SHERIFF'S NOTICES.

IN OBEDIENCE to a Rule of Court, the She riff of the City and County of Philadelphia publishes the following writs:

JOHN THOMPSON, Sheriff.

Sheriff's Office, 'eebruary 20, 1861.

City and County of Philadelphia, ss:

THE COMMONWEALTH OF PENNSYLVANIA.

City and County of Philadelphia, as:

THE COMMONWEALTH OF PENNSYLVANIA,

To the Sheriff of Philadelphia County, greeting:
We command you, as before we did, that you summon JUSEPH M. DUNNOHEW. late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, in be holden at Philadelphia, in and for the said City and County of Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer The Hermann Building and Savings Fund Association No. 2, purchased at Sheriff's saie of the ground rent as the property of George Larkins, who was assignee of Horatio B. Pennock, of a plea of breach of covenant; and have you then and there this writ.

We command your as before we did, that you summon JUSEPH M. DUNNOHEW, late of your county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City ard County of Philadelphia, the first MONDAY of March next, there to answer the Hermann Building and Saving Fund Association, No. 2, purchased at Sheriff's sale of the ground rent as the property of George Larkins, who was assignee of Horatio B. Pennock, of a plea of breach of covenant; and have you then and there this writ.

of a plea of breach of covenant; and have you then

and there this writ.

We command you as before we did, that you summon JOSEPH M. DUNNOHEW, late of

We command you as before we did, that you summon JOSEPH'M. DUNNOHEW, late of your County, so that he be and appear before our Judges at Philadelphia, atour District Court, for the City and county of Phi adelphia, to be holden at Philadelphia. in and for the said Ci y and Countyof Phi adelphia the first M. NDAY of Boarch next, there to answer The Hermann Building and Saving Yund Association. No 2, par chased at Sher. A's saie. of the ground r-nt as the property of George Larkins. who was assignee of Horatio B. Pennock, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did that you summon PATRICK MCKERNON, late of your County, so it at he be and appear before our Judges at Philadelphia, at our bistrict Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles Evans, John Lippincott Jeremiah Willitts, Thomas Wood, Stephen P Morris, Lindzey Nicholson and George P. Smith (who survived Danied Maule, dec'd.) of a plea o breach of covenant, and have you then and ther this writ.

We command you, as before twe did, that you

breach of covenant, and have you then and ther this writ.

We command you, as before we did, that you summon ALLEN SERVER, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for said City and County of Philadelphia, the first MONDAY of March next, there to answer William D. Walker, grautee of Samuel H. Austin and Aume L. his wife, who was grantee of Charles Henry Fisher, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon CHRISTOPHER H. WITTIE, late of your County, so that he be and appear before our Judges at I'hiladelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Richard Smethurs and William A. Smethurs, Executors of the last will and testament of Priscilla Smethurs, deceased, who was grantee of Benjamin S. Janney and Lydio O., his wife, of a plea of breach of Covenant; and have you then and there this of Covenant; and have you then and there this

of Covenant; and have you then and there this writ.

We command you as before we did, that you summon JOHN'S. HOFFMAN, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Richard Smethurst and William A. Smethurst, Executors of the last Will and Testament of Priscilla Smethurst, dec'd., who was grantee of Benjamin S. Janney and Lydia O. his wife, of a plea of breath of covenant; and have you then and there this writ.

We command you as before we did, that you summon PATRICK REENAN, late of your County, so that he be and appear before our Judges

we command you, as before we did, that you summon PATRICK REENAN, late of your County, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County or Philadelphia, to be holden at Philadelphia, in and for the s.id City and County of Philadelphia, the first MONDAY of March next, there to answer Lawrence Lewis, Jr., Robert M. Lewis, Jr., and Francis A. Lewis, trustees, named in the last will and testament of Lawrence Lewis, deceased, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you We command you, as before we did, that you summon THOMAS WILLIAMS, late of your

county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the City and County of Philadelphia, the first MONDAY of March next, there to answer John H. Connell and Marcaret Connell his wife, to the use of Margaret Connel

Connell his wife, to the use of Margaret Connell, of a plea of breach of covenant; and have you then and there this writ.

We command you as before we did, that you summon ALEXANDER C. COYLE, late of your county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MODAY of March next, there to answer Virginia Peale, widow of Augustin R. Peale, deceased, and Augustin R. Peale, adde Virginia Peale, Algernon T. Peale, and Alma Eugenie Peal, minor children of the said Augustin R. Peale, deceased, by their guardian and next friend Virginia Peale, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you

and there this writ.

We command you as before we did, that you summon JOSEPH CLARK, late of your Coun y, so that he be and appear before our Judges at Philad-lphia, at our District Court for the City and County of Philadelphia, to be holden at Philad-lphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles Norris assignee of Henry Norris, of a plea of breach of covenant; and have you then and there this writ.

have you then and there this writ.

We command you as before we did that you summon JOHN BLAIR, THOMAS G MOSS, ROBERT ALLEN and JOHN M. WILSON, late of your county, so that they be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles and Samuel Norrie, Trustees of the Fair Hill Estate, and Unarles, Samuel and Isaac Norris. Trustees of Jos. P. Norris, Jr., of a plea of breach of covenaut; and have you then and there this writ.

We command you as before we did, that you naut; and have you then and there this writ.

We command you, as before we did, that you runmon ELIZA JANE STEVENS, late of your County, so that she be and appear before our Jurges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer P. Pemberton Morris and John Fallon, of a plea of breach of covenant; and have you then and there this writ.

and there this writ.

We command you, as before we did, that you summon JONATHAN PETERSON, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer P. Pemb-rton Moris and Joan Fallon, of a plea of breach of covenan; and have you then and there this writ.

