VOL. VIII. NO. 14.

HOBOKEN, N. J., SATURDAY, MAY 6, 1882.

. PRICE THREE CENTS.

The Water Front Suits.

The cases of the Mayor and Council of the city of Hoboken vs. The Pennsylvania Rail-road Company, the North German Lloyd Steamship Company, the Hamburg-American Packet Company and Adolph E. Schmidt, which were set down for April 27, in the U.S. Courts, at Trenton, have been put off till May 26. The question involved in these suits is the ownership of lands under water at the termini of Second and Third streets and the opening of these streets to the water front, etc. The question of the ownership of Riparian lands would have been settled by the passage of Senate Bill 167, against the city.

Our New Water Supply.

The Water Commissioners and some of the officers of the Hackensack Water Company, visited New Milford, at the head-waters of the Hackensack, and inspected the reservoirs and pumping works in process of construction for the water company. The Worthington system of pumping is the one adopted by the company. The entire work is progressing very rapidly and is about half The water works, reservoirs and pipes will be in working order before the time promised, and by November 1. Hoboken will have plenty of good water.

In Memorium.

The following lines were suggested to J. Barton Brewer, on hearing of the sudden death of Mrs. Kelita Suit, his wife's mother, who departed this life April 26th, 1882, at the old homestead, in Prince George, Md., after a brief illness of six hours, in the seventyfourth year of her age:

OUR MOTHER.

OUR MOTHER.

Ne'er did celestial virtue warm
A chaster heart, a fairer form;
And ne'er did raptured fancy trace
A purer soul in beauty's face.
Twas sweet perfection's heavenly smile,
In mercy lent to earth a while;
The pattern of a faultless life,
As neighbor, mother, friend and wife.
But called to be her Saviour's bride,
She laid her earthly robes aside,
Regained her native world of bliss,
Leaving her children to weep in this.
But wherefore weep, when mother's blest,
Reposing on her Saviour's breast';
She is not dead—but lives above
In worlds of light and endless love.

Councilmanic Committees.

At the stated session of the Council, Tuesday night, the Chairman's committee appoint ments were read by Acting Clerk McDermott. Conneilman Timken made some objections to being placed second on "Streets and Assessments," the Chairmanship of which he had ably filled during the past year. He appeared to be considerably offended at what he considered a "party measure." He spoke rather warmly and hastily, declaring that under the circumstances he would refuse to serve on any committees. Chairman Miller replied that he had made the apportionment as fairly and justly as he could, that he had tried to give each member at least two chairmanships and an equal number of second and third positions on other committees, and further, that it was not customary for a member to serve two consecutive years as chairman on any particular

Several members spoke on the subject, and Councilman Grassmann, who had been appointed Chairman of Streets and Assessm made a very modest speech, in which he said that Mr. Timken had served well in that position, that he (Grassmann) being without experience, would have to accept counsel and advice from Mr. Timken to be able to perform his duties, and ended by generously offering to resign in favor of his colleague and take second place himself. The Chairman agreed that they could make such alterations as suited themselves, and it was finally settled that Timken and Grassmann should change places. The full list may be found in the offi-

ADJOURNED SESSION.

Adjourned Session of the Board of Education held at School House No. 4, Thursday evening, April 97th, 1882. Present—Trustees Anderson, Beltz, Harksen, Iavens, Ket.nedy, Kerr, O'Brien, Reid, Gritten, ngleson and McCulloch. Absent—President Munson.

In the absence of President Munson, Trustee Reid as chosen President pro tem.

On motion of Trustee Anderson the reading of the inutes of the meeting held April 24th, 1882, was ispensed with, and they were approved as printed.

Trustee Beltz moved that the Chair change the order of business and open in "New Business."

Trustees O'Brien and Kerr objected to changing the order of business unless by a two-third vote of the Board.

Motion lost by the following vote:

Ayes—Trustees Beltz, Havens, Kennedy, Gritten, Ingleson and McCulloch. Nays—Trustees Anderson, Harksen, Kerr, O'Brien and Reid. Absent—President Munson.

The Chair decided the motion lest. Trustee Beltz appealed from the decision of the hair.

The motion, "Shall the decision of the Chair stand as the judgment of the Board," was lost by the following vote:

Ayes-Trustees Anderson, Harksen, Kerr and Bries.
Nays—Trustees Beits, Havens, Kennedy, Gristen gleson and McCulloch.
Declined to vote—Trustee Reid.
Absant—President Munson.

Trustee Beltz moved that the resolution appointing a Supervisor of Instruction be taken out of the ands of the Committee on Teachers, Salaries and about Government.

rustee O'Brien moved a substitute which, or ng read, proved to be a report of the Committee Teachers, Salaries and School Government. The Chair ruled that the report was not a legiti

-Trustees Beltz, Havens, Gritten, Inglesor

Nays—Trustees Anderson, Harksen, Kennedy, forcy O'Brien and Reid.

Absent—President Munson.

Compelled, by weight of years and indisposition, to forego some of his active duties as a member of this Board, and

The annual report of the Board to the Mayor and council was presented and read. On motion of Trustee O'Brien clauses relating to the High School and Teachers' Library were strick-en out.

On motion of Trustee Kerr the report was adopted, and the Clerk directed to transmit the same to The following claims were presented and re-

Fred. B. Sparks, coal, Schools 1 and 3...... \$73 50 Isaac Ingleson, salary as Treasurer, one

HOBOKEN, April 27, 1882.

To the Honorable the Board of Education : . Your Committee on Teachers, Salaries and School Government, to whom was referred the preamble and resolution to appoint a new Superintendent of Instruction, respectfully report:

That the matter aforesaid has received careful consideration which leads your Committee unanimously to the conclusion that it would not be expedient to create a new and second office of Superintendent or Supervisor of our Schools. Some of the members of your Committee, however, differ widely from one another as to the terms in which this report should be conched.

widely from one another as to the terms in which this report should be conclued.

The preamble aforesaid has been extensively circulated through the public journals and otherwise, and has created an erroneous impression of our school management, and tended to impair the authority of three of the principals, especially that of the Superintending Principal, insimating, as it does, that Mr. W. A. Campbell, and he alone, is a skillful teacher and has received a liberal education—a statement which is most emphatically challenged by one, at least, of your Committee. The preamble charges that there is no common system of supervision of instruction in our schools. In answer to this, it is sufficient to state that your by-laws clearly lay down a common course of graded instruction for all the schools, and that all the principals are bound to conform to this common, plan. Not a single fact has been adduced to show that any one of the principals has violated your by laws in this respect. And we might thence perceive the inaccuracy of the conclusion that teachers and pupils have become dissatisfied, even if we were not subsequently made aware that it is the aforesaid preamble which has, in fact, produced turest and dissatisfaction of teachers and the prejudice of pupils and of the general public.

The preamble quotes precedents in Orange, Elizabeth for Carther actual preparation of the property of a superintent of a superi

The preamble quotes precedents in Orange, Elizabeth, &c., for the establishment of a superintendency in this city, thus ignoring an important by law of this Board, which has, long since, placed Mr. David E. Rue in such position in this city.

If in said resolution it were proposed to appoint an assistant superintendent, subject to the direction of our present superintendent, it would not contain the unreasonable proposal it now makes of dividing, instead of uniting, the responsible managers of the schools.

Your Committee subself for adoption the following resolution: Resolved, That the Committee on Teachers, Salaries and School Government be and they are hereby discharged from the further consideration of the preamble and resolution referred to them on the 24th inst.

Respectfully, JOHN REID, THOMAS S. O'BRIEN,

Trustee O'Brien moved its adoption. Trustee Beltz moved to strike out all that part of the report excepting the first paragraph and the

Motion lost by the following vote:

Ages—None.
Nayes—Trustees Arderson, Beltz, Havens, Harken, Kennedy, Kerr, O'Brien, Reid, Gritten, Ingleon and McCulloch.
Absent—President Munson. On motion of Trustee O'Brien the report of the ommittee was unanimously adopted.

The following claims were reported correct and eferred to the Committee on Audit: By the Committee on Supplies:

By the Committee on Repairs; T. A. Treadwell...... Thomas Bowes & Bros By the Committee on School Buildings and Furni-\$10 00 John Gallagher.... The Committee on Audit reported the following laims correct: H. Fahrendorff

T. W. Dorsett . .

On motion of Trustee Harksen the following was dopted: adopted:

Resolved, That the thanks of this body be and hey are hereby tendered to John Kennedy on his retirement as a member of this B-ard, after zeriod of six years services, for his active and energetic endeavors to advance the cause of public edu.

cation in our city, and to assure him that the teem and kindly sentiments of this body shall ever manifested for him. Trustee Kerr offered the following resolution:

As Mr. Thomas S. O'Brien, our worthy and able associate, is about to leave us, be it

Resolved, That the thanks of this Board be ten dered him for the able and conscientious manner in which he has performed his duties, and that our best wishes go with him in his retirement.

On worther of Thomas Associations of the series On motion of Trustee Havens adopted.

On notion of trustge Havens acopted.

Trustee Kerr presented the following;
Resolved, That the salaries paid by this Board of
Education, of all grades, be advanced to the same
rates as paid prior to the reduction which took
place in 1879, and that the Tax Commissioners be
earnestly requested, in view of the increased cost
of living, etc., to make an appropriation sufficient
to carry out the provisions of this resolution.

The advance in salaries to take effect May 1, 1882, in case the appropriation is made. On motion of Trustee Kerr adopted by the fol-

Ayes-Trustees Anderson, Beltz, Havens, Hark-en, Kennedy, Kerr, O'Brien, Gritten and McCulloch.
Nays—Trustees Reid and Ingleson.
Absent—President Munson.

On motion of Trust. Harksen the Board then adjourned until Monday evening next, at 7:30 o'clock.

LEWIS R. McCULLOCH. Clerk Board of Educaion,

ADJOURNED SESSION.

Adjourned session of the Board of Education, held at School House No. 4, Monda, evening, May lst, 1882, at 7:30 o'clock.

lst, 1883, at 7:30 o'clock.

Present—Trustees Anderson, Beltz, Havens, Reid, Gritten, Ingleson and McCulloch.

Absent—Trustees Harksen, Kennedy, Kerr, O'Brien and President Munson.

In the absence of President Munson, Trustee Beltz was chosen President pro tem.

Trustee Harksen appeared and took his seat,

On motion of Trustee Anderson the minutes of the meeting held Thursday evening, April 27th, 1882, were approved as read. Trustee Kerr appeared and took his seat, The following preamble and resolutions we sented and read:

Whereas, We learn with painful regret that Stephen T. Munson, the President of this Board, is

forego some of I this Board, and

Whereas, It is fitting that on this occasion some record should be made of our kindly sentiments towards him, and of the public appreciation of his valued services in this body; therefore, be it Resolved, That in Stephen T. Munson we recog-nize a gentleman zealous in the long and faithful discharge of his duties as a member and President of this Board, a firm friend of the common school system, an ardent worker in the interests of public education, and a considerate and efficient presiding officer.

officer.

Resolved, That we tender to him our sincere and heartfelt sympathy in the indisposition which his arduous duties and advanced years have so sadly drawn upon him, and we fervently hope that ere long he may, by temporary repose from public service, be fully restored to this sphere of usefulness for which his attainments and his many genial qualities so eminently fit him.

Resolved, That a copy of this preamble and these regolutions, suitably engrossed and framed, be presented to him, our worthy President.

W. H. HAVENS,

W. H. HAVENS, JOHN REID, THOMAS S. O'BRIEN.

On motion of Trustee Anderson, adopted by the following vote:

Ayes—Trustees Anderson, Beltz, Havens, Hark-en, Reid, Gritten, Ingleson and McCulloch. Navs—Trustee Kerr.
Absent—Trustees Kennedy, O'Brien and President Munson.

Trustee Reid moved that a committee of three be

Carried. The Chair appointed Trustees Havens, Reid and Gritten. Trustee Reid presented the following:

Whereas, Lowis R. McCulloch has been Clerk of this Board of Education for three consecutive terms, and during that time by his attention and urbanky has added much to the promptitude and facility with which the business of the Board has been transacted, therefore

need transacted, therefore Resolved, That the thanks of this Board are due and are hereby tendered to Lewis R. McCulloch, and the members deem it a pleasure and a privilege to be afforded the present opportunity of expressing their good wishes and kindly feeling toward him, as well as their appreciation of his devoted services as Clerk of this Board.

On motion of Trustee Anderson, adopted by the following vote:

Ayes—Trustees Anderson, Beltz. Havens, Hark-sen, Reid, Gritten and Ingleson. Nays—Trustee Kerr. Declining to vote—Trustee McCulloch. Absent—Trustees Kennedy, O'Brien and Presi-dent Munes.

Trustee Reid offered the following: Resolved, That we hereby offer to Mr. Isaac T Ingleson our thanks, and express our warm appro-bation of the manner in which he has so punctu-ally and efficiently performed his duty as Treasurer of this Board.

On motion of Trustee Kerr adopted. Trustee Gritten presented the following:

Whereas: The Board of Education of the city of Hoboken, while making the general reduction of teachers' salaries in 1879, exceptionally permitter the salary of Miss Laura Schroeder, assistant in the German Department, to remain intact, they be ing of opinion, in view of the amount of work and the extreme excellence of its results, accomplished by her, that she had not previously been adequate by remunerated, therefore be it

renunerated, therefore be it

Resolved, That in order that Miss Schroeder reap
the same advantage as that to be enjoyed by her
fellow teachers under the resolution of April 27,
1882, her salary be and hereby is increased by a
corresponding additional ten (10) per cent, and that
such increase be included in the next submittal of
appropriation desired for general salary purposes
to the Tax Commissioners.

On motion of Trustee Gritten, adopted by the following vote: Ayez—Trustees Anderson Beltz, Havens, Hark-sen, Kerr, Reid, Gritten, Ingleson and McCulloch.

Nays-None. Absent-Trustees Kennedy, O'Brien and Presi-

On motion of Trustee Reid the Board then adourned sine die. LEWIS R. McCULLOCH.

SPECIAL SESSION.

Special Session of the Board of Education, held according to law for the purpose of organization, at School House No. 4, on Monday evening, May 1st, 1882, at 8 o'clock. Lewis R. McCulloch, Clerk of the previous Board called the Board to order, and the roll called as fol

Present—Trustees Anderson, Bellz, Havens, Harksen, Fitzpatrick, Kerr, Benson, Reid, Gritten, Ingleson and McCulloch. Absent—Trustee Munson.

On motion of Trustee Kerr, Trustee Beltz was elected temporary Chairman.

On motion of Trustee Anderson, Trustee McCul-loch was elected temporary Clerk.

Trustee Kerr moved that the Board proceed to vote for President by open ballot. Carried.

Trustee Havens nominated Trustee Beltz for resident. Trustee Reid moved that the nominations close.

The Board then proceeded to ballot for President with the following result: For President, Trustee Beltz received 10 votes. Trustee Beltz declining to vote.

Absent, Trustee Munson,
The Chair declared Trustee Beliz elected Presient for the ensuing term. Trustee Kerr nominated Trustee Gritten for Clerk.

Trustee Anderson nominated Trustee McCulloch for Clerk. The Board then proceeded to vote for Clerk by open ballot.

HAVENS,

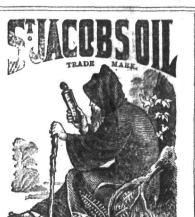
Supplies, HAVENS, Repairs, ANDERSON, Normal School Exami GRITTEN, Library, ANDERSON, HARKSEN,

School Buildings and Furni Auditing HAVERS,

Trustee Harksen moved that the Rules and Regulations of the previous Board be adopted for the governance of this Board, Carried,

On motion of Trustee Ingleson the Board then adjourned. Clerk Board of Edu

GRITTEN,



Neuralgia, Sciaticu, Lumbago, Backache, Soreness of the Chest, Gout, Quinsy, Sore Threat, Swellings and Sprains, Burns and Scalds, General Bodily Pains,

Tooth, Ear and Headache, Frosted Feet and Ears, and all other Pains and Aches.

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Remedy. A trial entails but the comparatively
trilling outlay of 50 Cents, and every one suffering
with pain can have cheap and positive proof of its
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Directions in Eleven Languages.
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Time Table

A. VOGELER & CO., Baltimore, Md., U. S. 4

Hoboken Ferry Boats On and after May 31st, 1880, the Boats will run tollows, wind and weather permitting:

BARCLAY STREET BOATS. LEAVE HOBOKEN:

From 5.00 a. m. to 6.00 a. m., every 15 minutes " 6.10 a. m. to 7.00 p. m., " 10 " " 7.40 p. m. to 10.15 p. m., " 15 " " 10.15 p. m. to 5.00 a. m., " 30 " LEAVE NEW YORK:

From 5.00 a. m. to 6.50 a. m., every 15 minutes 6.50 a. m. to 7.40 p. m., "10 ""
7.00 p. m. to 11.00 p. m., "15 ""
11.00 p. m. to 5.00 a. m., "30 SUNDAY BOATS TO BARCLAY STREET.

