke, iron supplies.	3 39
J. S. Graham & Co., repairs to machinery.	137 41
Jas. Gosnell, paint, glass, &c.	7 61
J. E. Watters, coal.	2 85
Henry D. Blackwood, staining bill case.	1 50
M. Barry, wood and sand.	27 50
Alfred Jackson, stationery.	34 56
W. E. Woodbury, oil, matches, &c.	17 65
Thos. M. Blossom, labor.	6 60
Total	\$6,947 33

Fire Department Fund.

Monthly pay roll for March, 1889.	\$ 6,248 05
Active Hose Co., monthly appropriation.	250 00
Alert Hose Co., monthly appropriation	237 50

Protective Sack and Bucket Co., quarterly appropriation	400 00
Rochester Gas Light Co., gas	25 35
Samuel Bemish, paid for washing	45 75
James Field, rope, etc.	37 98
Geo. Engert & Co., coal	112 40
Thos. W. Ford, plumbing	24 55
Clark & Knapp, sponges, etc.	19 65
Picard, Simpson & Wilbur, horse	250 00
Henry D. Stone, oats, etc.	306 63
H. Brewer & Co., salt and pails	4 05
Geo. B. Page & Son, hoods, blankets, etc.	60 00
P. A. Moran, horse shoeing	80 50
S. B. Williams, oil	5 90
Christian Muhl, hay and straw	68 02
Bell Telephone Co., rent of telephones, etc.	85 30
John H. Hill, battery plates, wires, etc.	40 43
The Gamewell Fire Alarm Telegraph Co., repairs to fire alarm box.	11 75
A. V. Smith Co., supplies	21 00
Utica Fire Alarm Telegraph Co., fire alarm boxes, wire, etc.	497 08
John Walsh, plumbing	8 44
Edward Monaghan, horseshoeing	196 75
A. F. & S. C. Stewart, hose wagon, and repairs to apparatus	779 43
Hicks & McKenzie, horse shoeing	353 50
Dr. A. Tegg, veterinary services and medicine	190 00
August Linkie, brown horse	200 00
Howe & Bassett, plumbing	13 36
Chas. L. Horn, Est. No. 4, Grand st. hose house.	500 00
Thos. J. Neville, clerk, disbursements for hay, etc.	164 07
Total	\$11,237 44

Local Improvement Funds.

D. G. W. Hatch, inspection Goodman st. outlet sewer extension, O. 3,259.	\$ 41 88
Jacob Kolb, inspection Lyell ave. and Saxton st. outlet sewer (Sec. 1), O. 3,537.	42 50
Street Department.	
Inspection, stakes, etc., Champlain street pipe sewer, O. 3,557.	82 73

FINAL ESTIMATES.

H. L. & F. W. Jones, Champlain street sewer, O. 3,557.	\$400 00
Total	\$567 11

Adopted by the following vote:
 Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—16.

ANNUAL REPORT OF THE FINANCE COMMITTEE.
 To the Honorable, the Common Council of the City of Rochester:

At the close of the fiscal year, your Finance Committee is happy to report that the appropriations made one year ago appear to have been judiciously expended by the respective departments to which they were entrusted; and, while it does not appear that there was any excess of appropriation, the amounts appropriated appear to have been sufficient for the purposes designated, and, with a single exception, which was clearly an unforeseen emergency, there has been no occasion for additional appropriations, or deficiency notes, during the year; the exception referred to, being the appropriation called for to meet the claims resulting from awards and damages in the suits of the Honeoye millers, the sewer suits against the city, and \$5,115.66, transferred from the contingent fund to the park fund, making a total of \$32,020.85; for a part of which, the note of the city was duly issued for \$25,000.00.

In conclusion, it is the pleasant duty of your committee to extend hearty congratulations all round, upon the harmonious and successful results of the year, with due thanks to your honorable body and the heads of the several departments for the co-operation and support, which

have made such results possible.

Respectfully submitted,

H. G. THAYER,
JOHN H. FOLEY,
GEO. B. SWIKEHARD,
FRANK FRITZSCHE,
JAMES S. JUDSON,
Committee.

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

ANNUAL REPORT OF THE WATER WORKS COMMITTEE.

ROCHESTER, March 26, 1889.

To the Honorable, the Common Council:

GENTLEMEN—Your Water Works Committee respectfully present the following report at the close of the fiscal year 1888-9.

The number of miles of water pipe mains laid in the streets of this city at this date is..... 204 380-1000

The number of miles of pipe mains laid during the fiscal year now closing is.. 16 745-1000

The total number of fire hydrants in use at this date is..... 1,903

The number of fire hydrants set during the fiscal year is..... 190

The number of stop gates now in use in the city is..... 2,327

The number of gates set during the past fiscal year is..... 153

There was raised in the last tax levy for the water pipe extension fund the sum of..... \$128,000 00

Of this sum \$28,000 was used for paying deficiency notes made for the preceding year.

The appropriation to this fund proved sufficient to make such extensions as were deemed most needed.

The following named parties have from time to time advanced small sums for water pipe extensions, which, following the usual and proper practice of the Common Council, should now be refunded to them.

Thomas Drausfield, extension in Myrtle Hill park.....	\$ 39 33
Charles H. Wiltsie, extension in Ketchum street.....	675 29
Conrad Eisenberg, extension in Merriman place.....	145 10
Wm. H. Gorsline, extension in Center street.....	46 03
East Side Savings Bank, extension in South Clinton street.....	57 74

Total..... \$1,018 49

In addition to the foregoing charges against the Water Pipe Extension Fund, it will be necessary to extend both systems of the water mains to the lift bridges now in process of construction at West avenue and Smith street, at an estimated cost of \$1,150.

The Common Council has recently also charged this fund with the cost of extensions of water mains in Frankfort and Cataract streets at an estimated expense of \$1,700.

There will also be chargeable to said fund the current expenses to the first of June next, consisting of its proportion of cost of printing yearly report, tables of gates and hydrants, making final maps, etc., to the extent of about \$4,500.

All of these foregoing charges will probably exhaust the present fund, but there is now on hand and paid for, materials suitable to the work of the present year, consisting of hydrants, lead and pipe aggregating in value about \$3,500.

From the foregoing the Common Council will observe that in providing for any future extensions other than those named in the foregoing part of this report, provision must be made for raising money therefor, as the present appropriation will be fully exhausted by the charges against it as stated.

The petitions for water pipe extensions now on file in the Water Department, and which will require consideration at your hands the coming season, will involve an expenditure of at least \$30,000.

A large number of other petitions are in process of preparation, which will largely increase the demand upon the fund beyond the amount stated.

Respectfully submitted,

FRANK FRITZSCHE,
JOHN H. FOLEY,
H. G. THAYER,
T. MILLER KELLY,
T. MCMTLLAN,
Water Works Committee.

Ordered received, filed and published.

By Ald. Foley.

ANNUAL REPORT OF THE POOR COMMITTEE.

To the Honorable 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 28th, 1889:

Receipts.

Merchandise on hand Mar. 29, 1888.....	\$609 90
Annual appropriation.....	30,000 00
Balance on hand March 29, 1888.....	9,852 07
Received from Excise Board.....	44,618 25
Received from towns.....	485 05
Received for board.....	260 10
Total.....	\$85,825 37

Expenditures.

Paid St. Marys Hospital.....	\$11,004 93
Paid City Hospital.....	4,341 57
Paid St. Joseph Orphan Asylum.....	4,085 46
Paid St. Marys Orphan Asylum.....	3,628 36
Paid St. Patricks Orphan Asylum.....	3,060 75
Paid Rochester Orphan Asylum.....	2,162 51
Paid Industrial School.....	2,986 04
Paid Home of Industry.....	1,762 38
Paid Sisters of Mercy.....	2,824 46
Paid Church Home.....	1,094 30
Paid Home of Friendless.....	312 00
Total.....	\$37,262 76

Bread.....	1,592 75
Meat.....	3,767 40
Groceries.....	4,408 05
Flour and meal.....	2,014 52
Burials.....	1,004 50
Coal.....	4,381 60
Board and Rent.....	872 80
Shoes.....	486 35
Transportation.....	141 41
Hack hire.....	205 50
Disbursements.....	328 02
Sundry expenses.....	266 10
Sundries for Excise Board.....	190 36
Medical Supplies.....	210 11
Constables fees.....	14 50
Salaries Overseers and assts.....	5,200 00
City physicians.....	3,000 00
Excise Board and assistants.....	2,940 00
Total.....	\$30,952 97
Outstanding bills.....	18 62

Total.....	\$68,234 35
Deduct relief furnished towns not yet reimbursed.....	\$279 50
Merchandise on hand.....	298 09
Total.....	577 59

Grand total.....	67,656 76
Balance on hand.....	14,817 24
Total cost of support and relief of the poor for the year ended March 28, 1889.....	\$67,656 76

JOHN H. FOLEY
JOSEPH H. FEE,
GEO. B. SWIKEHARD,
Committee.