We command you, as before we did, that you

and there this writ.

covenan; and have you then and there this writ.

We command you, as before we did, that you
summon Samuel Yeacher, late of your
County, so that he be and appear before our Judges
at Philadelphia, at our Court of Common Pleas,
for the City and County of Philadelphia, to be
holden at Philadelphia, in and for the said
city and county of Philadelphia, the first MONDAY of March next, there to answer William
W. Wiltbank, of a plea of breach of covenant;
and have you then and there this writ.

We command you, as pefore we did, that you

and have you then and there this writ.

We command you, as before we did, that you summon RICHARD CHRISTIE and EDWARD T. SHAW, late of your County, so that they be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the delphia, at our Court of Common Pleas, for the at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of berlain, Trustee under will of William Giberson, deceased, of a plea of breach of covenant, and berlain, Trustee under will of William Giberson, have you then and there this writ.

We command you, as before we did, that you summon GREENBURG T. RUSE, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, to be March next, there to answer Ann J. Thomas, who was assignee of Benjamin Davis, who was assignee of William D. Lording the contracts.

d
Philadelphia, the first MONDAY of March next,
the reto answer Charles William Wharton, Trustee
of Anna Wharton, Assignee of the said Charles
William Wharton, as surviving Trustee under the
Will of Walliam Wharton, deceased, of a plea of
breach of covenant; and have you then and there
this writ.

breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon GILBERT LOW, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next there to answer Lawrence Lewis, Jr., Robert M. Lewis, Jr., and Francis A. Lewis, Trustees named in the last Will and Testament of Lawrence Lewis Lewis, deceased, of a plea of breach of covenant; and have you then and there

breach of covenant; and have you then and ther

named in the last Will and Testament of Lawrece Lewis Lewis, deceased, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon JOHN B. WHITNEY, late of your County, so that he be and appear before our Judges at Philadelphia, at lour Court of Common Pleas, for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MOND and County of Philadelphia, the first MOND and Ann Lehman Wells, his wife, in right of said wife, which said Ann Lehman Wells, as tenant for life with William Lehman Wells and Elizabeth D. Wells, parties in remainder, were grantees of Alexander B. Carver, who was grantee of Joseph Lloyd and Maris L., his wife, who was grantee of John McCrea and Mary, his wife; and have you then and there this writ.

We command you, as before we did, that you summon BE JAMIN WALLACE, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas, for the City and County of Philadelphia, the first MON-DAY of March next there to answer William Hobart Brown, Assignee of Theodore De Kline, who was assignee of James Sullivan Smith and Eliza A., his wife, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you summon CHRISTIAN J. FELL and GEORGE M. KINSLER, late of your County, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and Guort of Philadelphia, in and for the said City and County of Philadelphia, to be holden at Philadelphia, in and for the said City and County of Philadelphia, the first MONDAY of March next, there to answer Charles and Samuel Norris, Trustees of the Fair Hill Estate, and Charles, Samuel and Isaac Norris, Trustees of J. P. Norris, Jr., of a plea of breach of covenant; and have you then and there this writ.

plea of breach of covenant; and have you then and there this writ.

Witness the Honorable Oswald Thompson, Doctor of Laws, President of our said Court, at Philadelphia, the eleventh day of February, in the year of our Lord one thousand eight hundred and sixty-four.

fe24tu2t

F. O. WEBB, Prothonotary.

NOTICE—To THO AS L. OHENTER, late of the County of Philadelphia.—In obscience to an order of Publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the City and County of Philadelphia, on the first MONDAY of March next, to show cause, if any you have, why you wife, ADALAIDE CHESTER should not be divorced from the bonds of Matrimony entered into with you according to the prayer of her petition filed in said Court.

JOHN THOMPSON, Sheriff.

SHERIFF'S OFFICE, Philadelphia, Feb. 8, 1864.

OTICE.—To WASHINGTON C. HARF.—
In chedience to an order of Publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the City and County of Philadelphia. on the first MONDAY of March next, to show cause, if any you have, why your wife AMANDA E. HARTMAN should not be divorced from the bonds of Matrimony entered into with you, according to the prayer of her petition filed in said Court.

JOHN THOMPSON, Sheriff.

SHERIFF'S OFFICE, Philadelphia, Feb. 8, 1864. JOHN THOMPSON, Sheriff.

SHERIFF'S OFFICE, Philadelphia, Feb. 8, 1864.

NOTICE.—To JOHN FASZNNACHT late of the county of Philadelphia.—In obedience to an order of Publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the City and County of Philadelphia, on the first MONDAY of March next to show cause, if any you have, why your wife, CATHARINE FASZNNACHT, should not be divorced from the bonds of Matrimony entered into with you according to the prayer of her petition filed in said Court.

JOHN THOMPSON, Sheriff.

SHERIFF'S OFFICE, Philadelphia, Feb S, 1864.

SHERIFF'S OFFICE, Philadelphia, Feb S, 1864.

NOTICE.—To SHERWOOD L. PORTER, late of the Gounty of Philadelphia—In obedience to an order of publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the Uity and County of Philadelphia, on the first MONDAY of March, next, to show cause, if any you have, why your wife Mary C. Porter should not be divorced from the bonds of Matrimony entered into with you, according to the prayer of her petition filed in said Court.

JOHN THOMPSON, Sheriff.

Sheriff's Office, Philadelphia, Feb'y 8, 1864.

