SEC. 2. The said Board of Education is also authorized and required to order paid, the Auditor to andit, and the Treasurer to pay, to said J. C. Pelton or his assigns, any and all sum or sums of money which, upon proper vouchers may be shown to have been necessarily and judiciously expended by him as such Superintendent as aforesaid, in the erection, repair, or furnishing, school-houses, for books and stationery, and for the general interest of the school department with which he was connected, said amount to be paid out of any moneys now to the credit of the

School Fund, or hereafter accruing to the same.

SEC. 3. The Treasurer of said city and county is authorized and required to pay the demands so audited, in the manner and time now provided by law for the payment of similar demands upon the said funds; and should any demands so audited upon the School Fund remain unpaid on the thirtieth day of June, A. D. one thousand eight hundred and sixty, for want of money in the treasury to pay the same, then such unpaid demands shall be paid out of the School Fund of the fiscal year one thousand eight hundred and sixty and one thousand eight hundred and sixty-one; and the said Treasurer is authorized to pass to the fund last named, any money pertaining to the School Funds of prior years, that may be paid into the treasury on and after the thirtieth day of June, A. D. one thousand eight hundred and sixty.

Supplemental VIII.—Act supplementary to Acts to confer further Powers, etc. Approved April 23, 1858, and March 15, 1860. Approved April 13, 1860.

Sec. 1. The bonds authorized to be issued by the act entitled as above, shall be signed by the President of the Board of Education and the Superintendent of Common Schools of the city and county of San Francisco, and the coupons attached thereunto, shall be signed by the Superintendent of Common Schools.

SEC. 2. The faith and credit of the city and county of San Francisco are hereby pledged for the redemption of said bonds and the payment of the Interest and Sinking

Fund, as provided in said act.

## ARTICLE IV.

## PUBLIC STREETS AND HIGHWAYS.

Sec. 36. In the public streets already laid out by lawful authority, opened and graded, or piled, capped and planked, within the limits of said city and county of San Francisco, or which shall hereafter be laid out, opened and graded, or piled, capped and planked, as provided in this Act, the sewering, paving and planking, shall be assessed upon and done at the expense of the adjacent lots and land on each side of the street. Each lot, or portion of a lot, being separately assessed in proportion to the assessed value of the same according to the assessment roll last completed, when the contract for said improvements was made, and the owner of the said lots and land shall be liable to pay the said assessment as herein provided.—[Amend-

ment, March 28, 1859.

Sec. 37. The expenses of grading, sewering, paving and planking and piling, capping and planking, or for repairs upon each street-crossing, or the space formed by the junction of two or more streets, shall be assessed according to the value as aforesaid upon each quarter-block adjoining, and cornering upon the same. Each distinct lot, or part of a lot, included in such quarter, being separately assessed for its proportion; for that purpose, all the blocks shall be considered as divided into quarters, by straight lines running through the center of them, and running parallel with each of the streets bounding said blocks. In cases where the blocks are of irregular shape, and not bounded by parallel streets, so that they cannot be equally divided in that manner, the expense of constructing or repairing the crossings shall be assessed in proportion, as aforesaid, upon the lots and land in the whole block, and in such cases the said irregular blocks shall, for the purpose of assessment, be considered as a quarter-block. The space formed by the junction of two streets termin-