SAN FRANCISCO DIRECTORY.

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said city and county, and to allow and order paid out of the General Fund, sums not to exceed the aggregate sum of twenty thousand dollars, for the purposes mentioned in this section.—[Act April 4, 1863, Sec. 1, Sub. 20.]

¹To transfer to the Board of Éducation of said city and county, for Public School purposes, the building now occupied as a County Hospital, whenever the same shall not be required for a Hospital.—[Act April 4, 1864, Sec. I, Sub. 4.]

Public Grounds.—The amounts authorized to be paid by the Act of April 4, 1864, shall be the only amounts to be paid for the respective purposes for which they are authorized to be paid under the provisions thereof, except when otherwise expressly provided therein, and excepting an allowance of two thousand dollars per annum. heretofore provided by law, for inclosing, improving, and regulating all public grounds in said city and county; and said Board of Supervisors are hereby authorized and empowered to direct and have executed the work, building, services, and improvements thereinbefore mentioned and provided to be paid for.—[Act April 4, 1861, See. 3.]

For improving Columbia Square, six thousand dollars.-[Act March 14, 1868.]

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.]

For improving Washington Square, ten thousand dollars .-- [Act March 14, 1868.]

Public Offices.—From and after the first day of June, eighteen hundred and sixty-four, and after the purchase aforesaid, it shall not be lawful to pay out of the treasury of the City and County of San Francisco, or out of any public funds thereof, any money for rent of rooms or offices for Judges' Chambers, the City and County Attorney, the Board of Education, the Board of Delegates of the Fire Department, or for any other officer or officers of the said city and county ; provided, that this section shall not impair any contract now existing.—[Act January 30, IS64.]

Public Pound.—To order constructed a common pound for estrays, and to provide for the taking up and impounding of all animals running at large within the streets of said city and county, north of Johnston Street and east of Larkin Street [jurisdiction extended over the entire limits of the City and County of San Francisco—Act May 14, 1861]: provided, the cost of the construction of said pound shall not exceed five hundred dollars, which sum, or so much thereof as may be necessary, may be paid out of the General Fund by order of said Board of Supervisors. The said Board shall have power to make all needful rules and regulations necessary for the proper management and control of said pound, and may appoint one or more Pound Keepers, who shall be paid out of the fines imposed and collected of the owners of any animals impounded, and from no other source.—[Act April 23, 1858, Sec. 1, Sub. 14.] To allow and pay, out of the General Fund, a sum not to exceed five hundred dollars per

To allow and pay, out of the General Fund, a sum not to exceed five hundred dollars per annum, for deficiency in the salary of the Pound Keeper in said city and county.—[Act April 4, 1864, Sec. 1, Sub. 5.]

Public Prostitutes.—To exclude, by order, prostitutes from certain limits, in the discretion of said Board.—[Act April 26, 1862.]

Railroads.—To have the power and authority to restrict all railroad companies, in laying down their tracks along the streets of said city and county, to a space of not more than ten feet on each side of the center of such street or streets; and for a violation of such restriction the Board is hereby granted the power to prescribe and enforce such penalties as they may deem just and proper.—[Act March 21, 1868.]

ROADS.

SUPPLEMENTAL XIII.—An Act to create certain Road Districts in the City and County of San Francisco, and to provide for the Repair and Improvement of Roads therein.—Approved May 20, 1861.

SECTION 1. It shall be the duty of the Board of Supervisors of the City and County of San Francisco, within sixty days from and after the passage of this Act, to divide that portion of the Eleventh and Twelfth Districts in said city and county, being southerly and westerly of the line formed by Center, Dolores, Market, and Larkin streets, into two road districts; they shall cause each district to be numbered and the boundaries of the same to be accurately defined by reference to public streets or highways, or other permanent monuments, and shall cause such description of boundaries, with their numbers, to be entered on their minutes.

SEC. 2. The said Board of Supervisors shall, as soon as they have established the road districts before named, appoint some qualified person, a resident and legal voter in each road district, Roadmaster; and whenever thereafter a vacancy in said office may occur, each Roadmaster shall hold his office for the term of one year from and after the date of his appointment, and until his successor is appointed and qualified.

SEC. 3. Said Roadmasters shall each take and subscribe the proper oath of office, and give