Ordered received, filed and published.

REPORT OF THE LAW COMMITTEE.

By Ald. Kelly—

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

GENTLEMEN:—Your Law Committee begs leave to submit the following as its report:

Your committee has fully considered the amended draft of the bill now before the Legislature for the acquirement of drainage and sewerage on behalf of the city in the various ponds, waterways, etc., outside of the city limits, as well as in, and we think that the amended draft now contains all that is required, as it provides that, to reimburse the city for any amounts it may pay for such rights of way, it may assess on such parts or portions of the city as your honorable body may deem be fitted, as in case of local improvements.

Your committee would further recommend that the verdicts obtained at the last Circuit Term of the Supreme Court by Mary Myers and another, by guardian, and George A. Zwerger and another, and the judgment of Angella B. Foster against the city, the Executive Board and James Holahan, mentioned in the communication of the City Attorney, be paid.

Your Committee, therefore, recommends that the following resolutions, for the above purposes, be adopted by your honorable body.

Respectfully submitted,

J. MILLER KELLY,
H. G. THAYER,
F. H. WILLIAMS,
JOSEPH H. FEE,
T. McMILLAN,
Law Committee.

Ordered received, filed and published.

By Ald. Kelly—Resolved, That the amended draft of the bill now before the Legislature, referred to in the foregoing report, and approved by the Law Committee, be, and the same hereby is, approved, and that the Senator and member of Assembly of this district be, and they hereby are, respectfully respectively requested to urge the immediate passage of the bill, as thus amended, to the end that it may become a law. Adopted.

By Ald. Kelly—Resolved, That upon the certificate of the city attorney that proper satisfaction pieces have been executed and delivered to him of the judgments to be entered upon verdicts or decisions in the following cases, there be first: two orders drawn by the Clerk upon the City Treasurer, payable from the contingent fund, in favor of Walter S. Hubbard, Esq., plaintiffs' attorney, one for seven hundred and seven dollars and sixty-one cents, in full of the verdict and costs in the case of Mary Meyers and another, by guardian, against the city, and the other for one thousand and two dollars and ninety-seven cents, being in full of the verdict and costs in the case of George A. Zwerger and another against the city; and another order in favor of John W. Stebbins, Esq., plaintiff's attorney, payable from the contingent fund, for seventy dollars and ninety cents, being in full of the judgment of Angella B. Foster against the city of Rochester, the Executive Board and James Holahan.

Adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Frizsche, Williams, Foley, Seize, Hall, Swikehard, Schroth, Bohrer, Kelly, Thayer—15.

By Ald. Kelly—Resolved, That the Senator and member of Assembly from this district are hereby severally requested to have introduced in the Legislature the several acts, one being the charter amendments, ordered received, filed and published at the last meeting of the Common Council, and the other being an act to authorize the city to acquire lands, etc., for sewerage and drainage purposes, and cause the same to be printed and copies thereof sent to this Common Council, but that neither of said acts be passed by the Legislature until after the same are approved by this Common Council. Adopted.

By Ald. Kelly—

ANNUAL REPORT OF THE LAW COMMITTEE.

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

GENTLEMEN: I hereby submit the following report regarding the actions, proceedings and matters under the charge of the law department of the city government for the past year:

The principal cause which has operated to produce a great amount of the litigation to which the city has been subject within the past year and more is that relating to the discharge of sewage from various sewers in the city of Rochester into streams or ditches leading into and through the towns of Brighton and Irondequoit, in this county.

All but three of the plaintiffs in the twenty-three actions brought to recover damages alleged to have accrued by the taking of water from Hemlock lake from January 1, 1876, to September 3, 1885, referred to in the former city a torney's report, have accepted the amounts of their judgments.

The plaintiffs in the case of the Board of Health of the town of Brighton against the city to enjoin the further discharge of sewage into Thomas creek has been reversed and judgment ordered for the defendant upon the verdict. Since that time another action was commenced by the present board of health of that town for the same purpose, and that action was tried at the February, 1889, Equity Special Term, before Mr. Justice Rumsey, who, the other day, decided in favor of the plaintiffs for an injunction, with costs, but postponing the operation of the injunction until October 1st next.

The judgment of Ezra B. Wing against the city has, since the last report, been paid.

The judgment recovered by the New York Central & Hudson River R. R. 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, has been decided in favor of the plaintiffs by the General Term, but no further appeal therefrom has as yet been taken.

The fourth action of James H. Hooker, the first action of Albert C. Hobbie, the three actions of Micajah W. Jackson, and the several actions of Barbara Alexander, Anna Gould, James Palmer, Charles Covell, John W. Schrader, as executor of John W. Schrader, deceased, Peter Braal, Mary Shell, James P. Bainbridge, William Buyck, Randolph Densmore, Frank J. Zorsch, Lizzie L. Chapin, Mary Anne Frothingham, Martha Hussey, Frank W. Elwood, Mary S. Hebard, and Ransom D. McCrossen and others against the city, Maggie Doharty against Frederick Kipphut and another, policemen, Cora J. Trimmer, Ira Brown, John McCutcheon, Ellen Welch, Adam Becker, Hannah P. Vanderbeck, Dr. Henry Koch, James L. Clark, the two actions of the city against the R. C. & B. R. R. Co., and John Wegman against the city, and the actions of Ludwig Schoneberger against John C. Hayden and two other policemen, Charles F. Pond against John A. Davis, as treasurer of said city (two cases), Henry P. Miller against John Sullivan, a policeman, Catharine Taylor, Sylvester Trimmer and Charles W. Harter against the city, and notices of claim filed against the city, viz: Eva O'Connor, Sarah L. Otis, M. E. Otis, John O'Connor, John J. Stanton, Harriet C. Sherman and Lee Sherman, her husband, and John B. Wosburgh, referred to in the communication of the former city attorney, are still in the same condition as stated therein.

The first and third actions of James Hooker, in which judgments were entered, have been since paid.

The following actions to recover damages for discharge of sewage mentioned in the previous report of the city attorney, have been tried and verdicts rendered, the names of the plaintiffs, amounts demanded, verdicts obtained and the costs in the actions are as follows:

Name.	Am't claimed.	Verdict.	Costs.
Frederick Roesch	\$ 2,000	\$200 00	\$165 90
James Royle	2,000	185 00	180 63
S. M. Corwin	10,000	900 00	209 64

A. Farmen, Jr.	3,000	175 00	151 31
George A. Weins	3,000	428 75	169 35
F. X. H. Erbland	3,000	375 00	169 64
Michael Herbert	2,000	400 00	165 64
I. Seltenmeyer	1,500	135 00	
G. A. Meisenzahl and another	6,000	197 58	172 50
E. M. Schake	2,000	400 00	169 16
William A. Lyon	5,000	600 00	208 93
G. A. Zwergler and another	3,000	800 00	203 72
Mary Meyers and another	1,000	540 00	168 36
A. C. Hobbie, 2d action	4,000	1,124 00	
Miller Brewing Co.	20,000	500 00	

All of the above judgments and claims, except those of Zwergler, Seltenmeyer, Meyers, Hobbie and the Miller Brewing Company, have been heretofore paid, under direction of the Common Council.

The following actions brought to recover for sidewalk injuries have been tried and disposed of:			
Caroline Wentworth	\$20,000	Non-suit	
Mary Brodie	1,000	Non-suit	
Hugh Kelly	10,000	\$15 00	
Total damages claimed		\$100,500 00	
Verdicts rendered	\$6,959 33		
Costs	2,108 78		
Difference			\$91,431 89

Caroline Wentworth. \$20,000 00 Non-suits being granted by Supreme & County Courts upon trial

Mary Brodie. 1,000 00

Hugh Kelly, \$10,000; verdict, \$15. In this case the plaintiff made a motion for a new trial, which was granted upon the payment by the plaintiff of the costs of the trial, which has not yet been done, and, therefore, the case is practically at an end.

