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provided and reserved for the redemption of said bonds and certificates of stock, to the amount

hereinbefore specified. SEC. 98. If any expenditures not authorized by this Act be incurred, they can never be paid out of the treasury, nor shall they be deemed to constitute or lay the foundation of any claim, demand, or liability, legal, equitable, or otherwise, against the said city or county. If expenditures be incurred which are authorized by this Act to be paid out of the Surplus Funds in the treasury, but not for the preferred objects specified in section ninety-six, such expenditures can only be paid out of such Surplus Funds and revenues strictly appertaining to the fiscal year in which such expenditures have been ordered, or the contracts therefor entered into, and cannot be carried forward and paid out of any revenues accruing and receivable into the treasury for any subsequent year; nor shall any demand for or arising out of any such expenditure, contract, or consideration be deemed to be a legal or equitable claim or liability against the said city and county or the treasury thereof, or the taxable property of tax payers otherwise than as in this section provided; and no demand preferred against the said city and county or the treasury thereof, which is not legally obligatory under the provisions of this Act, can be recognized, assumed, or legalized, so as to give it any validity or authorize the payment

thereof. [Repeals former Acts and provides that all laws and parts of laws defining the SEC. 99. powers and duties of Supervisors or Boards of Supervisors, are declared inapplicable to the said City and County of San Francisco, except such as are expressly referred to in, and made applicable thereto by, the provisions of this Act; also, all laws and parts of laws, as far as they conflict with the provisions of this Act. The schedule to the Act provides for the organization

of San Mateo County, and is therefore omitted.]*

Supplemental XXXVII.—Health and Quarantine Regulations for the City and Harbor of San Francisco
—From the Political Code, Secs. 3004-3032.

The quarantine grounds of the Bay and Harbor of San Francisco are SECTION 3004.

at the anchorage of Saucelito. SEC. 3005. The Board of Health for the City and County of San Francisco consists of the Mayor of the city and county, and four Physicians in good standing, residing in the City and County of San Francisco, appointed by the Governor, holding their office for the term of five

years. The Mayor is ex officio President of the Board. The Board must meet monthly and at such other times as the President may direct. In the absence of the President, the

Board may elect a Chairman, who is clothed with the same powers as the President.

The Health Officer for the City and County and Port of San Francisco is elected by the Board of Health, and holds office at its pleasure. He must be a graduate of some medical college in good standing, and must reside within the city limits of San Francisco.

Sec. 3008. The Health Officer may perform all acts which quarantine officers are usually

authorized to perform, and he is the executive officer of the Board of Health.

SEC. 3009. The Board of Health must appoint a Deputy Health Officer, who shall be a Physician in good standing, a Secretary, two Health Inspectors, one Market Inspector, and one Messenger, whose duties must be fixed by the Health Officer. They must also appoint one Resident Physician, one Assistant Resident Physician, one Steward, one Matron, one First Apothecary, one Second Apothecary, two Visiting Physicians, two Visiting Surgeons, as officers of the City and County Hospital, in and for the City and County of San Francisco, one each of said Visiting Physicians and Surgeons to be nominated by the Faculty of the Medical Department of the University of California, and one each of said Visiting Physicians and Surgeons to be nominated by the Medical College of the Pacific. The said Board shall also have the power to appoint one Superintendent, one Resident Physician, one Matron, and such other employes as are now authorized by law to be employed in and for the Alms House in The appointing power aforesaid is vested solely in said Board of said city and county.

II. To authorize the Board of Education to exchange a School Lot.-March 24, 1874.

III. Concerning Public Reservations.-March 24, 1874. IV. To confirm certain contracts and assessments for Street work.-March 19 and March 25, 1874.

^{*} In addition to the Acts herein set forth the Legislature of the State, Session 1873-74, passed the following, viz. :

I. To legalize and ratify certain orders and resolutions (Wetzler's Dead-animal Contract).—March 30.

V. To establish and maintain a Training Ship or Ships in the City and County of San Francisco. March 19, 1874.

VI. To provide an additional Notary Public for the district south of Market Street.-February 20, 1874. VII. To authorize the closing of certain Streets (in Agricultural Park Tract).-February 28, 1874.

VIII. In relation to the Industrial School (commitments from the Municipal Court).-March 4, 1874.

IX. To ratify sale of City Slip Lot No. 21, to G. F. Sharp.-March 30, 1874.

X. To grant certain privileges to the North Beach and Mission Railroad Co.-March 30, 1874.