NOTICE.—TO HENRY L. COLLINS, late of the County of Philadelphia.—In obedience to an order of Publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas tor the City and County of Philadelphia, on the first MONDAY of March next. to show cause, if any you have, why your wife, IDA COLLINS, should not be divorced from the bonds of Matrimony entered into with you, according to the prayer of her petition filed in said Court.

SHERIFF'S OFFICE, Philadelphia, Feb. 8th, 1851

SHERIFF'S OFFICE, Philadelphia, Feb. 8th, 1861

NOTICE.—Jo WM. H. W. HUDSON, 1ste of the county of Philadelphia.—In obedience to an order of Publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the City and County of Philadelphia, on the first MONDAY of Marcu next. to show cause, if any you have, why your wife, MARGARET HUDSON, should not be divorced from the bonds of Matrimony entered into with you, according to the prayer of her petition filed in said Court.

felo-w,4t JOHN THOMPSON. Sheriff.
Sheriff's Office, Philadelphia, Feb. 8, 1864.

MUNICIPAL CLAIMS.

MUNICIPAL CLAIMS.

MUNICIPAL CLAIMS.

PHILADELPHIA. Feb. 24, 1864.

NOTICE IS HEREBY GIVEN, in accordance with the Act of Assembly of the Common wealth of Pennsylvania, passed 11th day of March, A. D. 1846, entitled "An Act relative to Registered Taxes and Municipal Claims in the County of Philadelphia," that the following writs nave been placed in my hands for service, to wit:

IN THE COURT OF COMMON PLEAS.

Oity of Philadelphia vs. James Howell, owner or reputed owner, or whoever may be owner; C. P., March Term, 1864, No. 11, for the sum of forty-five dollars and twenty-four cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground situated on the west side of Canal street, at the distance of forty feet south of George street, in the sixteenth Ward; containing in frontor oread hon said Canal street forty feet and extending of that width in length or depth westerly, parallel with said George street on the northerry line thereof therty-two feet six inches

Same vs. Patrick Conner, owner or reputed owner, or whoe ver may be owner; O. P., March Term 1864; No. 50, for the sum of twenty dollars and forty-seven cents, for work and lacor done and performed, and materials furnished: against all that certain lot orplice of ground situate at the southeast cerner of Twenty-four thand Virginia

all that certain lover piece of ground situate at the southeast corner of Twenty-fourth and Virginia streets in the Fifteenth ward of the said City; containing in front or breadth on the sa'd I wenty fourth street twenty-six (20) feet, and extending in length or depth easterly of that width b-tween lines parallel at right angles to the said Twenty-fourth street sixty-seven (67) feet nine and five-ty thin inches.

These parameters right angres to the stud Twenty-fourth street sixty-seven (67) feet nine and five-eighth inches.

Same vs. James Stewart, owner of reputed owner, or whoever may be owner; O. P. March Term, 1864, No. 51; for the sum of thirty dollars and seventy cents, for work and labor done and performed, and materials furnished against all that certain lot or piece of ground situae on the south side of Brown street, at the distance of one hundred and four feet one and three quarter inches, Eastward from the east side of Twenty-sixth street, in the Fifteenth Wardiof the City of Philadelphia, containing in front on said Brown street seventeen feet, and extending in depth southward between lines parallel with said Twenty-sixth street, in the past line fifty-four feet eight inches and three quarters, and on the west line thereof, fifty-seven feet and three quarter inches (57 ft. |xin.)

We command you, as before we did, that you summon GREENBURG T. ROSE, late of your County, so that he be and appear before our Judges at Philadelphia, at our County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, the first MONDAY of March next, there to answer Ann J. Thomas, who was assignee of Benjamin Davis, who was assignee of Benjamin Davis, who was assignee of Benjamin Davis, who was assignee of William D. Lewis, of a plea of breach of covenant; and have you then and there this writ.

We command you, as before we did, that you so that he be and appear before our Judges at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, in and for the said Cliv and County of Philadelphia, at our Court of Common Pleas, for the Cliv and County of Philadelphia, at one Charles S. RIDAY, late of your summon CHARLES S. RIDAY, late of your soummon CHARLES S. RIDAY, late of your soummon CHARLES S. RIDAY, late of your soummon of the charles of the said Cliv and County of Philadelphia, at our Common Pleas for the Cliv and County of Philadelphia, at our Common Pleas for the Cliv and County of Philadelphia, to be holden at Philadelphia, at our Common Pleas for the Cliv and County of Philadelphia, at our Common Pleas for the Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, at our Common Pleas for the Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia, to be holden at Philadelphia, in and for the said Cliv and County of Philadelphia,

delphia, containing in front or breadth on the said Valter street, fifteen feet and ten inches, and extending in length or depth northward of that with a tright angles to the said Walter street, one hundred (100) feet to Stiles street.

Sane vs. Jac b Breinig, owner or reputed owner or whoever may be owner; C. P., March Term, 1864. No. 54; for the sum of one hundred and sixty-hree dollars and fifty, six cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground beginning at the northwest corner of Twenty-fourth street and Green street, in the Fitteenth Ward of the City of Philadelphia, thence extending nor hward along said Twendy-fourth street on hundred and eighten (118) feet and one-eighth (4) of an inch, thence westward, at right engles with said Twenty-Jourin scheet, one hundred and sixty (160) feet to Fag. daystreet, thence southward along the same one hundred and eleven (111) feet three and five-cight (3%) inches to Pennsylvania avenue, thence southeastward along the same twelve (12) feet eleven and seven-eighth (113) inches to Green street, thence eastward along the same one hundred ard forty-nine (149) feet eight and seven-eighth (8%) inches to the place of beginning.