From 6.00 a. m. to 9.00 a. m., every 30 minutes " 9.00 a. m. to 11.00 p. m., " 15 " " 11.00 p. m. to 5.00 a. m., " 30 " LEAVE NEW YORK.

From 6.15 a. m. to 9.15 a. m., every 30 minutes 9.15 a. m. to 11.00 p. m., 15 ... 15 ... 11.00 p. m. to 5.00 a. m., 30 ... CHRISTOPHL REET BOATS. LEAVE HOBOKEN:

From 5.00 a. m. to 6.06 a. m., every 15 minutes 6.00 a. m. to 7.00 p. m., 6.00 a. m. to 7.00 p. m., 6.00 a. m. to 7.00 p. m., 6.00 a. m. to 10.30 p. m., 6.00 a. m., 6.30 p. m. to 5.00 a. m., 6.30 c. Except on Saturday night, last boat at 12.45 a. m.

LEAVE NEW YORK. om 5.15 a. m. to 6.00 a. m., every 15 minutes

6.00 a. m. to 7.00 p. m., 10 ...

7.00 p. m. to 10.30 p. m., 15 ...

10.30 p. m. to 5.15 a. m., 30 ...

Except on Saturday, last boat 1.00 a. m.

UNDAY BOATS TO CHRISTOPHER STREET From 6.00 a. m. to 9.00 a. m., every 30 minutes 9.00 a. m. to 12.00 m. 20 ... 12.00 m. o 10.15 p. m. 15 ... 10.30 p. m. to 5.00 a. m. 30 ...

LEAVE NEW YORK. rom 6.15 a. m. to 9.10 a. m., every 30 minutes 9.10 a. m. to 13.20 m., 20 ... 12.20 m. to 10.00 p. m., " 20 10.30 p, m. to 5.15 a. m., " 30 J. J. CHASE, Supt.

LEGAL NOTICES.

WM. McAVOY,

SURROGATE. Office Hours-9 A. M. to 5 P. M. Saturday-9 A. M. to 3 P. M. County of Hudson.

STATE OF NEW JEBSEY. S.
COUNTY OF HUGSON. (SS.
CURROGATE'S OFFICE.—Josephine L. Sherdeceased. Order to limit creditions.
Upon application made to me for that purpose, by the above-named administratrix, I do hereby, on this 27th day of February in the year of our Lord one thousand eight hundred and eighty-two, order the said administratrix to give public notice to the creditors of the estate of said deceased, to bring in their debts, demands and claims against the same, under oath, within nine months from the date of this order, by setting up a copy of this order in five of the most public places in the county of Hudson, for the space of two months, and advertising the same for the like period in the Hoboken Advertiser, one of the newspapers of this State, such notice to be given and advertised within twenty days from the date hereof, and to be continued for two months.

WM. McAVOY, Surrogate.

County of Hudson. S. S. County of Hudson. St. County of Hudson. St. County of Hudson. St. County of Hudson. St. County of Mary Stephens, deceased. Order to limit creditors.

Upon application made to me for that purpose, by the ab venamed executor, I do hereby, on this 24th day of March, in the year of our Lord one thousand eight hundred and eighty-two, order the said executor to give public notice to the creditors of the estate of said deceased, to bring in their debts, demands and claims against the same, under oath, within nine months from the date of this order, by setting up a copy of this order in five of the most oblic places of the County of Hudson, for the space of two months, and advertising the same for the newspapers of this State, such notice to be given and advertised within twenty days from the date hereof, and to be continued for two menths.

WM. McAVOY, Surrogate. eof, and to be continued for two months. WM. McAVOY, Surrogate.

NOTICE OF SETTLEMENT.—Notice is hereby given, that the account of the subscriber, executor and trustee under the will of Wilhelmins J. Weber, deceased, will be audited and stated by the Surrogate of the County of Hudson, and reported for settlement on Saturday, the with day of

Dated April 10, 1882. NOTICE OF SETTLEMFNT.—Notice is her given, that the account of the subscriber, ministrator of the estate of Julia A. Stevens ceased, in so far as relates to the share of Ed

A. Stevens, will be audited and stated by the Surro-gare of the County of Hudson, and reported for are of the County of Hudson, and reported feetlement on Saturday, the 3d day of June next.

SAMUEL B. DOD.

Dated March 24th, 1882.

lap-2m-\$3.

NOTICE OF SETTLEMENT. - Notice is hereby given, that the account of the subscriber. a. given, that the account of the subscriber, dministrator, with the will annexed, of Mary E. Benton, deceased, will be audited and stated by the Surrogate of the County of Hudson, and reported for settlement on Saturday, the 27th day of May lext. CHARLES W. BENSON.
Dated March 16, 1882. 25mh-2m\$3.

NOTICE OF SETTLEMENT.—Notice is hereb N given, that the account of the subscriber, administratrix, de bonis non, with the will annexed of Emilie B. Merrem, deceased, will be audited and stated by the Surrogate of the County of Hudson, and reported for settlement on Saturday, the 30th day of May next. MARY WEBER. 18mh-2m\$3. Dated March 15, 1882.

THEATRES.

WAREING'S GERMANIA THEATRE NO. 68 TO 74 HUDSON ST. Hoboken, N. J.

The largest and best ventilated place of amuse ment in the city.

New company every week. Change of programme every Monday and Thursday. HAVERLY'S 5TH AVE. THEATRE, 28th street, near Broadway, New York.

J. H. HAVERLY Proprietor and Manager.
Acting Manager

MONDAY, MAY 8th, Every Evening and Saturday Matinee Farewell performance in America of MR. MAURICE GRAU'S FRENCH OPERA COMPANY.

Monday Evening, May 8, will be produced for the first time by this company and in its original DIVERCONS,

comedy in three acts, by Victorien Surdou, per ormed in Paris for 400 nights at the theatre of Seats may be secured by telegram or letter.

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Elite Hops every evening at 8 o'clock,

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plied with the best qualities of Coal at the lowest rates. Steamboats & Tugs SUPPLIED WITH

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6 Mixed cigars for - - -5 Havana cigars for - - -4 Fine Havanas for - - - 25c. 3 Genuine clear Havanas, - 25c. Etc., Etc., Etc.

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temera

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DENTAL ROOMS

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HOBOKEN, N. J.

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boken, Jersey City and on the Heights fr charge. Hotels, Steamboats, Restaurants and Boarding Houses supplied at shortest notice.

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Fish, Fresh, Smoked & Salt,

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Insurance Company.

OF LIVERPOOL, ENGLAND. ORGANIZED 1858 Cash Assets in the United States, nearly Two

Million Dollars. Surplus as to Policy-holders over \$1,000,000.

WILLIAM H. ROSS, Associate JAMES A. MACDONALD, Monagers Offices, Queen Building, 37 & 39 Wall St., NEW YORK.

GUSTAV HAUSER. No. 115 Washington St., Hoboke

GUSTAV STRENG, Justice of the Peace, Notary Public PENSION ATTORNEY, and dssioner for all States of the

NO. 84 WASHINGTON STREET,

For Clerk, Trustee McCulloch received 9 votes. Trustees Kerr and McCulloch declining to vote THOMAS BOWES & BROS. Absent, Trustee Munson. The President declared Trustee McCulloch elected Clerk for the ensuing term. to the burning quality of the Coal, Practical Plumbers, Trustee Anderson nominated Trustee Ingleson for Treasurer. General Office, 17 Newark Street. STEAM & GAS FITTERS, The Board then proceeded to vote for Treasurer by open ballot. WM. McAVOY, Surrogate. HOBOKEN, N. J. 11mh-2m\$5.40. 170 Washington St. For Treasurer, Trustee Ingleson received 10 votes Retail Yards and Offices—First St. and Eric Railway Branch; Seventeenth St. and Eric Railway Trustee Ingleson declining to vote. Bet. Fourth and Fifth Sts., HOBOKEN, N. J. Absent, Trustee Munson. Buildings of all descriptions fitted up with Water and Gas in the best manner. Flumbers Materials and Gas Fixtures constantly on hand. Jobbing promptly attended to. The President declared Trustee Ingleson elected Treasurer for the ensuing term.

The President appointed the following Standing Isaac Ingleson, DEALER IN Teachers, Salaries and School Government. VIRGINIA PINE

HOBOKENADVERTISER

NO. 34 WASHINGTON STREET.

MOYER & LUEHS, Prop'rs.

Published Every Saturday Morning.

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eturned.
(Entered at the Post Office at Hoboken, N. J., as econd-class matter.)

FIFTH YEAR NO. 14.

BOBOKEN, WAREINGS' GARDEN-Variety NEW YORK.

THE LONDON-Variety. KOSTER & BIAL'S-Concert. DALY'S THEATRE-Girouette WINDSOR THEATRE-M'Liss. BUNNELL'S MUSEUM-Curlosities GRAND OPERA HOUSE-J. K. Emme METROPOLITAN THEATRE -Variety. BLIOU OPERA HOUSE-Widow Bedott HAVERLY'S 5TH AVENUE-French Opera THEATRE COMIQUE—Squatter Sovereignty.

HAVERLY'S 14TH STREET—The White Slave SAN FRANCISCO OPERA HOUSE-All at Sea

HOBOKEN, MAY 6, 1882.

Official paper of the city of Hoboken. Circu d to no other weekly j rurnal in Hudson County.

Lieutenant Danenhower has been re-

A crop of four vetoes greeted the City Fathers on the occasion of the first meeting of the new Board.

The President bas issued a proclamation ordering the Arisona cow boys to disperse before the 15th inst.

Where's Dorsey?" is a question that every one interested in the Star Route cases would like to hear answered.

Prof. James Rushton Wood, M. D., one of the most famous of modern surgeess, died at his home in New York city Thursday.

There is a subtle sarcasm in the report of the Union Grand Jury, that "our jail them make haste slowly." is not fit for a gentleman to live in." Cheney (W. T.) Sentinel.

Tilden's dog took a prize at the recent New York bench show, while John Kelley's ball pup drew a blank. This is commends an appeal from the decision no Council has sat from whom more has been another Tilden victory over the "Short of Judge Knapp in the City Physician Hairs."-J. C. Journal.

And now the embezzlement wave has reached Rahway. A clerk of the Board omy. of Water Commissioners has confessed sey is still ahead.

The Mayor's respectable message is an agreeable surprise. Its mild tone, the soundness of much of its advice, and the common sense of many of its remarks official tirade of last year.

Parnell is out on "Parole," and Texas Siftings thinks that if this is true, he's likely to stay out, as with a fair start it would be hard work to catch any one so well mounted. We believe Parole made seconds.

'Tis now that "bock" beer foameth in the mug and from its lack of mildness swelleth the head of the young man about town. He in his turn, with selfsacrificing generosity, swelleth the City Treasury with his week's wages next morning.

Chancellor Runyon has withdrawn the order permitting the election for directors of the New Jersey Central Railroad, and the stockholders now have the privilege of filing a supplemental petition to hold an election in a legal manner under the motion of the Court.

Of the six State Senators whose successors must be elected next fall, three are Democrats and three Republicans. Fifteen Senators hold over, ten Republicans and five Democrats, so that the Democrats, in order to obtain even a bare majority in the Senate, must elect the entire six. The chances for this are small.

Ex-Postmaster-General Horace Maynard is dead. He was once Professor o Tennessee, was in Congress three succesthe war. He served as Attorney-General Minister Resident to Constantinople during Grant's first term.

In the last issue of the Democrat (Rep.) the recent entertainment of Zabriskie Post, No. 38, G. A. R., was characterized as a disgraceful and riotous affair, etc. the Post, contradicting these falsehoods. we cannot print the letter.

THE MAYOR'S MESSAGE.

found printed in full in this issue of the the charter. ADVERTISER. Much to our surprise, it is really a sensible document, in the main, containing many wise suggestions and showing an intelligence and knowledge

lature in regard to measures affecting the objections except an alleged irreguthe city of Hoboken. In the school larity in the passage of the ordinance. matter, although he does not directly He says that the ordinance having been can be arranged to accommodate the message, wherein he repeats his wornpupils, the expense should be deferred to some future time." This is all very well, but the fact of the matter is that the schools are very well taken care of the acceptance of the land." by a thoroughly competent Board of Education and yet they are now over- about when he sent in his veto on May crowded. A church building has for 1st, but if the facts were correctly stated some time been used by the city to ac- in the Council meeting, Tuesday night, commodate the large number of chil- he has "lost his opportunity." The ordren crowded out of the primary depart- dinance was handed to him on April 19th, ment of the schools. By the drift of the and his objections should have been filed Mayor's suggestions we should judge within ten days, or, on last Saturday. that he is opposed to the erection of a He may have intentionally delayed the new school building, and it is a pretty veto, but if he relies on having an allowis an absolute necessity.

strongly against it. But the action of he is in the wrong. the Council upon the ordinance providing for the acceptance of the lot and the erection of the engine house, would seem to indicate that, if the members of that Board represent their constituents, the the payment of a bill for expenses in Mayor is wrong.

He characterizes the act making the office of City Clerk appointive, as an out- city. This year he again sends in his ceived by the Emperor and Empress of rage upon the franchises of the voters of little veto for a similar bill. although this city. While that is putting it a little the expenses were incurred in connecstrongly, we agree with him that it is a tion with bill 167, Mr. Niven spendchange that should not have been made. ing several days in Trenton fighting It is a dangerous measure.

> difficulties, he quotes Governor Ludlow's veto of bill 167 at considerable length, it be reduced. When the danger is all and pays a glowing tribute to the Gov- over, our Mayor is not as thankful as he ernor for this action.

Mayor Besson's remarks concerning the condition of the meadows and his urgent appeal to the Council to take im mediate steps towards reclaiming that district, should be carefully read and promptly followed out. The existence To the Council: of this disease-breeding swamp is a great let the Council be very careful.

On the whole his Honor is satisfied with the city's financial condition, but gets in a little slap on the Assessor, and also thinks that more economy can be dite my fourth inaugural message. exercised in the expenditures. He recase, but such a suggestion is incompatible with the general tenor of the message, which is a sort of sermon on econ-

He is undoubtedly wrong in his reto having appropriated a few thousand marks concerning the Police Departdollars of the funds of the Loard. Jer- ment. The force is far from being too large and his recommendation that it be cut down to thirty men is neither practicut down to thirty men is neither practi-cable nor advisable. It would be a mea-sure of false economy. How far the lowest official. Every man should have his sure of false economy. How far the Mayor and his new Police Board will go in the matter is a question of some importance. His suggestion that the proceedings of the Board should be furnished the public, is a good one. We do not think he should have the proventiant of the year, and with such assistance our labors will be greatly facilitated and doubtless satisfactorily performed. The economical principle is of the greatest consideration. That which is the best for the interests of the compunity determined by unite to make it a pleasant contrast to his portance. His suggestion that the proed the public, is a good one. We do not think he should have the pay of the engineers of the fire engines cut down.

Consideration. That which is the best for the interests of the community, determined by good men in authority, can never be radically wrong. The best bargain is always the obhis mile in two minutes and a few glad to pay well for very little work, it is

> winds up with a little more harmless "taffy" to the Council, his fourth inaugural message, and it is one of which we need not feel ashamed.

AN ILLEGAL APPOINTMENT.

the appointees are good Republicans should be more systematically conducted and competent men for their positions.

Attorney, he lacks the legal qualifica-Attorney, he lacks the legal qualifications. Section 1º of the ordinance says:

"In all actions which he is required to prosecute he shall appear as the attorprosecute he building of an additional public school, if ney and counsel of the corporation." ney and counsel of the corporation." the Mayor and Council deem lit, on request of the Board of Education, at an expense not a counsellor-at-law and cannot be admitted as such for some the land, building and furniture. We should Mathematics in the University of East Mr. Besson is not a counsellor-at-law sive terms, and three other terms after months to come. He cannot appear as such "for the corporation." He cannot of Tennessee from 1863 to 1865 and was even argue a motion before the Supreme Court or in the United States Courts until he is a counsellor. Consequently he is not qualified to act as Corporation

We are in receipt of a communication being a counsellor, which means that he from Mr. B. F. Cleveland, Chaplain of will furnish counsel himself whenever Owning to the press of official natter, with the fact that "Section 12" has been

cil may consider that as long as the city loses nothing by the action, its duty has In marked contrast to the vituperative been done, and while the legality of the forty-page screed with which Mayor appointment may never be questioned, Besson insulted the city last year, is his still it would have been better to have message for '82 and '83, which will be complied with all the requirements of

A VETO WASTED.

