READ, 310 and 312 Clay Street, is agent for Founders, Edinburgh.

The Chief of Police shall designate one or more out of the number of Police fficers to attend constantly upon the Police Judge's Court, to execute the orders and process the said Court; he may order to be arrested and to be taken before the Police Judge any erson guilty of a breach of the peace or a violation of the general regulations established by ne Board of Supervisors, under the authority granted in this Act; he shall supervise and direct ne Police force of said city and county, and shall observe and cause to be observed the provisons of this Act and the regulations established by the Board of Supervisors in relation thereto; a shall see that the lawful orders and process issued by the Police Judge's Court are promptly tecuted; and shall exercise such other powers connected with his office as Head of Police, as any be prescribed in the general regulations adopted by the Board of Supervisors.

Sec. 18. The Chief of Police shall acquaint himself with all the statutes and laws in force this State defining public offenses and nuisances and regulating criminal proceedings, and all procure and keep in his office the Statutes of this State and of the United States, and all seessary elementary works on that subject; he shall give information and advice touching said ws. gratuitously, to all Police Officers and Magistrates asking it.

His Court (Police Court) shall be a Court of Record; \* a Clerk shall be SEC. 19. pointed therefor by the Board of Supervisors, with a salary of two hundred dollars per month, he shall give bond as required by law, and hold his office during the pleasure of said Board.—
Amendments April 18, 1857, and March 25, 1862. The remainder of this section superceded Act January 27, 1864; see Supplemental V, page 990.]

Sec. 20. Proceedings in the Police Judge's Court shall be conducted in conformity with

le laws regulating proceedings in the Recorder's Court. The said Court shall be open daily,

mdays excepted.

SEC. 21. The Clerk of the Police Judge's Court shall keep a record of its proceedings, issue 1 process ordered by said Court, receive and pay, weekly, into the treasury of the city and unty all fines imposed by said Court, and render to the County Auditor, monthly, and before ry amount can be paid by him on account of salary, an exact and detailed account, upon oath, companied with an exhibition of said record, of all the fines imposed and moneys collected nce his last account rendered. He shall prepare bonds, justify and accept bail, when the nount has been fixed by the Police Judge, in cases not exceeding one thousand dollars; and he all fix, justify, and accept bail, after arrest, in the absence of the Police Judge, in all cases t amounting to felony, in the same manner and to the same effect as though the same had en fixed by the Police Judge. The said Clerk shall remain at the Court Room of said Court the City Hall, during the hours named in section eight of the Act of which this is amendatory, id during such reasonable hours thereafter as may be necessary for the purpose of discharging

s said duties.—[Amendment May 18, 1861.]
SEC. 22. All fines imposed by the Police Judge's Court, Court of Sessions + of said city and unty, or any Justice's Court, shall be paid into the treasury thereof, as part of the Police and; in cases where, for any offense, the said Courts are authorized to impose a fine or imprisment in the county jail or both, they may instead thereof sentence the offender to be employed labor upon the public works of said city and county, for a period of time equal to the term imprisonment which might be legally imposed, and may, in case of imposing a fine, embrace a part of the sentence that, in default of payment of such a fine, the offender shall be emoyed to labor on said public works at one dollar a day till the fine imposed is satisfied. By e "public works," as used in this Act, is understood the construction, or repair, or cleang, of any street, road, dock, wharf, public square, park, building, or other work whatsoever, hich is authorized to be done by and for the use of said city and county, and the expense which is not to be borne exclusively by the individuals or property particularly benefited

ereby.

The Chief of Police, in conjunction with the President of the Board of Superviss and the Police Judge, the concurrence of two (three;) of them being necessary to a choice, shall point four Captains of Police, each from a different district, and as many Police Officers, not ceeding one hundred and fifty [see Supplemental Act IX, page 992], as the Board of Supersors shall determine to be necessary; § thereof an equal number in proportion to population, as ar as may be, shall be selected from each district that shall be situated, wholly or partly, within e limits specified in section second of the Act now repealed, entitled "An Act to incorporate e City of San Francisco," passed May sixth, one thousand eight hundred and fifty-five.

SEC. 24. No person can be appointed Captain of Police or Police Officer unless he be a tizen of the United States and of this State, and a resident and a qualified voter of the city

† Abolished; see Amendments to Constitution of the State, 1862.

† The Act of April 3, 1876, creates the Judge of the City Criminal Court, and the County Judge exoficio Police Comssioners.—{See Supplemental VII, page 991.]

† The Police Commissioners may be empowered by the Board of Supervisors to appoint and regulate local dicemen, whenever necessary, provided that no money shall be paid out of the city and county treasury for their vices.—{Act April 4, 1864.}

The City of San Francisco shall be bounded as follows: On the south by a line drawn parallel with Clay Street, o and a half miles distant from the center of Portsmouth Square; on the west by a line drawn parallel with army Street, two miles distant from the center of Portsmouth Square; its boundaries on the north and east shall the same with those of the County of San Francisco.—[Act May 8, 1855.]

the same with those of the County of San Francisco.—[Act May 6, 1855.]

<sup>\*</sup> Declared not to be a Court of Record.—[Act April 27, 1863.] † Abolished; see Amendments to Constitution of the State, 1862.