

CITY OF NEW YORK.
OFFICE OF THE MAYOR.

Orman
1895

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

January 28th 1895Hon. Wm. L. Strong
Mayor.

Sir:

A meeting of the Armory Board,
to open bids for work on "New Armory"
will be held at the office of the Mayor,
at the City Hall, at 10³⁰ A. M.,
Wednesday January 30th

By order,

E. P. Barker, Sec'y.

H. Barker

(52)

1002

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

✓
April 9th 1895

Hon. Wm. L. Strong
Mayor

Sir:

A meeting of the Armory Board,
for general business —
will be held at the office of the Mayor,
at the City Hall, at eleven A. M.,
Wednesday April 10th 1895.

By order,

E. P. Barker, Sec'y.

per. J. J. DeWitt

ARMORY BOARD,

1002

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

April 15th 1895

Hon. W^m L. Strong
Mayor.

Sir:

A meeting of the Armory Board,
to hear reports from the
Supt. of Buildings

will be held at the office of the Mayor,
at the City Hall, at Eleven A. M.,

Wednesday April 17th 1895

By order,

E. P. Barker, Sec'y.

W. J. Bee cler

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

April 17th, 1895.

Hon. William L. Strong,
Mayor.

Sir:

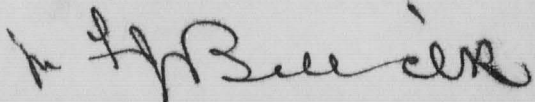
A meeting of the Armory Board,
to hear report of Supt. of Bldgs. in regard to
plans and work on 9th Regt. Armory,

will be held at the office of the Mayor,
at the City Hall, at three o'clock, P. M.,

Friday, April 19th, 1895.

By order,

E. P. Barker, Sec'y.



ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

C April 22nd, 1895.

Hon. William L. Strong, Mayor.

Sir:

A meeting of the Armory Board,
in relation to Ninth Regiment Armory matter,
will be held at the office of the Mayor,
at the City Hall, at three o'clock, P.M.,
Tuesday, April 23, 1895.

By order,

E. P. Barker, Sec'y.

M. J. Bull CLK

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARYS OFFICE,

Stewart Building, 280 Broadway.

May 13th, 1895.

Hon. William L. Strong,
Mayor.

Sir:

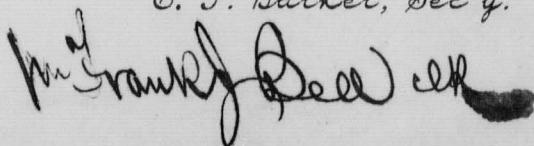
A meeting of the Armory Board,
to receive report of Special Committee, in
regard to the plans and work on Ninth
Regiment Armory,

will be held at the office of the Mayor,
at the City Hall, at eleven o'clock, A.M.,

Wednesday, April 15th, 1895.

By order,

E. P. Barker, Sec'y.

A handwritten signature in dark ink, appearing to read "E. P. Barker", written over the typed name.

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE.

Stewart Building, 280 Broadway.

May 15th, 1895

Hon. William L. Strong,
Mayor.

Sir:

A meeting of the Armory Board,
to receive the report of Special Committee, in
regard to plans and work on 9th Regt. Armory,
will be held at the office of the Mayor,
at the City Hall, at eleven o'clock, A. M.,

THURSDAY, May 16th, 1895.

By order,

E. P. Barker, Sec'y.

E. P. Barker

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

Q

June 3rd, 1895.

Hon William L. Strong,
Mayor.

Sir:

A meeting of the Armory Board,
to accept Troop "A" Armory, and other business,
will be held at the office of the Mayor,
at the City Hall, at three o'clock, P. M.,
TUESDAY, June 4th, 1895.

By order,

E. P. Barker, Sec'y.

Frank J. Buel

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

June 7th, 1895.

Hon. William L. Strong,
Mayor.

Sir:

A meeting of the Armory Board,

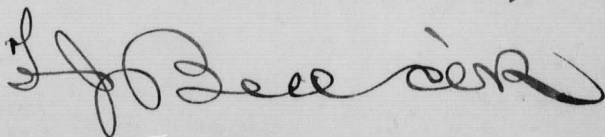
To open bids,

will be held at the office of the Mayor,
at the City Hall, at twelve o'clock, M.,

MONDAY, June 10th, 1895.