"I return without approval" was again of city affairs which the Mayor seldom used in connection with the engine house displayed by his official course during site, by his Honor this week. It was the the year just past. There are, however, fifth or sixth edition of the engine house objectionable passages in the mes- series of vetoes. This time it was intended as a veto of the ordinance au-His Honor devotes much space to the thorizing the erection of the building on discussion of the work of the last Legis- Hudson street. There was nothing new in oppose the erection of a new building, actually read only once, the Council canwhich the act empowers, he says: "If by not be familiar with the full meaning of proper regulation the present schools the document, and yet in his annual out objections, he declares to that body 'you all know the restrictions and conditions imposed by the dedicators as to

Perhaps the Mayor knew what he was well established fact that a new building ance of two days made for Sundays, he is "left" again. The ordinance be-He revives the old argument against comes a law without his signature. The the erection of an engine house on Hud- Council was right in "respectfully reson street, and thinks the act authorizing turning" the veto to his Honor. This it illegal. He "feels assured" that the seeming blunder of his was not done general sentiment of our citizens is without a purpose, but he will find that

SMALL ECONOMY.

Last year Mayor Bessen objected to Trenton incurred by Corporation Attorney Niven while on business for the the bill on behalf of the city. Now that In commenting upon the water front bill 167 is settled, Besson thinks the amount excessive, and recommends that should be for past favors.

THE MAYOR'S MESSAGE.

of this disease-breeding swamp is a great drawback upon the improvement and growth of our city, besides being an important factor in our death rate. Something should be done immediately, but let the Council be very careful. "Let them make haste slowly."

Custom requires the Mayor on entering office to address the Council upon such material to the interests of the city, while the charter makes it his duty at any time to recommend such measures as he may deem necessary or expedient for its welfare. So, it would seem that the beginning of the official year were the proper time for that general understanding and those general recommendations which take shape. reneral recommendations which take shape in what is generally known as the Mayor'

> In compliance with law and custom, it is my great honor and exceeding pleasure to in-

Since the incorporation of the city probably no Council has sat from whom more has been expected than yourselves, and, without any intention of flattery, I think, none better or more representative of our citizens. We have been elected to conserve the interest of the people of Hoboken. The power of government of this city is vested in us. We are possessed of the authority to call all other officials to account. They are our subordinates. We are responsible for their actions as well as our own, and if any fail in the performance of duty it is our privilege and our duty to know why, and to attend their giving place to better men. This power has not place to better men. This power has not been sufficiently exercised in the past. The

think he should have the pay of the engineers of the fire engines cut down. A thousand dollars a year is not too much for a competent man, and if there is a public servant whom we should be glad to pay well for very little work, it is the engineer of the fire engine.

We would like to see the suggestion, that the City Hall grounds be protected that the City Hall grounds be protected. we shall expend to the limit. That is left to our official determination. The Tax Commis-sioners virtually fix the limit. The Mayor and Council expend of it no more than be and country required. Wherever any thing can be saved judiciously it is our duty to save it, and as the Treasury opens only on our order, we have the power to do so, whoever it may

Much waste has been occasioned in the If the Mayor is to have his way, and the Council will sustain him in it; if the appointees to office must be Republicans, then in all fairness it must be said the City Fathers have done well with the council This should be borne in mind, and any infringement should receive our severe condemnation.

should be more systematically conducted. The Street Commissioner should be the out-door man—the one to whom we should look and competent men for their positions.

But in its action on Tuesday night, in appointing Samuel A. Besson Corporation Attorney, the Board made a mistake.

Not that Mr. Besson lacks ability as a lawyer, but, according to the ordinance prescribing the duties of the Corporation

door man—the one to whom we should look for the proper performance of work; the one who should be held responsible. He should be competent and reliable. The irregular manner of different committees conducting public work is not beneficial generally in its results. Let the committees look after the commissioner, and the commissioner supervise the contractors and workmen.

The legislature at its late session enacted the land, building and furniture. We should be thoroughly satisfied before entering upon any such expense that another school be really necessary. If by propor ragulation the present schools can be arranged to accommodate the pupils the expense should be deferred to some future time. The public schools of the city cost our people now overseventy thousand dollars a year. Another one would considerably enhance that cost.

ticipated if it be determined to accept that to find it. We cannot expect to please everyticipated If it be determined to accept that it site under the conditions proposed and erect of an engine house thereon. The residents of thudson street are almost unanimously opposed to such location. The general sentiment of our citizens, I feel assured, is strongly against such disposition of the public money. It may be agreeable and convenient to the Hoboken Land and Improvement Company to have this engine house in such close proximity to their machine shops and ferry houses, but it is not agreeable to the residents of that neighborhood, and it can be made as convenient to both were it placed in some less objectionable spot in the immediate vicinity. The mere matter of cost of a lot is a minor consideration where so much dissatisfaction may be occasioned. If we buy land and consideration where so much dissatisfaction may be occasioned. If we buy land and erect a house upon it we own both. If we erect a house upon another's land we virtua

ly own neither.

Another act, changing the election of the City Clerk by the people to that of appointment by the Council, is an outrage upon the franchises of the voters of this city. It was occasioned by no demand or requirement of the people of Hoboken. It was brought about solely by selfish motive, with a view to a private individual's benefit, and it cannot be too severely condemned. From the incorporation of the city the office had been elective. The City Clerk has been, in fact, the clerk of the city—an officer independent, in a measure, of other authority and responsible to the people of this city; the ereature of appointment, he now becomes the servant of the appointive power, the representative of a faction, perchange, and must do its bidding. The change is no improvement. ly own neither. change is no improvement.

The city continues to grow notwithstand ing the drawbacks it labors under. We are still blockaded on our river front, but we have strong hopes of being speedily relieved. Our application for the water privileges at the termini of the streets still continues in the State Board of Riparian Commissioners un-State Board of Riparian Commissioners un-answered—a sort of shuttlecock between the Commissioners and the Attorney General. There is little to be hoped for in this respect until kind Providence relieves us from the corporation influences that, like a huge an-aconda, are squeezing the life out of the State. There is no redress to be expected from the legislature, if the late session be the type for its successors, and only the people in their might, thoroughly aroused, can render us the might, thoroughly aroused, can render us the justice which is our due. There is no doubt justice which is our due. There is no doubt that our water advantages, properly utilized, would soon fill up our meadows and increase the value of every foot of property in the city. Had that infamous measure generally known as Senate Bill No. 167 become an act, and its constitutionality been assured, there is no question but it would have proved a great calamity to Hoboken. Hemmed in as we are, and have been, it is only the hope of our future that causes the city to progress as it does. With all her natural advantages, Hoboken should have only the hope of our future that causes the city to progress as it does. With all her natural advantages, Hoboken should have been built up solidly long ago. It is only the selfishness and shortsightedness of her shore owners that has kept her back. Not satisfied owners that has kept her back. Not satisfied with what belongs to them, they have for years endeavored to secure what was dedicated to public use by the original proprietor, and failing in every attempt, legislation was at last resorted to to achieve that which the courts of justice detained them from, and which, thank God, also ignominiously laticd. With experienced reliable counsel in the With experienced reliable counsel in the United States Circuit Court, we expect ere ong a favorable termination of this long protracted issue. That our situation in tracest is secognized throughout New Jersey, is undoubted; the good and able Chief Excertive echoed the sentiments of her people when in his message disapproving the bill, he said

"In both Hoboken and Jersey City what may "In both Hoboken and Jersey Livy what may be called the original proprietors purchased large tracts of land bordering on the water front, the chief value of which consisted in its location upon a navigable stream, and its proximity to and consequent easy communication with the neighboring metropolis. That lead held in pulk was of small value and to land, held in bulk, was of small value, and to enhance that value proprietors divided it up into blocks and lots and dedicated to the use individual lot owners and the public genof individual lot owners and the public generally a certain portion of the land as public streets running to, and in some cases extending beyond, the water front. A large part of the streets thus laid out and dedicated was beyond the ancient natural high water mark. The policy of the proprietors in so doing was a wise and profitable one. The public bought these lots at remunerative prices, based upon the faith of those dedications, and have expended large sums of money in their imexpended large sums of money in their improvement. The proprietors grew rich and the community increased in size and importthe community increased in size and importance. The successors of those proprietors, particularly in Hoboken, forgetful of the advantages they have already derived, have sought from time to time, through our courts, to secure an amelioration of the condition of their dedications, but the Judiciary has fruntiated the protecting band and refused ly interposed its protecting hand and refused break down the bulwark which sheltered the public and the individual owners.

Again, in the case of the Hoboken Land

vation terminated at the high water line as it was when the dedication was made; but the connection of the streets with the navigable vaters will be continued over lands reclaimed by filling in, under such legislative permis

The governor, refering thereto, said: "The case as cited above is a very recent and com-prehensive one, and states fully the principle upon which the decisions of the Courts have upon which the decisions of the Courts have been rendered. It is a principle founded on right and justice. It is this principle which the bill before me overthrows and destroys, by abrogating all those dedications, closing the streets at the very door of those who have purchased lands and built houses on the faith of those dedications, and saying to those owners, 'If you want these streets the city may lay them out again if it can under the State right of eminent domain, if it can be invoked; may purchase of the proprietors the land which they have already disposed of as a consideration for your purchasing. Their bargain with the lot owners being on their own terms and to their own advantage, their own terms and to their own advantage, and the courts having, on good ground of public justice and honesty, held them to these bargains, they now appeal to a higher power and ask that, while they retain all the benefits of the agreement, the purchasers may be deprived of the rights which they acquired, that they may be given to them. This bill is the result and the embodiment of that appeal. Can anything be more unfair than this? Is it not taking the property of one individual to give it to another without any pretense of public necessity or any other sufficient reason? Is it not, under the circumstances, an abuse of the legislative power and a viola. their own terms and to their own advantage an abuse of the legislative power and a viola-tion of the principles of fair dealing and jus-tice? It seems so to me, and I therefore de-cline to give my approval of it."

All honor to George C. Ludlow, whose clearness of head and soundness of heart give the ness of head and soundness of heart give the people of this Commonwealth assurance that in him we have a sure bulwark against the corrupting influences that are sweeping everything before them.

The condition of our low lands has always

The condition of our low lands has always been a source of great solicitude to the government and the people of the city. It has always been the great quandary how best to improve them. Repeated attempts in one way and another have failed disastrously as public experiments. Thousands of dollars have been sunken thereby. Private owners continue filling gradually but exceedingly slowly. At our present rate of growth, generally always. continue filling gradually but exceedingly slowly. At our present rate of growth, generations would be required to fill them up to grade. Something effective should be done all admit, but no generality of sentiment can be obtained on the part of those most directly interested, and so we stand still, as it were, while disease makes deadly invoads on the unfortunate residents of the locality. Many of the property owners there, apprehensive of great cost to them, are opposed to any public undertaking. Other, lacking in public spirit or indifferent to any possible benefit, oppose every attempt at amelioration. The people at large of this city are also interested, and they desire that these swamp lands be redeemed. Their condition is a reflection upon the name of Hoboken. Their condition affects the valuation of property more eligi-Attorney.

Mr. Besson has stated to the Council that the city should not be put to any additional expense on account of his not being a counsellor, which means that he will furnish counsel himself whenever necessary, but his does not do away with the fact that "Section 12" has been violated by his appointment. The Council and the considerably enhance that cost.

The legislature in its wisdom seen fit to people at large of this city are also interested. Their condition is a reflection band they desire that these swamp lands be redeemed. Their condition is a reflection for property more etigically located. Their condition breeds disease by located. The condition breeds disease by located. The people at large of this city are also interested, and steps should be interested on the proposed High population of property more etigically located. Their condition is a reflection and they desire that these swamp lands or redeemed. Their condition is a reflection because of the interest of our people that the decision and they desire that these swamp lands or redeemed. Their condition is a reflection by population of property more etigically located. The condition breeds disease by located. The location of officials, that bad men may be excluded.

On service of this city are also interested, and steps should be interested of the interest of our rediction and they desire that these swamp lands are the proposed. Their condition is a reflection of rediction in regard to the proposed High population of property more etigically located. The condition is a reflection of rediction in regard to the proposed High population of property and the interest

to find it. We cannot expect to please everyone. It is our duty to do our best in the matter, and once commenced, we should do our
utmost to further its prosecution. The inactivity there existing is mainly the result
of the malarious influences there abounding. The remedy should be applied; the sooner the

etter. Another drawback which we have labored against for many years will soon terminate. I refer to the inferior quality of drinking water which we are at present obliged to use. During the past year contract has been use. During the past year contract has been entered into with a private corporation for ample supply of pure and wholesome water from the upper Hackensack River, and on the first day of November next this must run through the pipes of the city. There is every indication that this will meet our every desire. Under the most adverse circumstances the quality of the water cannot be inferior to the Passaic that we get. Another advantage, it will be at considerably less cost.

Unwise public improvements—so called—have proved especially unfortunate to us. Heavy indebtedness far exceeding the value of the property, in very many instances, has settled upon it an incubus irremovable without exterior assistance. settled upon it an incub out exterior assistance. Wherever disposition has been manifested

Wherever disposition has been manifested to improve against such adversity I have favored reasonable settlement where the city holds the lien, and I so advise in the future. It is our only way out of the difficulty, and unless this be our policy it will dampen private enterprise and to the public disadvantage. Wherever "rebates," as they are generally known, can be made to the public advantage, 1 most urgently recommend them to your most favorable consideration, but great cau-tion should be exercised that the interests of tion should be exercised that the interests of the city be properly conserved. The sad ex-perience of our municipality in many exten-sive public works should be a lesson to us for everything of that nature which may come before us. We cannot examine these matters too closely. Before determining to prosecute any, it should first be our duty to ascertain or to be fully satisfied that the cost be ceror to be fully satisfied that the cost be certain of collection from the property directly benefitted; otherwise, we should discountenance it.

The charter gives us great discretionary power in these matters.

The sewerage of the city requires our most carnest attention. We all know how much depends upon effective drainage—life, health and prosperity. Many of our sewers are and prosperity. Many of our sewers are practically useless; stopped up, broken in, no outlet, &c., &c. About all of these are on the "meadows." The great fault is the want of proper system. Whatever can alleviate should be done, but no money wasted. We must be on our guard in this respect, and our policy at all times should be to urge systematic drainage throughout the city. Kept the sewers clean, but no more sewers without an outlet.

The streets of the city are in good state of

The streets of the city are in good state of epair generally. If possible, I would advise he continuation of the raising and relaying the pavement in First street, from its int of discontinuance, over two years ago, o Park avenue. This is now one of our main evenues. It is at present in bad condition. so far as this section is concerned, and I be so ar as this section is concerned, and I believe the cost of repairment would be a judicious expenditure. The general cobbling work throughout the city on the streets amount to considerable in the course of a year, and I would advise watchful care in the cornerse.

The cleanliness of the streets should engage our particular attention. It does not require any large amount of money to keep them clean. Judicious management is the main thing. Some streets require more frequent cleaning than others. A great deal de-pends upon the Street Commissioner. It will be our province to make new contract for the be our province to make new contract for the removal of ashes and garbage for the present year. We should see that we get the right kind of contractor, in the first place, and that he keep up to his contract, in the second. Frequently the city has had much trouble in this respect, and the citizens are more particular in this than almost anything else.

Financially, the city stands well. The tax ratables of last year were about fifteen milious of dollars, which was undoubtedly a very low valuation. The bonded indebtedness amounts to \$1,172,700. I am satisfied a rate of the past year was marked by the completion and occupation of the new City Hall. more equable assessment can be made than has been for many years. Unimp property should bear its equal burden Unimproved property should bear its equal burden with the improved. To have it improved should be our object. To build up the city should be our aim. No speculation on others' enter-prise should receive our aid. The amount raised by taxation last year from this city for local purposes, county and State tax, amounted to about three hundred and twenty thousand dollars (\$320,000), of which about two hundred and sixteen thousand dollars (\$216,000) was on city account, including (\$216,000) was on city account, including bonds falling due and interest payable on

The ordinary running expenses of the city and Improvement Company vs. the Mayor and Council of the City of Hoboken, as reported in 7th Vroom, page 549, wherein, it was held:

"That an act of the Legislature incorporating a land and improvement company and adjoining lands that might be owned by the corporation, and to construct thereon wharves, piers, slips, and other structures for commercial and shipping purposes, will not extinguish the public right of access to navigable waters by a street on land purchased by the company, which by the dedication terminated at the high water line as it was when the dedication was made; but the companion of the city of less than the results of the annual tax, is made up from linenses, arrears of taxes, State school tax and minor items. This would appear a very large amount for a little city of less than thirty-live thousand population, and it certainly is. That great saving can be made there be no question. Some of our departments cost us altogether too much money. Their expenses we should scrutinize closely and whenever anything unnecessary exists, where we have the power, it should be speedily eliminated. There is enough in this respect to seriously engage our attention.

