DISHED EVERY AFTERNOON

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NEW YORK OFFICE-No. 23 Park have to increase valuations 34 per cent. Row (Reom 42).

ROBOKEN AGENCY—J. Lichtenstein,
No. 51 Second Street.

NEWARK AGENCY—F. N. Sommer,
No. 798 Broad Street.

Orange, 84, West Orange 87, Montclair
99, Nutley 115, and so on. If taxation
is unequal now, what would it be under

The only Democratic Daily Paper publied in Jersey City. Single copies, one set: subscription, three dollars per year origing paid. Entscel March 1, 1889, at the post fice at Jersey City, N. J., as second-ace matter, under the Act of March 3. nusiness communications should be ted to The Jersey City News; all for publication to the Managing



MONDAY, SEPTEMBER 11, 1905.

Judging from the remarks of some of the speakers at the Heavey meeting in Elks' Hall Friday night a gigantic conspiracy has been hatched to thwart the will of the Democratic voters at the pristuffing intimidation and other means to accomplish the defeat of John J. Heavey for the Shrievalty nomination are to be resorted to. Under the present prima- tax laws. ry laws fraud such as the Heaveyites allege i practically impossible. Even if not be necessary for the Democratic organization to resort to any unfair means to bring about. Mr. Heavey's defeat. There was a time when it looked as if Mr. Seymour, the choice of the organization for the Shrievalty nomination, would have a fight on his hands on primary day, but that was before Alexander Simpson took it upon himself to manage Mr. Heavey's campaign.

It has been discovered that the Hillery act will have to be entirely remodeled in order to be made effectual. Commenting on a recent anaylsis of the act the Newark Evening News says:-

The Hillery maximum tax rate law has been subjected to a careful, studious and skillful analysis by City Counsel William A. Lord, of Orange. The re sults of his work, as presented in hi communication published in yesterday's Evening News, bears no little suggestion art of vivisection by a master If the process has not resulted in entirely ending the usefulness of the act, it has laid bare so many of its vital defects that the recreative power of the legislature will be necessary to renew its vitality and give it the strength of a permanent and practical enactment.

The characteristic features of the act are considered with reference to their effects when put into operation in Essex County, but it is a general law, applying to all taxing districts in the State, and If it is defective, absurd and unjust here it must be more or less so in all other parts of the State. The impracticabuity of the act in its present form has been argued heretofore in a general way, but Mr. Lord is the first one to apply

the conclusive test of actual statistics. He first attacks the provision which shows cities of over 50,000 inhabitants to all property, except church and charita-, public funds. The mere fact of populagion, he shows, has no influence on tax rate. Newark, by far the largest city of the large dividend-paying stocks of in Essex County, has a lower rate than twelve of the smaller municipalities. Orange, and it is but two-thirds that of

The reasons for these facts are very that. City Attorney MacLear is an enapparent. Small municipalities are constantly making improvements for the future; in expectation of growth rather than to meet present necessities. Streets are laid out and paved, sidewalks are laid, sewers are constructed, gas and water mains put down far in excess of the existing needs, and they are expe sive and require heavier taxes. Nor i for example, only large enough to supply the houses on a sparsely settled stree would be folly. The mains must be large

enough to supply all that may be built for many years to come.

One of the strongest claims made for the Hillery act was its effect in securing equal taxation. This would be brought about, theoretically, by increasing valuations, in order to keep within the maxito meet necessary municipal expenses Mr. Lord shows by a table of official figures that to do this Newark would is unequal now, what would it be under The purpose of the law was undoubt-

edly good. It was based upon the re taxing district in the State was fixed by legislative enactment the rates of taxamanifest from Mr. Lord's figures that any county in this State, that the Hillery law would either be repealed by the next Legislature or else materially amended. If municipal counselors in other counties show its defects as thoroughly as Mr. Lord has done, the act will have to be entirely remodeled in order to be made effectual. In its present form it seems to be more impracticable and unjust than the operations under the regular

Referring to the alatform on which City Attorney MacLear, of Newark, hopes to defeat Everett Colby for the Republican nomination for State Senator, the Newark Advertiser says:-

City Attorney Malcolm MacLear's platform os principles, as announced by him in connection with his candidacy for the Republican nomination for State Senator, is not as clear on essential points as might be desired. In the matter of special franchises Mr. MacLear believes that "no unrestricted" franchises should be given. But a franchises to run a rundred years is restricted, and one to run nine hundred and ninety- nine years can e claimed to be restricted.