By order,

E. P. Barker, Sec'y.



ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

July 30th, 1895

Hon. William L. Strong,

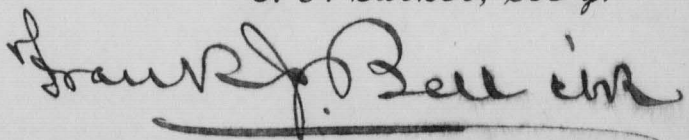
Mayor.

Sir:

A meeting of the Armory Board,
for general business,
will be held at the office of the Mayor,
at the City Hall, at eleven o'clock, A.M.,
Thursday, August 1st, 1895.

By order,

E. P. Barker, Sec'y.

A handwritten signature in dark ink, appearing to read "Frank J. Bell". The signature is written in a cursive style with a long horizontal flourish underneath.

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

Sept. 27th, 1895.

Hon. William L. Strong,
Mayor.

Sir:

A meeting of the Armory Board,
for general business,
will be held at the office of the Mayor,
at the City Hall, at 2.30 o'clock, P. M.,
Monday, September 30th, 1895.

By order,

E. P. Barker, Sec'y.

Frank P. Bell
EB

ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

November 14th, 1895

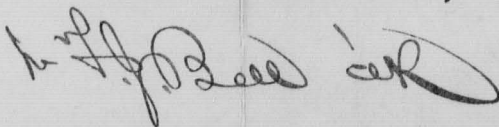
Hon. William L. Strong,
Mayor.

Sir:

A meeting of the Armory Board,
for general business,
will be held at the office of the Mayor,
at the City Hall, at ten o'clock, A.M.,
Saturday, November 16th, 1895.

By order,

E. P. Barker, Sec'y.



ARMORY BOARD,

CITY OF NEW YORK.

SECRETARY'S OFFICE,

Stewart Building, 280 Broadway.

March 29, 1897.

Hon. William L. Strong,
Mayor.

Sir,

A meeting of the Armory Board

to open bids for lighting 7th Regt armory,

will be held at the office of the Mayor,
at the City Hall, at 10.30 o'clock A.M.,

WEDNESDAY, March 31, 1897.

By order,

E. P. Barker, Sec'y.

Frank J. Baker

53
JOHN P. LEO, Architect,
LESLIE BUILDING,
139 TO 143 WEST 125TH STREET,
NEW YORK.
Telephone, 92 Harlem.

C
NEW YORK, May 13th, 1897.

Hon. William L. Strong,

Mayor - Chairman Armory Board N.Y.C.

Dear Sir,-

When I called upon you, over two weeks ago, in relation to the clipping out from the Sun of April 8th, I stated to you that the text of this clipping was very unjust to me; as, in the minds of men who did not know me, it would certainly affect my professional reputation. I therefore beg to write you, so that my statement may become a part of the official records of your Board.

I am ready and willing to file with you a bond for any amount up to Ten thousand Dollars, to indemnify the City for any possible loss or damage it may have sustained by reason of any official act of mine, as architect of the 22nd Régiment Armory: provided- a competent, unbiased jury of three, selected by yourself and myself, after a full examination and hearing, decide that any such neglect or act is properly chargeable to me.

The animus of the mis-statements made to you, I can understand; but, as they are personal matters, I presume it is not necessary to go into them at the present time, although I am prepared to do so if you desire.

I presume that by this time you have satisfied yourself that the statements made to you that the 22nd Regiment had no rifle range were absolutely false and malicious. When I left the building it contained a rifle range which was 24 feet in width, about 350 feet in length, and 11 feet high in the firing room, 14 feet high in the markers' pits, and in the bullet traverses was 7 feet high at least, in the clear, for its entire length, and at the time the armory was constructed, was equal to any in the City. That the Regiment found it of good service is shown by the record of weekly matches, continued almost without intermission, for the past six years.

I am informed, however, by my friends in the Regiment, that they desire to have a new two story range built in the new pattern which was devised within the last two years, and, in order to do this

JOHN P. LEO, Architect,
LESLIE BUILDING,
139 TO 143 WEST 125TH STREET,
NEW YORK.
Telephone, 92 Harlem.

Hon. Wm. L. Strong : Page 2.

it would be necessary to remove the rock in the bullet traverses. General Collis' contention that this could be done without any detriment to the building, can easily be sustained by any competent judge.