The Kamena matter approaches a settlement. Of the dedication and company which by the dedication was made; but the

ment. Of the deficiency of sixty thousand eight hundred and sixty-three dollars and sixty-two cents (\$60,863.62), fifty-three thousand three hundred and thirty-six dollars and sixteen cents (\$53,336.16) has been paid in; the balance, I have reason to believe, will be within a short time

within a short time. Minim a short time.

Recently, the Council made demand on the Collector of Revenue for a return of delinquents of personal taxes for the past four years, and although this has been made, so lar it has not progressed farther than the file of the Committee to whom it was referred I have reason to believe that there are man I have reason to believe that there are many instances therein where the parties are perfectly responsible and many others which, if attended to in time, would have resulted favorably to the city. If the Collector of Revenue had made his reports in accordance with law, it would have been to the city's advantage. If he would attend to his duties more faithfully, his collections would be larger. It is our duty to see that this collection larger. It is our duty to see that this official onform to the laws and ordinances relating o his office.

We have had great trouble with some o our contractors in one way and another and we should be very careful in making or agreements. Their bonds should be examined closely, their obligations strictly enforce and their workmen, who are mostly resi dents of the city, properly protected.

dents of the city, properly protected.

It will be your duty to designate the official publication medium of the year, in compliance with the law therefo relating. We are now proceeding without such, and how far this may affect our public notices I am unable to say. It may do so seriously. However, it is a matter that should be speedily determined, and I trust sound judgment may be exercised in its determination. So far as a former term be concerned, it involved litical. former term be concerned, it involved litigaion which still continues, and I hope that in our action such may be avoided. We need a Pound Keeper and a proper

Pound, and we need them badly. Complaints are continually made of the running at large of eattle and goats in the streets of the cit or cattle and goats in the streets of the city it is poor encouragement for our citizens to beautify their court-yards with flowers and shrubbery, to have them trampled over and eaten up by stray goats. It should be stopped immediately, and you will do the city at large and our tasteful citizens a favor as well as justice, by attending to these matters as quickly as possible. If we can get a good as quickly as possible. If we can get a good man for the office, I am strongly in favor of giving him ample recompense. As for the Pound, we want a Pound and not a mere apology for one, that any old woman can knock down and carry off in liberating a pet, and which has always characterized this important necessity in Hoboken.

portant necessity in Hoboken.

The recent decision of the Hudson County Circuit Court, in the City Physicianship difficulty, wherein any power in the Mayor in matter of appointments by the Council was denied, I believe to be erroneous and should be reviewed by superior authority. It is to the interest of our people that the decision be reversed, and steps should be immediately taken with that view. Every protection should be extended in the creation of officials, that bad men may be excluded.

continues. Since the Board of Education exhibits no disposition to remedy this, it would be well for the Council to take it in hand, and by ordinance require the person in charge to be a practical and licensed engineer. There be a practical and licensed engineer. There is too much at stake not to have this proper afeguard.

The Police Department costs the

The Police Department coses and I is great deal more money than it should. It is much larger than there be any requirement.

There is no necessity for over twenty men doing day duty, and the force for practical purpose would be ample at thirty men. Many abuses have existed in the department for many years: some, wanton violations of law; others, the results of incaviolations of law; others, the results of ineapacity, mismanagement and carelessness.
Police duty, as properly understood, has
never been known in Hoboken. So far as a
general understanding of the ordinances of
the city be concerned, in relation to streets,
in particular, the members of the force evince
very little knowledge, and this mainly from
the inattention of their superiors to instruct
them. Were such more studied, we would
not have lawless persons coming into our
city, outraging the rights of our citizens, destroying their property, by smashing their
sidewalk flagging, and inserting thereon
telegraph and telephone poles, for instance.
We would have fewer complaints from our
people as to the non-removal of garbage, &c. We would have fewer complaints from our people as to the non-removal of garbage, &c. If our police were closer watched we would have better duty from them. We would have less sneak-thieving, which lately has become so prevalent in our midst, and more arrests. The men would do duty for the city and not for private corporations, as some of them are doing to-day. If the rules as adopted for the government of the force were adhered, to we would have a much better department, than would have a much better department than at present. Very little disposition for several years back has been shown by the Police commissioners to enforce the "Laws, Rules years back has been shown by the Police Commissioners to enforce the "Laws, Rules and Regulations of the Police Department of the city of Hoboken." During the past year the publication of the proceedings of the Board was suspended. A little more daylight is needed in its official deliberations. The city expends a very large amount annually for police purposes, and our citizens are anxious to know, and should know, how it be expended, how the force be regulated and what it be doing, and this can be most satisfactorily done by full publication of the Board's proceedings through the medium of the focal press. I have reason to believe that nuch will be accomplished ere long beneficially to the department, as well as to our citizens, and that the evils will be remedied. In the new Board of Commissioners to be, it is to be hoped there will be that disposition to serve the public above every other interest, so long desired, and so enter the Hoboken Police Department upon a new epoch. day evening next, the occasion being the for Police Department upon a new epoch.

The Fire Department is quite well provided for, with the exception of Engine Company No. 1, which is in need of a new house. It is my desire to suitably locate this organization, and has been from my inauguration into office; but so far it has been impossible for the corporate authorities to agree upon a proper site. I ardently hope that the matter may be speedily arranged, and to the satisfaction of all concerned. The department is run quite cheaply, and were it not for the great fire of last fall, would have met all its expenses out of the appropriation of the year. As it is, there are some bills for necessary supplies carried over from the late Council. ion, and has been from my inauguration into supplies carried over from the late Council, which should be brought to the attention of the Tax Commissioners, that appropriation be made for their payment. It seems to me that here it would be proper for me to state that the pay as now fixed for the engineers of the steam fire engines of the department is extravagant for the ability required and duty performed. They are now receiving one thousand dollars a year each, and that there could easily be made a saving of at least five hundred dollars a year in this item of salaries of the two engineers. If their duties were particularly skillful or their labors arduous I would not say one word in advothe Tax Commissioners, that appropriation ardious I would not say one word in advo-cacy of reduction, but these positions can be filled by men whose whole time and atten-tion be not required about their engine; men who should be in the immediate vicinity, it is true, but who could be otherwise employed, without detriment to the city's interest, and to her pecuniary advantage. Examine this

The past year was marked by the completion and occupation of the new City Hall. Although much more expensive in its running expenses than the old building, its conveniences are evident to every one, and it is a monument of which our citizens may be a monument of which our citizens may be proped. Were posts and chainer street the proud. Were posts and chains about the square arranged, it would be a decided imount jy for tax, and grounds and a protection to the grass and grounds and a protection to the grass and contemplated shrabbery. This is a matterfor the consideration of our Tax Commissions. Many other matters I might bring to you

attention, but there be no necessity at the present time. Those most important to my mind, which I can recall, I have dwelt upon. I do not feel that urgency to impress upon your minds what I have felt on former occasions. The mercally dwest particle is the your minus what I have left on former occasions. The necessity does not exist in this instance. I feel that a change for the better generally has set in, and that you are the narbingers of it, and I anticipate good results from our labors conjointly. Wherever I can aid you in furthering the interests of the city, rely upon me at all times and all occasions, and believe me, that on you I place great dependence.

CITY ITEMS.

Warner's Safe Kidney and Liver Cure. A number of fire department claims were etoed this week.

County Physician Converse reports that the County Lunatic Asylum is becoming ver-crowded. An election for Chief Engineer will be held

on Monday night at the house of Liberty Hose Company. Lewis R. McCulloch has been re-elected

Herk and Isaac Ingleson Treasurer of the Board of Education. "Baltimore" is the name of a new "annex"

boat which has been put on the line running from this city to Brooklyn. The steamer Wieland, from Hamburg, ar-

ived on Thursday with 950 emigrants and 107 cabin passengers on board. The elegant residence of Mr. Charles F.

Tag, the millionaire tobacconist, at Weehawken Heights, is reported to be for sale.

The saloon of Mr. Finck, in First street, vas entered by burglars Tuesday night and robbed of a gold watch and some clothing.

It is useless to groan with rheumatism

when a bottle of St. Jacobs Oil will cure it, as everybody knows .- Columbus O. Daily Times John D. Wareing has another partner besides his brother Bob. She was a Pennsyl vania girl. Rev. Dr. Mohn "tied the knct' on Wednesday.

The Mayor sent a check for \$415.35 to the Council Tuesday night, the amount being additional rebate from the Hudson County Gas Light Company. It is now "President" Beltz of the Board

of Education. His new committees will be found in the official proceedings of the Board. printed in another column. Hoboken has gained a number of new

families this week, "Moving Day" having brought over some New York people who will make their future Lomes here. The hearing in the Kaufmann vs. Kammerer case, has been set down for Wednesday

next, and Councilman Kaufmann will in all probability take his seat in the Board soon. Rev. Dr. Geo. L. Hunt will preach as usual n the First Baptist Church to-morrow, morning and evening. Morning subject, "Is the Christian Life a Failure?" Evening subject,

Work and Wages." Notices were sent out by Collector Mc Mahon, on Monday, notifying delinquents for

personal taxes that if a prompt settlement is not made they will be committed to jail until the arrearages are paid, The Des Moines, Iowa, Tri-Weekly Tribune

that city, was cured by St. Jacobs Oil of a violent attack of rheumatism

New York boys are beginning to tire of the expensive habit of coming over here and playing ball in the Elysian Fields, on Sundays. Four of them had to hand \$3 apiece to the

Recorder, for their fun last Sunday. The united silk weavers of Paterson, Newark, Jersey City, Hoboken, West Hoboken and Union Hill, will have a monster parade and pienic on Pfingst Monday, 29th inst, the latter to be held at the Schuetzen Park.

Franz Baeder has been appointed and confirmed as Police Commissioner, to succeed Commissioner Dilworth. Councilman Timken was the only member of the Board who voted against the nomination being con-

The second annual "May Play" by the pupils of St. Mary's Parochial Free School, will take place on Thursday and Friday evenings, May 18th and 19th, at 8 o'clock, in the old St. Mary's Church, corner Willow and Fifth streets. The ADVERTISER must again apologize for

furnishing such a small amount of local news.

The amount of official matter is unprecedented. The minutes of seven meetings, in addition to the Mayor's message, take up nearly all our space. A fire broke out on Tuesday evening about 10 o'clock, in Dr. Kudlich's stable, on Court

street, above Fifth. The flames did not spread beyond the inside of the building, owing to the promptness of the firemen Loss will not exceed \$1,500. Invitations are out for an entertainment to be given by the Hoboken Ferrymen's Association, at their meeting rooms in the new

work shops, River and First streets, on Tues

mal opening of their new quarters. Detective Stanton, Timothy Conlin and Thomas Fitzpatrick have been charged with assault and battery and highway robbery, by James Kelly, of 6 Madison street. The assault and robbery occurred on Friday night last, during a row at the primaries.

Some dozen or more members of the classes of '84 and '85, of Stevens Institue, came out in "Knickerbockers," on Monday, and will sport that style of dress until the end of the term. It is expected that a large majority of the students of the college will follow suit.

The Stevens Institute base ball nine will play a match at New Haven this afternoon with the Yale Freshman nine. On Monday they will play the Brooklyn Polytechnics on the St. George Cricket Grounds and probably the Stock Exchange Tuesday afternoon, at the same place. Mr. J. Henry Smith, of 31 Nassau street,

New York city, has been elected Secretary of

the St. George Cricket Club. The club will play a match with the Thespians on Wednesday, May 10, and the St. George second and the Staten Island second will play on the 13th. both matches to be played in Hoboken. Free Tabernacle M. E. Church, Rev. R. B

At the special session of the Council, last

missioner; Edward Kiley, Sluicegate Keeper, and Patrick Fenton and John Cassidy, Park Keeper. First M. E. Church, William Day, pastor. At 10:30 A. M. to-morrow the sacrament of the Lord's Supper will be administered. At 7:45 P. M. the pastor will begin a course of six sermons, subject, "Home Affections, their Importance in Relation to Daily Life." The

first quarterly conference will be held Monday evening at 7:45. Rev. A. Craig, Presiding Elder. The musical and literary entertainment given on Thursday evening, at the First Baptist Church, was a most delightful affair For the first time, in a long while, the church was completely full, galleries and all. Vocal and instrumental music of a high order and excellent recitations made up the programme.

The singing was especially good, and the

entertainment was a complete success. On the occasion of the twenty-fifth ersary of the installation of the Rev. Dr. Leopold Mohn, as pastor of the German Evangelical Church, this city, on Sunday, May 14th, thanksgiving services will be held in the English language, at 4 o'clock P. M., and a public reception on Monday, May 15th, at 8 P. M., in Martha Institute. This is the first time that such an event has taken place in this city.

An Alleged Hoboken Centenarian.

The Jersey City papers have been publishng the story of a John Carroll, of Hoboken. who claims to have been born in 1781 and to be a grand nephew of the renowned Corroll of Carrollton, and who has just been admitted to the Almshouse, at Snake Hill, suffering from rheumatism. He says his father was an Irish military and civil engineer, and was engaged in planning fortifications in Virginia during the Revolutionaay war. John Carroll claims to have voted for Madison as President in 1808, and fought in the war of 1812. When he came to Hoboken does not appear, and no information as to his ever having lived in this city can be obtained from the police. His only near relatives are two married daughters living in the West, and Deputy Warden McGuigan has written them in regard to the centenarian.

AMUSEMENT NOTES.

HOBOKEN.

Great improvement has been made in the orchestra at Wareings' Theatre since Prof. Max Hushman succeede I the Youngs. The bill this week is considered the best in the history of this house, and large audiences have been the order. The following are the people Ellwood, Frank Livingston, Miss Kitty Sheppard, Frazer and Hallam, Harris and Wood, James C. Vincent, Frank McNish, Leeland Sisters and Revillo.

NEW YORK.

This is the third week of "All At Sea," at the San Francisco Opera House. The usual good bill can be seen at the Metropolitan Theatre this week.

"M'liss" can be seen at the Windsor Thea-

tre. Next week Lotts, in "Musette." "The White Slave" is still at Haverly's Fourteenth Street Theatre. Next week "The Professor."

"Fritz" is still at the Grand Opera House Next week Miss Fanny Davenport's farewell for three years.

Neil Burgess, as "Widow Bedot," will close to-night at the Bijou Opera House. Next week Selina Dolaro, in comedy.

The Grau French Opera Company will close to-night at Haverly's Fifth Avenue Theatre. Next week "Divorcons." To-morrow night

says: "A Harrisburg, Pa., journal mentions Next week "Divorcons." that Mr., D. Bensivger, No. 4 Market Square, (Sunday), grand concert.

For Alberts-Councilmen Kenney, Lee and Tim-

COUNCIL PROCEEDINGS.

ADJOURNED SESSION.

Adjourned session, held at the Council Chamber City Hall, Washington street, between Newark and First streets, on Friday evening, April 28, 1882. Present—Councilmen Kaufmann, Miller, Quirk, Plunkett, Timken, Valleau and Chairman Curtin.

Absent-Councilman Lee. The following petitions, communications, &c. vere presented, read and referred:

To the Committee on Licenses: Petition of Jacob Spille, for a refund of \$1.50, being one half of full license fee paid for truck license. Petition of Anthony Bender, for refund of \$12,50,

being one half of full license fee paid for hopublic entertainment, at No. 159 First street.

To the Committee on Finance and Salaries: Petition of F. Bohde, relative to the cancellat of all water rents or lots 3 and 4, block 52, &c.

To the Committee on Streets and Assessments: Communication from the New Jersey Telephone Company, relative to the erection of poles for telephone purposes in the city of Hoboken.

The following claims were presented, read and referred:

referred:
To the Committee on Finance and Salaries: Timothy Conlin, thirteen days' services as constable of District Court for month of April, 1882

G. Farmer, postage stamps furnished City

To the Committee on Public Grounds and Build ings:
Joseph Mevius, services as gardener
public parks from April 18 to 29, 1882.
Níven & Co., coal furnished at City Hall.
To the Committee on Fire and Water: Niven & Co., coal furnished Fire Depart To the Committee on Sewers Thos. Gaynor, brads furnished Committee

Henry Vatchy, removal of dead animals from April 9 to 23, 1882 To the Committee on Alms: H. Meyer, groceries furnished the poor.

The following claims were reported correct and ordered paid: By the Committee on Finance and Salaries: Charles A. Hicks, services as Inspector o Registry and Election, Second District First Ward

First Ward.

James Lange, rent of room for Registry and Election, First District, Fourth Ward.

Malcolm McKenzie, services as Inspector of Registry, Third District, Fourth Ward.

James Roarty, services rendered at Board of Canvassers. on Canvassers.

homas O'Toole, rent of room for Registry and Election, Second District, Fourth Ward.