vanced why railroad property should not

be assessed in common with all other

property for taxation. About all that

railroad property is to turn over the

present income from that tax to the pub-

lic schools. That can be done without

Mr. MacLear wants special franchises

taxable on the gross receipts of the com-

panies. They are now taxed at 2 per

cent. Mr. MacLear doesn't ask for any

mand that these franchises shall be

taxed on their value . Tax exemptions on

Mr. MacLear. Does he mean also the

rast exemptions enjoyed by the railroad

and canal companies, and by the owners

the State railroads held under lease by

foreign railroad corporations? Compared

with these exemptions, all others ar

mall. There is a vagueness in Mr. Mac

Lear's reference to the Morris Canal;

and as to the cleansing of the Passaic.

everybody in Essex County is in favor of

ergetic and clear minded lawyer and pub-

lie officer, and he would make a good leg-

any change in the tax laws.

As to railroad property, Mr. MacLear declares for the assessment of railroad main stem, personal and franchise by the schools. Again, Mr. MacLear is vague. He omits to say what rate this railroad property shall pay. This plan, Mr. Mac-Lear thinks, is "the only feasible mode" sterdam Theatre. of taxing the great bulk of railroad property in the State, an arbitrary dictum, a: variance with the judgment of such men as Chandler W. Riker, who have made an exhaustive study of the railroad tax question. In point of fact, there has never been a logical argument yet ad-

United States early in November. The English newspapers, however, continue to talk about the genius displayed by the great artist, both in the writing and in the acting of her play, "Adrienne Lecouvreur." The "London Chronicle." under the head "Striking Success." has this to I run 30,000 years."

"And now what sort of person is this Adrienne Lecouvreur of Bernhardt's own creating? She is just Bernhardt to the sive, neurotic, desperately, abjectly sentipental. She has all sorts of weird im aginings and fears. The point of differ-Bernhardt's play and the old comedy is that with Scribe and Legouve she is poisoned, with Bernhardt she thinks she s-a very different and far more inter-

esting and human idea. "Above all she is an intense expressi of the artistic temperament. She is con Adrienne Lecouvreur was, it will be re- detestable!-Tit-Bits. membered, historically denied Christian burial as being a play-actress. She was, fact, buried mysteriously at midnight scene that Bernhardt might have inscenic play. As it is she makes Adrienne Herald, refuse on her very death-bed to renounce her art as the price of a consecrated grave. She leaves her future in the

"With all this expression of an intensely complicated and amazingly real personality it may be understood that a good deal of mere trickery of the old play's story goes by the board. It is, certainly, missed without very much regret. True, Bernhardt keeps the notion of the Duchesse de Bouillon being Adrienne's explain."-Washington Star. rival in the love of the Comte de Saxe, In truth, the rivalry of the two women | zied finance," replied the Wall Street infinitely more personal and passionate small investors lose their heads while we

A MATTER OF HEALTH



A Cream of Tartar Powder free from alum or phosphatic acid

islator, but he needs a clearer declaration of principles.

AMUSEMENTS.

Hall Caine play, "The Prodigal Son," which had its initial presentation at the New Amsterdam Theatre on September 4, has evoked the problem as to whether this later play is not destined to prove even a greater popular success than was 'The Christian," and for the past decade that, as every one knows, has very properly been regarded as the supreme

A fascinating plot, most clearly and entertainingly told, a scenic production such as has not before been given a drama on the American stage-certainly not for a decade; a list of interpreters that fairly entitles the long cast to carry the caption "all-star"; a series of incidents and climaxes which follow one anat the New Amsterdam. It is a marvelous entertainment-one that no theatre-goer residing within two hundred miles of New York can well afford to

The great cast in "The Prodigal Son" headed by Edward Morgan A Charlotte Walker, Drina De Wolfe, Marie Wainwright, Ben Webster and Ida Waterman. Seats may be secured by mail by addressing Manager, New Am-

Bernhardt as Adriegue

Sarah Bernhardt has concluded her

the five plays which Madame Bernhard is to present in the United States.

LAY OF THE CANDID MAN.

Oh! what a tangled web we'd weave Did we not practice to deceive! What awful complications Would soon result if we, forsooth, Used nothing but the naked truth In all our allegations!

It must not be inferred that I By and means defend a tie,
But, really I insist it
On some occasions is as well.
When some unpleasant truth we tell,
To very slightly twist it.