I beg to say, further, that the Armory Board, instead of upholding my hands and compelling contractors to live up to their contracts, rather gave comfort to the contractors who endeavored to shirk their work. For instance: Anonymous communications, reflecting upon the strength of the building, were considered by the Board; and it was only upon my flat refusal to go on until the matter was investigated, that I could induce them to send a jury of engineers -one of whom was the Engineer of the Finance Department, and the other the Engineer of Public Works Department- and the result of their careful investigation fully sustained me in what I had done; and their written report is, I presume, a part of the records of the Board.

As another evidence of strength, I can only call attention to the fact that the east wall -which was never intended to be a bearing wall- has since been loaded with a gallery capable of sustaining some seven hundred people, and stands to-day without crack or blemish.

I have since found that the anonymous letters were written by friends of an individual who held a high position but who I succeeded in unmasking and showing in his true character before the public.

The records will also show, if properly kept, that I was compelled to eject from the building sub-contractors who were not doing work properly, and yet whom the Board would not proceed against, so that I was compelled to eject them in order to save the material from further damage. For this act I was sued for Five thousand Dollars; but the suit was dismissed.

Further, I was compelled to have another of the contractors to whom the Board awarded work, arrested for criminal libel, and he afterward confessed that he had been badly advised, and told my attorneys who advised him. I might mention any number of like instances to show the true state of affairs.

I would not burden you with this long communication were it not for the fact that I know your strong sense of justice would welcome the exposure of the authors of willful, maliciousness and false statements, and I would say further, that if you desire it I will be pleased to come before your Board at any time you may appoint and sustain the contention and statements made above.

I am, sir, yours very respectfully,

John P. Leo

(Dictated)

MOUNT MORRIS ELECTRIC LIGHT CO.

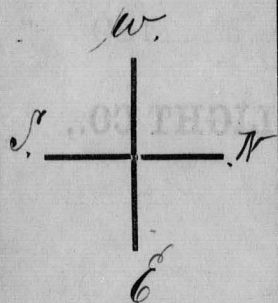
NEW YORK, *April* 3^{*rd*} 1897

PERMISSION IS GRANTED TO **THE MOUNT MORRIS ELECTRIC LIGHT CO.,**
OR ITS AGENTS, TO LAY A PIPE FROM THE ELECTRIC SUBWAY TO THE *building*

IN ORDER TO INTRODUCE THE ELECTRIC CURRENT FOR *Illuminating and*
power purposes

DIAGRAM OF DESIRED CONNECTION IS SHOWN ON BACK.

PIPE CONNECTIONS COMPLETED 18 SIGNED



11.18.19

1st Regt Armory

11.18.19

Columbus Ave

REMARKS:

Bring pipe in where old gas pipe enters
Building.

After Connection is Completed Please Return this to MOUNT MORRIS ELECTRIC LIGHT CO.

President's Order.....Started.....Contract No.....

APPLICATION AND AGREEMENT
WITH
The Mount Morris Electric Light Company,
General Office, Vandam and Greenwich Sts.

New York, April 20th 1897

The undersigned hereby requests that you connect your main line with and supply electric current for ~~the following incandescent electric lamps:~~ One 3 Horsepower Motor

.....10 Candle power Lamps.50 Candle power Lamps.
.....16 " " "75 " " "
.....25 " " "100 " " "
.....32 " " "150 " " "

upon premises Columbus Avenue and 62nd St
occupied as Armory of 12th Regiment and agree to use (subject
to the within rules and regulations printed on the back hereof, hereby made a part of this con-
tract), for a term of One years from the date of first lighting,
and to pay for the said Electric Current used during each month within ten (10) days from date
of bill; at the rate of Ten cents per Kilo Watt ~~one and one-tenth (1.1) cents per ampere hour for each 16 candle power~~
~~lamp~~, or the equivalent thereof, as measured by the meters, subject to the following discounts:

5 per cent., if the bill rendered for the month shall be from \$100 to 200.
10 " " " " " " " 200 to 300.
15 " " " " " " " 300 to 400.
20 " " " " " " " 400 to 500.
25 " " " " " " " 500 and over,

~~and a discount of 10 per cent. on all bills paid within 10 days of their date.~~

hereby authorize your Company to set up in a suitable place on said prem-
ises such meters and other appliances, as may be necessary, to supply and measure the current;
we also agree to obtain any permits necessary to enable you to enter or connect with this build-
ing to execute this contract.

It is expressly understood and agreed that a minimum monthly charge of One Dollar and a
Half for each separate month shall be made.

This agreement is to continue in force after the expiration of the term above mentioned
until either party shall have given thirty (30) days' notice in writing of a desire to terminate
same.