On motion of Councilman Timken the report was received and the claims ordered paid by the following vote: Ayes-Councilmen Kaufmann, Miller, kett, Quirk, Timken, Valleau and Chairma

n. Nays—None. Absent—Councilman Lee. By the Committee on Public Grounds and Build

Hudson Square Park
Fritz Lange, repairing tools, &c., for Hudson Square Park.
William J. Mohn, stove for tool house for Hudson Square Park
Charles Reinhardt, putting up shelving, &c., in Recorder's office 5 50 On motion of Councilman Quirk the report was eccived and the claims ordered paid by the follow

Ayes-Councilmen Kaufmann, Miller, Plun kett, Quirk, Timken, Valleau and Chairman Cur n. Nays-None. Absent-Councilman Lee.

By the Committee on Streets and Assessments: Thomas Gaynor, pointing tools, &c., for Street Commissioner..... Street Commissioner... Stephen Shortell, carting stone for Street 5 00

On motion of Councilman Timken the report ras received and the claims ordered paid by the was received ... following vote: Ayes—Councilmen Kaufmann, Miller, Plun kett, Quirk, Timken, Valleau and Chairman Cur

Nays—None. Absent—Councilman Lee

By the Committee on Printing and Stationery:

On motion of Councilman Miller the report was received and the claims ordered paid by the Ayes-Councilmen Kaufmann, Miller, Plut kett, Quirk, Timken, Valleau and Chairman Cut tin

n. Nays—None. Absent—Councilman Lee. The same Committee, to whom was referred the claim of Callahan & Gartlan, for \$69.50, for station ery furnished for Collector of Revenue, reported in

On motion of Councilman Miller the report seceived and the claim ordered paid by the following

Ayes—Councilmen Kaufmann, Miller, Plunkett Quirk, Timken and Chairman Curtin. Nays—Councilman Valleau. Absent—Councilman Lee. By the Committee on Fire and Water

T. W. Dorsett, furnishing one grate rest for stove at No 3 Engine House... C. C. Gamm, two mops and two handles furnished No. 1 Truck Company... J. M. Patterson, supplies furnished Fire De-centured. partment Lawrence Ryan, ringing fire alarms from December I to April 1, 1882 Wiggins & Abell, supplies for Fire Depart-

ment. 10 95
Wiggins & Abell, supplies furnished Committee on Fire and Water. 2 50
On motion of Councilman Quirk the report was received and the claims ordered paid by the following vote:

Ayes-Councilmen Kaufmann, Miller, Plur kett, Quirk, Tunken, Valleau and Chairman Cur

Nays-None. Absent-Councilman Lee. By the Committee on Police and Militia:

27 35 On motion of Councilman Kaufmann the report was received an following vote:

Ayes—Councilmen Kaufmann, Miller, Prunkett, Quirk, Timken, Valleau and Chairman Cur n. Nays—None. Absent—Councilman Lee.

Absent—Councilman Lee.

The Committee on Streets and Assessments, to whom was referred the communication from Beyer & Tivy, notifying the Mayor and Council that they have been assessed \$511.35 for Washington street improvement, for City Hall and engine houses corner Washington and Sixth streets, reported in favor of directing the City Clerk to call the attention of the Tax Commissioners to the claim.

On motion of Councilman Timken the report was received and the recommendation adopted.

received and the recommendation adopted.

The Committee on Streets and Assessments to whom was referred the agreements of Patrick O'Neill, for the improvement of Grand street, between Phird and Fourth streets, and Michael Fitzpatrick, for the improvement of First street, between Bloomfield and Washington streets, reported in favor of accepting and approving the same.

On motion of Councilman Timken the report was received, the agreements accepted and his Honor the Mayor requested to sign the same on behalf of the city by the following vote: Ayes—Councilmen Kaufmann, Miller, Plun kett Quirk, Timken, Valleau and Chairman Cur

n. Nays—None. Absent—Councilman Lee.

The Committee on Sewers, to whom was referred the petition of Henry Vorrath, for permission to erect a private box drain in front of his property in Grand street, near Fifth street, reported in favor of granting the prayer of the petitioner.

On motion of Councilman Plunket the report was received and the prayer of the petitioner granted.

granted.

The Committee on Laws and Ordinances, to whom was referred the bonds of Patrick O'Neill, for the improvement of Grand street, between Third and Fourth streets, Michael Fitzpatrick, for the improvement of First street, between Washington and Bloomfield streets, George Welliger, as expressman, and also the official bonds of August Bente, as City Treasurer, Christopher Clark, as Water Commissioner, and Richard W. Dewey, as constable of second Ward, reported in favor of accepting and approving the bonds.

On motion of Councilman Kaufmann the report On motion of Councilman Kaufmann the report was received and the bonds accepted and approved by the following vote:

Ayes Councilmen Kaufmann, Miller. Plun kett, Quirk, Timken, Valleau and Chairman Cur n. Nays-None. Absent-Councilman Lee.

The following report and resolution from the Committee on Streets and Assessments was presented and read:

HOBOKEN, April 28, 1882. To the Honorable the Mayor and Council:

GENTLEMEN—Your Committee on Streets and Assessments, to whom was referred the several proposals for the removal of ashes, street dirt, garbage, and all other refuse matter taken from the streets, and dirt taken from the receiving basins, within the corporate limits of the city of Hoboken, would respectfully report that they have carefully examined the same, and find the bid of Amos W. Cramer to be the lowest and most advantageous to the city, and therefore offer the following for adoption:

Resolved, That the contract for the removal of Ashes, street dirt, garbage and all other refuse matter taken from the streets, and dirt taken from the receive the receiving basins, within the corporate limits of the city of Hoboken, from May I, 1882, to May I, 1883, be and the same is hereby awarded to Amos W. Cramer, at the price stated in his proposal, viz.: \$1,950; and be it further

Resolved, That the Corporation Attorney be and he is hereby directed to prepare the necessary agreement and bond, and present the same to this Council at its next stated session; and be it fur-ther Resolved. That the City Clerk place the several

H. L. TIMKEN, P. T. PLUNEETT. FRED. KAUFMANN,

On motion of Councilman Timken the report was received and the resolution adopted by the follow-ing vote:

Ayes-Councilmen Kaufmann, Miller, Plunkett, Quirk, Timken, Valleau and Chairman Cur-Nays-None. Absent-Councilman Lee.

The following report and resolution from the committee on Sewers was presented and read:

HOBOKEN, April 28, 1882. To the Honorable the Mayor and Council of the

City of Hoboken:

Gentlemen - The Committee on Sewers, to whom was referred the proposal of Edward Coughlin (that being the only one received) for the cleaning of Grand street sewer, between Fourth and Sixth streets, would most respectfully report that they carefully examined the same and would offer for adoption the following:

Resolved, That the contract for the cleaning of Grand street sewer, between Fourth and Sixth streets, and carting away the dit taken therefrom, be and the same is hereby awarded to Edward Coughlin, at the price named in his bid, viz.: \$129; and

Resolved. That the Corporation Attorney be and he is hereby requested to draw the necessary bond and agreement, and present the same to this Coun-cil as soon as practicable.

P. T. PLUNKETT,

On motion of Councilman Plunkett the report was received and the resolution adopted by the followng vote Ayes—Councilmen Kaufmann, Miller, Plun kett, Quirk, Timken, Valleau and Chairman Cur

Nays-None. Absent—Councilman Lee.

Absent—Councilman Lee.
Ordered on file:
Communication from his Honor Mayor O'Neill, retoing the ordinance fixing the salary of Corporation Attorney. Presented May 3, 1881.
Opinion of Corporation Attorney Niven, in the asse of the appointment of Dr. Allers as City Physician. Presented June 14, 1881.

Communication from his Honor Mayor Besson, etoing appointment of Edward Coughli Veighmaster. Presented June 21, 1881. Opinion of Corporation Attorney Niven, 'in mat er of appointment of Dr. Samuel A. Helter as City Physician. Presented July 12, 1881.

Report of Samuel A. Besson on the result of the ase of Samuel A. Helfer. Presented February 7.

1882.

Recorder's report for January, 1882. Presented February 7, 1882.

Communication from J. H. Lippincott, Attorney of S. A. Heffer, relative to the communication of his Honor Mayor Besson, vetoing claims of Lippincott and Heffer. Presented February 28, 1882.

Recorder's report of February, 1882. Presented March 7, 1882.

Communication from Hoffman & Paxton, Attorneys for Bayer & Kaufmann, notifying the Council that the case, The State, Bayer & Kaufmann, prosecutors, vs. the Mayor and Council of Hoboken, in the matter of the official printing. Presented March 14, 1882.

14, 1882.

Communication from Corporation Attorney Niven, notifying the Council that he had retained Mr. Thomas McCarter as additional counsel in the street opening suits. Fresented March 21, 1882.

Communication from Corporation Attorney Niven, accompanied with Senate Bill No. 52, notifying the Mayor and Council that the office of City Clerk had been made an appointive one. Presented March 21, 1882.

Communication from Corporation Attorne Niven, relative to street opening suits. Presente March 28, 1882.

Communication from Corporation Attorney Siven, relative to petition of C. Linden for use of o on Market Square. Presented April 4, 1882. Statement of Edward Stack, Street Commissioner relative to repairing done to sidewalk in front premises No. 76 Hudson street, &c. Present

Recorder's report for March, 1882. Presented April 18, 1882.

April 18, 1882.

Communication from August Moller, calling at ention to the bad condition of Eighth street, wes of Clinton street. Presented April 25, 1882. Proposal of Denis Eagan, for the removal oshes, garbage, &c. Presented April 25, 1882.

Proposal of Patrick Flaherty, for the removal oshes, garbage, &c. Presented April 28, 1882. The following communication from his Hono Mayor Besson was presented and read:

MAYOR'S OFFICE, Hoboken, April 28, 1882.

To the Council:
Enclosed please find cheque of the Hudson County Gas Light Company, for one hundred and forty-four dollars and thirty-seven cents (\$144.37), for rebate on gas consumed at old and new City Halls, from April 1st, 1881, to April 1st, 1882, and in the Armory in new City Hall, from September 13th, 1881, to January 1st, 1882. The amount paid by the city for same, amounting to one thousand four hundred and forty-three dollars and seventy-live cents (\$1,443.75). The charge to the city has been two dollars and fitty cents (\$2.50) per one thousand choic feet.

Having recently learned that consumers of seventy-live.

Having recently learned that consumers of our elass, per regulation of the Company, were entitle to gas at two dollars and twenty-live cents, \$2.2 per thousand, I made claim for reduction of twenty two cents per thousand feet on the consumption a thore stated, and with the accompanying result. above stated, and with the accompanying result. It will hereafter be borne in mind that under present regulations we are entitled to our supply of gas for City Hall, Armory and Fire Department purposes at two dollars and twenty-five cents (\$2.25) per one thousand cubic feet.

I would recommend that immediate steps be taken to ascertain how much additional we be en-titled to in this respect, antecedent to April 1st,

The enclosed amount should be paid over to the reasurer fund. E. V. S. BESSON

P. S.-I have receipted to the Company for the

E V S BESSON On motion of Councilman Miller the communica-tion was received, ordered entered at large on the minutes and the City Clerk directed to turn the check over to City Treasurer Bente, with instruc-tions to have it placed to the credit of the Lamps and thas Eund

and Gas Fund. and Gas Fund.

The annual report of the Board of Education, was presented and, on motion of Councilman Valleau, received and ordered entered at large on the

OFFICE OF THE BOARD OF EDUCATION, HOBOKEN, April 28, 1882. To the Honorable the Mayor and Council of the City of Hoboken:

GENTLEMEN-I herewith transmit to your hie body, the annual report of the Board of Respectfully, LEWIS R. McCULLOCH,

Office of the Board of Education, Hoboken, April 29, 1882. To the Honorable the Mayor and Council of the City of Hoboken:

GENTLEMEN—We herewith respectfully submit, in accordance with an ordinance of your Honorable Body, the following annual report of the condition of the Public School Department of this city, for the year ending April 30, 1882: MEMBERS OF THE BOARD OF EDUCATION, 1881-82:

First Ward-Lewis R. McCulloch, Edward Grit Second Ward—John Reid, S. T. Munson, R. A. Anderson, Third Ward-T. S. O'Brien, Edwin J. Kerr, W. H. Fourth Ward-John Kennedy, Isaac Ingleson

> OFFICERS OF THE BOARD: President, STEPHEN T. MUNSON Clerk, LEWIS R. MCCULLOCH

Treasurer, IBAAC INGLESON. The regular meetings of the Board and last Mondays of the month.

STANDING COMMITTEES Teachers, Salaries and School Government HAVENS REID O'BRIEN

> Repairs, ANDERSON, KENNEDY, REID. Normal School Examination, O'BRIEN, HARKSEN, BELTZ

Supplies, REID, HAVENS, HARKSEN.

Library, KERR, GRITTEN, HARKSEN, KENNEDY. School Buildings and Furniture,

KENNEDY, ANDERSON, KERR Auditing. BELTZ, GRITTEN, O'BRIEN. SCHOOL BUILDINGS:

Number belonging to the city...... Number rented for school purposes The number of schools during the past year was pight, viz.: Four Public Schools, consisting of

eight, viz.: Four Public Schools, consisting of Grammar and Primary Departments, Primary An-nex to School No. 1, High School, Normal School and Evening School. school no. 1.

school No. 1.

This school, during the summer vacation, was put in as good repair as the funds at the disposal the Board would permit. It is the oldest building employed for school purposes, and every year requires considerable repairing to keep it in a tenant able condition. The expense for the coming year will be considerably less than last year. In two rooms on the top floor, the plastering has beer taken down and replaced by board ceilings. This should be done in several other rooms on the sec taken down and replaced by board ceilings. This should be done in several other rooms on the second and third floors. More blackboards, kalsomining in a few rooms and some outside work, constitute the principal repairs for this year. The condition of the class-rooms is not changed since last report. The rooms on the first floor, except the front ones, are lacking in purity of air and quantity of light, and are therefore unsuitable for school purposes. The school is properly cared for by the present janitor.

ANNEX SCHOOL.

This school, held in the basement of the German Church, on Garden street, below Second street, contains three classes. It is rented for six hundred (5600) dollars, which includes the heating and services of a janitor. It is not adapted to school purposes, but was the only available building in the vicinity that the Board could secure at a moderate sum and that would answer for a class-room. The necessity for a new school building is imperative and demands immediate attention. This annex room having a low ceiling, with the floor below the level of the street, is certainly an improper place in which to educate children. Frequently there are crowded into it over two hundred (300) children. It is very plain that any intellectual gain made is very plain that any intellectual gain mad ere is at a great sacrifice of health and comfort.

SCHOOL NO. 2 GARDEN STREET, NEAR TENTH SCHOOL NO. 2. GARDEN STREET, NEAR TENTH.

The general condition of the building is good. It was painted, the roof repnired and much other work done during the summer vacation. The repairs will cost for the coming year, outside of some new furniture needed in two class-rooms, but a small sum in comparison with last year. The heating is by means of stoves. The building is kept clean and in good order by the janitor. SCHOOL NO. 3, ADAMS STREET, NEAR THIRD.

SCHOOL NO. 3, ADAMS STREET, NEAR THIRD.

The school building is in good condition. The rooms, with the exception of three, are well ventilated and comfortably heated. The three rooms excepted are, during the summer season, at least, mint for school purposes; two of them having windows immediately over the water-closets, and the other one has only one window, and is in consequence gloomy and illy ventilated. The remedy suggested by the Board in last year's report of purchasing the lots in the rear of this school, thus affording room for the removal of the water-closets, is the only practical solution that can relieve the school of this difficulty. The building will need but few repairs during the coming year. It is kept in a good condition by the present janitress.

SCHOOL NO. 4, PARR AVENCE, BETWEEN FIFTH AND

School No. 4, PARR AVENUE, BETWEEN FIFTH AND SIXTH STREETS.

School building No. 4 remains in a good condition. Very few general repairs are needed. There are, however, some improvements that should be finade. First, a railing is needed at the side of the winding staircase to aid the pupils in ascending the steps. This is more especially demanded on the girls' side of the building. Many complaints have been made during the past year on account of the absence of such assistance to pupils physically weak. Second, it is very desirable that the muslin shades on the second floor, and on the south side of the first floor, be replaced by inside wooden blinds, as those upon the top floor. During the year additional improvements were made to the heating apparatus. This was effected by placing radiators in all rooms previously heated by hot air circulated through hot air flues. The building was rendered more comfortable by these changes, but during the extreme cold weather some classes on the north side of the building were dismissed.

It occupies a portion of School Building No. 4. The following will in a measure show the character of the work, and the result accomplished by he high classes.

The examination of candidates for admission to the High School took place in Lucy leaf press. The

the High School took place in June last year. The whole number examined was one hundred and fourteen (114) against one hundred and eight (108) the previous year. the previous year.