You understand, I do not mean To say truth never should be seen

But it can't be denied it
At all times makes an ugly show
And shocks and grieves beholders so:
At such times we should hide it.

Society decrees that sweet
And soothing is a mild deceit;
Its use will smooth and soften.
But as for truth, ah me! I fear
That latterly we do not hear
It spoken very often.
Chieses New Chicago News.

JESTS.

Mrs. Nurich-"I told Widow Downes "Well, I didn't give him no position. He came with a note from her, an' she said in the note, 'I must find employment for my boy, even if he works for a mere pittance.' The nerve of her callin' me "a mere pittance!" "-Philadelphia Press.

"You look happy, old man," said Jenks. "I am," replied Goodman, "I have just renewed the best and cheapst fire insurance a man could possibly have in this

"You don't say?" "Yes,-I just paid my pew rent." -- Cathalic Standard and Times.

Belle-"Where did you learn to golf. Bertie?" Bertie-Wight heah at th' club. Why?" Belle-"Oh, nothing; only I thought it might have been at a corres-

Guzzler-I was up with the lark this morning." Wigwag-"Kept the lark up all night, eh?"-Philadelphia Record.

"I have just purchased one of those new-fangled radium clocks warranted to

"What is the principle on which it runs?"

"Lord love you, I don't know." "Then how will you start it again when it stops?"-Fort Worth Record.

professor, "but haven't we met before? Your face is strangely familiar."

"Yes," answered the young lady, "our hostess introduced us just before dinner.' "Ah, yes," responded the professor. 'I was positive I had seen you somewhere. I never forget a face."-Chica-

First Girl-What are you waiting for? Why don't you finish your letter to Elof that art that is as fine a thought on or simply, "Yours affectionately," You Bernhardt's part as it was finely spoken, see, I can't endure Ella-I think she's

> Bellington in our church choir. She hasn't any voice at all."

> "I know it. But she always wears such becoming hats."-Chicago Record

"I don't see why there should be any

difficulty in settling these life insurance

"The subject has commanded the at tention of some of our most eminent

"Yes, but they ought to send for the igent who got me to take out my policy. There isn't anything that man couldn't

"What is frenzied finance?" "Frenremain perfectly self-possessed and take

NOTICE TO CONTRACTORS

PUBLIC NOTICE

is hereby given that the New County Building Committee of the County of Hudson will receive proposals for

REMOVAL OF THE BUILDING

now occupied by the Board of Chosen Freeholders of the County of Hudson, at a meeting of said Committee to be held Tuesday, September 12,1905 at 11 o'clock in the forenoon,

at 11 o'clock in the forencon,
Forms for bidding and plans and specifications can be procured at the office of the Committee, No. 573 Newark avenue, or at the office of Hugh Roberts, Architect, No. 1 Exchange place, Jersey City, Bidders must enclose with their bid. bond or certified check in the sum of \$1,000.00. Bonds may be either furnished by a Surety Company or by two individual freeholders, who will each qualify in double the amount of the bond.

The condition of the bond will be for the prompt execution of the contract if awarded, and the faithful performance of the work.

By order of the New County Building Committee.

ALEXANDER J. CLEMENTS.

NOTICE TO CONTRACTORS

PUBLIC NOTICE is hereby given that the New County Building Committee of the County of Hudson will receive proposals for the

EXCAVATION OF THE SITE.

to be occupied by the New Court House, at a meeting of said Committee to be Tuesday, September 12,1905

at 11 o'clock in the forenoon. Forms for bidding and plans and speci-Forms for bidding and plans and specifications can be procured at the office of the Committee, No. 573 Newark avenue, or at the office of Hugh Roberts, Architect, No. 1 Exchange place, Jersey City.

Bidders must enclose with their bid, bond or certified check in the sum of \$1,000.00. Bonds may be either furnished by a Surety Company or by two individual freeholders, who will each qualify in double the amount of the bond.

The condition of the bond will be for the prompt execution of the contract if awarded, and the faithful performance of the work.

By order of the New County Building Committee.

Committee.
WILLIAM E. SMITH,
Vice-President.
ALEXANDER J. CLEMENTS,
Secretary.