In the above mentioned cases the total amount of damages claimed was \$100,500, the total amount of verdicts rendered was \$6,959.33, and the costs were \$2,108.78, making a saving to the city of \$91,431.89.

The judgments in the actions of Sutlief T. Seward, Emily Clark and John and Catharine Miller, referred to in the former communication, have since been paid.

The actions of the Buffalo, New York & Philadelphia R. R. Co. against the city and Executive Board; the city against the Genesee Valley Canal R. R. Co.; Duane Earl, Joseph P. Cromer as administrator, and the second action of Wilbur F. Flint against the city, have been discontinued without cost to the city.

The action of Fred E. Wilcox against the city, involving the validity of a personal property tax, decided in favor of the plaintiff, will be argued before the General Term of the Supreme Court in June next.

In the action of Benjamin Wing against the city, a new trial was granted, but thereafter the plaintiff discontinued the action by the payment of the costs.

In the action of Angelia B. Foster against the city and Executive Board, judgment was given against the defendants, with costs taxed at \$111.67, on July 27, 1888, but at the February, 1889, Special Term those costs were reduced \$40; the judgment, as thus modified, is about to be paid.

Catharine M. Ester and William Kouwe, who served notices of claim, have begun actions to recover their amounts.

The action of the Rome, Watertown & Ogdensburg Terminal Railroad Company against the city, the former members of the Executive Board and street superintendent, was, at the December, 1888, Equity Term, dismissed, owing to the plaintiff failing to proceed with the case. They have appealed, however, to the General Term, which appeal will undoubtedly be argued next week.

The order appealed from in the case of Gertrude Schum against the city and others, in reference to costs, was decided adversely to the city by the General Term, in January last, and the appeal from the judgment awarding an injunction to the plaintiff, has been submitted to the General Term, but not yet decided by it.

The action of John Bauer against the city to recover \$5,000 for injuries sustained by falling into a hole on Mount Hope avenue has been settled by the contractor.

The case of Wallace Bradley against the city to recover back huckster license fees, decided in favor of the city by the Municipal Court, has been reversed by the County Court with costs and a further appeal has been taken to the Supreme Court by the city.

Catharine Taylor has again sued the city to recover \$10,000 damages for the same cause mentioned in the former report.

William F. Peck, a taxpayer, against the city and its officers and George Belknap, to restrain the city from entering into a contract with Mr. Belknap, was tried and decided in favor of the plaintiff. An appeal was taken from that judgment by the city and its officers, but the notice was withdrawn by me by reason of your honorable body refusing to recommend the appeal.

Hugh O'Hara's claim for damages by falling upon an icy sidewalk has since been compromised by the payment of \$15.

Charlotte E. Benton of Hornellsville, N. Y., filed a claim on April 23, 1888, for \$500 damages for injuries from falling on a sidewalk on January 31, 1888, but no action has been begun thereon, and therefore the claim is barred by the statute of limitations.

Mary B. Block also commenced an action against the city on May 21, 1888, but, as yet, no complaint has been served.

The city began an action against the executors of James Campbell, deceased, to recover the amount of the judgment paid to Margaret Ferguson, the complaint having been demurred to, and being brought to trial, has been declared to be insufficient, and the demurrer sustained, for that cause, with costs against the city. An appeal, however, will be taken in the action.

Margaret Eagan and John Eagan, her husband, commenced two actions against the city on May 27th, 1888, in the Supreme and County Courts to recover \$5,000 and \$1,000, respectively, claimed to have resulted by Mrs. Eagan being injured on Scio street at the corner of the prolongation of Tyler street, on February 6th, 1888.

The action of Edwin French against the Civil Service Examiners and the Map and Survey Committee, in the Supreme Court, to restrain the defendants from appointing Oscar H. Peacock as the First Assistant City Surveyor, was, on May 18th, 1888, discontinued by the court.

George Lotzar began an action against the city, in the Supreme Court on June 21st, 1888, to recover ten thousand dollars, damages alleged to have been sustained by being thrown from a wagon coming in contact with a pile of stones on Lake avenue. The persons putting the stones in the street have been duly notified to come in and defend the action.

Edward J. Stape and John Stape have also filed claims for injuries alleged to grow out of the same accident, claiming \$2,000 and \$500 respectively.

Dora Haass filed a claim for injuries alleged to have been sustained by falling on the walk on the corner of Main and Water streets on January 12, 1888. No action has yet been begun, and therefore the same is barred by the statute of limitation.

Frank Van Doorn began an action in the Supreme Court on July 24th, 1888, against the city, the Executive Board and the Rochester Vulcanite Pavement Company to prevent a contract being made with said company for the construction of the Adams street asphalt pavement. The action will probably be tried at the April equity term.

Joseph Bauer also began an action in the Supreme Court to recover ten thousand dollars damages, claimed to have been caused by being thrown from a wagon on South Goodman street, on July 26th, 1888. The contractors for the improvement have been notified, and have appeared by counsel and agreed to protect the city in the suit.

Emory B. Chace has also begun an action against the city, John J. Heveron & Company and others for a mechanics' lien, filed for furnishing lumber used in the construction of the hose house on

Plymouth avenue. The city claims that the contractors did not properly perform the contract, whereby the city was compelled to pay out nearly \$2,000 to complete the contract, and therefore paid into court the balance remaining on the contract price, after deducting said expenses. This being denied by the contractors, requires the action to be tried.

Florence A. Smith also begun an action in the Supreme Court against the city to recover \$20,000 damages for alleged injuries received from falling on the side walk on the west side of North avenue, opposite Weld street, on June 2, 1888. The owner and contractor have been notified to come in and defend the action, and the owner has agreed to do so, by his counsel.

Bridget Redmond also sued Assistant Superintendent of Police McCormick and Detective Kavanaugh for false imprisonment. No complaint has yet been served.

Sylvester Trimmer has sued the city in the Supreme Court to recover \$602.52 and interest from August 28, 1865, and November 7, 1866, being an alleged Oak street assessment, paid by Michael Brayer in his lifetime, and the claim assigned to Mr. Trimmer by Mr. Brayer's executors. The decision of the General Term in Parson, as administrator, against the city, in January, 1887, and subsequent decisions of the Court of Appeals, I think, effectually prevents a recovery by the plaintiff.

Since the payment of the former claims, the following persons have brought new actions in the Supreme Court against the city to recover damages alleged to grow out of the discharge of sewage into Thomas and other creeks in Brighton, the names of the plaintiffs and the amounts claimed being as follows:

Names.	Amount Claimed.
Geo. Adam Weighs.....	\$ 800 00
Abraham Farnm, Jrs.....	500 00
Wm. A. Lyon.....	1,000 00
Micajah W. Jackson.....	1,000 00
Stephen W. Corwin.....	2,000 00
Fred'k Roesch.....	1,000 00
Elizabeth Mock Schake.....	1,500 00
Ignatz Seltenmeyer.....	1,000 00
Michael Herbert.....	750 00

In addition to the above the following actions have been begun, growing out of the discharge of sewage into Densmore creek, the names and amounts demanded being as follows:

Henry C. Livingston.....	\$1,000 00
Lewis Herman.....	1,000 00
Gustavus Griebel.....	1,200 00

Injunctions being asked for in the first two mentioned actions.

The following three actions have been begun to recover damages, and part of premises alleged to have been wrongfully taken in the location of the street line of North Linden street, the names and amounts demanded being as follows:

Barbara Fuchs.....	\$300 00
Lawrence Roth.....	300 00
Caroline Kramer.....	500 00

J. William Rankin also began an action against the city, A. L. French, a street sprinkling contractor, and another, to recover the amount of a lien filed for services rendered in driving the teams used in the street sprinkling. The action, however, was settled by the contractor before trial.

Angelia B. Foster has also again sued the city, in the Supreme Court, to recover a portion of a sidewalk on the northerly side of Chestnut park, claimed to be laid on the plaintiff's premises. The action, however, I think, is barred by the former action and judgment therein.

John Van Korf also sued Messrs. Hayden and McCormick in the Supreme Court for \$10,000 damages, growing out of his arrest or detention about the time of the Steam Guage and Lantern Works fire. Mr. Van Korf has signified a desire to prevent the further progress of the action, but his attorney refuses to assent thereto.

Angelia B. Foster applied to the Supreme Court in February, 1889, for a writ of mandamus to com-

pel the payment of her judgment for costs, but the motion was denied owing to the large reduction made by the court at the same term in her judgment for costs.