Of the whole number, one hundred and four (10) came from the Grammar Schools, and ten (10) from private schools. Sixty-nine secured the necessary percentage, and were admitted. Number of graduates from High School in 1881

1881 umber of graduates in Normal School in 1881 sinber of graduates who were appointed teachers
Whole number of teachers and monitresses
who have attended the High School.....

EVENING SCHOOL.

The Evening School was opened in School No. 1 on the 10th of November, 1881, and closed on the last day of February, 1882. The total number errolled was 384, the average attendance 139. rolled was 384, the average attendance 139.

The attendance was diminished, and the efficiency of the school considerably impaired by the absence of many pupils who left school on account of the small pox. Before this disease became prevalent the attendance was much beyond the average, and the attention to study on the part of the pupils

Six classes were organized; two for females, and four for males. The class of last year for the benon classes were organized; two for remaies, and four for males. The class of last year for the ben-fit of Germans unable to speak English, was con-tinued this year. It was fairly attended and thor-aughly appreciated by the class for whom it was

The following table shows the total enrollment.

	En	Total Enrollment	ent.	Em	Average Enrollment	re nt.	A ATL	Artendance.	e.
еснооле.	Boys	Girls	Tetal	Boys	Girls	Total	Boys	Girls	Total
School No. 1	57.1	. 609	118	448	. 23	. 696	628	410	592
School No. 2	646	616	1262	404	406	810	350	334	69
School No. 3.	808	819	1627	525	513	1038	436	425	861
School No. 4.	687	089	1367	487	473	096	408	39.5	92
High School	21	1-	1:38	4.4	99	110	. 33	58	65
Totals	2763	100	5564	1308	1979	3887 3887	1602	1619	125
Total number enrolled, 5,364	564	,							
Average number enrolled, 3,887	1, 3,887	12							
Average attendance, 3,22	J								

NAMES OF SCHOOLS.	No. of teachers	No. of class rooms.	Salariespaid teachers		tors.		Total salaries	
hool No.1* hool No.2. hool No.3. hool No.4. gh Sch'l. ven'g Sch'l orm'l Sch'l	23 26 21 4 6	19 22 94 20 4 6 8	\$12,216 12,982 18,316 12,568 1,889 660 450	95 45 00 00	840 960 960	00	\$13,176 13,772 14,276 13,528 1,889 783 450	
Totals				48	\$3,793	84	\$57,826	

The German language is taught in seventeen classes in the Grammar Department and in the High Classes. The exercises in the higher grades are conducted by the Principal of the German Department, in the lower, by the assistant teacher. The number of pupils enrolled in this departm 724, the average number on register, 803, and average attendance 455. The yearly salary of Principal is \$1,333, the Assistant Teacher, \$720.

The course of study has been so revis struction in this language will be ava pupil after leaving school, both in busi

ocial intercourse of life. Pupils are required to

NORMAL SCHOOL. NORMAL SCHOOL.

This school is held in School No. 1, every Saturday forenoon, from 9 to 12 o'clock, of each school week.

week.

The object for which this school was established has been given in pravious. The object for which this school was established has been given in previous reports. At the examination held in October and November of last year, fifteen members of the school received diplomas of graduation. The certificates, exclusive of opportunities, are issued in accordance with the State law, and must be renewed annually. Instruction is given in the studies required for each grade, supplemented by ideas on teaching, plans of organizing and methods of discipline that are adapted to daily use in class work. The total register number is 59, and the average attendance is 41.

DRAWING. Drawing was added to the course of study, and a special teacher appointed to take charge of the same, at the beginning of the school year. The importance of this branch to the industrial pursuits of life, especially in a city situated as is our own, its usefulness in the many applications that can be made of it in every business employment, and its relation to other studies of the schools, make it of great value as an educational agency. The benefits are obvious and the progress already is sufficient evidence of its utility and of its final success in our schools. Drawing was added to the course of study, and SCHOLAR'S LIBRARY.

The library for the use of pupils of the various schools, is in No. 4 School. It contains 722 volumes. It is open every Monday, from 3:30 to 6 P. M. The unmber of book; given out each week varies greatly, according to the season Only the older or more divanced pupils of the schools are allowed the use of the library.

The library, as an adjunct of our liberal system The library, as an adjunct of our liberal system of education, cannot fall to improve the minds, and ultimately the lives of our girls and boys; for the ability to read and enjoy good books will be to them a source of constant and always increasing pleasure. The great desire is for good works of fletion and travels, though many older boys and girls gradually leave this kind of literature for histories and scientific works, when they are written in a simple and attractive form. Every year money is expended in buying new works, or replacing those worn out by constant usage. The sum of \$90 was appropriated and expended in October last for the library.

TEACHERS MEETING.

TEACHERS' MEETING.

TEACHERS' MEETING.

The teachers have met regularly once a month, according to the rules required in the Manual. The object for which the teachers were assembled, the improvement of the schools, was kept steadily in view throughout the year. Such topics were taken up and discussed as were deemed most profitable. This agency has proved a valuable auxiliary to the teachers in the past, and will be carefully fostered in the future.

SCHOOL CENSUS AND ATTENDANCE. SCHOOL CENSUS AND ATTENDANCE.

The number of children in the city between the ages of five and eighteen years, (the required school age), is 9,998, an increase of 107 over the number shown by the census of 1880. Of this number 5,948 have been enrolled during some part of the year in the public schools. In other words, 59% per cent, of the school population have availed themselves of the advantages of the public schools. The total enrollment this year is 5,948, that of last year 5,679, making a gain of 299.

ear 5,679, making a gain of 269 year 5,679, making a gain of 269.

In February the first classes in each department of Schools 1, 2 and 3, were transferred to School No. 4, in order to relieve the crowded condition of the Primary Departments, and make room for the increase in scholars that usually takes place at the beginning of warm weather. The effect of this abeen to lower for the time, the grades in those schools. Notwithstanding this change, two classes are still so large as to require two teachers to take charge of each.

Class-rooms, teachers and pupils:

Total of ci Total of te Grand tota German, Evening Number of ing Scho Average n Average a Gain for yo Gain for yo	asses, in achers, in achers, in dofteace, Drawii School of pupils cols	eluding High School including High School including teacher hers, including teacher ng, Normal School or year. enrolled in Day and Ev n register. elass-rooms isses. achers.	s of and	92 to 96 to
AGGREGATI	OF SAL	ARIES FOR YEAR ENDI 30TH, 1882.	NG APR	iL k
		, School 1	\$13,176	
**		School 2	13,772	36
4.4	**	School 8	14,276	95
**	6.6	School 4	18,528	
5.61	**	High School	1.889	001
4.4	4.6	Evening School	733	
	4.1	Normal School	450	

Salary of Librarian of Senior Principal. Total of salaries exclusive of Clerk's and Treasurer's salaries..... Other expenses, supplies, repairs, &c... Total expenses.

German Language

OUR SCHOOLS.

We have completed the work of another year, and find satisfactory evidences of prosperity in the schools. While nothing has occurred to challenge special attention in the ordinary routine of the school room, steady and earnest devotion to their duties on the part of both teachers and pupils, has secured marked progress and gratifying results. Both the aggregate and per cent. of daily attendance have been greater than during any previous years except during a short period when the small-pox threatened to become an epidemic. At this this time many children were excluded that lived in infected or adjoining houses.

A new manual was issued at the commencement OUR SCHOOLS.

in infected or adjoining houses.

A new manual was issued at the commencement of the present year, in which several important changes in the government and discipline of the schools were introduced; it also contains new grades of study adapted to the higher stand our schools have taken in the last few years.

Many new and advanced methods of instruction have been introduced and put into successful practice, giving our schools a standing that will compare favorably with those of adjoining cities. Among the most hopeful indications for the future of our schools, and one which needs to be compare favorably and one which needs to be comcher is a source of power and influence t er and a stimulus to effort with the pupil.

During the year only in a few instances has th During the year only in a few instances has the necessity existed to suspend pupils from attendance on the schools, and then only temporarily. The greatest drawback to success in our schools, and one which our Principals, without other aids than those row at their command, are unable to eradicate, is truancy. Truancy is a serious evil in the schools, and comes largely from want of parental care and control. Where there is a cordial co-operation of the parent with the teacher and judicious government at home, truancy seldom o curs, but often without the restraining influence of home and parent, the efforts of teachers would be successful with many truants, could their attendance be secured with any degree of regularity, until good habits are confirmed.

The abnointment, as in other cities of a Truant

larity, until good habits are confirmed.

The appointment, as in other cities of a Truant Officer from the police force, would furnish the only practical solution to this question. If an officer was detailed to visit the schools each day and receive a list of those absent known to be habitual truants, with authority to bring them to school, truancy would very soon disappear. The importance of this subject cannot well be overestimated; it affects the present efficiency of the school as well as the future welfare of the pupils.

school as well as the future welfare of the pupils.

In conclusion, the members of the Board express their earnest conviction that the present condition of the schools in scholarship and deportment reflects creditably upon the zeal and energy of the teachers in the various departments, and that the outlook for the future is full of promise in richeir results and greater permanent good.

S. T. MUNSON,
President. LEWIS R. McCulloch, Clerk.

Two final certificates of F. G. Himpler, Superintending Architect, one for \$1,185.52, in favor of Robert Muirhead, for laying out and flagging City Hall Square, and one in favor of himself for superintending the laying out of City Hall Square, was presented, read and teterred to the Committee on Two reports of Edward Stack, Street Commisioner, to April 13, 1882, were presented, read at referred to the Committee on Finance and Salarie

The bond of William Wise, as constable of the First Ward, vice William Bell, resigned, was presented, read and referred to the Committee on Laws and Ordinances. On motion of Councilman Plunkett a rece was taken subject to the call of the Chair. On Re-Assembling,

Present—Councilmen Kaufmann, Miller, Plunett, Quirk, Timken, Valleau and Chairman Cur-

Absent—Councilman Lee. The following claims were reported correct and redered paid: By the Committee on Finance and Salaries: Pimothy Coulin, thirteen days' services as constable of District Court for month of constable of District Constable of City April, 1882 G. Fari et, postage stamps furnished City

On motion of Councilman Timken the report was

5 00

On motion of Councilman Quirk the report was received and the claims ordered paid by the was received and the claims orgered paid by the following vote:

Ayes -Councilmen Kaufmann. Miller, Plun-kett, Quirk, Timken, Valleau and Chairman Cur-tin,

Nays-None. Absent- Councilman Lee.

By the Committee on Fire and Water: Niven & Co., coal furnished Fire Depart-On motion of Councilman Quirk the report was eccived and the claim ordered paid by the followig vote ng vote: Ayes-Councilmen Kaufmann, Miller, tett, Quirk, Timken, Valleau and Chairina

n. Nays-None. Ausent-Councilman Lee By the Committee on Sewers

Thos Gaynor, brads furnished Committee on Sewers. On motion of Councilman Plunkett the report was eccived and the claim ordered paid by the follow-ng vote:

Ayes—Councilmen Kaufmann, Miller, tett, Quirk, Timken, Valleau and Chairman

in. Nays-None. Absent-Councilman Lee By the Committee on Alms: H. Meyer, groceries furnished the poor Fred, Mans

On motion of Councilman Plunkett the report Ayes-Councilmen Kaufmann, Miller, Plun-sett, Quirk, Tinken, Valleau and Chairman Cur-

Nays-None. Conneilman Loo The following report and resolution of the Com-nittee on Public Grounds and Buildings was pre-ented and read: HOBGEN, April 28, 1882.

To the Honorable the Mayor and Council: To the Honorable the Mayor and Council:

GENTLEMEN—Your Committee on Public Grounds and Buildings, to whom was referred the final certificate of F. G. Himpler, in favor of Robert A. Murhead, contractor of the laying out, flagging, curting and sodding of City Hull Square, respectfully report that they have examined the work carefully and find the same completed as specified and as detailed in the superintendent's certificate. We therefore offer the following:

Resolved, That the work of Leying out, flagging, curbing and sodding of City Hull Square, contracted to Robert A. Muirhead, be now accepted by the City Council, subject to the approval of his Honor the Mayor, and that the final certificate of the superintending architect, showing a balance due to

the mayor, and that the final certaincase of his superintending architect, showing a balance due to Contractor Muirhead to the amount of eleven hun-dred and thirty eight dollars and fifty-two cents,

DANIEL QUIRE, H. L. TIMKEN, On motion of Councilman Quirk the report received and the resolution adopted by the fo ing vote: Ayes-Councilmen Kaufmann, Miller, kett, Quirk, Timken, Valleau and Chairma

Lee and Timken (4).

For Kendrick—Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4). in. Nays-None. Absent-Cour Tenta ballet: Absent—Councilman Lee.

The Committee on Public Grounds and Buildings, to whom was referred the final certificates of F. G. Himpler, Superintending Architect, one for \$1,138,52, in favor of Robert Muirhead, for laying out, &c., City Hall Square, and one for \$45.59, in favor of himself for superintending the laying out, &c., of City Hall Square, reported them correct.

On motion of Councilman Quirk the report was received by the following vote: For Alberts-Councilmen Grassmann, Kenney Eleventh ballot:

For Alberts-Councilmen Grassmann, Kenney ee and Timkou (4). ee and Timken (4).
For Kendrick -Coancilmen Kammerer, Stein,
alleau and Caairman haller (4). Councilman Timken moved to adjourn until uesday evening, May 2, at 8 o'clock. Lest by the following vote: Ayes-Councilmen Kaufmann, Miller, Plun-kett, Quirk, Timken, Valleau and Chairman Cur-

in.
Nays-None.
Absent-Councilman Lee.

The Committee on Laws and Ordinances, to whom was referred the bond of William Wise, as constable of the First Ward, vice William Bell, re-signed, reported in favor of accepting and approv-ing the bond.

On motion of Councilman Kaufmann the report was received and the bond accepted and approved by the following voce: by the following voic:

Ayes—Councilmen Kaufmann, Miller, Pluncett, Quirk, Timken, Valleau, and Chairman Cur

in. Nays-None. Absent-Councilman Lee. The following report and resolution from the committee on Lamps and Gas was presented and ead: HOBOKEN, April 28, 1882.

To the Honorable the Mayor and Council: GENTLEMEN—Your Committee on Lamps and Gas, to whom was referred the proposal of Michael McCarthy, for lighting, &c., lamps on the Coster Estate, beg leave to report that they find the proposal of said McCarthy the lowest and only one presented, and would offer for adoption the following: Timken, Declining to vote—Chairman Miller. Absent—None.

Resolved. That the contract for lighting. &c., the oil lamps on the Coster Estate, be and the same is hereby awarded to Michael McCarthy, at the price named in his bid, viz: \$2.31 per lamp per month, moonlight nights included; and further Ayes -- Councilmen Grassmann, Kenney, Lee and Timken. Nays -- Councilmen Kammerer, Stein, Valleau and Chairman Miller. Resolved. That the Corporation Attorney be and us is hereby directed to draw the necessary bond and agreement and present the same to this Council as soon as practicable. Chairman Miller.
Absent—None.
The thirteenth ballot for City Clerk was then taken with the following result:

FRED. KAUPMANN, P. T. PLUNKETT. On motion of Councilman Kaufmann the repor was received and the resolution adopted by the fol-lowing vote:

Adopted.

Valleau and Chair
Declining to

Lost by one ronowing vote:

Valleau and Chairman Miller.

Lost by the following vote:

Seventeenth ballot:

Eighteenth ballot:

City Cler'

Councilman Grassmann moved to take a recess for fifteen minutes. Nays-None. Absent-Councilman Lee. Present—Councilmen Grassmann, Kammerer Kenney, Lee, Stein, Timken, Valleau and Chair man Miller. Absent—None.

The Committee on Lamps and Gas, to whom was eferred the proposal of Michael McCarthy, for ighting, &c., lamps on the Coster Estate, reported in favor of placing the same on file. On motion of Councilman Kaufmann the report as received and the recommendation adopted. Councilman Timken moved that when this Board adjourn it adjourn to meet on Monday morning, May 1, 1882, at 10 o'clock.

Adopted. Resolved, That the City Clerk be and he is here-y directed to draw a warrant for the sum of \$350, n account, on the Contingent Fund, in favor of A-anner, for work and materials furnished for build-ng a bell tower on the corner of Sixth and Wash-

Resolved, That the Street Commissioner be and ne is hereby directed to make an inventory of all cods, &c. now in his possession and report the name to this Council at its next stated session. Councilman Quirk presented the following: Councilman Quirk presented the following: Resolved, That the City Clerk be and he is here-by directed to draw a warrant to the amount of forty-five dollars and fifty-four cenes on the City Hall Square Improvement Fund, in favor of F. G. Himpier, for superintending the laying out, the flagging, curbing, etc. of City Hall Square, as per final certificate of himself, reported correct this date.