CHANCERY OF NEW JERSEY.

ises, that is to say:

All those two certain lots, tracts, pleces or parcels of land and premises, situate, lying and being in Jersey City, Hudson County, New Jersey, more particularly described as follows: Beginning at a point on the westerly line of Monticello avenue, distant one hundred and fifty (150) feet southerly from the southerly line of Clinton avenue, as shown on a certain map filed in the office of the Clerk (now Register) of the County of Hudson entitled, "Property of J. M. Barrows, Bergen, Hudson County, made by J. W. Soper, Surveyor," adopted by the Town Council of Bergen, September 16th, 1867; thence running southerly along the westerly line of Monticello avenue seventy-five (75) feet; thence running westerly at right angles to Monticello avenue one hun-

the easterly line of Jackson avenue: thence northerly along the easterly line of Jackson avenue seventy-five (75) feet; thence easterly in a straight line and parallel with Clinton avenue one hundred and seventy-four (174) feet to the place of beginning. Excepting therefrom so much of said premises as was conveyed by Edward F. Emmons and wife to Charles Siedler, by deed dated February ist, 1887, and recorded in Book 470 of Deeds for Hudson County, on page 409 &.

Second Tract-Beginning at a point on the westerly side of Monticello avenue, distant two hundred and twenty-five (225) feet southerly from the southwest corner of Monticello and Clinton avenues; thence southerly along the westerly side of Monticello avenue to the seutherly line of lot twenty-nine (29) block ninety-eight (98), as shown on a map entitled "Map of property of J. M. Barrows, Bergen, Fludson County, New Jersey, 1887, duly filed in the office of the Clerk (now Register) of Hudson County, thence westerly along said southerly line of lot twenty-nine (29) seventy-six and thirty-nine one-hundredths feet (76-39 /100) more or less to the rear line of said tot twenty-nine on said map; thence northerly along the rear line of lots twenty-nine, twenty-eight, twenty-seven and twenty-six (29, 28, 27 and 26) to the line of land previously conveyed to the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; thence easterly along said line of the party of the second part hereto; the said line of the party of the

E. Andrus and that said lands belong to said complainant.

And you, Minnie E. Emmons, are made fendant, because you are the widow and s devisee under the will of Edward F. Emmo and you, Mildred E. Emmons, Mary E. Emons and Edward W. Emmons, are made fendants because you are the only child and heirs-at-law of the said Edward F. Emons, deceased, and by reason thereof in claim to own the said lands or may have so interest therein.

nterest therein.
Dated September 6, 1905.
WILLIAM G. BUMSTED.
Sollcitor of Complaint
Office and Post-office address,
No. 1 Exchange Place,
Jersey City, N. J.

Notice is hereby given that on the 13th day of April, 1995, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their final assessment map and report for the IMPROVEMENT OF LONG STREET, between McAdoo avenue and Rose avenue, and

ROSE AVENUE setween Cator avenue and its northerly ter

between Cator avenue and its northerly ter minus.

In accordance with petition previously present ed to said Board on the 1st day of September 1903, and conformably to the provision Chapter 217 of the Laws of 1895, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets or avenues or particular section thereof are included in said assessment, namely:

LONG STREET,
from Rose avenue to McAdoo avenue.

ROSE AVENUE,
from Cator avenue to a point about 250 feet more or less east of McAdoo avenue.

MCADOO AVENUE,
on the east side from Rose avenue to a point 48 feet north thereof.

CATOR AVENUE,
on the east side from Points about 52.72 feet south and 62.90 feet north thereof.

And that in accordance with the provisions of the act above cited, the 5th day of september, 1905, at 2 o'cock P. M., and the Assembly Chamber of the City Hall are hereby fixed as the time and place when and where the Board of Street and Water Commissioners will meet to hear, consider and adjudicate upon all objections to the confirmation of said final assessment map and report that may be presented in writing.

By Order of the Board of Street and Water Commissioners

GEO. T. BOUTON, Clerk. Dated Jersey City, August 24, 1905.

Notice is hereby given that on the 10th day of July, 1905, application was made to the Board of Street and Water Commissioners by W. H. Romel and others for the IMPROVEMENT OF WILLIAMS AVENUE, between West Side avenue and Mailory avenue. Said improvement to be made conformably to the provisions of Chapter 217 of the Laws of 1895, and in the following manner, including all intersections.

from West Side avenue to Mailory avenue.

WEST SIDE AVENUE,
on the west side from Williams avenue to
points 20,01 feet south and 25.02 feet north
thereof.

on the east side from Williams avenue to points 25 feet south and 22.5 feet north thereof. And that in accordance with the provisions of the act above cited, the fith day of September, 1905, a 2 o'clock P. M., and the Assembly Chamber of the City Hall are hereby fixed as the time and place when and where the Soard of Street and Water Commissioners will meet to hear all parties interested in said application, and all remonstrances against the said proposed improvement that may be presented in writing.