James Palmer, Jr., and Joseph W. Palmer also began an action in the Supreme Court against the city for damages alleged to have grown out of the flow of sewage the from Upton park outlet sewer through Klem street; the action, however, has since been discontinued by the plaintiffs.

In November, 1888, a proceeding which grew to be very lengthy and tedious was instituted in the County Court to obtain the appointment of a committee of the property of Anna R. Egbertson, generally called Anna K. Eggleston, a lunatic, who has been since October, 1887, a charge upon the city in the Monroe county insane asylum. The proceeding finally resulted, on February 19, 1889, in the appointment of Mr. John R. Fanning as such committee. I think that quite a considerable sum will be realized by reason thereof from the proceeds of an action of foreclosure brought in the County Court upon several mortgages given by the lunatic, and probably sufficient to reimburse the city for the expense of keeping Miss Egbertson at the asylum in the past and for a number of years, at least, in the future.

The city began an action in the Municipal Court against Benjamin Simpson to recover a penalty given for the maintenance of a stone quarry in a wet and unhealthy condition on Genesee street. On March 15th, 1889, a judgment was given in favor of the city for the penalty of \$50 and costs. The defendant has since appealed the case on the law to the County Court.

Street opening proceedings, viz: Ketchum street; from Silver street to Maple street, and from Sherman street to Angle street, Gorham park, and from West avenue to Clifton street have been completed; the commissioners having made their reports, and the same having been confirmed by your Honorable Body.

Commissioners were appointed and took evidence in the Clinton park widening, which proceeding had to be abandoned by reason of a new ordinance being subsequently adopted.

Commissioners have been appointed in the opening of streets: One from Vanstallen park to Norton street; one from North St. Paul street to Brown's race, and the other in the Ackerman street widening, which, however, are still pending.

Application for the appointment of commissioners in the North street extension has been duly made, and, at the request of the property owners, postponed for two weeks.

The appeals, one from the order awarding full costs of \$60 and the other from the order modifying the majority report of the commissioners in the Hand street widening, were argued and submitted at the January, 1889, General Term, and will, undoubtedly, be decided at the General Term now in session.

Application was also made for the appointment of commissioners to appraise the damages to Frederick J. Miller for the construction of the Lake avenue outlet sewer, through his lands, but before any hearing was had before the commissioners, Mr. Miller accepted \$600 in full, and gave a right of way to the city.

In the Municipal Court the action of (George W. Crouch, Jr., brought to recover \$550, alleged balance for lumber sold and delivered, was tried and decided in favor of the city.

In addition to the foregoing matters, there were eighteen bastardy proceedings instituted by Anthony H. Martin, as Overseer of the Poor, in his lifetime, and since by Bernard Ritzenthaler, his successor, which have resulted as follows:

- Marriages, six.
- Compromises, three.
- Tried and discharged, three.
- Constable unable to arrest on warrant, three.
- Now pending, three.

Frederick Balkhaus secretly absconded from his wife and child and went to Germany in 1888. The Overseer of the Poor, upon her complaint, obtained a warrant of seizure and seized a large amount of money belonging to Mr. Balkhaus in

the hands of Mrs. Henckell, and thereafter the Court of Sessions directed the overseer to pay to Mrs. Balkhaus, for the support of herself and child, eight dollars per week. Mr. Balkhaus thereafter returned and compromised with his wife by paying her a number of hundred dollars.

A large number of actions were begun against various merchants on Front and other streets to recover penalties for the obstruction of the sidewalks. These cases were discontinued upon the defendants paying the costs and agreeing to obey the ordinance in the future.

Henry Hart brought an action against the city in the Municipal Court by the service of a summons upon the Mayor, but did not appear when the case was returnable, and thereupon the suit was dismissed.

Since the first of last June more than one third of the entire time of the supreme court, at the several circuit terms held here, has been occupied with the trial of cases in which the city of Rochester has been the defendant. In all these trials I have been assisted by Mr. Hone, to whom much credit is due for the light verdicts rendered against the city. I wish, also, to acknowledge the valuable services in those trials of Thos. J. Neville, Esq., clerk of the executive board, and of General Quinby, the latter of whom has spent portions of many nights in scientific researches, which have been of incalculable benefit to the city and by means of which juries have become convinced in many cases that the nuisances attributed by litigants to the sewage of the city have been, in fact, caused by the natural and increasing drainage of lands within and outside of the city, the paving of streets and building of houses and stores in the city, and the clearing away of swamps and woodlands in the adjoining towns. The late Dr. Langworthy, Dr. Hovey and Dr. Rockwell have also been active in protecting the rights of the city in the courts of justice. While, however, those verdicts have been small—some of them so small, indeed, as to amount practically to victories for the city—yet we must not lose sight of the fact that permanent injunctions have been granted in many cases, restraining the city from discharging its sewage into the several streams in Brighton and Irondequoit. Those injunctions will become operative in October next, and it is, therefore, of the utmost importance that immediate steps be taken for the construction of the east side trunk sewer, plans for which are now in process of completion by the eminent civil engineer, Emil Kuehling. It is also necessary that an act, recently introduced in the assembly and senate of this state, for the purpose of enabling the city to acquire the title to the streams in question, should be passed by the present legislature, for it will require several years to construct the proposed sewer, and even after its completion, those streams will have to be utilized by the city for surface drainage and storm overflows.

It is proper that I should, at this time, call your attention to the necessity for providing more room for the city attorney and assistants. During the past year the office of the firm with which I am connected has been used as the meeting place for the commissions in street openings and for the transaction of business connected with the park commission. That office will shortly be no longer available, and I suggest that the matter of additional room for the city attorney be referred to the city property committee of the new board, when appointed.

The feeling that has prevailed in the office between my assistants and myself has been of the most friendly character. Mr. Sullivan has performed his work in an intelligent and highly satisfactory manner, while the labors of Mr. Hone have already been alluded to in terms of merited praise.

In conclusion, I must express my heartfelt thanks to your honorable body, and to each and every member thereof, for many acts of courtesy extended to me and my assistants,

and particularly for the encouraging aid given to us by the law committee and its accomplished chairman during the busy year now drawing to a close.

Respectfully submitted,

CHAS. B. ERNST, City Attorney.

Ordered received, filed and published.

Ald. Schroth from the Committee on Wood Buildings reported progress on the petition of Adam Bertsch and asked for further time. Further time was granted.

By Ald. Selye—

ANNUAL REPORT OF THE MEAT AND MILK INSPECTOR.

ROCHESTER, N. Y., March, 28, 1889.

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

GENTLEMEN—In pursuance of Section 11 of the Penal Ordinances of the city of Rochester, I herewith submit to your honorable body my annual report for the year 1888 and 1889.

There are 175 meat markets in the city of Rochester.

The number paying the required license fee, 56.

The number not licensed, 119.

I have visited each of the 175 markets in the city once a month and have found them, with few exceptions, in a good sanitary condition. Some, however, were in a filthy state and needed a good deal of attention, and those I visited from day to day until the required improvement was made.

During the past year I have seized and destroyed as being unwholesome and unfit for human food the following meats:

One hundred and fifty-five (155) carcasses mutton.

Sixty-seven quarters beef (67).

Fifteen (15) carcasses beef-veal.

One barrel containing 190 pounds putrid sausage meat.

Also a quantity of smoked meats.

And have secured the conviction and fine of the owners.

The above mentioned quantities of bad meat, amounting to between 10,000 and 12,000 pounds were seized at different times during the year. This is a very large amount, but Rochester seems to have been the dumping ground for diseased and putrid meats of all kinds.

I have investigated all of the complaints made to me of bad meat, and have in each instance remedied the defects complained of.

I have made a careful and frequent examination of the milk of every milkman delivering milk in the city of Rochester and have found a great lack of uniformity in the quality of the milk distributed, in at least one-third of the cases examined and tested, I found the milk of poor quality and not up to the standard required by law.

I have investigated fifty-two (52) cases in which complaints have been made to me, that milkmen were supplying milk of poor quality and in most cases have brought about the required improvement.

In view of the great number of adulterations in milk, I deemed it advisable to unite with the Deputy State Dairy Commissioner, and submitted samples collected by him with my assistance, to Professor S. A. Lattimore, for accurate chemical analysis, and as a result of that analysis vigorous prosecution has been begun in four (4) cases. These cases are now pending, but will be pushed to completion as rapidly as the law will allow.