This contract shall not be binding upon the Company until accepted by its President or
Vice-President.

Accepted the.....day of.....189

THE MOUNT MORRIS ELECTRIC LIGHT CO.

By.....

To the Mount Morris Electric Light Company:

You are directed to ~~the~~ premises Columbus and 62nd St. New York.

For.....~~10~~ Candle power Lamps.....~~50~~ Candle power Lamps

<u>3 H.P. Motor</u>16 " " "75 " " "
.....25 " " "100 " " "
.....32 " " "150 " " "

~~Located and distributed on~~.....~~floors, according to specifications, for which~~
~~agree to pay~~.....~~Dollars~~

All ~~wire~~ ^{apparatus} placed upon said premises under this Lighting contract is to be the
property of Mt Morris Elec Light Co

Formerly

RULES AND REGULATIONS

REFERRED TO IN, AND MADE A PART, OF THE
WITHIN CONTRACT.

1. The Company will place upon the premises of the consumer the meters and other appliances necessary to connect the consumer's installation with its main line. All other wiring shall be done at the expense of the consumer and subject to the approval of the Company. All appliances furnished at the expense of the Company shall remain its property. The Company is hereby authorized to make necessary repairs to the wiring and appliances, and repairs to the property of consumers shall be made at their expense, but the Company shall keep in repair and maintain its own appliances, provided, however, that if damage be done to its property, the consumer shall pay to the Company the value of the property so damaged or destroyed, or the cost of repairing the same.
2. The Consumer is strictly forbidden to interfere with the meters and other appliances of the Company. In case of defective service, notice of the fact should be sent to the Company's office immediately, in writing.
3. The Company is hereby released from all claims for damages by electric current when the wiring and equipments shall have been approved by the New York Board of Fire Underwriters; and the Company shall not be held responsible for stoppage or interruption of light, whatever may be the cause.
4. No other electric current shall be used by consumer where the current of the Company is at his disposal, nor shall the current supplied by Company be used for any other purpose than as provided in this Contract, without first having received the written consent of this Company.
5. The inspectors, agents and employees of the Company are strictly forbidden to demand or accept any personal compensation for services rendered.
6. The Company is hereby given the right to enter upon the premises of the consumer at all reasonable times for the purpose of inspecting, repairing or removing all appliances used in connection with its current, and removing its property on the termination of the contract or the discontinuance of the current.
7. The Company reserves the right to discontinue its current without notice in case the consumer is in arrears in the payment of the Company's bills, or fails to comply with these rules and regulations. In case the Company discontinues its current for any of these causes, or is, through the fault of the consumer, prevented from supplying current according to the provisions of this contract, then there shall forthwith become due and payable to the Company, as stipulated damages, and not as a penalty, for each month or fraction of a month of the unexpired term of the contract, the sum of fifty cents per month for each 16 candle power lamp, or the equivalent thereof, covered by this Contract.
8. No promises, agreements or representations of any canvasser or employee of the Company shall be binding upon the Company, unless the same shall have been incorporated in this Contract in writing, before the same is signed and accepted.

No.

Incandescent Light Contract METER.

WITH

THE MOUNT MORRIS ELECTRIC LIGHT COMPANY.

Premises

Dated 18

Term 18

Current turned on 18

Expires 18

Agent *John H. H. H.*

President's Order.....Started.....Contract No.....

APPLICATION AND AGREEMENT
WITH
The Mount Morris Electric Light Company,
General Office, Vandam and Greenwich Sts.

New York, April 20th 1897

The undersigned hereby requests that you connect your main line with and supply electric current for the following incandescent electric lamps :

about 100	10 Candle power Lamps.	50 Candle power Lamps.
16	" " "	75 " " "
25	" " "	100 " " "
32	" " "	150 " " "

upon premises Columbus Avenue & 62nd Street
occupied as Armory of 12th Regiment and agree to use (subject
to the within rules and regulations printed on the back hereof, hereby made a part of this con-
tract), for a term of one years from the date of first lighting,
and to pay for the said Electric Current used during each month within ten (10) days from date
of bill ; at the rate of one and one-tenth ($1\frac{1}{10}$) cents per ampere hour for each 16 candle power
lamp, or the equivalent thereof, as measured by the meters, subject to the following discounts :

5 per cent.,	if the bill rendered for the month shall be from \$100 to 200.
10	" " " " " " 200 to 300.
15	" " " " " " 300 to 400.
20	" " " " " " 400 to 500.
25	" " " " " " 500 and over,

and a discount of 10 per cent. on all bills paid within 10 days of their date.

hereby authorize your Company to set up in a suitable place on said prem-
ises such meters and other appliances, as may be necessary to supply and measure the current ;
we also agree to obtain any permits necessary to enable you to enter or connect with this build-
ing to execute this contract.

