e liable and be deemed debtor to the treasury for the amount remaining uncollected for that

SEC. 79. The Treasurer of said city and county shall receive and safely keep in a secure fire roof vault, to be prepared for the purpose, all moneys belonging to, or which shall be paid into he treasury, and shall not loan, use, or deposit the same, or any part thereof, with any banker or her person, nor pay out any part of said moneys, except upon demands authorized by this Act, nd after they have been duly audited; he shall keep the key of said vault and not suffer the une to be opened except in his presence. At the closing up of the same, each day, he shall take a account and enter in the proper book, the exact amount of money on hand, and at the end of ery mouth shall make and publish a statement of all receipts into, and payments from the easury, and on what account. If he violate any of the provisions of this section, he shall be posidered a defaulter, and shall be deemed guilty of a misdemeanor in office, and be liable to moval, and shall be proceeded against accordingly; if he loan or deposit said moneys, or any art thereof, contrary to the provisions of this section, or apply the same to his own use or to ne use of any other person, in any manner whatsoever, or suffer the same to go out of his per-onal custody, except in payment of audited demands upon the treasury, he shall be deemed guilty f felony, and on conviction thereof, shall suffer imprisonment in the State Prison for a period ot less than three or more than ten years.

SEC. 80. The Treasurer shall keep the moneys belonging to each fund separate and distinct, nd shall, in no case, pay demands chargeable against one fund out of the moneys belonging to nother, except as otherwise provided in this Act, without an express order of the Board of upervisors, which can only be made at or after the third regular session, held during the fiscal ear, by a vote of two-thirds. The said Treasurer shall give his personal attendance at his ablic office during the office hours fixed in this Act; and if he absent himself therefrom, except n account of sickness or urgent necessity, during such office hours, he shall lose his salary for

he entire day on which he was absent.

Repealed .- [See Act of the Legislature, March 28, 1859.]

No payment can be made from the treasury or out of the public funds of said city nd county, unless the same be specifically authorized by this Act, nor unless the demand which paid, be duly audited, as in this Act provided, and that must appear upon the face of it. No emand upon the treasury shall be allowed by the Auditor in favor of any person or officer in ny manner indebted thereto, without first deducting the amount of such indebtedness, nor to ny person or officer having the collection, custody, or disbursement of public funds, unless his count has been duly presented, passed approved, and allowed, as required in this Act; nor in avor of any officer who shall have neglected to make his official returns or his reports, in writng, in the manner and at the time required by law, or by the regulations established by the board of Supervisors; nor to any officer who shall have neglected or refused to comply with ny of the provisions of this or any other Act of the Legislature, regulating the duties of such fficer, on being required in writing, to comply therewith, by the President of the Board of upervisors, or the Supervisor of the respective district; nor in favor of any officer for the time e shall have absented himself without lawful cause, from the duties of his office during the office ours prescribed in this Act; and the Auditor may examine any officer, receiving a salary from he treasury, on oath, touching such absence.

The term "audited," as used in this Act with reference to demands upon the treas-SEC. 83. ry, is to be understood their having been presented to, and passed upon, by every officer and soard of officers, and finally allowed as required by law; and this must appear upon the face of he paper representing the demand, or else it is not audited. The term "law or laws," as used n this Act, is never to be understood as applicable to any regulation of the Board of Educa-ion, or of the Board of Supervisors, or Board of Delegates of the Fire Department, but only pplicable to the constitution and the laws made or adopted by the Legislature in pursuance

hereof.

Every demand upon the treasury, except the salary of the Auditor, and including SEC. 84. he salary of the Treasurer, must, before it can be paid, be presented to the Auditor of the city nd county to be allowed, who shall satisfy himself whether the money is legally due and remains npaid, and whether the payment thereof from the treasury in the city and county is authorized by law, and out of what fund. If he allow it he shall indorse upon it the word "allowed," with the name of the fund out of which it is payable, with the date of such allowance, and sign is name thereto; but the allowance or approval of the Auditor, or of the Board of Supervis-rs, or any other Board, or officer, of any demand, which upon the face of it appears not to ave been expressly made by law payable out of the treasury or fund to be charged therewith, hall afford no warrant to the Treasurer or other disbursing officer for paying the same. emand can be approved, allowed, audited, or paid, unless it specify each several item, date, and alue composing it, and refer to the law by title, date, and section authorizing the same.

SEC. 85. The demand of the Auditor for his monthly salary shall be audited and allowed by