

File No. 9729 Continued.

CORRESPONDENCE.

1276

that the contractor is bound to remove becomes the property of the contractor. Certainly material that he has nothing to do with and which he is not under any obligation to remove, does not belong to him. If the Contractor's contention as to the line of construction were correct, then Section 24 on page 8 to which you refer would be meaningless, because, under the claim of the contractor, there would be no flagging, belgian blocks, kerbing, bricks, sidewalks, steel rails, etc., that were not in line of construction on the ground, constituting piers 4, 5 and 6 in East Falls Avenue and the docks between the same.

Very truly yours,

(Signed) Edgar Allan Poe,

City Solicitor.