Same vs. Richard W. Stell, owner or reputed owner or whoever may be owner; C. P., March Term, 1861, No. 55, for the sum of seveny-three collars and sixty-eight cents. fr. work and labor done and performed, and materials furnished, against all that certain lot or piece of ground sit nate at the southwest corner of Twenty-fourth street and sventy-fourth street and Avrell street, in the Fifteenth Ward of the City of Philadelphia; containing in font on said Twenty-fourth street fifty-three (53) feet two (2) inches, and extending in depth westward of that width along the south side of said Avrell street one hundred and sixty (160) feet top agoda street, upon which the front is also fifty-three (53) feet two (2) inches.

Same vs. William Applebaugh, owner or repoted owner or whoever may

Same vs. William Applebaugh, owner or re puted owner or whoever may be owner, C. P. Warch Term, 1864, No. 56, for the sum of eighteen dollars and forty-eight cents, for work and laborance and performed. done and performed, and materials farmshed against all that certain lot or piece of ground situate on the south side of Sharswood street, a against all that certain lot or piece of ground situate on the south side of Sharswood street, at the distance of one hundred and twenty-eight feet eastward, from the east side of Twenty-second st. in the Twentieth Ward, of the City of Philadel pha; containing in front or breadth on the said Sharswood street, sixteen (16) feet, and extending in length or depth southward of that width at right angles to the said Sharswood street, seventy (7t) feet to Stewart street.

Same vs. Council Devinney, own-r or reputed owner or whoever may be owner. C. P., March Term, 'E64, No. 57, for the sum of eleven dollars and eighty-one cents for work and lavor done and performed, and materials furnished against all that certain lot or piece of ground, with three-story brick dwelling house thereon erected, situate on the east side of Twenty-fourth street, at the distance of thirty feet north from Meredith etreet, in the Fifteenth Ward of the said city; containing in front or breadth on said Twenty-fourth street, filters (15) feet, and extending in length or depth eastwardly of that width, between parallel lines

fitteen (15) feet, and extending in length or depth eastwardly of that width, between parallel lines at right ungles with said Twenty fourth street, exventy (70) feet to a ten feet wide alley.

Same vs. John R. Coates, owner or reputed owner, or whoever may be owner, O. P., March Teim, 1864. No. 28, for the sum of thirteen dollars and forty cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground, situate on the east certain lot or piece of ground, situate on the east side of Twenty-third street, commencing at the distance of eighty feet north from the north side of Piecetreet, in the Seventh Ward of the city of Philadelphia; containing in front or breadth on the said Twenty-third street twenty (20) feet, and

the said Twenty-third street twenty (20) feet, and extending in length or depth about fifty (50) feet, be the same more or less.

Same vs. John Lampman, owner or reputed owner, or whoever may be owner, U. P., March Term, 1864, No. 59, for the tum of twenty-five dollars and thirty seven cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground, situate at the southeast corner of Tower street and Washington street, in the Tenth Ward of the city of Philsdelphia: containing in front or breadth on said Tower street thirty feet, and extending in length or depth along Washington street forty-six feet eight inches.

said Tower street inity teet, and extending in length or depth along Washington street forty-six feet eight inches.

tame vs. Mary B:adley, owner or reputed owner, or whoever may be owner, C. P., March Term, 1863, No. 60; for the sum of twenty-nine dollars and forty cents, for work and labor done and performed and materials furnished against all that certain lot or piece of ground situate in the west side of Third street at the distance of twenty-three (23) feet eight inches north from the north side of Shippen street, in the Fourth Ward of the city of Philadelphia, containing in front or breadth on the said Third street seventeen feet two inches, and extending in length or depth eighty feet six inches.

Same vs. O. F. Geble, owner, or reputed owner, or whoever may be owner; C. P., March Term, 1864, No. 61; for the sum of six dollars and thirty cents, for work and labor done and performed, and materials furnished, against all that certain lot er piece of ground, situate on the south-

certain lot or piece of ground, situate on the south-east corner of Second, and High streets, in the Sixth Ward of the city of Philadelphia, contain-ing in front or breadth on said High street sixteen feet, and extending in length or depth along the said Second street forty eight feet sixinches. feet, and extending in length or depth along the said Second street forty eight feet sixinches.

Same vs. William Coyle, owner or reputed owner, or whoever may be owner, C. P., March Tern, 1864, No. 62, for the sum of seven dollars and eighty cents, for work and labordene and performed, and materials furnished against all that certain lot or piece of ground with two-story brick dwelling thereon erected, situate on the southensterly side of Holeman (late Parker) street in the Nineteenth Ward of the said city, at the distance of sixty (60) feet northeasterly from the northeasterly side of Wood street, containing in front or breadth on said Holeman street sixteen (16) feet, and extending in length or depth southeasterly of that width between lines parallel to the said Wood street on the south westerly line thereof one hundred and forty-one (11) feet two inches and seveneighths of an inch, on the north-asterly lime thereof one hundred and forty-three (143) feet eight and a half inches to Trenton Avenue, be the same more or less.

or less.
Same vs. Estate of J. Twinning, owner or reputed owner, or whoever may be owner. C. P., March Term, 1864. No. 63, for the sum of nine dotals and seventy-five cents for work and labor done and perfore ed and materials furnished against all and performed and materials furnished against all that certain lot or piece of ground situate on the southwesterly side of Ella (late Price) street in the Nineteenth Ward of the said city at the distance of seventy (70) feet southwesterly from Amber street, containing in front or breadth on the said Ella street twenty 20) feet, and extending in length or depth southwesterly of that widid between lines parallel to the said Amber street eighty-nine (59) feet to Charter (late Olymer) street.

