## SYNOPSIS OF EXHIBITS.

Exhibits.	Date.	Subject.
L17	Feb. 8, '87	Letter from Larkin, Connolly & Co. to the Harbour Commissioners, informing them that they cannot accept the final certificate for dredging granted them by the Engineer (Printed on Page 1164 of the Evidence.)
M17	Feb. 22, '87	LETTER from Chief Engineer Harbour Commission to Larkin, Connolly & Co., stating that he has requested Mr. Boswell to go over the quantity of dredging done by them, and if any error be found he will be ready to correct it.  (Printed on Page 1164 of the Evidence.)
N17	Mar. 14, '87	LETTER from Chief Engineer Harbour Commission to Secretary Harbour Commission, transmitting, with reasons in support of his action, an amended final certificate in favour of Larkin, Connolly & Co., for dredging done under their contract, dated 25th Sept., 1882.  (Printed on Page 1164 of the Evidence.)
017	Sept. 14, '87	Report of Chief Engineer Harbour Commission on the \$110,000 claimed by Larkin, Connolly & Co., for damages sustained for detention, salaries, &c., which said claim was not included in his final certificate for Graving Dock.  (Printed on Page 1165 of the Evidence.)
P17	Nov. 5, '87	LETTER from Larkin, Connolly & Co. to Secretary Harbour Commission, informing him that they have taken communication of the Chief Engineer's Report in connection with their contract for the Graving Dock.  (Printed on Page 1167 of the Evidence.)
Q17	Feb. 11, '88	LETTER from Secretary Harbour Commission to Larkin, Connolly & Co., informing them that Commissioners have agreed to refer to arbitration their claim in settlement of their main and supplementary contracts for the construction of the Lévis Graving Dock.  (Printed on Page 1168 of the Evidence.)
R17	Feb. 13, '88	Letter from Larkin, Connolly & Co. to Secretary Harbour Commission, informing him that they have named Mr. John J. Macdonald as their arbitrator in resettlement of their claim in re Graving Dock at Lévis.  (Printed on Page 1168 of the Evidence.)
S17	Feb. 17, '88.	Letter from Secretary Harbour Commission to Larkin, Connolly & Co., informing them, in reply to foregoing Exhibit "R17," that the Commissioners have accepted the appointment they have made.  (Printed on Page 1168 of the Evidence.)
T17	Mar. 1, '88	LETTER from Chief Engineer Harbour Commission to Secretary Harbour Commission, stating that Larkin, Connolly & Co. having requested that a settlement of their claim shall be made by arbitration, and as the amount asked for is involved in such claim, he advises that payment be not made unless Contractors agree to accept the sum of \$30,900 in full settlement of their claim, viz.: \$110,000.  (Printed on Page 1169 of the Evidence.)
U17	May 1, '88.	Letter from Chief Engineer Harbour Commission to Secretary Harbour Commission, conveying his opinion on the subject of the offer by Larkin, Connolly & Co. to accept sum of \$35,000 with interest, in addition to the sum of \$30,900 offered by the Commissioners in full settlement of their claim in connection with the Graving Dock.  (Printed on Page 1169 of the Evidence.)
V17	May 11, '88.	LETTER from Larkin, Connolly, & Co. to Secretary Harbour Commission, stating that they will accept the proposition contained in his letter of the 9th inst. for the final settlement of their claim in connection with their contract for Graving Dock.  (Printed on Page 1169 of the Evidence.)
W17	Oct. 13, '88	STATEMENT of account of Larkin, Connolly & Co., in connection with Lévis Graving Dock.
		(Printed on Page 1170 of the Evidence.)