INSURANCE HARTFORD, Insurance 9 Life Company combined

All contracts for building* and printingt to be done for the said city and county. d ordinary supplies for the subsistence of prisoners, must be given by the Board of Supervisors the lowest bidder offering adequate security, after due public notice, published for not less an five days, in at least two newspapers in said city and county. All contracts for subsistence prisoners must be given out annually, at a fixed price per day, not exceeding twenty-five cents r diem, for each person connected with the prison [Amendment Act, April 26, 1862]; and the elvertisement for proposals to be published as aforesaid by the Board of Supervisors, shall ecify each article that will be required, the quantity thereof, the quantity for each person and existing and probable number of persons to be supplied. All articles of food supplied for isoners must be of sound and wholesome quality, and subject to the inspection and approval the keeper of the prison and also the President of the Board of Supervisors and Police idge of said city and county, all of which must be expressed in the contract therefor to be tered into.

SEC. 70. The Board of Supervisors shall have power to hear and determine appeals from the ecutive officers of said city and county, in the cases provided in this Act; and in all cases of appeal taken to the Board of Supervisors or Board of Education, from the order or decision ade by any other officer or officers, such officer or officers shall furnish the Board with a stateent of his or their reasons for the orders or decisions so appealed from; and the party appealing all be heard briefly, but without the observance of any technical or other formalities not cessary, in the discretion of the Board, to a just decision, which shall, after ascertaining the

ie state of the case, be given without delay.

Sec. 71. First—On the first Monday of October [Polical Code, Part 3, Section 3,714], nually, the Board of Supervisors of said city and county shall fix the rate of taxes for State, ty and County purposes, required by law to be levied upon all property, not exempt from ration, said amount to be such as the said Board may deem sufficient to provide for the yment of all demands upon the treasury thereof, authorized by law to be paid out of the ne: provided, that such taxation exclusive of the State tax, and any and all special taxes now which hereafter may be authorized by law, shall not in the aggregate, exceed the rate now owed by said Act, of which this is amendatory, to wit: two dollars and thirty-five cents on each one hundred dollars valuation of the property to be assessed: provided, further, that the d Board of Supervisors shall, in making the said levy of said taxes, apportion and divide the cess so levied and to be collected and applied to the several specific funds, known as the proration Debt Fund, General Fund, School Fund, Street Light Fund and Street Departent Fund, according to the estimate of said Board of the necessities of the said funds: and proled further, that the said Board shall authorize the disbursement of said money for the purposes reinafter mentioned; and at the close of each fiscal year the said Board shall direct the Treasor to transfer all surplus moneys of all funds, excepting the School Fund, after liquidating or oviding for all outstanding demands upon said funds, to the General Fund; but no money all be transferred from either of the said funds to another, nor used in paying any demand upon th other fund, until all the indebtedness arising in any fiscal year and payable out of said funds raised for said fiscal year, shall have been paid and discharged.

Second—The Corporation Debt Fund shall be applied to and used for the payment of demands

horized under the fourth, fifth, sixth, eighth and tenth subdivisions of section ninety-five of Act of which this is amendatory, and the several other Acts amendatory thereof, and of tion seven of an Act, entitled "An Act to provide for the Funding and Payment of the tstanding Unfunded Claims against the City of San Francisco, and against the County of Francisco, as they existed prior to the first day of July A.D. eighteen hundred and fifty-eight." Third-The General Fund shall be applied and used for the payment of all sums authorized law to be paid out of the General Fund, and not otherwise provided for in this Act.

Fourth-The School Fund shall be applied and used for the payment of all sums authorized

law to be paid out of the School Fund.

Fifth-The Street Light Fund shall be applied and used in payment for lighting the streets the city, and for the repair of lamps and posts in pursuance of any existing or future contract

he said city and county.

Fixth-The Street Department Fund shall be applied and used for repairing, improving all ets, lanes and the crossings thereof, which shall have been accepted by the said Board of ervisors; for cleaning streets, lanes, crossings and sewers; for all street work in front of ssessable upon property belonging to the said city and county, except school lots already able out of [the] School Fund,‡ for all street work on the water front of said city and county. by law assessable upon private property; for all work authorized by the said Board upon recommendation of the Superintendent of Streets and Highways, as immediately essential the safety of life, limb or property, or necessary for public health, or which can not be by

Inapplicable to the Board of Education and the property of the School Department.-[Act April 26

The official advertising of the Sheriff shall be included in the advertisement for proposals to do the and county printing.—[Act of March 23, 1838.]

Expense of improvements in front of school lots payable from same fund as other street work.—[Act ch 30, 1838.]