It is expressly understood and agreed that a minimum monthly charge of One Dollar and a
Half for each separate month shall be made.

This agreement is to continue in force after the expiration of the term above mentioned
until either party shall have given thirty (30) days' notice in writing of a desire to terminate
same.

This contract shall not be binding upon the Company until accepted by its President or
Vice-President.

Accepted the.....day of.....189
THE MOUNT MORRIS ELECTRIC LIGHT CO.

By.....

To the Mount Morris Electric Light Company :

You are directed to ^{connect} ~~wire~~ premises Columbus Ave & 62nd St New York.

For.....10 Candle power Lamps.50 Candle power Lamps.

.....16 " " "75 " " "

.....25 " " "100 " " "

.....32 " " "150 " " "

Located and distributed on.....floors, according to specifications, for which
~~agree to pay~~.....Dollars

All ^{apparatus} ~~wire~~ placed upon said premises under this
property of Mount Morris Electric Light Co

Formerly.....

Lighting contract is to be the

* sign here

READ CONTRACT AND RULES BEFORE SIGNING.

RULES AND REGULATIONS

REFERRED TO IN, AND MADE A PART, OF THE
WITHIN CONTRACT.

1. The Company will place upon the premises of the consumer the meters and other appliances necessary to connect the consumer's installation with its main line. All other wiring shall be done at the expense of the consumer and subject to the approval of the Company. All appliances furnished at the expense of the Company shall remain its property. The Company is hereby authorized to make necessary repairs to the wiring and appliances, and repairs to the property of consumers shall be made at their expense, but the Company shall keep in repair and maintain its own appliances, provided, however, that if damage be done to its property, the consumer shall pay to the Company the value of the property so damaged or destroyed, or the cost of repairing the same.

2. The Consumer is strictly forbidden to interfere with the meters and other appliances of the Company. In case of defective service, notice of the fact should be sent to the Company's office immediately, in writing.

3. The Company is hereby released from all claims for damages by electric current when the wiring and equipments shall have been approved by the New York Board of Fire Underwriters; and the Company shall not be held responsible for stoppage or interruption of light, whatever may be the cause.

4. No other electric current shall be used by consumer where the current of the Company is at his disposal, nor shall the current supplied by Company be used for any other purpose than as provided in this Contract, without first having received the written consent of this Company.

5. The inspectors, agents and employees of the Company are strictly forbidden to demand or accept any personal compensation for services rendered.

6. The Company is hereby given the right to enter upon the premises of the consumer at all reasonable times for the purpose of inspecting, repairing or removing all appliances used in connection with its current, and removing its property on the termination of the contract or the discontinuance of the current.

7. The Company reserves the right to discontinue its current without notice in case the consumer is in arrears in the payment of the Company's bills, or fails to comply with these rules and regulations. In case the Company discontinues its current for any of these causes, or is, through the fault of the consumer, prevented from supplying current according to the provisions of this contract, then there shall forthwith become due and payable to the Company, as stipulated damages, and not as a penalty, for each month or fraction of a month of the unexpired term of the contract, the sum of fifty cents per month for each 16 candle power lamp, or the equivalent thereof, covered by this Contract.

8. No promises, agreements or representations of any canvasser or employee of the Company shall be binding upon the Company, unless the same shall have been incorporated in this Contract in writing, before the same is signed and accepted.

No.

Incandescent Light Contract METER.

WITH

THE MOUNT MORRIS ELECTRIC LIGHT COMPANY.

Premises.....

Dated..... 18

Term..... 18

Current turned on..... 18

Expires..... 18

Agent *John Hilton*

2
Headquarters Twelfth Regiment Infantry.

N. G. N. Y.

Armory 62^d St. & Columbus Avenue.

New York, June 17th, 1897. 189

E. P. Barker, Esq.,

Secretary Armory Board.

Sir:-

The electric plant for which requisition was made has been installed in this armory; but no provision having been made for taking up electricity as a motor, request is hereby made that authorization be given to the electric company to put in service. Your attention is respectfully called to the fact that the Mount Morris Electric Light Company has a main running down Columbus Avenue, next to the armory; and we trust prompt authorization will be given them to enable the using of the exhaust and lights in the rifle range, at once.