By order of the Board of Street and Water Commissioners, GEO. T. BOUTON.

Dated, Jersey City, August 29th, 1905.

CORPORATION NOTICE.

Notice is hereby given that on the 15th day of May, 1905, application was made to the Board of Street and Water Commissioners by Giovanni Lauria and others for the IMPROVEMENT OF WRIGHT AVENUE, between Broadway and its easterly terminus. Said improvement to be made conformably to the provisions of Chapter 217 of the Laws of 1895, and in the following manner, including all intersections.

To have the street, for the full width thereof, graded to the established grade, by excavating or filling the same to the established grade.

To have new 5x16 inch curb set in concrete each side thereof.

To have new biue-stone flagging four (4) feet wide, laid on each sidewalk.

To have the carriageway paved with Belgian pavement.

To have the present bridge-stone crosswalks

namely:

WRIGHT AVENUE,
from Broadway to its southerly terminus.

BROADWAY,
on the south side from Wright avenue
points 25 feet east and 20 feet west thereof.
And that in accordance with the provision

GEO. T. BOUTON. Clerk. Dated, Jersey City, August 29th, 1905.

CORPORATION NOTICE. Notice is hereby given that on the 25th day of August, 1905, the Commissioners

Clerk of the Board of Street and Water Commissioners their final assessment map and report for the IMPROVEMENT OF SKILLMAN AVENUE, between St. Paul's avenue and Hopkins avenue.

In accordance with petition previously In accordance with petition previously presented to said Board on the 31st day of May, 1905, and conformably to the provisions of Chapter 217 of the Laws of 1895, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets of avenues or previously.

lowing streets or avenues or particular sections thereof are included in said assessment, namely: SKILLMAN AVENUE,

between St. Paul's avenue and Hopkins ST. PAUL'S AVENUE.

on the north side, from Skillman avenue to points 25 feet % inches west (25 ft. % in.) and 25 feet 1½ inches east (25 ft. 1½ in.) thereof.

And that, in accordance with the provisions of the act above cited, the 5th day of September, 1905, at 2 o'clock P. M., and the Assembly Chamber of the City Hall, are hereby fixed as the time and place when and where the time and place when and where the Board of Street and Water Commissioners will meet to hear, consider and ad-judicate upon all objections to the con-firmation of said final assessment map and report that may be presented in writing.

By Order of the Board of Street and GEO, T. BOUTON.

Dated, Jersey City, August 29, 1905.

CORPORATION NOTICE.

CORPORATION NOTICE.

Notice is hereby given that on the 25th day of August, 1905, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their final assessment map and report for the IMPROVEMENT OF SEVENTEENTH STREET, between Jersey avenue and a point about 130 feet west of Monmouth street. In accordance with petition previously presented to said Board on the 9th day of September, 1902, and conformably to the provisions of Chapter 217 of the Laws of 1895, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets or avenues or particular sections thereof are included in said assessment, namely:—

SEVENTEENTH STREET, a point about 130 feet west of Monstreet to Jersey avenue. MONMOUTH STREET. om Seventeenth street to points about 0 feet north and south thereof. COLES STREET.

from Seventeenth street, on the west side, to points about 200 feet north and 100 feet south thereof, and on the east side from Seventeenth street to points about 100 feet north and south thereof.

JERSEY AVENUE. n the west side, from Seventeenth street o points about 25 feet north and south

And that in accordance with the p sions of the act above cited, the ity of September, 1905, at 2 o'cle. M., and the Assembly Chamber te City Hall are hereby fixed as me and place when and where ourd of Street and Water Commission will meet to hear consider and ers will meet to hear, consider and ad-judicate upon all objections to the con-firmation of said final assessment map and report that may be presented in writing.

By Order of the Board of Street and
Water Commissioners.

Dated, Jersey City, August 29, 1905.

GEO. T. BOUTON.

CORPORATION NOTICE.

Notice is hereby given that on the 19th day of June, 1995, application was made to the Board of Street and Water Commissioners by Wickes Bros. and others for the IMPROVEMENT OF YALE AVENUE, between West Side avenue and Mailory avenue. Sald improvement to be made conformably to the -provisions of Chapter 217 of the Laws of 1856 and in the following manner, including all interpret ons. have the street, for the full width there

have new cement walks five (5) feet laid on each sidewalk. have the carriageway paved with asphalt And all ciper work done that may be necessary to provide for the flow of the surface water, and to complete the improvement in a good and substantin manner.