There are about ninety others, who have been found delinquent and it is intended that their cases will follow immediately.

Constant watchfulness exercised during the past year and the frequent examinations of the milk sold by the different dealers, together with the prosecutions now pending, have raised the standard of milk delivered in Rochester, and still better results can be looked for during the coming year.

All of which is respectfully submitted.

WM. J. TOOLE, Meat and Milk Inspector

Ordered received, filed and published.

By Ald. Swikehard—

ANNUAL REPORT OF THE POLICE CLERK.

POLICE COMMISSIONERS' OFFICE,
ROCHESTER, March 28, 1889.

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

GENTLEMEN: I respectfully present the following annual report from March 1, 1888 to March 1, 1889:

CONVICTIONS, ETC., IN POLICE COURT.

Number of persons arrested.....	4,424
Number of persons convicted.....	2,104
Number of persons committed to the Penitentiary.....	995
Number of persons committed to jail.....	1,130
Number of persons committed to the State Industrial School.....	42
Number of persons held for the Oyer and Terminer.....	149
Number of warrants issued.....	1,203
Number of lodgers at Station House.....	1,167

The following table shows the number convicted each month, together with the crime charged against them:

MONTHS.									Total.
	Assault.	Drk and Dis.	Disorderly.	Drunk.	Miscellaneous.	Petit Larceny.	Vio. Ordinance.	Vagrants.	
1888.									
March.....	12 47	1 24	7 10	39	4 144				
April.....	13 83	2 52	21 13	51	10 245				
May.....	12 86	3 38	52 7	25	16 239				
June.....	14 67	4 30	34 10	20	14 193				
July.....	22 83	4 43	31 17	47	2 254				
August.....	15 77	2 48	37 12	59	6 256				
September.....	8 62	.. 37	11 9	25	5 157				
October.....	10 73	1 31	2 6	19	5 147				
November.....	12 54	2 24	3 17	11	5 128				
December.....	13 48	8 15	17 21	10	5 137				
1889.									
January.....	8 40	.. 20	11 16	22	3 120				
February.....	7 31	1 11	6 18	9	1 84				

CASES SENT TO THE OYER AND TERMINER.

The following charges were preferred against those held for the Oyer and Terminer and not triable in Police Court:

Burglary and larceny.....	68
Grand larceny.....	18
Burglary.....	3
Rape.....	5
Forgery.....	9
Attempt to do bodily harm.....	1
Bigamy.....	3
Larceny from the person.....	6
Larceny, second offense.....	5
Perjury.....	2
Highway robbery.....	3
Attempted robbery.....	2
Seduction under promise of marriage.....	2
Attempted burglary.....	1
Assaulting an officer.....	3
Assault with a deadly weapon.....	1
Assault with attempt to ravish.....	6
Mayhem.....	1
Assault with intent to kill.....	4
Receiving stolen property.....	1

DISPOSITION OF CASES BEFORE THE GRAND JURY.

The following shows the disposition of cases before the Grand Jury, and trials in the Oyer and Terminer and Court of Sessions:

Number sent to Elmira Reformatory.....	18
Number sent to Monroe county Penitentiary.....	28
Number not indicted.....	12
Number sentence suspended.....	19
Number sent to Auburn States Prison.....	20
Number indicted, but not tried.....	20
Number of recognizance forfeited.....	6
Number pending before the Grand Jury.....	7

Number of indictments dismissed.....	10
Number sent to State Industrial School.....	3
Number sent to Buffalo Insane Asylum.....	1
Number acquitted.....	4
Number sent to Utica Insane Asylum.....	1

MONEYS RECEIVED.

The following is the total amount received for fines, penalties and costs imposed by the Police Justice; also, from the County of Monroe for services rendered by the Department, and paid into the City Treasury and credited to Police fund:

Fines, penalties and costs collected in Police Court.....	\$5,669.75
Fines paid at Penitentiary on convictions in Police Court.....	1,484.00
Amount paid by County of Monroe for services rendered by the Department.....	547.40
Total for Police fund.....	\$7,701.15

POLICE PENSION FUND.

The following amounts have been received and paid into the City Treasury and credited to the Police Pension Fund:

Donations to the fund by citizens.....	\$2,503.00
Fines imposed by Police Commissioners.....	175.00
Ball game at Windsor Beach.....	476.10
Sale of unclaimed property.....	91.39
Annual appropriation.....	1,000.00
Amount in treasury March 1, 1888.....	2,046.32

Total in treasury March 23, 1889..... \$6,291.81

All of which is respectfully submitted.

B. FRANK ENOS, Clerk.

Ordered received filed and published.

By Ald. Swikehard—

ANNUAL REPORT OF THE POLICE COMMITTEE.

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

GENTLEMEN—Your Police Committee respectfully presents the following Annual Report for the fiscal year ending March 19th, 1889:

RECEIPTS.

Balance in treasury, March 21, 1888.....	\$ 10,950 37
Annual appropriation.....	115,000 00
Fines, penalties and costs collected in Police Court.....	5,669 75
Fines paid at M. C. P. for convictions in Police Court.....	1,484 00
Amount paid by Monroe County for services rendered by the Department.....	547 40

EXPENDITURES.

Salaries, including Commissioners and Justices.....	\$117,780 58
Monthly expenses of clerk and chief.....	142 73
Printing, stationery, law books, &c.....	406 06
Repairs and furniture.....	683 74
Western Union Telegraph Co.....	410 65
Ice at headquarters.....	27 83
Bell Telephone Co.....	513 45
Medical services.....	312 00
Music at annual parade.....	38 00
Rochester Dist. Tel. Co.....	47 15
Meals furnished prisoners.....	193 95
Photographs for rogues' gallery.....	108 50
Livery and hack hire.....	129 50
Gas at patrol house.....	94 65
Feed for horses.....	567 86
Vitrol, zincs, &c.....	397 41
Coal at patrol house.....	21 70
Horse shoeing.....	74 25
Citizens' Gas Co. laying pipe to patrol booths.....	49 58
Society for cruelty to children and animals.....	75 00
Boarding horses.....	13 00
Doctoring horses.....	37 50
City directories and city atlas.....	43 50
Miscellaneous items.....	52 46

The following amounts were expended by the several officers named, in making arrests outside of the city on warrants issued by the Police Justice:

Patk. C. Kavanagh.....	\$ 81 09
George Long.....	21 48
Chas. Seifford.....	42 53
Thos. Dukelow.....	37 82
Ben. C. Furtherer.....	11 85
Joseph S. Rowarth.....	8 06
Thos. A. Burchill.....	9 49
Robt. Burns.....	10 53

The above expenditures include those on the budget of this evening, and are all the claims against the Department, excepting three or four monthly accounts, which are presented the first of each month. Balance in treasury March 19, 1889, \$10,423.26.

All of which is respectfully submitted.

GEO. B. SWIKEHARD,
Wm. H. SULLIVAN,
JOSEPH H. FEE,
JOHN U. SCHROTH,
LOUIS BOHRER,
Police Committee.

Ordered received, filed and published.

By. Ald Hall—

ANNUAL REPORT OF THE CITY PROPERTY COMMITTEE.

To the Honorable the Common Council :

GENTLEMEN—As required by the city charter, your committee on city property, submits the following report:

Receipts.

Balance April 1, 1888.....	\$ 509 08
Annual appropriation.....	8,000 00
Rent, etc.....	535 89
Total.....	\$8,844 97

Expenditures.

Lighting City Buildings.....	\$1,811 15
Coal.....	1,150 95
Furniture and carpets.....	917 71
Cleaning and washing.....	901 25
Labor and material.....	847 21
Steam heating and plumbing.....	791 67
Care of city clerk's office.....	351 50
Ballot boxes.....	108 00
Supplies.....	87 00
Locks and keys.....	77 65
Painting and glass.....	309 81
Ice.....	30 75
Taxes.....	16 35
Miscellaneous.....	51 50
Total.....	\$7,452 50
Balance on hand.....	\$1,392 47

In the expenditure of the fund for city property, your committee has been as judicious as possible and have succeeded in keeping well within the appropriation.

Your committee would also report: That it has directed the construction of fire escapes on the City Building, Front street; also some needed repairs to the ventilating apparatus of the City Hall, for the expense of which the balance in the City Property Fund is amply sufficient.

