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or dispute, shall publish a report in some daily newspaper, assigning such responsibility or blame, over his official signature, and for the purposes of this investigation, the Commissioner, or his representative, is given power to administer oaths, to issue summons for the attendance of witnesses, to enforce the attendance of witnesses, production of papers and books, to the same extent that power is possessed by courts of record or judges thereof in this State. (Sections 9 and 10)

Very truly yours,

(signed) ALLEN A. DAVIS

AAD-Q

Assistant City Solicitor

November 19th, 1932

R. E. Lee Marshall, Esq.,
City Solicitor.

In re: File No. 59901 - Application of
General Elevator Company, Incor-
porated, for refund of paving
taxes.

Dear Mr. Marshall:

I have before me the correspondence forwarded to this office by the Board of Estimates relative to the question of refunding to the General Elevator Company, Incorporated, paving taxes under Chapter 688 of the Acts of 1912, for the paving of Ridgely Street.

The correspondence before me indicates that the taxes were assessed to and have been paid by the General Elevator Company, Incorporated, for 1923 and subsequent years, and that W. S. Peters, Principal Assessment Clerk, reported under date of September 13th, 1932, that the property of the General Elevator Company did not abut directly upon the ground assessed.