Notice is also given that on the 25th day of August, 1905, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their preliminary map for said improvement, showing the probable total cost of the contemplated improvement and the probable amount to be assessed on property specially benefited thereby, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets or avenues or particular sections thereof, are included in said assessment, namely:

YALE AVENUE,

namely:

YALE AVENUE,
from West Side avenue to Mallory avenue.

WEST SIDE AVENUE,
on the west side from Yale avenue to poin
24.13 feet north and south thereof.
MALLORY AVENUE,
on the east side from Yale avenue to poin
23.75 feet north and south thereof.
And that in accordance with the provision 23.75 feet north and south thereof.

And that in accordance with the provisions
of the act above cied, the 5th day of Septemher. 1995, a 2 o clock P. M., and the Assembly
Chamber of the City Hall are hereby fixed as
the time and place when and where the Board
of Street and Water Commissioners will meet
to hear all parties interested in said application, and all remonstrances against the said
proposed improvement that may be presented
in writing.

GEO. T. BOUTON. Dated, Jersey City, August 29th, 1905.

CORPORATION NOTICE CORPORATION NOTICE.

Notice is hereby given that on the 5th day of July, 1905, application was made to the Board of Street and Water Commissioners by J M. Smith and others for the IMPROVEMENT OF LEXINGTON AVENUE. between West Side avenue and Mallory avenue. Said improvement to be made conformably to the provisions of Chapter 217 of the Laws to 1856, and in the following manner, including all intersections.

relaid and new bridge-stone laid where necessary.

And all other work done that may be necessary to provide for the flow of the surface water, and to complete the improvement in a good and substantial manner.

Notice is also given that on the 25th day of August, 1905, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their preliminary map for said improvement, showing the probable total cost of the contemplated improvement and the probable amount to be assessed on property specially benefited thereby, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets or avenues or particular sections thereof, are included in said assessment, namely:

LEXINGTON AVENUE, LEXINGTON AVENUE, from West Side avenue to Mallory avenue. WEST SIDE AVENUE, on the west side from Lexington avenue to points 25.04 feet south and 50.08 feet north thereof.

thereof.

MALLORY AVENUE,
on the east side from Lexington avenue to
points 25 feet north and south thereof.
And that in accordance with the provisions
of the act above cited, the 5th day of September, 1905, a 2 o'clock P. M., and the Assembly
Chamber of the City Hall are hereby fixed as
the time and place when and where the Board
of Street and Water Commissioners will meet
to hear all parties interested in said application, and all remonstrances against the said
proposed improvement that may be presented
in writing.

GEO. T. BOUTON, Clerk. Dated, Jersey City, August 29th, 1905.

CORPORATION NOTICE. Notice is hereby given that on the 6th day of July, 1905, application was made to the Board of Street and Water Commissioners by IMPROVEMENT OF GRACE STREET, To have the carriageway for the full width hereof, graded to the esablished grade, by ex-cavating or filling the same to the established

new 5x16 inch curb set where necessary. have the carriageway paved with Belgian

relaid and new bridge-stone laid where necessary.

And all other work done that may be necessary to provide for the flow of the surface water, and to complete the improvement in a good and substantial manner.

Notice is also given that on the 25th day of August, 1805, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their preliminary map for said improvement, showing the probable total cost of the contemplated improvement and the probable amount to be assessed on property specially beneficed thereby, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following streets or avenues or particular sections thereof, are included in said assessment, namely: GRACE STREET,

from Hudson Boulevard to Nelson avenue.

HUDSON BOULEVARD.

on the west side from Grace street to points
25 feet north and south thereof.

NELSON AVENUE.

on the east side from Grace street to points
25 feet north and south hereof.

And that in accordance with the provisions
of the act above cited, the 5th day of September, 1995, at 2 o'clock P. M., and the Assembly
Chamber of the City Hall are hereby fixed as
the time and place when and where the Board
of Street and Water Commissioners will meet
to hear all parties interested in said application, and all remonstrances against the said
proposed improvement that may be presented
in writing.

By order of the Board of Street and Water
Commissioners. GEO. T. BOUTON. Clerk.

Dated, Jersey City, August 29th, 1905.

CORPORATION NOTICE.

