any owner, tenant, or occupant, or railroad corporation or company, neglecting or refusing to make improvements or remove dirt and filth as provided for in section fourteen of this Act, which fines and penalties shall be recovered for the use of the city and county by prosecution in the name of the People of the State of California, as in other cases provided for in subdivision eleven, of section fifteen, chapter four hundred and ninety-three, on page five hundred and forty-four of the Statutes of said State, approved May eighteenth, eighteen hundred and sixty-one, and may be applied, if deemed expedient by said Board, in payment of the expenses of any such improvements when not otherwise provided for:—[Amendment March 26, 1868.]

Sec. 17. The person owing the fee, or the person in possession, of lands, lots, or portions of lots, or buildings, under claim, or exercising acts of ownership over the same, shall be regarded, treated, and deemed, to be the "owner," (for the purposes of this law) according to the intent and meaning of that word as used in this Act; and in case of property leased, the possession of the tenant or lessee, holding and occupying under such person, shall be deemed to be in the possession of such owner; and the person so defined to be such owner shall be personally liable for the payment of any charge or assessment lawfully made or assessed upon said lands, lots, or portions of lots, by said Superintendent, or contracted to be paid to the contractor for improvements to cover the expenses of any work done under and authorized by the provisions of this Act.

Sec. 18. Any tenant or lessee of the lands or lots liable, may pay the amount assessed against the property of which he is the tenant or lessee, under the provisions of this Act, or he may pay the price agreed to be paid under the provisions of section fourteen of this Act, either before or after suit brought, together with costs to the contractor, or his agent or assigns; or he may redeem the property, if sold on execution or decree, for the benefit of the owner, within the time prescribed by law, and deduct the amounts so paid from the rents due and to become due from him; and for any sum so paid beyond the rents due from him, he shall have a lien upon, and may retain possession of, the said lands and lots, until the amount so paid and advanced be satisfied, with legal interest, from accrainer rents or by payment by the owner.

vanced be satisfied, with legal interest, from accruing rents or by payment by the owner.

SEC. 19. The records kept by the Superintendent of Public Streets and Highways in conformity with the provisions of this Act and signed by hin, shall have the same force and effect as other public records, and such records or copies thereof duly certified by said Superintendent may be used in evidence with the force and effect as the original assessments, diagrams, and warrants. The said records shall, during all office hours, be open to the inspection of any citizen

wishing to examine them, free of charge.—[Amendment March 26, 1868.]

SEC. 20. Notices in writing, which are required to be given by the Superintendent, under the provisions of this Act, may be served by any Police Officer, with the permission of the Chief of Police, and the fact of such service shall be verified by the oath of the person making it, taken before the Superintendent, (who is hereby authorized to administer oaths) Police Judge, or any Judge, or Justice of the Peace; or such notices, whether verbal or written, may be delivered by the Superintendent himself. The Superintendent shall keep a record of the fact of giving such notices, when delivered by himself personally, and also of the notices and proof of services, when

delivered by any other person.

Sec. 21. When any street or portion of a street has been or shall hereafter be constructed to the satisfaction of the Committee on Streets, Wharves, Grades, and Public Squares, of the Board of Supervisors, and the Superintendent of Public Streets and Highways, and shall have a brick sewer constructed therein, under such regulations as said Board shall adopt, the same shall be accepted by the Board of Supervisors, and thereafter shall be kept open and improved by the said city and county, the expense thereof, together with all work done in front of city property, to be paid out of the Street Department Fund: provided, that the Board of Supervisors shall not accept of any portion of the street less than the entire width of the roadway (including the curbing, and one block in length, or one entire crossing): and provided, further, when the contract shall be awarded and the work performed by and under the authority of said city and county, and the street, or portion thereof so constructed and sewered, if done in a workmanlike manner, should be accepted by the Board of Supervisors, the owners of property thereon shall not be compelled to pay for such work until the same shall be accepted. Superintendent of Public Streets and Highways shall keep in his office a register of all accepted streets, the same to be indexed, so that reference may be easily had thereto.—[Amendment March 31, 1866.

Sec. 22. The said Superintendent shall keep a public office in some convenient place, to be designated by the Board of Supervisors; and his office shall be kept open as in this Act required. He shall not, during his continuance in office, follow any other profession or calling, but shall be required to devote himself exclusively to the duties of his office. He shall be allowed, at the discretion of the Board of Supervisors, not more than eight Deputies, to be by him appointed from time to time; four of said Deputies shall receive a salary not exceeding one hundred and thenty-five dollars per month. It shall be lawful for said Deputies to perform all or any of the duties conferred