Respectfully,

W. C. K. Pitt

Colonel 12th Reg't. Infantry,
N. G. N. Y.

x R. L. Leonard Lt. Colonel

C. A. Burns Major

(54)

*Department of Public Works,**Commissioner's Office,**No. 150 Nassau Street,**New York,* July 6, 1897

HON. WILLIAM L. STRONG,
Mayor, and
Chairman, Armory Board.

Dear Sir:

I have received, by letter of 22nd ultimo from the Secretary of your Board, the enclosed requisition from the Twelfth Regiment of the National Guard to put in service the electric plant at the Armory of the Regiment.

From examination made by the Superintendent of Lamps and Gas, it appears that the requisition is for electric light at the Armory, and he states that, to comply with the requisition will exceed the limit of \$30,000 fixed by resolution adopted by your Board on November 30th, 1896, for lighting armories.

Very respectfully,

Charles H. T. Collins

Commissioner of Public Works.

Enclosure.

(55)

*Department of Public Works,**Commissioner's Office,**No. 150 Nassau Street,**New York,**July 26, 1897*

HON. WILLIAM L. STRONG,
Mayor, and
Chairman of the Armory Board.

Dear Sir:

In the prosecution of repairs to armories of the National Guard, as authorized by resolution of your Board, this Department found it necessary, in the interest of economy and in strict compliance with section 64 of the New York City Consolidation Act, relating to expenditures over \$1,000, to prepare contracts for necessary repairs at the armories of the 22nd Regiment and the 8th Regiment, and to engage the services of an architect in making the plans and specifications for and supervising the work.

I now respectfully ask the authorization of your Board to advertise, let and execute a contract for repairs at the 22nd Regiment Armory at an estimated cost of \$11,000, and a contract for repairs at the 8th Regiment Armory at an estimated cost of \$6,000, and to pay Mr A. Black, the architect engaged thereon, at the rate of five per cent of the cost of these works for his services in preparing the plans, estimates and specifications and supervising the work.

Very respectfully,

Charles A. T. Collins

Commissioner of Public Works.

Department of Public Works,

Commissioner's Office.

No. 150 Nassau Street,

Copy.

New York, July 26th, 1897

HON. WILLIAM L. STRONG,
Mayor, and
Chairman of the Armory Board.

Dear Sir:

In the prosecution of repairs to armories of the National Guard, as authorized by resolution of your Board, this Department found it necessary, in the interest of economy and in strict compliance with section 64 of the New York City Consolidation Act, relating to expenditures over \$1,000, to prepare contracts for necessary repairs at the armories of the 22nd Regiment and the 8th Regiment, and to engage the services of an architect in making the plans and specifications for and supervising the work.

I now respectfully ask the authorization of your Board to advertise, let and execute a contract for repairs at the 22nd Regiment Armory at an estimated cost of \$11,000, and a contract for repairs at the 8th Regiment Armory at an estimated cost of \$6,000, and to pay Mr A. Black, the architect engaged thereon, at the rate of five per cent of the cost of these works for his services in preparing the plans, estimates and specifications and supervising the work.

Very respectfully,

(Signed) CHARLES H. T. COLLIS,

Commissioner of Public Works.

Collis

*How Dept should
out pay for vault printing*

*Board of Armory Commissioners,
Secretary's Office.
Stewart Building, 280 Broadway,
New York, August 11th, 1897*

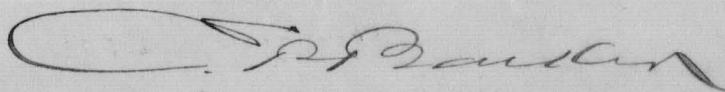
Hon. William L. Strong,
M a y o r .

S i r : -

I beg to enclose herewith a communication from the Deputy
Commissioner of Public Works, enclosing one from the Commissioner
of Public Works, dated July 26th.

I respectfully await your desires in regard to the
same.

Very respectfully,



S e c r e t a r y .

(One enclosure).

HEADQUARTERS
SEVENTY FIRST REGIMENT,
NATIONAL GUARD, N.Y.
PARK AVENUE & 34TH STREET.

NEW YORK,

Colonel Greene requests
the pleasure of Mayor Strong's
company at supper at the
Staldorf after the Review of
the 71st Regiment by Brigadier
General Mc Leer on the evening
of Wednesday, April 22nd

April 10th