Your committee would also report that the subject of an elevator for the City Hall Building has been duly considered, and having learned the expense of constructing an elevator would far exceed the amount of funds at the disposal of your committee, therefore your committee would recommend that the City Property Committee of the incoming Council in making their requisition for the ensuing year ask the Finance Committee for an amount sufficient for the erection of an elevator in the City Hall Building.

Respectfully submitted,

LEO. J. HALL,
H. G. THAYER,
LOUIS BOHRER,
J. MILLER KELLY,
GEO. B. SWIKEHARD,
Committee.

Ordered received, filed and published.

By Ald. Sullivan—

ANNUAL REPORT OF THE PARK COMMITTEE.

To the Hon. Common Council:

GENTLEMEN—Your Committee on Public Parks herewith submits their annual report:

Receipts.

Balance on hand April 1, 1888.....	\$5.16
Appropriation.....	3,000.00
Total.....	\$3,005.16

Expenditures.

Labor on Parks.....	2,559.96
Lawn mowers and repairs.....	102.85
Walks in Franklin Square.....	209.37
Miscellaneous items.....	14.82
Total.....	\$2,887.00

Balance on hand..... \$118.16

Inventory of park tools: Four lawn mowers, two files, oil cans, two hoes, one axe, two brooms, four rakes, wheel barrow, wrenches, metallo brooms.

Respectfully submitted,

WM. H. SULLIVAN,
J. MILLER KELLY,
GEO. B. SWIKEHARD,
JAMES S. JUDSON,
JOSEPH H. FEE,
Committee.

Ordered received, filed and published.

By Ald. Sullivan—

ANNUAL REPORT OF MOUNT HOPE COMMISSIONERS.

ROCHESTER, N. Y., March 23, 1889.

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

GENTLEMEN—The Commissioners of Mount Hope Cemetery beg leave to submit their annual report of receipts and disbursements for fiscal year ending March 1st, 1889:

GENERAL FUND.

Receipts.

Amount of fund March 1, 1888.....	\$ 8,893 99
Sodding and repairs.....	7,425 74
Interments.....	4,668 25
Vault fees.....	398 00
Removals.....	501 00
Rents.....	139 00
Sale of lots.....	16,784 16
Sale of single graves.....	1,260 00
Total.....	\$40,070 14

Expenditures.

Amount paid for labor as per pay rolls.....	\$20,220 85
Paid for materials and repairs.....	2,616 33
10 per cent. repair and sinking fund.....	3,117 56
Total.....	\$25,954 74

Balance March 1, 1889..... \$14,115 40

REPAIR AND SINKING FUND.

Amount of fund March 1, 1888.....	\$13,030 81
10 per cent of receipts.....	3,117 56
Premium sale of bonds.....	3,420 00
Interest on bonds.....	404 75
Balance March 1, 1889.....	\$19,973 12

Perpetual Contracts.

Amount of Fund March 1, 1888.....	\$11,117 63
Amount received March 30, 1888, from Sarah F. Walker.....	25 00
Amount received March 30, 1888, from Sarah F. Walker.....	25 00
Amount received May 22, 1888, from James Finkle.....	25 00
Amount received June 6, 1888, from William Maguire.....	100 00
Amount received August 18, 1888, from Charlotte A. Mulford.....	50 00
Amount received August 23, 1888, from Angus McDonald.....	87 00

Amount received September 4, 1888, from Elizabeth Jordan	35 00
Amount received September 11, 1888, from John C. Nash	200 00
Amount received October 13, 1888, from Nancy Mathies and Ellen Haircourt	25 00
Amount received October 25, 1888, from Abigail Riley	200 00
Amount received November 15, 1888, from Sarah A. and Raphael Beach	25 00
Amount received December 4, 1888, from Jane A. Dean estate	75 00
Amount received December 10, 1888, from Agnes A. Shaw	50 00
Amount received February 27, 1889, from Joseph H. Snyder	35 00
Amount received Feb. 27, 1889, from Daniel P. Wescott	50 00
Amount received interest on deposit	452 35

Expnditures.
 Amount of interest paid to Superintendent and by him credited to lot owners 452 35

Balance due March 1, 1889 \$12,074 63

Balance Sheet, March 1, 1889.

General fund	\$14,115 40
Repair and sinking fund	19,973 12
Perpetual contracts	12,074 63
Monroe County Savings Bank	\$ 3,385 93
East Side Savings Bank	4,377 26
Monroe County Savings Bank	16,279 24
Mechanics Savings Bank	6,352 21
Mechanics Savings Bank	3,693 88
Rochester Savings Bank	12,074 63

Balance of funds March 1, 1889 \$46,163 15
 Balance of funds March 1, 1888 33,042 43

Excess of receipts \$13,120 72

Very respectfully submitted,
 FREDERICK COOK,
 HENRY C. BREWSTER,
 H. B. HATHAWAY,
 Commissioners.

Ordered received, filed and published.
 By Ald. McMillan—

HEALTH DEPARTMENT—REGISTRAR'S FINANCE REPORT.

To E. B. Chase, Esq., chairman of the Finance Committee.

To General City Taxes	\$26,500 00
To cash received at Health office for flushing and the removal of dead animals	853 00
Balance in treasury April 1, 1888	2,476 61
Total amount	\$29,829 61
Paid for removal of garbage (including arrearages of 1887-88)	\$16,439 97
Salaries (including arrearages of 1887-88)	8,977 08
Printing annual Monthly Reports and other printing	280 45
Rent Hope Hospital and repairs therein	487 50
New hose for flushers	268 50
Board of flushers' horse	220 00
Miscellaneous expenses	160 61
Balance in treasury	2,995 50

Total \$29,829 61

Respectfully submitted,
 GEO. MESSMER, Registrar.

Ordered received, filed and published.
 By Ald. Fee—Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the widening of Clinton park, as contemplated by ordinance No. 3,697, adopted at a meeting held

March 6th, 1889, and report the result of such negotiations to this Board at the next regular meeting. Adopted.

Ald. Selye moved that further action on the pending final ordinance for Lake avenue asphalt improvement be indefinitely postponed. Adopted.

Ald. Selye moved that the Surveyor be ordered to prepare a new first ordinance for an asphalt improvement on Lake avenue. Adopted.

Ald. Selye moved that action on the final ordinance for Vincent place sprinkling be reconsidered. Adopted.

On motion of Ald. Selye further action was indefinitely postponed.

By Ald. Selye—Whereas, There is now pending before the Legislature a bill prepared by the park commissioners, allowing said commissioners, to take by purchase more than 500 acres of land for park purposes, thus exceeding the limit of 500 acres to be so taken which limit was contemplated by this Common Council when it recommended the park commission bill for passage by the Legislature; and

Whereas, The park commissioners of the city have already purchased as much land as is embraced in the park system of the city of Buffalo, a town of over 250,000 inhabitants; and

Whereas, It cost the city of Buffalo, according to its park commissioners report for the year 1887, the sum of \$91,089.92 per annum to maintain its 500 acres of park lands; and

Whereas it was represented to this Council that \$20,000 placed in the tax levy per annum would be sufficient to maintain 500 acres of park lands in this city, which sum has proven by the experience of other cities to be totally inadequate for such purpose,

Resolved, That on behalf of the taxpayers of this city, we, the Common Council of the city of Rochester, do earnestly demand that the Park Commissioners cease their reckless expenditure of the people's money and to apply the balance of the funds of the people now in their possession to the developing and equipping into parks the lands already purchased by them for park purposes as the original act intended and provided. And be it further

Resolved, That our representatives at Albany be requested not to favor or allow to pass the Legislature any act extending the area of lands for park purposes beyond 500 acres in extent.

Ald. Thayer moved that the resolution be laid upon the table two weeks. Lost.

The resolution was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly—15.

Nays—Ald. Thayer—1.

Ald. Selye moved that the City Clerk be directed to transmit a certified copy of the above resolution to the representatives of this district in the Legislature. Adopted.

By Ald. Selye—Resolved, That the Lamp Committee and First Assistant City Surveyor be directed to ascertain as to the necessity for arc electric lights in the following locations and if deemed necessary to place the lamps therein, viz:

- 3 in Jones square.
- 1 at Jones ave. and Saratoga ave.
- 1 on Spencer st.
- 1 at Thompson st. and Jones ave.
- 1 at Ambrose st. and Saratoga ave.
- 1 at Ambrose st. and Frank st.
- 1 at Bloss st. and Backus ave.
- 1 at Smith and Jones sts.
- 1 at Smith and Bolivar sts.
- 1 at Smith and Oak sts.
- 1 on Rowe st. between First and Fourth sts.
- 1 at Bloss st. and Fulton ave.
- 1 on Glenwood ave. between First and Fourth sts.