Same vs. N. C. Nancrede, owner or reputed owner or whoever may be owner; C. P., March Term, 1804, No. 64; for the sum of thirty dollars and forty one cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground situate on the north-

fermed, and materials furnished, against all that certain lot or piece of ground situate on the north-west rly corner of Leirbgow (late Mechanic) street at d Diamond street, in the Nineteenth Ward of the said city, containing in front or breadth on the said Leithgow street fifty seven (57) feet, and extending in length or depth westerly of that width between lines parallel to the said Diamond street fifteen (15) feet.

first.

Same vs. — Longstreth, owner or reputed owner, or whoever may be owner, C. P., March Term, 1864, No. 65; for the sum of nineteen dollars and saxty-five cents for work and labor done lars and sixty-five cents for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground, with the buildings thereon erected, situate on the north side of Becket street, at the distance of eighty-time feet and five inches west from the west side of Sixteenth street, in the Fifteenth Ward of the City of Philadelphia; containing in front or breadth on said becket street twenty tix (26) feet, and extending of that width in length or depth between lines parallel to said Sixteenth street, lifty (50) feet, more or less.

and extending of that width in length or depth between lines parallel to said Sixteenth street, lifty (50) feet, more or less.

Same vs. Wm. Griffiths, owner, or reputed owner, or whoever may be owner, or reputed owner, or whoever may be owner. O. P., March Term, 1:61, No, 66; for the sum of fifty-nine dollars and lorty-nine cents, for work and labor done and performed, and materials furnished against all that certain lot or piece of ground situate on the northeasterly side of York street, in the Nineteenth Ward of the said city, at the distance of one hundred and twenty-six feet (126 feet) northwesterly from Emerald street, containing in front or breadth on the said York street one hundred and twenty-two feet (122 feet), and extending in length or depth northeasterly of that width, between lines parallel to the said Emerald street, sixty feet (60 feet), more or less.

Same vs. Jacob Gentner, owner, or reputed owner, or whoever may be owner; U. P., March Term, 1664, No. 67; for the sum of forty-four dollars and ten cents, for work and labor cone and performed, and materials furnished, against all that certain lot or piece of ground with the three-story brick dwelling and tayern and one-story frame ship thereon erected, situate on the northeasterly side of Trenton avenue, in the Nineteenth Ward of the said city, beginning at a point at the intersection of the said Trenton avenue and the Frankford road, thence extending northeasterly along the said Trenton avenue one hundred and five (165) feet three and one-quarter inches to a point, thence northwesterly at right angles with the said Trenton avenue one hundred and five (165) feet three and one-quarter inches to a point, thence on three-quarter inches to the said Frankford road and at right angles with received and three-quarter inches to the said Frankford road and at right angles with the said Frankford road one hundred and five (165) feet three and one-eighth inches to the place of beginning.

feet three and one-eighth inches to the place of beginning.

Same vs. John Schoot, owner or reputed owner, or whoever may be owner, U. P., March Term, 1864, No. 68, for the sum of eighty-three dollars and thirty-seven cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground, situate on the westerly side of Second street, in the Nineteenth Ward of the sand city, at a distance of sixty-two feet eleven and a half inches northwardly from the northerly side of Norris street, containing in front or breadth on the said Second street, one hundred and five (165) feet ten and a half inches, and extending in length or depth southwesterly between lines parallel to and along the centre of

Weger sirved the humany bear of the control of the

owner, or whoever may be owner; C. P., March Term, 1864, No. 75, for the sum of twenty trace dollars and thirty-eight cents, for work and Isbor done and performed, and material furnished against all that certain lot or piece of ground with the three-story brick dwelling thereon erected, situate on the easierly side of Fourth street, in the Nineteenth Ward of said city, at the distance of two hundred and fourteen feet northwardly from the northwardly side of Columbia street, containing in front or breadth on the said Fourth street fifteen (15) feet and excending in length or depth easterly of that width between lines parallel to the said Columbia street one hundred and two feet six inches (102 feet 6 inches) to Hale street.

Same vs. John Geo. Yeager, owner, or reputed owner or whoever may be owner; C. P., March T., 1564: No. 77; for the sum of twenty four 64-100 dollars, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground, with the three-story brick dwelling thereon erected, situate on the easterly side of Fourth street, in the Nineteenth Ward of the said city, at the distance of seventy-five feet conthwardly from the sunthwardly side of Cherry street; containing in front or breadth on the said Fourth street fifteen (15) feet, and extending in length or depth easterly of that width, between lines parallel to the said Cherry street; one hundred and two feet six inches (102 feet 6 inches) to Islae street.

Same vs. Chas. Adams, owner, or reputed owner

dred and two feet six inches (102 feet 6 inches) to hale street.

Same vs. Chas. Adams, owner, or reputed owner or wheever may be owner. C. P.. March T., 1864: No. 76; for the sum of sixty six 56-100 dollars, for work at d labor done and performed, and materials furnished, against all that certain lot or piece of ground, situate on the westerly side of Fourth street, in the Nineteenth Ward of the said city, at the distance of one hundred and seventy-two feet southwardly from the southwardly side of Cherry street; containing in front or breadth on the said Fourth street thirty-four (34) feet, and extending in length or depth westerly of that width between parallel lines at right angies with the said Fourth street on the northerly line thereof forty-three feet eight and seven-eighth inches (37 feet 3% inches), and on the southerly line thereof thirty-seven reet three and five-eight inches (37 feet 3% inches), more or less.

and on the southerly line thereof thirty seven lest three and five eighth inches (37 feet 3% inches), more or less.

