CO., Stationers and Blank Book Manufacturers, Geo. B. Hitchcock, Agent, 413 and 415 Sansom.

not exceeding fifty days, or both, in the discretion of the Judge of said Police Judge's Court, which Court shall have jurisdiction in such cases.

Sec. 6. Any person offending against any provision of this Act may be arrested with or without warrant, as provided in other cases of misdemeanor, by any officer qualified to serve

without warrant, as provided in other cases of misdemeanor, by any officer quantied to serve criminal process in said City and County of San Francisco: provided, the person so arrested shall forthwith be brought before said Police Judge's Court, or admitted to bail, as in other cases of misdemeanor committed in said City and County of San Francisco.

SEC. 7. The word "harbor," as used in this Act, shall be held to mean and include all the waters of the Bay of San Francisco, within the limits of the said City and County of San Francisco; and the word "vessel," as used in this Act, shall be held to mean and include all reseals reproduced by steam or sails relaying on hound on a very sail between the said Port of San vessels propelled by steam or sails, plying or bound on a voyage between the said Port of San Francisco, and any other port in this State, or in any other State of the United States, or in

any foreign country.

The Board of Supervisors of said City and County of San Francisco shall cause this Act to be printed in cheap pamphlet form; and it shall be the duty of each and every Branch Pilot of the Port of San Francisco to obtain from the Clerk of the Board of Supervisors of said city and county a reasonable supply of said pamphlets, and to deliver one copy of the same to the Master or person in charge of each and every vessel boarded by him as a Pilot, whether the said Pilot is employed to bring such vessel into said port or not.

Sec. 9. Any Branch Pilot refusing or neglecting to perform the requirements set forth in the last preceding section shall be deemed guilty of a misdemeanor, and shall upon conviction thereof before the Police Judge's Court of said city and county, be fined in the sum of ten dollars, or be imprisoned in the County Jail for the term of twenty-five days, or both, in the discretion of the Judge of said Police Judge's Court, which said Court is hereby given jurisdiction in such cases.

Supplemental VIII.—An Act to Increase and Regulate the Police Force of the City and County of San Francisco
—Approved March 23, 1872.

SECTION 1. The Board of Supervisors of the City and County of San Francisco shall have power to increase the Police force of the said city and county, as from time to time may be deemed necessary by said Board of Supervisors, to not exceeding one hundred and fifty members, including the number now allowed by law, to be appointed by the Police Commissioners, as now provided by law. The salaries of the additional officers hereby authorized shall be of the same amount, not exceeding one hundred and twenty-five dollars per month, and shall be paid in the same manner and at the same time as other members of the said Police force are now or shall hereafter be paid. The Chief of Police of said city and county may detail a regular Police Officer to act as his Clerk, who shall receive the same salary as the Property Clerk of the Police Department. The Captain of the Harbor Police shall receive the same salary as is now or may

bereafter be paid to Police Captains.

SEC. 2. No member of the Police force of the City and County of San Francisco shall be allowed to interfere in politics on the day of election, or at any other time, while employed on said Police force; nor shall be removed from office for political or partisan causes, reasons, or

purposes.

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ARTICLE III.

PUBLIC INSTRUCTION.

[Sections 30-35 are repealed by the following Act, approved April 27, 1863]: An Act to Establish and Define the Powers and Duties of the Board of Education of the City and County of San Francisco, and to Repeal former Acts regulating the same, and to Confer further Powers upon the Auditor and Treasurer of said City and County.

The Board of Education of the City and County of San Francisco shall consist of the School Directors elected for the several election districts of said city and county. The said Board shall organize annually, on the first Tuesday in December [Amendment Act April 2, 1866; see Supplemental Act I, page SSI], by electing a President from among its members, and shall hold meetings monthly thereafter, and at such other times as the Board may determine. A majority of all the members elect shall constitute a quorum to transact business, but a smaller number may adjourn from time to time. The Board may determine the rules of its proceedings. Its sessions shall be public, and its records shall be open to public inspection.

Sec. 2. The Board of Education shall have power [Amended Mar. 12, 1864, and April 1, 1872] *: to establish School Districts, and to fix and alter the boundaries thereof. First-

Second—[Repealed.] to employ and pay such mechanics and laborers as may be necessary Thirdto carry into effect the powers and duties of the Board. ‡

* Several of the sections contained in the Acts of April 27, 1863, and March 12, 1864, have been re-enacted; see Supplemental Act IX, page 895.

† The Act of April 4, 1870, providing for the erection of a new City Hall, sets apart from any moneys remaining from the Building Fund, \$100,000 for the School Fund of San Francisco, from which may be drawn such sums as may be necessary for the erection of a Normal School Building for the City and County of San Francisco.

† The Act of April 4, 1870, authorizes and requires the Board of Education to equalize the salaries of the male and female teachers employed by them in said Public Schools, allowing and paying to female teachers the same amount of money per mouth for their services as male teachers are allowed and paid for similar services in the same grades and classes of the department.