

\*PROVISIONS OF SUPPLEMENTARY ACTS STILL IN FORCE.

No sectarian doctrines shall be permitted to be inculcated in any of the public schools.—[Act April 19, 1856, Statutes page 155.]

Demands must be presented for payment, properly audited, within one month after they become due, or after the next regular session of the Board of Education, after the demand accrued, with the right of appeal to the Board of Supervisors within six months.—[Act April 19, 1856, Statutes page 171.]

The Board of Education to provide for cleaning school-rooms, at an expense not exceeding two thousand five hundred dollars per annum; water, seven hundred and fifty dollars; lighting school-rooms, one thousand two hundred dollars; procuring books and printing for Superintendent of Common Schools and Board, five hundred dollars; incidental expenses, one hundred dollars. The demands to be paid from the School Fund.—[Act April 25, 1867.]

Act constituting R. W. Fishbourne and others, (then forming the Board of Education,) Trustees, to hold for the city and county, all property of the School Department, with power to sell, exchange, and purchase other property. Giving power to the Board to repair and erect buildings for Public Schools. Requiring Commissioners of Funded Debt to convey to said Board lots set apart by City and County.—[Act April 26, 1858, Statutes, page 341.]

Board of Education authorized to fit up office for Superintendent and Board of Education, and to pay Janitors for taking care of School buildings. Act giving Board of Education power to insure all School-houses, furniture and apparatus of Department; to fix the rate of salaries; to require teachers to be examined; to purchase a fire-proof iron safe; and appropriating certain sums for blank books and incidental expenses. Exempting Common School Fund from payment of fees, commission or expenses for collection of School Tax.—[Act May 2, 1862.]

Act amending Act of March 15, 1860, by authorizing Board of Education to draw warrants, not exceeding five hundred dollars each month, for payment of janitors to take care of School buildings.—[Act of March 16, 1863, Statutes, page 53.]

Board of Education shall have the power to select and designate Common School Marshals, who shall perform the duties of the Marshals named in section eighteen of School Act of May 3, 1855. The compensation of such School Marshals not to exceed seven hundred dollars each year; their demands to be approved, audited and paid in the same manner as other demands, out of the School Fund.—[Act of March 16, 1863, Statutes, page 54.]

Authorizing the Trustees to buy and lease property for use of the School Department, lots not to exceed four in number, and authorizing the Board of Education to draw warrants for purchase money for same in usual form; total amount not to exceed twenty thousand dollars.—[Act March 21, 1863, Statutes, page 96.]

To pay for grading and improving streets, sidewalks, etc., in front of school property.—[Act of April 13, 1863, Statutes, page 258.]

ARTICLE IV.

PUBLIC STREETS AND HIGHWAYS.

[Sections 36 to 64, inclusive, of the original Act are repealed by the following, which is substituted therefor.]

SUPPLEMENTAL X.—*An Act amendatory of Article Fourth of an Act entitled "An Act to repeal the several Charters of the City of San Francisco, to establish the Boundaries of the City and County of San Francisco, and to consolidate the Government thereof, approved the nineteenth day of April, eighteen hundred and fifty-six, repealing Sections thirty-six to sixty-four, inclusive, and Acts and parts of Acts amendatory and supplementary thereof, and substituting this Act for said Article Four."*—Approved April 25, 1862.

SECTION 1. All the original streets, as laid down upon the map now in the office of the City and County Surveyor of the City and County of San Francisco, signed by C. H. Gough, Michael Hayes, and Horace Hawes, Commissioners, and by John J. Hoff, Surveyor, and generally known as the "Van Ness Map," and all other streets, lanes, alleys, places, or courts, now dedicated to public use, or which shall be hereafter dedicated to public use, lying between the Bay of San Francisco and Johnston and Larkin streets, including the two last-named streets, are hereby declared to be open public streets, lanes, alleys, places, or courts, for the purposes of this law; and the Board of Supervisors of said City and County are hereby authorized to employ the City and County Surveyor to ascertain and establish the lines and width of all or any of said streets, lanes, and alleys, and the sizes of said places, or courts, when they shall deem it necessary so to do.

SEC. 2. The Board of Supervisors shall have power to lay out and open new streets, within

\* In addition to these provisions there are several Acts in relation to the sale and exchange of School Lots, and authorizing the issuing of School Bonds, providing for the payment of the interest thereon, and the redemption of the principal thereof; for which see the Statutes of the State of the year in which each was enacted.—COMPILER.