Same vs. George R. Hallowell, owner or reputed owner, or whoever may be owner; C. P., March term, icol, No. 79, for the sum of seventeen dollais and sixty-four cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground with the brick messuage or tenement thereon erected, situate on the south side of Oxford street, at the distance of eighty-two (*2) feet eastward from the cast side of Elev-nth street, in the Twentieth Ward of the city of Philadelphia, embracing in front in breadth on said Oxford street, twelve feet, and extending in length or depth southward of that width, at right angles to said Oxford street, fifty-seven feet to a four-feet wide alley.

Same vs. John McMullen, owner or reputed owner, or whoever may be owner; C. P., March Term, 1864, No. 24; for the sum of thirty-four dollars and forty eight cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground, situate on the easterly corner of Unity and Frank-lin streets, in Frankford, in the Twenty-third Ward of the city of Philadelphia, containing in front on said Franklin street thirty-two feet six inches, and on Unity street wo hundred and forty-seven feet eight inches to Frankford street.

Same vs. Joseph Duerr, owner or reputed owner, or whoever may be owner; C. P., March Term, No. 65; for the sum of fifty-five dollars and eighty-five cents, for work and labor done and performed and materials furnished, against all that certain lot or piece of ground, situate on the easterly corner of Trenton avenue and Orthodox street, containing in front forty-five feet six inches, and in depth along Trenton avenue one hundred and one feet one fach.

Same vs. James Carter, owner, or reputed owner, or whoever may be owner, C. P., March Term. 1864, No. 66, for the sum of fity-five dollars and fifty cents, for work and labor done and

Term. 1864, No. 86, for the sum of sixty-three dollers and fifty cents, for work and labor done and performed, and materials furnished, against all that certain lot or piece of ground, strate on the northwesterly side of Leiper street (Fran. ford), in the Twenty-third Ward of the City of Philadelphia, beginning at the distance of one hundred and seventy-five feet northeast ward from the northeasterly side of Unity street, containing in front on said Leiper street fitty feet, and in length or depth between parallel lines at right angles with said street, one hundred feet.

IN THE DISTRICT COURT. IN THE DISTRICT COURT.

Same vs. John D. Jones, owner or reputed owner, or whoever may be owner, D. O., March Term, 1864, No. 62, for the sum of five hundred and twenty-three dollars and ninety-two cents, for work and labor done and performed and materials furnished, to wit. For paving and carbing in front of all that certain lot or piece of ground at the southwest corner, of Twenty-third and Arch streets; containing in front or breadth on said Arch streets; containing in front or breadth on said Arch street one hundred and ten feet, and thence extending southward of that width between parallel lines along the west side of Thirty-third street one hundred and eighty-four feet one and three-eighth inches, and on the Westward line of said lot one

of Coral street, 60 feet northeast from Moore street, Nineteenth ward.

Same vs. Same, March Term, 1859, No. 203; paving, &c., \$16 &2, S. E. side of Coral street, 36 feet, N. E. from Moore street, 19th ward.

Same vs. Same, March Term, 1859, No. 204; paving, &c., \$18 39, S. E. side of Coral street, 72 feet N. E. from Moore street, 19th ward.

Same vs. James Bodkin, March Term, 1859, No. 205; paving, &c., \$24 97, 10t, &c., N. W. side of Coral street, 103 fact N. E. from Dauphin street, 19th ward.

Coral street, 103 fact N. E. from Dauphin street, 19th ward.

Same vs. Allen & Wiegant, March Term, 1839, No. 268; Paving, &c., \$28 14; lot northwest side of Coral street 60 feet 6 inches southwest from Sergeant street; Nineteenth Ward.

Same vs. James K. Polk, September Term, 1859, No. 60; paving, &c., \$27 67; lot, &c., west side of Mascher street, 18 feet 3 inches south from Putnam street; 18 feet front; Nineteenth Ward.

Same vs. Nathan Warner, September Term, 1859, No. 61; paving, &c., \$26 13; lot west side of Mascher street, 57 feet 3 inches south from Putnam street, 17 feet front; Nineteenth Ward.

Same vs. Joseph Miller, September Term, 1859, No. 63; paving, &c., \$26 13; lot, &c., west side of Mascher street, 70 feet 3 inches south from Putnam street; 17 feet front; Nineteeuth Ward.

CO-PARTNERSHIPS.

CO-PARTNERSHIP NOTICE—GEORGE
ALKINS and JOSEPH H. THOMPSON
have formed a Co-partnership for the purpose of
transacting business, as Shipping and Commission
Agents and General Merchandise Brokers, under
the style and firm of GEORGE ALKINS & CO.
fel6, 1864 GEORGE ALKINS & CO.
154 North Delaware Avenue.
GEORGE ALKINS,
fel6-10t6 JOSEPH H. THOMPSON.

NOTICE.—THE PARTNERSHIP HERETO-fore existing between JOHN H. CURTIS and JOHN H. CURTIS, Jr., under the firm of J. H. CURTIS & SON, REAL ESTATE BROKERS AND AGENTS, at 433 WALNUT street, was dissolved by the recent death of the senior partner. The business will be continued by the under-strend at the same place, under the same firm

The business will be continued by the undersigned at the same place, under the same firm.

fel?-12t*

OARD.—An unexpected event having interfered with the intended arrangements of the subscribers, it is deemed advisable to withdraw the notices of the Dissolution of Partnership and Copartnership of M. B. MAHONY & CO., in which we are severally interested, that were announced on the first instant.