And report to this Board at the next regular meeting with recommendations. Adopted.

Ald. Judson moved that action on the amendment to the penal ordinance "to regulate the burial of the dead and for the protection of Mount

Hope cemetery," adopted March 19, 1889, and published at page 471 current proceedings, be reconsidered.

After an extended hearing of counsel on the subject, Ald. Judson presented a remonstrance against the aforesaid amendment, signed by over 300 citizens and taxpayers.

The resolution to reconsider was then adopted by the following vote:

Ayes—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Fritzsche, Foley, Swikehard, Judson, Schroth, Kelly, Thayer—12.

Nays—Ald. Williams, Selye, Hall, Bohrer—4.

Ald. Judson moved that further action on the amendment be indefinitely postponed. Lost.

Ald. Thayer moved that matter be referred to a select committee of five members of the Board and the City Attorney to report back to the Common Council. Adopted.

Ald. Schroth moved that action on the resolution adopted at the last meeting of the Common Council, and published at page 490 current proceedings, changing the name of North street to North avenue, be reconsidered. Adopted.

On motion of Ald. Schroth further action was indefinitely postponed.

By Ald. Selye—Whereas, Owing to the large number of local improvements now in process of construction and many more contemplated, as indicated by the numerous petitions being presented, the City Surveyor has requested that additional help be supplied for the Surveyor's office; therefore,

Resolved, That Charles Watson be temporarily employed to assist in the Surveyor's office at a compensation at the rate of forty-eight (\$48) dollars per month, payable from the contingent fund.

D. W. SELYE,
JOSEPH H. FEE,
H. KOHLMETZ,
LEO J. HALL,
JOHN U. SCHROTH,

Map and Survey Committee.

Adopted.

By Ald. Kelly—Resolved, That the Executive Board be requested to place a fire alarm box on lower Lake avenue at or near the hotels. Adopted.

Ald. Williams presented a petition of taxpayers on Savannah street to amend the ordinance for Savannah street MacAdam improvement so as to read a 26 foot roadway in place of 23 foot roadway.

Ald. Williams moved that action on the final ordinance for Savannah st. MacAdam improvement, No. 3703 be reconsidered. Adopted.

Ald. Williams moved that the ordinance for Savannah street MacAdam improvement be amended so as to read twenty-six foot roadway, instead of twenty-eight foot roadway, and that the estimate be changed to \$13,000. Adopted.

The Clerk was directed to publish notice for allegations for Tuesday evening, April 16th, 1889.

The Chair announced the following:

Committee on the Amendment to the Penal Ordinance to Regulate the Burial of the Dead and for the Protection of Mount Hope Cemetery—Ald. Thayer, Kelly, Sullivan, Judson, McMillan.

On motion of Ald. Foley the Board then adjourned.

F. J. IRWIN, Acting Clerk.

In Common Council—April 1, 1889.

FINAL MEETING.

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

Present—Ald. Tracy, Sullivan, McMillan, Fee, Kohlmetz, Williams, Foley, Selye, Hall, Swikehard, Judson, Schroth, Bohrer, Kelly, Thayer—15.

Absent—Ald. Fritzsche.

By Ald. Fee—

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

GENTLEMEN: Your Lamp Committee herewith presents its annual report:

RECEIPTS.	
Balance on hand April 1, 1888.....	\$ 13,287 00
Appropriation.....	130,000 00
Sale of lamp posts.....	178 00
Total receipts.....	\$143,465 00

EXPENDITURES.	
Brush Electric Light Co.....	\$77,874 30
Rochester.....	24,946 60
Edison.....	15,652 05
United Gas Imp. Co.....	4,002 45
Citizens' Gas Co.....	10,750 50
Rochester.....	4,914 05
Salaries.....	600 00
Sundries.....	209,60
	133,949 55

Balance on hand..... \$ 4,515 45

STATEMENT OF PUBLIC LAMPS.

Number of electric now in use at the present time:	
Brush Electric Light Co.....	741
Rochester.....	251
Edison.....	(incandescent)..... 776
Edison.....	(arc)..... 38

Total number of electric lights..... 1,806

Number of gas lights now in use at present time:	
Citizens' Gas Co.....	529
Rochester.....	162
Municipal.....	301

Total number of gas..... 992

Your committee, in presenting its annual report, have the satisfaction of knowing that every cent has been used to the best advantage and for the best interests of the taxpayers of the city of Rochester, and have had full value received in every instance. The large number of streets newly lighted have increased the expenditure, and the exceedingly large number of streets newly opened necessarily caused a large number of lights in excess of the demand of last year. Under a new arrangement, perfected by the First Assistant City Surveyor, every light, whether electric or gas, can be instantly located. This gives your committee an opportunity to learn at a glance how many lamps are displaced or new ones located.

In conclusion your committee are of the opinion that Rochester, our city of beautiful homes, is the best and cheapest lighted city in the country.

Respectfully submitted,

JOSEPH H. FEE,
J. MILLER KELLY,
D. W. SELYE,
J. S. JUDSON,
WM. H. SULLIVAN,
Lamp Committee.

Ordered received, filed and published.

ROCHESTER, April 1, 1889.

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

GENTLEMEN—Your committee on contingent expenses would respectfully present this their annual report:

RECEIPTS.	
Balance on hand April 1, 1888.....	\$ 5,197 52
Annual app. levy, 1888.....	70,115 86
Appropriation defcy. note for levy, 1889.....	30,000 00
Interest on assessments.....	24,555 32
Sea ch dept'.....	1,117 60
Licenses.....	460 00
Municipal court.....	3,321 00
Rochester City & Brighton railroad.....	1,125 42
Interest on deposits.....	4,252 09
Defcy. loan.....	196 39
H. Sullivan.....	8 00
Wm. H. St. John.....	30 00
Peter Sheridan.....	156 31
Rochester Lithographing Co.....	8 50
J. N. Beckley.....	5 50
J. Mahoney.....	375 00
Assessments on ordinances, transferred— Amt. paid from fund for street openings.....	1,376 69
Total receipts.....	\$142,301 20

EXPENDITURES.

O. H. Stevens, attorney, judgment Seward case	\$ 950 58
W. S. Hubbell, att'y, judgment Wing case	113 00
W. S. Hubbell, att'y, judgment Miller case	574 73
W. S. Hubbell, att'y, judgment, Wing case	1,816 77
F. W. Elwood, judgment	326 00
Theo. Bacon, att'y, judgment Ruland case	277 47
Theo. Bacon, att'y, judgment Addison case	572 47
Theo. Bacon, att'y, judgment Hamilton case	778 39
Theo. Bacon, att'y, judgment Weaver case	372 06
Theo. Bacon, att'y, judgment Weaver & Foot case	356 38
Theo. Bacon, att'y, judgment Weaver case	277 47
Theo. Bacon, att'y, judgment Day & Cook case	500 09
Theo. Bacon, att'y, judgment Cook & Lee case	277 47
Theo. Bacon, att'y, judgment Smith case	1,346 36
Theo. Bacon, att'y, judgment Smith case	466 97
Theo. Bacon, att'y, judgment Yorks case	517 07
Theo. Bacon, att'y, judgment Allen case	277 39
Theo. Bacon, att'y, judgment Lotee case	778 30
Theo. Bacon, att'y, judgment Booth case	778 30
Theo. Bacon, att'y, judgment Townsend case	778 30
Theo. Bacon, att'y, judgment Pride case	2,348 17
Theo. Bacon, att'y, judgment Bond case	500 32
Turk & Barnum, att'ys, judgment Weihs case	609 63
Turk & Barnum, att'ys, judgment Farmer case	332 59
F. S. Munger, judgment	600 00
Theo. Bacon, att'y, judgment Pierce case	577 60
Theo. Bacon, att'y, judgment Ellston Hunt case	1,144 88
Jas. Hooker, judgment	2,043 47
W. S. Hubbell, att'y, judgment Lyons case	808 93
Decoration Day appropriation	400 00
John Van Voorhis, attorney, services police and excise	650 00
Transferred to Park fund, resolution Common Council July 10, 1888	5,115 86
Union Trust Co., transfer agents	500 00
Bacon, Briggs & Beckley, judgment Royle case	345 63
Bacon, Briggs & Beckley, judgment Roesch case	365 90
Bacon, Briggs & Beckley, judgment Corwin case	1,109 64
Theo. Bacon, judgment Stillman case	294 85
Theo. Bacon, judgment Barton & Williams case	510 45
W. S. Hubbell, judgment Meisenzahl case	370 08
Jos. H. Stull judgment Chapman case	1,833 30
L. S. Buck, estimates of bridges	500 00
F. W. Miller, damages	600 00
W. S. Hubbell, judgment Erbland case	568 50
Bacon, Briggs & Beckley, judgment Herbert case	568 15
Bacon, Briggs & Beckley, judgment Schake case	564 65
Harris & Harris, judgment Vick case	112 25
East Side Sewer plans	5,816 64
Salaries	61,900 00
Election expenses	4,100 00
Printing, etc.	11,213 00
Miscellaneous	19,810 51
Total expenditures	\$138,349 57
Balance on hand	\$3,951 63

Respectfully submitted.