Notice is hereby given that on the 19th day of June, 1905, application was made to the Board of Street and Water Commissioners by Elmer E. Ward and others for the IMPROVEMENT OF EGE AVENUE, between West Side avenue and Mallory avenue. Sall improvement to be made conformably to the provisions of Chapter 217 of the Laws of 1895, and in the following manner, including all intersections. grade.

To have new 5x15 inch curb set in concrete ach side thereof.

To have new blue-stone flagging four (4) feet vide, laid on each sidewalk.

To have the present flagging relaid and new lagging laid where necessary. And all other work done that may be necessary to provide for the flow of the surface
water, and to complete the improvement in a
good and substantial manner.

Notice is also given that on the 25th day of
August, 1906, the Commissioners of Assessment
filed in the office of the Cierk of the Roard of
Street and Water Commissioners their preliminary map for said improvement, showing the
provement and the probable amount to be astessed on property specially benefited thereby.

namely:

EGE AVENUE,
from West Side avenue to Mallory avenue.

WEST SIDE AVENUE.
on the west side from points 24.13 feet south
and 19.40 feet north thereof. g. of the Board of Street and Water

GEO. T. BOUTON.

EDUCATIONAL

THE COLLEGE OF ST. THOMAS, VILLANOVA

CLASSICAL, CIVIL AND ELECTRICAL EN GINEERING AND COMMERCIAL COUPSES. COUPSES.

Limited number in classes makes individual astruction possible. The "honor" system in isolpline prevails. New buildings, complete aboratories, gymnasium, new athletic field. Nicholas's Academy, home school for boys, inder the supervision of Matron. Catalogue, Rev. L. A. Delury, D. D., O. S. A., Vilanovz, Pa.

IN CHANCERY OF NEW JERSEY.

Between Silas C. Baldwin, etc., Complainants, and Catherine O'Brien et al., Defendants. In Partition.—Sale of Real Estate.

The sale of the first and third tracts of the lands and premises in the above stated cause stands adjourned until Monday, the eleventh day of September, Nineteen Hundred and Five, at two o'clock P. M., at No. SI Coles street, in the City of Jersey, City, Hudson County, New Jersey.

Dated, August 23, 1805,
Dated, August 23, 1805,
JOSEPH D. BEDLE,
Special Master in Chancery of New Jersey,
VREDENBURGH, WALL & VAN WINKLE,
Solleiters of Complainant

H LP WANTED.

TRUSTWORTHY MAN TO MANage branch office and distributing depot for large manufacturer. Salary to start with, \$1,500 first year, and extra commissions and expenses. Applicate must have good reference and \$1.00 cash, capital secured. Experience unnecessary. Address, "Manufacturer," 21 West Atwater St., Detroit, Mich.

CORPORATION NOTICE Notice is hereby given that on the 25th day of August, 1905, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their final assessment map and report for the IMPROVEMENT OF CLENDENNY

AVENUE, between West Side avenue and Mallory avenue,

In accordance with petition previously presented to said Board on the 5th day of April, 1904, and conformably to the provisions of Chapter 217 of the Laws of 1895, and the same is now open to public inspection in the office of the Clerk of said Board.

And notice is also given that the following the control of the clerk of said Board.

And notice is also given that the following streets and avenues or particular sections thereof are included in said as sessment, namely:—
CLENDENNY AVENUE,
from West Side avenue to Mallory ave-

WEST SIDE AVENUE. on the west side, from Clendenny avenue to points 38.06 leet north and 41 feet south thereof.
MALLORY AVENUE,

from Clendenny avenue to a point about 100 feet north thereof.

MALLORY AVENUE, MALLORY AVENUE, on the east side, from Clendenny avenue to a point 19.84 feet south thereof.

And that in accordance with the provisions of the act above cited, the 5th day of September, 1905, at 2 o'clock P. M., and the Assembly Chamber of the City Hall are hereby fixed as the time and place when and where the Board of Street and Water Commissioners will meet to hear, consider and adjudicate upon all objections to the confirmation of said final assessment map and report that may be presented in writing.

By order of the Board of Street and Water Commissioners.

GEO. T. BOUTON.

Clerk.

Dated, Jersey City, Aug. 29, 1905.

AN ORDINANCE FOR THE RELIEF OF ADOLPH STRUBING, in the construction of ADOLPH STRUBING, in the construction of storm door.