M. B. MAHONY,

M. B. MAHONY,
J. P. STACKHOUSE,
C. A. MAHONY.
PHILADA, Feb. 4th, 1864.

CO-PARTNERSHIP NOTICE—We have this day admitted Mr. CHARLES A. MAHONY as a partner in our house, to date from the 1st inst. The style of the firm will remain unchanged.

M. B. MAHONY & CO.
PHILADA., Feb. 4, 1864. HARRY L. CARPENTER IS THIS DAY admitted to an interest in our business.
W. & F. CARPENTER, Tailors, Obs. Charging street.

PHILA., Feb. 1. 1864.

PHILA., Feb. 1. 1864.

PHILA. HOWELL and THOMAS T. BARR are this day admitted members of our firm. REYNOLDS, HOWELL & REIFF.

THE UNDERSIGNED will continue the Wholessie Grocery and Tea business, under the name and style of REYNOLDS, HOWELL & REIFF, 130 North Third street, Philadelphia. And HOWELL, BARR & CO., 91 Water street, New York.

THOMPSON REYNOLDS, THOMPSON REYNOLDS, OHARLES HOWELL,

BENJAMIN REIFF, WILLIAM H. HOWELL, THOMAS T. BARR. fel-1m*

PHILADELPHIA, JAN. 1, 1864.—The co-partnership heretofore existing between Thomas A. Biddle and Alexander Biddle, in the business of Stock and Exchange Brokers, under the firm of THOMAS BIDDLE & OO., is this day dissolved by mutual consent. The business of the late firm will be settled by either of the partners at No. 326 Walnut street. Walnut street.

JANUARY 1, 1864.—THE MAS A. BIDDLE, of JANUARY 1, 1861.—THUMAS A. BIDDLE, of the late firm of Thomas Biddle & Co., has this day associated with him HARKY PEALE, and will continue the business of Stock and Exchange Brokers, under the firm of THOMAS A. BIDFLE & CO., at No. 326 Walnut street.

CO-PARTNERSHIP NOTICE.—The undership for the transaction of the DRY OODIS COMMISSION BUSINESS, under the name of JOHN H. WILLIAMS & CO., at No. 329 Chestnut street.

JOHN H. WILLIAMS.

JOHN WIEST.

PHILADA., Jan. 1, 1884.

jal-3m*

PROPOSALS. DROPOSALS FOR STATIONERY.

HOUSE OF REPRESENTATIVES. UNITED STATES, SEALED PROPOSALS will be received at this office until FRIDAY, the 4th day of March, 1864, at 12 o'clock M. for furnishing each of the following classes of Stationery for the use of the House of Representatives of the United States, viz.

viz: 100 reams white quarto Post Paper, extra super-150 reams white Commercial Note Paper, extra superfine, faint lu 30 reams white Foolscap Paper, extra superfine, 25 reams fancy Note Paper, assorted kinds, sizes,

faint lined.

25 reams fancy Note Paper, assorted kinds, sizes, and colors.

50,000 white thick adhesive Envelopes, 5%13%.
60,000 white thick adhesive Envelopes, 5%13%.
20,000 white thick adhesive Envelopes, 5%13%.
30,000 white thick adhesive Envelopes, 8%13%.
15.600 white thick adhesive Envelopes, 8%13%.
10,000 fancy note Envelopes, assorted.
25,600 buff adhesive Envelopes, 8%13%.
50,000 buff adhesive Envelopes, 7%13%.
2,500,000 buff Envelopes, 6%13%. with privilege of doubling the order at the rates proposed.
12 dozen short rubber propelling Pencils.
6 dozen ivory and pearl Folders.
20 dozen Mucliage, large bottles.
1 gross 4 inch flat Inkstands.
6 dozen rubber Penholders, medium size
1 dozen 1-inch Shears.
4 dozen 6-inch Shears.
10 dozen Arnold's Writing Fluid, quarts and pints.
50 gross Washington Medallion Paper.

gross Washington Medallion Pens.

50 gross Washington mercial Pens.
50 gross Levy's Con mercial Pens.
10 gross Perry's blue barrel Pens, fine and m? dium points.
12 dozen Porte-monnaies, assorted. 15 dozen Pocket-knives, assorted.

12 dozen Porte-monnaies, assorted.
15 dozen Pocket-knives, assorted.
75 boxes cut Quills.
12 gross Rubber Bands and Rings, assorted.
Proposals must be accompanied by the names of the sureties intended to be offered.

As required by law, preference will be given to the production of American industry, if equally cheap and of as good quality; and all persons making proposals bupply any class of articles will state whether the same are the growth or manufacture of the United States.

The articles are to be delivered, free of any charge for carriage, at the office of the Cierk of the House of Representatives, on or before the 18th day of March, 1864, or as fast thereafter as they may be needed for use.

Each proposal to be endorsed "Proposals for Stationery for the House of Representatives of the United States," and addressed to the undersigned. Sufficient specimens of each class of articles provided for must accompany the proposal, marked with the name of the bidder.

The person offering to furnish any class of articles at the lowest price, quality considered, shall receive a contract for the same, on executing a bond, with two or more sureties satisfactory to the Clerk of the House of Representatives, for the performance of the same, under a forfeiture of twice the contract price in case of failure, which bond must be filed in the office of said clerk within ten

formance of the same, under a forfeiture of twice the contract price in case of failure, which bond must be filed in the office of said clerk within ten days after the proposals have been opened and the result declared.

EDWARD McPHERSON, Clerk of the House of Representatives of U. S.