On motion of Councilman Timken it was

Adopted by the following vote: Ayes—Councilmen Kaufmann, Miller, Plum tett, Quirk, Timken, Valleau and Chairman Cur

Absent-Councilman Lee. Absent—Councilman Lee.
Councilman Quirk presented the following:
Resolved. That the City Clerk be and he is hereby directed to draw a warrant to the amount of one
thousand one hundred and thirty-eight dollars and
fifty-two cents on the City-Hall Square Improvement Fund, in favor of Robert Muirhead, as final
payment for the laying out, flagging, curbing, etc.,
of City Hall Square, as per certificate of the superintending architect, reported correct this date, and
to collect by reduction the sum of eleven dollars
for two iron columns which belonged to the city
and had been sold by one of Muirhead's men.

Adopted by the following vote: Ayes-Councilmen Kanfmann, Miller, Phin-kett, Quirk, Timken, Valleau and Chairman Curin. Nays—None. Absent—Councilman Lee.

On motion of Councilman Kaufmann the Board then adjourned. ROBERT H. ALBERTS,

ADJOURNED SESSION.

Adjourned session, held at the Council Chamber, City Hall, Washington street, between Newark and First streets, on Monday morning, May 1, 1882, at 10 o'clock, Present—Councilmen Kaufmann, Plunket Quirk, Timken and Chairman Cartin. Absent—Councilmen Lee, Miller and Valleau.

Absent—Councilmen Lee, Miller and Valleau.

The reading of the minutes of the stated session, held on Tuesday evening, April 25, 1882, and the adjourned sessions, held on Friday evening, April 28, 1882, and Monday morning, May 1, 1882, at 10 o'clock, were, on motion of Councilman Plumbet, approved as printed.

On motion of Councilman Kanfmann the Board then adjourned for the years 1831-82.

ROBERT H. ALBERTS, City Clerk,

Special session, held at the Council Chamber City Hall, Washington street, between Newark and First streets, on Monday evening, May 1, 1882. Present—Councilmen Grassmann, Kammerer, Kenney, Lee, Miller, Stein, Timken and Valleau.

SPECIAL SESSION.

Ayes—Comcilmen Grassman, Kammerer, Ken-ney, Siein, Tiinken and Valleau. ley, Stein, Timken and Nays—Councilman Lee.

Nays—Councilman Lee.

Declining to vote—Councilman Miller

Absent—None.

Adopted.

taken as follows

Fourth ballot:

Fifth ballot:

Sixth ballot:

Seventh ballot:

Valleau and Chai

Ninth ballot:

For Alberts-Councilmen Grass

Ayes - Councilmen Grassmann, Kenney, Lee and

mken. Nays—Councilmen Kammerer, Stein, Valleau and

The motion to adjourn was then lost by the fol-

On Re-Assembling,

The fourteenth ballot was then taken with th

For Alberts—Councilmen Kenney, Lee and Tim

en (3). For Kendrick—Courcilmen Kammerer, Stein, alleau and Chair 'iller (4). Declining to cilman Grassmann.

Ayes—Councilmen Kenney, Lee and Timken Nays—Councilmen Grassmann, Kammerer, S Valleau and Chairman Miller.

The sixteenth ballot was then taken with the fol-

For Alberts-Councilmen Kenney, Lee and Tim

Councilman Timken moved to take a recess ruesday evening, May 2, at 9:30 o'clock. Lost by the following vote:

The nineteenth ballot was then

Twentieth ballot:

Ken (3).
For Kendrick—Cou Valleau and Chairman Declining to vote—C

Twenty-first ballot:

For Alberts-Council

For Alberts-Council

For Alberts-Counciln

Ayes-Councilman Grassmann, Kenney, Lee and

Ymken. Nays—Councilmen Kammerer, Stein, Vallean ad Chairman Miller. Absent—None.

For Alberts-Councilmen Kenney, Lee and Tin

For Affects—Councilmen Kenney, Lee and Tsur-ken (3). For Kendrick—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). Declining to vote—Councilman Grassmann. Twenty-fifth ballot: Absent—None.

A protest from Frederick Kaufmann, relative to
Councilman Kammerer holding his seat as Council
nan from the Fourth Ward, was presented an ead.

Councilman Timken moved that the protest be

On motion of Councilman Valleau a ballot was

alleau (2). For Samuel F. Crissy—Councilman Lee (1).

The second ballot resulted as follows:

For Alberts-Councilmen Kenney, Lee and Tim-Councilman Valleau moved to go into nomina Twenty sixth ballot:

Twenty-fourth ballot:

en (a).
For Kendrick—Councilmen Kammerer, Stein
Alleau and Chairman Miller (4).
Declining to vote—Councilman Grassmann. Councilman Valleau moved that each member of he Council name his choice.

For Kendrick—Councilmen Grassmann, Kam-nerer, Stein, Valleau and Chairman Miller (5). For Alberts—Councilmen Kenney, Lee and Tim-Cemeilman Timken nominated Robert H. Alberts
Kanmerer Leon H. Kendrick
Kenney John R. McCallock
Samuel F. Crissy. ken (3).
Chairman Miller then declared Leon H. Kendrick duly elected City Clerk for the ensuing year.
Charles H. Miller, Martin V. McDermott and Michael McDermott were then nominated for Assistant City Clerk.

The first ballot was then taken for Assistant City Clerk with the following result: For Robert H. Alberts—Councilmen Grassmann nd Timken (2). For Leon H. Kendrick—Councilmen Kammerer. For Charles H. Miller—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). For Martin V. McDermott—Councilmen Kenney, Lee and Timken (3). For Michael McDermott—Councilman Grass-mann (1). Stein an i Chairman Miller (3).
For John R. McCulloch—Councilmen Kenney and

Second ballot: For Alberts-Councilmen Grassmann, Lee and For Miller—Councilmen Kammerer, Stein, Val-esu and Chairman Miller (4). For Martin McDermott—Councilmen Kenney, Lee

Finken (3d. rick.—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4).

For McCulloch—Councilman Kenney (1).

The third ballot resulted as follows: and Timken (3).
For Michael McDermott—Councilman For Alberts -Councilmen Grassmann, Kenney, Third ballot: Lee and Timken (4).

For Kendrick—Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4).

For Miller—Councilmen Kammerer, Stein, Val-eau and Chairman Miller (4). For Martin McDermott—Councilmen Kenney, Lee and Timken (3).

For Michael McDermott—Councilman
mann (1).

Fourth ballot: For Alberts—Councilmen Grassmann, Kenney, Lee and Timken (4) For Kendrick—Councilmen Kammerer, Stein, Vallean and Chairman Miller (4).

For Miller—Councilmen Kammerer, Stein, Val-eau and Chairman Miller (4). For Martin McDermott—Councilmen Kenney, Lee For Alberts-Councilmen Grassmann, Kenney, and Timken (3).

For Michael McDermott—Councilman ann (1). Lee and Timken (4).

For Kendrick—Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4). Fifth ballot:

For Alberts—Councilmen Grassmann, Kenney, Lee and Timken (4). For Kendrick—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). For Miller—Councilmen Kammerer, Stein, Val-eau and Chairman Miller (4). For Martin McDermott—Councilmen Kenney, Lee nd Timken (3). For Michael McDermott—Councilman

For Alberts—Councilmen Grassmann, Kenney, se and Timken (4). For Kendrick—Councilmen Kammerer, Stein, alleau and Chairman Miller (4). Sixth ballot: For Michael McDermott—Councilman GrassFor Michael McDermott—Councilman Kenney, Lee
And Tinken (3).

For M Lee and Timken (4).

For Kendrick—Councilmen Kammerer, Stein Valleau and Chairman Miller (4). Seventh ballot: For Miller—Councilmen Grassmann, tein, Valleau and Chairman Miller (5) For Martin McDermott—Councilmen and Timken (3). For Alberts-Councilmen Grassmann, Kenney ee and Timken (4).

A recess was then taken for fift

and Timken (3). Chairman Miller then declared Charles H. Mill July elected Assistant City Clerk. The Chairman appointed Councilmen and Stein as a committee to wait on he Mayor Besson to ascertain whether he communication to present to the Council. and Timken (4).

or Kendrick-Councilmen Kammerer, Stein eau and Chairm an Miller (4).

> On Re-Assembling, Present—Councilmen Grassmann, Kenney, Lee, Stein, Timken, Vallean and nan Miller. Absent—None.

The committee appointed to wait on his Hor fayor Besson returned and presented the folion g communication, which was read: (For Mayor's message see second page). Councilman Valleau moved that the co

Nays—Councilmen Kammerer, Stein, valleau and Chairman Miller.
Absent—None.
On motion of Councilman Valleau the twelfth balict was then taken with the following result:
For Alberts—Councilmen Grassmann, Kenney, Lee and Tinken (4).
For Keudrick—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). Councilman Lee moved to amend that the City Amendment lost by the following vote: Councilman Lee moved to adjourn until Tuesday vening, May 2, at 8 o'clock. Ayes Councilmen Kammerer, Kenney, Lee and

imken. Nays—Councilmen Grassmann, Stein, Valleau nd Chairman Miller. Chairman Milier declared the motion to adjourn ut of order. Councilman Lee appealed from the decision of the Chair. Absent—None.

The original motion to enter in full on the minutes was then adopted by the following vote:

Ayes—Councilmen Grassmann, Kammerer, Stein, Timken, Valleau and Chairman Miller.

Nays—Councilmen Kenney and Lee. On the question being out "Shall the Chair be sustained." the Chair was not sustained by the

Ayes—Councilmen Kammerer, Stein and Val-Councilman Lee moved that a committee of the ascertain how much the message will cost after the same on the minutes. Nays—Councilmen Grassmann, Kenney, Lee and

Adopted. The Chairman appointed as such concouncilmen Lee, Timken and Grassmann. On motion of Councilman Kenney the Board ti MARTIN V. McDERMOTT,

STATED SESSION.

For Alberts—Councilmen Grassmann, Kenney, Lee and Timken (4). For Kendrick—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). Stated session, held at the Council Chamber, Hall, Washington street, between Newark First streets, on Tuesday evening, May 2, 1992. Present—Councilmen Grassmann, Kammerer Kenney, Lee, Stein, Timken, Valleau and Chair

Absent-None.

Chairman Miller announced the Standing Com-tittees for 1882-83 as follows: Finance and Salaries STEIN. TIMEEN. Public Grounds and Buildings, VALLEAU, STEIN. Laws and Ordina

KAMMERER.

TIMKEN,

KAMMERER.

VALLEAU.

STEIN

Streets and Assess JRASSMANN, Police and Militia, LEE. VALLEAU. The fifteenth ballot was then taken with the fol-Licenses, GRASSMANN. LEE. VALLEAU. Alberts-Councilmen Grassmann, Kenney, Lee and Timken (4).

For Kendrick—Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4). Sewers, KAMMERER KENNEY. STEIN Councilman Timken moved to take a recess for Schools.

Lost by the following vote:

Ayes—Councilmen Kenney, Lee and Timken.

Nays—Councilmen Grassmann, Kammerer, Stein. Printing and Statio VALLEAU. GRASSMANN, Fire and Water, Councilman Lee moved to take a recess for fifteen GRASSMANN, Lamps and Gas, TIMKEN, KENNEY,

STEIN.

Ayes-Councilmen Grassmann, Kenney, Lee and Alms, Nays-Councilmen Kammerer, Stein, Valleau and GRASSMANN, STEIN, VALLEAU, MAMMERER Health. LEE. TIMKEN, Wharves and Ferries,

sen (3). For Kendrick—Councilmen Kammerer, Steir Valleau and Chairman Miller (4). Declining to vote—Councilman Grassmann, The following petitions, cor To the Committee on Licenses: For Alberts-Councilmen Kenney, Lee and Tim Petition of Martha Cain , for a house of public ken (3).
For Kendrick—Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4).
Declining to vote—Councilman Grassmann. To the Committee on Public Grounds and Build-

Petition of Christopher Bruggema ment as park keeper. To the Committee on Sewers: For Alberts-Councilmen Kenney, Lee and Tim ken (3).

For Kendrick-Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4).

Declining to vote-Councilman Grassmann. Communication from citizens, required to appoint John Mannion as

To the Committee on Streets and A Communication from citizens, recoppointment of John Witt, as Weig

To the Committee on Finance and Salaries: Communication from C. M. Sonthal, relatings overnent certificate issued on Garden sewer, between Ninth and Teath streets. The following claims were presented, read and

To the Committee on Public Grounds and In To the Committee on Streets and Assessa Herman Hilched, removing askes, &c., fron April 33 to May 1, 1882

By virtue of anthority in me vested, I hereby ap-point Franz Baeder, residing at No. 378 Washington street, as Police Commissioner, for the term ending first Monday in May, 1886.

Mayor. he following communication from his Honor yor Besson, vetoing the claims of John McLaren I others, was presented, read, received and re-red to the Committee on Fire and Water and

MAYOR'S OFFICE, HOBOKEN, N. J., April 29, 1882.

I return without approval claims of John Mc-Laren, Niven & Co., ordered paid at session of 18th instant, J. M. Patterson, L. Ryan, Wiggins & Abell (2), and Niven & Co., of 28th instant.

These claims are on Fire Department account insufficient funds to that credit preventing their payment.

I would recommend that their existence be brought to the attention of the Tax Commission

E. V. S. BESSON, Mayor.

The following communication from his Honor Mayor Besson, vetoing claim of Corporation Attor-ney Niven, for services at Trenton in opposing the passage of Senate Bill No. 167, was presented, read, received and referred to the Committee on Finance

MAYOR'S OFFICE, HOBOKEN, N. J., April 29, 1882.

To the Council:

I return without approval claim of Malcolm W. Niven, "for services in connection with legislative matters, attending at Trenton to oppose passage of Senate Bill No. 167, preparation of brief, &c., disbursements on March 1, 2, 7, 8, 9, 13, 14, 15, 16, 18 and 20 inclusive," amounting to two hundred and sixty-nine dollars and sixty cents (\$269.60), as ordered paid at your session of 18th instant,

The claim is itemized: eleven days at twenty dol-lars per day, and cash paid out forty-nine dollars and sixty cents (\$49.00).

and sixty cents (\$40.00).

Mr. Niven is the Corporation Attorney of this city. He was authorized to proceed to Trenton on such business. He is undoubtedly entitled to proper compensation for his services, and remuneration for his necessary disbursements, but it does not appear to me, holding the official position he does, that he should charge the city a fee of twenty dollars a day for those services. It is true, it were no part of the duties of his office, but it seems to me that the interest of his employer—the city—and a proper public spirit should have induced him to make a more moderate claim. I would recommend a proper reduction.

E. V. S. BESSON

The following communication from his Honor Mayor Besson, vetoing resolution passed at session of April 18, 1882, granting fran certificate to Denis Eagan, for Madison street improvement, was presented, read, received and referred to the Committation Streets and Assessment.

MAYOR'S OFFICE, HOBOKEN, N. J., May 1, 1882,

To the Council: I return without approval resolution of 18th in-tant, awarding final certificate to Denis Eagan, for mprovement of Madison street, between Newark

There are outstanding labor claims again t Mr. Eagan on said improvement which it is our duty to have settled ere granting final certificate.

The following communication from his Honor Mayor Besson, vetoing the ordinance to provide for the acquiring of lands. &c. for an engine house on Hudson street, was presented, read and respectfully returned to the Mayor for the reason that he had the said ordinance over the ten days re-

MAYOR'S OFFICE, HOBOKEN, N. J., April 29, 1882.

To the Council :

I return without approval your ordinance to pro-vide for the acquiring of land and the erection thereon of an engine house for the use of the Fire Department, as passed at session of 18th instant, Department, as passed at session of 1ctn instant,
This provides for the acceptance of a plot of land
on Hudson street, east side, between Second and
Third streets, under certain conditions (which are
not specified in the instrument), as a site for an
engine house, and that the city erect same there-

What these conditions are to be, I am not aware I think it would be well for us to know exactly what they are, before we conclude to erect an en-gine house at an expense of several thousands of lollars of the city's money on that land. I think it a ould be well before accepting that plot, or any

would be well before accepting that plot, or any other, and entering upon any great expense, to examine the title, that we might not have trouble from other possible claimants. Your plan is not a business one. A certain offer, embodying certain conditions, was submitted in an informal manner to the Council, being addressed to one of your members, about six months ago. Whether that holds good now or not, I do not now. Even if it does, I should oppose it, because would be too conditional to warrant an outlay of

any on such precarious tenure.