The Mayor and Aldermen of Jersey City, by the Board of Street and Water Commissioners, for and on behalf of the municipality of said City, do ordain as follows:

Section 1. That permission be and is hereby granted to Adolph Strubing to construct and maintain a vestibule doorway on building at the southeast corner of Railroad Avenue and Jersey Avenue, which vestibule doorway may be eight feet six inches (8 ft. 6 in.) high and extend not more than five feet six inches (5 ft. 6 in.) beyond the building line of Railroad Avenue, any ordinance to the contrary notwithstanding. The work to be done under the supervision of the Inspector of Buildings. Section 2. The Ordinance granting this plege to be of full force and effect for a pof ten (10) years and thereafter until time as this Board or its legally authous successors may order the same removed.

Section 3. That all cost and expense inc to the introduction, passage and publication this Ordinance shall be paid by the appl for same; and such amount therefor as is mated by he Clerk of this Board to be neary shall be deposited with that office demand.

Approved August 15, 1905. M. M. FAGAN, Attest: GEO, T. BOUTON,

CORPORATION NOTICE. Notice is hereby given that on the 21st day of August, 1905, application was made to the Board of Street and Water Commissioners by the New York Bay Railroad Company for the vacation of Railroad Company for the vacation of Miles street, between the Morris Canas and the property of the New Jersey Warehouse & Guaranty Company, and more particularly shown on map attached to said application; and that the 9th day of October, nineteen hundred and five, at 2 o'clock P. M., and the Assembly Chamber of the City Hall, in Jersey City, are hereby fixed as the time and place when and where the Board of Street and Water Commissioners will meet to hear and consider all objections to said vacation that may be presented in writing. n writing.
By order of the Board of Street &

GEO. T. BOUTON Dated Jersey City, September 2, 1905,

TO WHOM IT MAY CONCERN:-TO WHOM IT MAY CONCERN:—
Take notice, that Henry S. Chardavoyne is engaged in the business or occupation of bottling milk and cream, under the name of Henry S. Chardavoyne, at McAfee, Sussex County, N. J., and by virtue of the provisions of an act entitled "An act to protect the owners of bottles, boxes, alphons, tina, kegs, or other articles used in the sale of soda water, mineral or aerated waters, porter, ale, beer, lager beer, weiss beer, white beer, oe other beverages or medicines, medical preparations, perfumery, oils, compounds or mixture." approved April 8, A. D., 1898, and the several supplements thereto, does hereby give notice tions, perfumery, olis, compounds or mixture," approved April 8. A. D., 1898, and the several supplements thereto, does hereby give notice that he uses in his said business or occupation bottles bearing marks, imprints, devices or brands stamped, engraved, etched, blown, impressed or otherwise produced upon said bettles as follows, to wit:—
Circular form bearing the words:—Registered, Orange County Milk Company, Alderney and Jersey Cattle, Trade Mark.
Success to pure milk. Property of H. S. Chardavoyne. Not to be sold.
And that due notice is hereby given that a description of the name or mames, marks or devices so used by him has been duly filed with the Clerk of the County of Hudson, New Jersey, by virtue of the provisions of the said act. Dated Jersey City, N. J., July 27, A. D. 1905. HENRY S. CHARDAVOYNE.

IN CHANCERY OF NEW JERSEY:-IN CHANCERY OF NEW JERSEY:

To Phinip H. Huber and Louisa Huber:

Take notice, that by virtue of an order of the Court of Chancery of the State of New Jersey, made on the day of the date thereof, in a cause wherein John E. Andrus is complainant and you and others are defendants, you are required to appear, plead, demur or answer to the complainant's bill on or before the nineteenth day of July, next, and that in default thereof, such decree will be made against you as the Chancellor shall think equitable and just.

The Bill is filed to foreclose a mortgage bearing date November 18, 1897, made by Fersmine Moessner and husband to the complainant, upon lands in Jersey City, to secure the payment of eight hundred dollars.

And you, Louise Huber, are made defendant because it is alleged in the bill of complaint payment of eight hundred dollars.

And you, Louisa Huber, are made defendant, because it is alleged in the bill of complaint that you are one of the heirs at law of said Jeremine Messner, now deceased.

And you, Philip H. Huber, are made defendant because you are the husband of the said Louisa Huber.

endant December., aid Louisa Huber., Dated May 18, 1905. WILLIAM G. BUMSTED, Solicitor of Complainant. Office and Post Office address:-No. 1 Exchange Place, Jersey City, New

ETHEL BEDINGER, MY W having left my bed and board, I not be responsible for any debts in-curred by her. ALBERT BEDINGER, 304 Washington st., Hoboken.