PROPOSALS FOR BITUMINOUS ODALS.—
Sealed Proposals will be received at the Office of the Philadelphis Gas Works, No. 20 South SEVENTH Street, until noon of FRIDAY, 22d of April, 1864, for supplying the whole or any part of Eighty Thousand Tons of Bituminating Gas, to be delivered on the Railroad tracks of the Gas Works at the First Ward and the Ninth Ward Sations, in the following monthly quantities; eight thousand tons in each of the months of September, October, November, December, and six thousand tons in each of the months of June, July, Angust, 1864, and January, February, March, April and May, 1865.

The coals must be delivered fresh, day, and of a

1865.

The coals must be delivered fresh, dry, and of a quality approved by the Engineer of the Gas Works, as equal to the sample on which the con-

Works, as equal to the sample on which the contract is based.

The proposals must describe the particular variety of coals intended to be supplied and the location and name of the mine or pit from which they are to be raised. If they are of a kind not now or recently used at these Works, samples for trial of not less than fifty tons, must be delivered at the Works, on or before the 7th of April next.

The gross ion of 2240 pounds will be considered as the weight intended in the proposals, unless the contrary be expressly stated.

The Trustee's recerve the right to accept any proposals in whole or in part, or to reject all, as they may deem best for the interests of the Trust, and in the event of failure on the part of any contractor to deliver the coals according to his agreement, both in quantity and quality, the Trustees reserve the right to buy eisewhere, whatever, quantity may be required to meet the deficiency, and charge to the contractor any ioss or damage arising from each feiture.

Payments will be made monthly, in two equal instalments at four and six months after the spectfied periods of delivery, the 15th of each month being taken as the ayerage of the monthly deliveries, or at the option of the Trustees, will be made at earlier dates with legal interest off.

Should contractors prefer to make deliveries earlier than required, they may be received so far

Should contractors prefer to make deliveries earlier than required, they may be received so far as they can be conveniently stored, but payments will be nade to date from the time specified to the contractor.

will be fracted to the fulfilment of centract will be required, and each proposal must name the amount and character of security that will be fived.

JOHN C. CRESSON, fe20tap22)

Engineer in Chief.

Engineer in Chief.

CEALEIP PROPOSALS to be endorsed "Proposals for Lamp Posts," will be received at the office of the Philadelphia Gas Works, No. 29 South SEVENTH street, until noon of TUESDAY, March 1st, 1864, for supplying two or three hundred lamp posts; similar i pattern and weight to those now used for the public street lamps. The proposals should state the price for each post, delivered either at the shops of the Gas Works or at the place where it is to be set, and also how many will be delivered each month if required.

JOHN C. ORESSON, fel9tmhit Engineer in Chief. fel9tmbi\(Engineer in Chief. \)
PHILADELPHIA GAS WORKS, Feb. 19, 1964.

CITY OBDINANCE. CLERK'S OFFICE COMMON COUNCIL.— PHILADELPHIA, February 5, 1864 In accordance with a resolution adopted by the In accordance with a resolution adopted by the Common Council of the City of Philadelphia, on THURSDAY the 4th inst, the annexed bill entitled "An Ordinance to Authorize an Additional Loan to aid the Enlistment of Volunteers," is hereby published for public information.

WM. F. SMALL, Clerk of Common Council.

A N ORDINANCE TO AUTHORIZE AN ADDITIONAL LOAN TO AID THE ENLISTMENT OF VOLUNTEERS.

SECTION 1 The Select and Common Councils of the City of Philadelphia, do ordain: That the Mayor be and he is hereby authorized to borrow on the credy of the city from time to time as may be the credit of the city from time to time, as may be required by the City Treasurer, such sums of money as may be required to aid the enlistment of Vounteers for the service of the United States, not exceeding in the whole the sum of Two Million,

Vounteers for the service of the United States, not exceeding in the whole the sum of Two Million, Dollars, for which interest, not to exceed at the rate of six per cent. per annum, shall be paid half-yearly, on the first days of July and January, at the office of the City Treasurer. The principal of said loan shall be payable and paid at the expiration of thirty years from the date of the same, and not before without the consent of holders thereof, and certificates therefor, in the usual form of such certificates of City Loans, shall be issued in such amount as the lenders may require, but not for any fractional part of one hundred or one thousand dollars, and it shall be expressed in said certificates the said loan therein mentioned, and the interest thereof are payable free from all taxes.

SEC. 2. Whenever any loan shall be made by virtue hereof, there shall be, by force of this ordinance, annually appropriated out of the income of the corporate estates, and from the sum raised by taxation, a sum sufficient to pay the interest on said certificates; and the further sum of three-tenths of one per cent. on the par value of such certificates is issued shall be appropriated quarterly, out of the income and taxes, to a sinking fund, which fund and its accumulation are hereby specifically pledged for the redemption and payment of said certificates.

ment of said certificates.

RESOLUTION

Authorizing the Clerk to publish the Ordinance.

Resolved, That the Clerk to from on Council be authorized to publish in two daily newspayers of this City, daily for four weeks, the Ordinance presented to Common Council at a stated meeting thereof, held on the 4th day of February, 1884, entitled "An Ordinance to Authorize an Additional Loan to aid the Enlistment of Volunteers," and the said Clerk, at the stated meeting of Councils, next after the expiration of four weeks from the said publication, shall present to Councils one of each of said newspapers for every day in which the same shall have been made.

[65-446]

PIANOS, &C. AN ASSORTMENT of the best New York and Philadelphia Manu-facturing, from \$275 npwards. Also, MELODEONS, Harmoniums and Cabinet Organs. No. 223 South FIFTH street, at the New Store, a few doors below Walnut. P. SCHULER & CO. TOR SALE -60 tons fine WHITE BAR SAND, now landing from ship St. Peter. For terms apply to PETER WRIGHT & SON, 115 Walnut street.