

SEC. 21. This act shall not be construed to repeal An Act to confer further Powers upon the Board of Supervisors of the City and County of San Francisco, passed April twenty-fifth, eighteen hundred and sixty-three, but the provisions of that act shall be held not to apply to the proceedings provided for in this act. This act shall be deemed a public act, and shall be liberally construed, and the said Board of Supervisors and the said County Court shall have all powers necessary to carry the same into execution. All presumptions attaching to the proceedings of Courts of general jurisdiction shall apply to the proceedings had in the said County Court under the provisions of this act; *provided*, it shall appear that its jurisdiction originally attached in the same, and such jurisdiction shall be deemed to attach upon the filing in the said County Court of the proceedings, map, affidavits, and certificates mentioned in the sixth section of this act, notwithstanding any defect of form or of substance not appearing on the face of the proceeding or papers. This act shall take effect immediately.

To order paid out of the General Fund, not to exceed seven thousand five hundred dollars, for cleaning sewers, cesspools, and street crossings, in any one fiscal year.—[Act April 26, 1862, Sec. 1, Sub. 9.]

To allow and order paid out of the General Fund, not to exceed eight thousand dollars per annum, in addition to the sum now allowed by law, for cleaning the streets, sewers, crosswalks, and highways of said city and county.—[Act April 4, 1863, Sec. 1, Sub. 6.]

To allow and order paid out of the General Fund a sum not to exceed three thousand dollars, for grading and improving Columbia Square, in said city and county.—[Act April 4, 1864, Sec. 1, Sub. 2.]

To appropriate, allow, and order paid out of the General Fund, a sum not to exceed ten thousand dollars, for grading and fencing Hamilton Square, in said city and county.—[Act April 4, 1864, Sec. 1, Sub. 24.]

To allow and order paid out of the General Fund, a sum not to exceed five thousand dollars, for improving Washington, Union, and Portsmouth squares, in said city and county.—[Act April 4, 1864, Sub. 3.]

To settle claims for the refunding of taxes collected under the levy decided to be illegal by the Supreme Court in the case of Crosby et al. vs. Patch; *provided*, the aggregate amount of claims so settled shall not exceed the portion of such taxes levied for city and county purposes.—[Act April 4, 1864, Sec. 1, Sub. 25.]

SUPPLEMENTAL XII.—*Act to Establish the Lines and Grades of Streets in the City and County of San Francisco.*—Approved April 4, 1864.

SECTION 1. The City and County of San Francisco is authorized, as in this act provided, to establish the lines and grades of the streets in said city and county lying within the corporate limits of the City of San Francisco as defined in an act entitled An Act to Incorporate the City of San Francisco, passed April fifteenth, eighteen hundred and fifty-one, and for that purpose a Board of Civil Engineers is hereby constituted, composed of the City and County Surveyor, and Thaddeus R. Brooks, who shall be known as the "Board of City Engineers," who shall proceed, as soon as practicable, to survey and to complete surveys already commenced of all the streets and fix the lines thereof within the limits above mentioned, and to make a map or maps thereof, showing thereon the width of every street, to fix monuments for the preservation of the street lines so established, and to prepare and file in the office of the City and County Surveyor a complete record of the monument so fixed; and the lines so established by said Board shall conform as far as possible with the original base lines of the city survey.

Sec. 2. Said Board shall, after making a careful survey thereof, make profiles of all the streets within said limits west and south of Larkin and Johnson or Ninth streets, and legibly designate on said profiles such lines of elevation or grade as they shall deem suitable to establish a permanent grade for said streets.

Sec. 3. The Board having completed their survey, maps, and profiles, or either, shall deliver the same with a written report to the Board of Supervisors of said city and county, who shall thereupon publish a notice for three weeks, stating that such report has been made, and that the same, with the maps or profiles, are open for public inspection in the office of the Clerk of the Board of Supervisors, where the same shall be kept during the publication of said notice. Any property owner dissatisfied with such maps or profile may at any time within three weeks after the first publication of said notice, file with the Clerk of the Board of Supervisors objections thereto in writing, stating specifically the grounds and reasons of such objections, and the Clerk shall indorse thereon the date of such filing. After the expiration of said notice, in case such objections are so filed, the Clerk shall cause said maps or profiles, together with the written objections thereto, to be returned to said Board of City Engineers, who may, after duly considering such objections, modify their report, maps, and profiles, if they deem proper. In case no written objections are so filed or being filed, and the same being thus considered by the Board of City Engineers, the said maps or profiles, or both, shall be finally submitted to the