FORREST H. WILLIAMS,
DE VILLO W. SELYE,
WM. H. SULLIVAN,
HENRY KOHLMETZ,
THOMAS MCMILLAN,

Contingent Expense Committee.

Ordered received, filed and published.

By Ald. Kelly—Petition of S. Paul Brown, for permission to exhibit "Florida's Rolling Exposition" in a car filled with the products of Florida. On motion of Ald. Kelly permission was granted.

The President of the Board (Ald. Tracy) then delivered the following valedictory address:

Gentlemen of the Common Council:

Your labors as a legislative and executive body of the municipality have terminated. This meeting is one held for the purpose of resigning into the hands of the incoming board the reins of government which have been so well and creditably held by you during the past year.

During the past year the city has prospered, there having been no epidemics to ravage it, or other causes to retard its growth. The year closed has witnessed the making of a great many improvements, which have tended to increase the beauty of our airy fair and far-famed city.

The extensive litigations to which the city has been subject in previous years to obtain water from Hemlock and Canadice lakes for the use of itself and its inhabitants, were, fortunately, before the commencement of last year, terminated, and the city is now enjoying the rights which it has, in that respect, after many years of legal contest secured.

A subject upon which there exists in the minds of our best citizens a great difference of opinion is that of the necessity for the establishment of public parks, outside of, as well as in the city. The act creating the commissioners, and defining their duties, etc., became a law on April 27, 1888, they being limited to the acquirement, except by gift, to 500 acres of land in and near the city, for public parks, parkways, etc. Section 15 of the act provided, that, for the purpose of paying for the lands taken or purchased, under the provisions of the act and for the purpose of laying out, improving and embellishing the parks and approaches thereto, and connecting streets and the expenses of acquiring the title to the lands, the bonds of the city might be issued to an amount not exceeding three hundred thousand dollars. As appears from the report of the commissioners, submitted to you on March 19th last, the commission had then secured over three hundred and ninety-two and fifty-three hundredths acres, outside of, as well as in, the city at an expense of \$145,625.75. Your body, on a number of occasions has signified its disapproval of the action of the commissioners in purchasing large tracts of unimproved lands outside of the city limits, and of the further expressed intention by them to purchase additional lands—unimproved property—as you considered that an enormous sum of money would be necessary to properly improve the lands already purchased, so as to fit them for use by the people as parks. You have signified your objections on repeated occasions, and in many ways, but as yet your requests and actions have been unheeded. In fact, almost the last act of your honorable body was to express your disapproval of the action of the commissioners, in clear and unequivocal language, by requesting the Legislature of the State not to favor, or allow to pass, any act extending the area for park purposes beyond the five hundred acres in the original act, and also earnestly demanding the commissioners to cease the further expenditure of the people's money, and to apply the funds now in their possession to the development and equipment of the lands already purchased. In the adoption of that resolution, you, as the representatives of the people of the city, have endeavored to voice their sentiment upon the subject.

Another difficult question with which you have been confronted has been that of providing for the disposition of sewage from the various outlet sewers in the eastern and northeastern portions of the city, and, to that end, you engage, at a large ex-

pense, the services of an eminent civil engineer to thoroughly survey the ground, and prepare suitable plans therefor, and have approved of the passage of proper legislation for the purpose.

At your request, the Legislature approved of the expenditure of three hundred thousand dollars in the construction of new bridges over the Genesee river, and, under such authority, you have ordered three bridges to be built, one at Driving Park avenue, one at Platt street, and the other at Alexander street, at an aggregate estimated cost of about \$250,000.00, leaving a balance of about \$14,000.00 unexpended. The great and rapid growth of our city has demanded this extra communication between the east and west sides of the river, and it is a matter of great interest and accommodation to our people to have those bridges speedily constructed.

During the past year many important and acceptable changes have been made in the management of the Lamp Department. A great number of gas lamps have been displaced and electric lights so distributed throughout the city as to add greatly to its beauty and the comfort and safety of our citizens. Great credit is due the Lamp Committee and First Assistant Surveyor Peacock for the perfect system inaugurated by them for the future control and management of this department.

By the final report of the Finance Committee it appears that the various public trusts imparted to your care during the past year have received proper consideration, and by judicious and careful management the several committees having charge of funds have been able to keep within the amounts appropriated for their different departments at the beginning of the year.

I cannot close this address without extending to each of you my sincere thanks for the uniform courtesy extended to me, and the leniency displayed in reviewing my decisions and acts as your presiding officer. As your presiding officer, I have endeavored to treat all with fairness and impartiality. How far I have succeeded I must leave to you and others, besides myself, to determine. Many measures originated and adopted by you have provoked unfriendly and unfair criticism, but it is this species of legislation which has done so much to improve and advance the prosperity of our beautiful city, and to make it what it now is, the center of prosperity, intelligence, beauty, wealth and the homes of the many. Its attractions as a place of residence are becoming widely known, and as a result, are bringing within our borders many thousands of desirable citizens, who, after a full and impartial examination of the attractions of other cities, have given this their preference. We should also be thankful to a kindly and ever watchful Providence that our numbers remain undiminished by the Great Destroyer. With the best wishes for the prosperity and welfare of each of you in the future, "I am now ready to put the motion for final adjournment of the Board."

Ald. Kelly moved that the address be received,

filed and published. Adopted.

Ald. Kohlmetz then addressed the president of the Board as follows:

MR. PRESIDENT:—Another year has rolled by, and with this meeting our official duties for the year end. Whether we have performed our duties well, our constituents must decide.

Some who have met with us during the past year are to leave—let us hope for a brief time only—the cares and responsibilities of public positions upon the adjournment of this body.

Upon you, during that time, have been imposed cares and duties, in a greater degree, than on any other member of the board by the reason of the position you have occupied as president. That you have filled that position with dignity, with ability and with a constant desire to further, at all times, the best interest of the people of this city, is known, not alone by us, but as well by our citizens irrespective of party.

We, of the minority, have especial reason to accord you the high praise of having presided over the sessions of this Board with absolute fairness and impartiality.

As a slight memento of their friendship and best wishes for your future welfare and prosperity, the members of this Board, and other city officials, ask you to accept this token.

Mr. Messenger, will you please convey this token of our esteem to the chair.

Ordered received, filed and published.

The gift of the Common Council which consisted of a handsome bookcase filled with books and a writing desk combined, was accepted by President Tracy as follows:

"I feel that I am unable to properly express to you my appreciation of the kind words to which I have just listened. I was at the beginning of the year, through your kindness and partiality and by a unanimous vote of the board, selected as your presiding officer, and if my actions in the discharge of the duties of the position have been such as to meet with your approval, which your action at this time would seem to indicate. I can assure you that it is a matter of great gratification to myself. This elegant gift, is an article both useful and ornamental, will preserve in memory in coming years the pleasant associations of this board of Common Council. This, gentlemen, has been an exceptionally pleasant board. No harsh or unkind words have been spoken, and in your debates on all public questions you have shown that dignity and decorum which would indicate a desire to do only that which in your best judgment would revert to the greatest interest of your constituents. And now, gentlemen, allow me to thank you one and all for the great kindness and consideration which you have shown me, and for the ready and generous support which you have always given me in the discharge of my official duties and to wish you and every one a happy and prosperous future.

On motion of Ald. Foley the Board adjourned sine die.

PETER SHERIDAN, City Clerk.

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