The location is no place for an engine house. The residents of the vicinity are opposed to it. Our people generally are opposed to it. Public policy is opposed to it. The Engine Company and the Hoboken Land and mprovement Company are in favor of it. Nobody else, that I have heard of.

favor of it. Nobody else, that I have heard of,
It is one of your regulations in your procedure of
business that every ordinance shall have three
seperate readings; the first reading being generally
by title, the second and third being in full; that
every member may know the measure as completed; the most important of all being the third,
at which no alteration may be made, the instrument being in its perfection. I notice by your proceedings of the 18th instant, that the ordinance did
not receive third reading, for—I quote from your
minutes—"The Clerk proceeded to read the same
when on motion of Councilman Kaufmann the
further reading was discensed with and the ordin further read nance passed its third reading by the following vote," &c.

vote;" &c.

Now in addition to my objections, as before stated, I have another objection and that is that I am not satisfied—your ordinance not having half three proper readings—that your members are all conversant with its requirements. This may be construed as somewhat technical, but i it is a highly important matter it should receive all the protection to which it is entitled.

E. V. S. BESSON,

The following communication from his Honor Mayor Besson, enclosing check for \$415.35, from the Hudson County Gas Light Company, being rebate for gas consumed at City Hall, Fire Department, &c., was presented, read, received and the Clerk directed to turn over the check to the Treasurer to be placed in the Lamps and Gas Fund:

To the Council :

Enclosed please find cheque of the Hudson County Gas Light Company, for feur hundred and fifteen dollars and thirty-five cents (\$115.35), for additional rebate on gas consumed in City Hall, from April 1, 1889, to April 1, 1881; by Fire Department, from April 1, 1880, to April 1, 1882; and in Aranory, for three months ending April 1, 1882; as per annexed statement furnished by the company. The amount paid by the city being stated at four thousand one hundred and fifty three dollars and fifty cent's (\$2.50) per one thousand cubic feet; the reduction being twenty-five cents per thousand.

The employee of the company who brough me

per thousand.

The employee of the company who brought me the cheque, and to whom I receipted for the amount, explained to me that the regulation providing for the said reduction was instituted to take effect from the first day of January, 1889, and that there would consequently be no reduction antecedent to that date.

The amount should be paid over to the Treasure and credited to the Lamps and Gas Fund. F. V. S. BESSON.

The quarterly report of Dr S. A. Helfer, City Physician, from January 31, 1882, to April 30, 1882, was presented, read and referred to the Committee on Public Health,

A report of Robert H. Alberts, City Clerk, May 1, 1882, making statement of having paid the City Treasurer the sum of \$13. for licenses, we presented, read and referred to the Committee of

Licenses.

The Recorder's report for the month of April 1882, was presented, read and referred to the Committee on Laws and Ordinances.

CARPET Report o' the Board of Police Commissioners from April 23, 1881, to April 24, 1882, was presented, read and referred to the Committee on Police and Mittle.

A communication from Water Registrar Murphy, accompanied by statements of the expenditures of the Hoboken Water Works, was presented, read, and referred to the Committee on Fire and Water. A report notifying the Council of the following elections, exemptions and reinstatements in and from the Hoboken Fire Department, was presented by Joseph Kemp, Chief: ted, Hook & Ladder Co. No. 2, William

loney. Reinstated, Engine Co. No. 1, John Willig. Exempt, Hook & Ladder Co., No. 2, Isaac Ingle cted, Engine Co. No. 3, John Kelson.

motion of Councilman Kenney the report received, the action of the companies con-gland the usual certificates granted. uncilman Timkes moved that the Committee inance and Salaries be empowered to have sined from week to week by wards so much of ist of delinquents for personal taxes as they think more.

on Laws and Ordinances

Ayes-Councilman Grassmann, Timken, Valleau and Chairman Miller. Nays-Councilmen Kammerer, Kenney, Lee and ein. Absent—None

On Re-Assembling.

Present—Councilmen Grassmann, Kanmerer Kenney, Lee, Stein, Timken, Valleau and Chair man Miller. Absent—None.

Ayes-Councilmen Grassman, Kammerer, Kennev Lee, Stein, Timken, Valleau and Chairman Miller.
Nays-None.
Absent-None.

Ayes-Councilmen Grassmann, Kenney, Lee and

imken. Nays—Councilmen Kammerer, Stein, Valleau and hairman Miller.

Councilman Valleau nominated Samuel A. Bes

Councilman Timken nominated Malcolm W

Chairman Miller declared the nominations close

For Besson-Councilmen Kammerer, Stela falleau and Chairman Miller (4). For Niven-Councilmen Grassman i, Kenney

For Besson-Councilmen Kammerer, Stein alleau and Chairman Miller (4).

For Niven-Councilmen Grassmann, Kenney ee and Timken (4).

Councilman Lee moved to lay over one week the appointment of Corporation Attorney.

Lost by the following vote:

Ayes—Councilmen Kenney, Lee and Timken. Nays—Councilmen Grassmann, Kammerer, Stein 'alicau and Chairman Miller. Absent—None.

The third ballot was then taken with the follow

For Besson—Councilmen Kammerer, Stein, Valleau and Chairman Miller (4). For Niven—Councilmen Grassmann, Kenney, Lee and Timken (4).

Councilman Lee moved to go into an election for City Physician,

Ayes—Councilmen Kenney, Lee and Timker Nays—Councilmen Grassmann, Kammerer, S alleau and Chairman Miller.

The fourth ballot was then taken with the follow

Councilman Grassmann nominated Thomas Fedmond.

Councilman Kammerer nominated George Sim

iey (3). For Hecker—Councilman Stein and Chairma diller (2).

ey (2). For Hecker—Councilman Stein and Chairman

Councilman Stein nominated J. P. Hecker.

For Heffernan-Councilman Valleau (1). For Redmond-Councilman Grasswa (1).

Miler (2).

For Shannon—Councilman Lee (1).

For Simmermacher—Councilmen I

Councilman Lee nominated John J. Shannon

Lost by the following vote:

en (8).

Adopted.

Fimken (2).

Second ballot:

For Heffernan-For Redmond -

Third ballot

Fourth ballot:

Fifth ballot:

limken (3)

Sixth ballot

Seventh ballot:

Eighth ballot:

nd Timken (3).

Ninth ballot:

d Chairman Miller (4)

For Shannon-Councilmen Kam

For Hecker (3), For Hecker—Councilman Stein (1), For Shannon—Councilman Lee (1).

For Shannon-Councilman Lee (1).

Lost by the following vote

For Heffernan-Councilmen Kammerer, Valleau

For Heffernan—Councilmen Kammerer, Stein, alleau and Chairman Miller (4). For Redmond—Councilmen Grassmann, Kenney

Ninth bahot:

F.: Heffernan-Councilmen Kammerer, Stein,
Valleau and Chairman Miller (4).

For Redmond-Councilmen Grassmann, Kenney
and Tinken (3).

For Shannon-Councilman Lee (1).

Councilman Timken moved to go into an election or City Physician.

Ayes-Councilmen Grassmann, Kenney, Lee and imken.

Nays—Councilmen Kammerer, Stein, Valleau and

The tenth ballot was then taken with the follow

ng resun;
For Heffernan—Councilinen Kammerer, Stein
Valleau and Chairman Miller (4).
For Redmond—Councilmen Grassmann, Kenney

Councilman Timken nominated Edward Stack or Street Commissioner.

The eleventh ballot was then taken with the fol-lowing result:

For Heffernan—Councilmen Kammerer, Stein alleau and Chairm an Miller (4).

For Redmond—Councilmen Grassmann and Ken

EXTRA HEAVY,

3 1-2 CENTS PER YARD.

Will save your Carpets, prevents noise, is

healthful. Now is the time, during

house-cleaning and moving.

No. 28 FIRST ST.,

Bet. Washington & Hudson Sts.

CHAS. L. PITTS, Treas.

MARTIN V. MCDERMOTT,

FELT

nd Timken (3). For Shannon—Councilman Lee (1).

ey (2). For Shannon—Councilman Lee (1). For Stack—Councilman Timken (1).

ond-Councilmen Grassmann, Kenney

The first ballot resulted as follows:

Councilman Lee moved to adjourn.

Lost by the following vote:

Absent -None

For Niven-Cour se and Timken (4).

Second ballot:

Adopted.

Lost by the following vote

The bond and agreement of A. W. Cramer, for the removal of ashes, garbage, &c., were presented and read; the bond was referred to the Committee on Laws and Ordinances and the agree-For horses and neat cattle impounded, the sum of two dollars per head, to be paid by the owner as a redemption fee. a recemption fee.

For every goat, sheep, calf or pig, one dollar and fifty cents, as a redemption fee, to be paid by the owner or claimant.

In addition, the Pound Keeper shall be entitled to receive forty cents per day for feeding any animal, not exceeding ten days, to be paid by the owner or claimant. The bonds of Leon H. Kendrick, as City Clerk, and of Charles H. Miller, as Assistant City Clerk. ented, read and referred to the Con

On motion of Councilman Valleau a recess of fif-sen minutes was taken.

(A. ance prescribing the Keeper, approved July 6, 1855.

Sec. 2. That for selling every animal, the Pound Keeper shall receive fifty cents, and when sale has been made, the fees, costs and allowances provided for in this ordinance shall be deducted from the ds of such sale

A FURTHER SUPPLEMENT TO AN ORDIN ance prescribing the duty of the Pounc

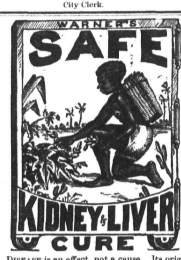
Sec. 3. That all other fees or allowances allowed by the ordinance to which this is a supplement shall remain as heretofore fixed. The Committee on Laws and Ordinances, to whom were referred the bonds of Leon H. Kendrick, as City Clerk, and of Charles H. Miller, as Assistant City Clerk, reported each of them correct. On motion of Councilman Grassmann the report was received and the bonds accepted and approved by the following vote:

Aves—Councilmen Grassman Kamanaca Laws Sec. 4. That all ordinances and parts of ordinances inconsistent with the provisions of this ordinance be and the same are hereby repealed.

Passed April 18, 1882.

JOHN CURTIN. Chairman of the Council. Approved April 29, 1882.

E. V. S. BESSON,



DISEASE is an effect, not a cause. Its origins within; its manifestations without. Hence, o cure the disease the cause must be removed and in no other way can a cure ever be effected. WARNER'S SAFE KIDNEY AND LIVER CURE is established on just this principle. It realizes that

95 PER CENT.

of all diseases arise from deranged kidneys and liver, and it strikes at once at the root of the difficulty. The elements of which it is composed act directly upon these great organs, both as a food and restorer, and, by placing them in a healthy condition, drive disease and pain from the system.

For the innumerable troubles caused by unhealthy Kidneys, Liver and Urinary Organs; for the distressing Disorders of Women: for

For Besson—Councilmen Grassmann, Kammerer Stein, Valleau and Chairman Miller (5). For Niven—Councilmen Kenney, Lee and Tim healthy Kidneys, Liver and Urinary Organs; for the distressing Disorders of Women; for Malaria, and for physical derangements gen-erally, this great remedy has no equal. Be were of imposers, initations and concoctions said to be just as good. For Diabetes, ask for WARNER'S SAFE DIABETES CURE. Chairman Miller then declared Samuel A. Bessor duly elected Corporation Attorney. Councilman Valleau moved to go into nomination for Street Commissioner.

For Sale by all dealers. H. H. WARNER & CO., ROCHESTER, N. Y.

CORPORATION NOTICE OF THE EXPIRATION 24th DAY OF MAY, 1882,

of the time allowed by law for redemption of property sold for assessment for Twelfth street improvement, from Grand street to west boundary of Public notice is hereby given that on the

24th DAY OF MAY, 1880. the lots or parcels of land in the following schedule were sold by order of the Mayor and Council of the city of Hoboken, for unpaid assessments for Twelfth street improvements, from Grand street to west boundary of the city, and for the amounts respectively named in the following schedule.

And all parties interested are hereby notified that the time allowed by the Charter of the city of Hoboken for the redemption of said lots will expire on the

24th DAY OF MAY, 1882,

E. V. S. BESSON,

To redeem the said lots, the purchase money and the interest thereon at the rate of fifteen per cent. per annum from the date of sale, the cost of advertising and cancelling fee of fifty cents must be paid, except where the city became purchaser, in which event, interest at seven per cent. since the day of sale, with costs of advertising and cancellation fee of fifty cents will be received.

For Redmond—Councilmen Grassmann and Keney (2). For Hecker-Councilmen Stein, Timkeu and

For Heffernan-Councilmen Kammerer and Val ROBERT H. ALBERTS. eau (2). For Redmond—Councilmen Grassmann, Kenney City Clerk. For Reamond—Councilmen Grassmann, Kenne snd Chairwan Miller (3). For Heeker—Councilmen Stein and Timken (2). For Shannon—Councilman Lee (1). Wm. E. Tenny, For Heffernan—Councilman Valleau (1), For Redmond—Councilmen Grassmann, Kenney nd Chairman Miller (3), For Hecker—Councilman Stein (1), For Heffernan—Councilmen Kammerer, Stein-Zalleau and Chairman Miller (4). For Redmond—Councilmen Grassmann, Kenney. Ind Timken (3). For Shannon—Councilman Lee (1).

Hugh Byrne, Julia C. Reubell, Jefferson John Burke, Julia Landry, G. H. Coster, Hob'n Homes'd Ass'n A. F. Moller, Julia F. Schuchardt, Madisor Julia C. Reubell,

G. L. Hechscher Julia C. Reube'l.

CORPORATION NOTICE OF THE EXPIRATION

24th DAY OF MAY, 1882, of the time allowed by law for redemption of property sold for assessment for Second street improvement, from Willow street to Madison street, Public notice is hereby given that on the 24th DAY OF MAY, 1880.

the lots or parcels of land in the following schedule were sold by order of the Mayor and Council of the city of Hoboken for unpaid assessments for Second street improvement, from Willow street to Madison street, and for the amounts respectively named in the following schedule.

And all parties interested are hereby notified that the time allowed by the Charter of the city of Ho-boken for the redemption of said lots will expire on the 24th DAY OF MAY, 1882,

To redeem the said lots, the purchase money and the interest thereon at the rate of fifteen per cent. her annum from the date of sale, the cost of adversing and cancelling fee of fifty cents must be paid, except where the city became purchaser, in which event, interest at seven per cent. since the day of sale, with costs of advertising and cancellation fee of fifty cents will be received. E. V. S. BESSON.

ROBERT H. ALBERTS City Clerk, Name. Henry Siedler,

J. C. Reubell. F. Hackenberg, Orders promptly attended to, DAY or

The Mayor and Council of the city of Hoboken do ordain as follows: Public notice is hereby given, that a majority of the property owners on Grand street, from the northerly line of Sixth street to the southerly line of Eighth street, have filed a petition with the Council of the City of Hoboken to have said portion of said street filled to the highest grade, flags laid and curb set, flags relaid and curb reset where such is out of order, and that objections thereto (which must be in writing) will be received at the City Clerk's office until 7 o'clock on Tuesday evening, May 16, 1882, when the same will be heard and considered. Section 1. That the Pound Keeper of the city of Hoboken shall receive the following fees:

By order of the Council, ROBERT H. ALBERTS,

FLOUR, &c.

TIMKEN.

Family and Bakers' Flour, HENRY MEYER'S HAY, OATS, CORN MEAL,

FEED.

SOLE AGENT FOR

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Branch for Hudson County No. 79 WASHINGTON ST.,

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ESTABLISHED OVER THIRTY YEARS.

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Over \$1,000,000 Invested in U. S. WINE AND LAGER BEER SALOON

J. W. BARLEY, General Agent. **GUSTAV HAUSER,**

Agent for Hudson County, Office, 115 Washington St., Hoboken.

TEAS AND COFFEES.

We are the only IMPORTERS dealing direct with the CONSUMER. Those who have used our TEAS AND COFFEES in the past are satisfied with their UNIFORM QUALITY and Low Frice. We respectfully solicit a call from those who have not already tried our goods. If you really want to enjoy a Cup of good Tea, give our Early Pickings of the New Crop a trial; they surpass anything ever offered for sale.

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Sugars Sold at Cost! Note the address to guard against impos-ture, as our style and system of doing business is being closely imitated by mushroom concerns all over the country.

Always in stock the finest grade of None to equal it in the market.

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Principal Warehouse. 35 & 37 Vesey st., New York

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Orders attended to Day or Night. JOHN J. DEVITT

FURNISHING UNDERTAKER, 103 Washington St.,

99 WASHINGTON ST.

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C. ALFRED TISSOT. Orders promptly attended to day or night. Satisfaction guaranteed. REAL ESTATE Insurance Agent, Wm. N. Parslow,

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210 Washington St., Hoboken,

Fine Wines, Liquors, &c.

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Extracts of Jamaica Ginger,

Raspberry Syrup, Essence of Peppermint

Ginger Cordial, Gum Syrup, Hol-

land Bitters, &c.

CREEDMOOR SHOOTING GALLERY.

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Wine & Lager-bier Saloon

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C. S. HARRISON.

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