D. W. Laird, San Francisco Jewelry Manufactory, 613 Montgomery cor. Mercha:

990

SAN FRANCISCO DIRECTORY.

and county; and, in case of each Police Officer, a resident of the district from which he i chosen, and also, before his appointment, shall produce to the said President of the Board o Supervisors, Chief of Police, and Police Judge, a certificate, signed by at least twelve freehold ers and qualified voters of the said city and county, who, in case of application for appointmen of a Police Officer, must also be a resident of the district from which he is to be appointed stating that they have been personally and well acquainted with the applicant for one year o more next preceding the application, and that he is of good repute for honesty and sobriety and they believe him to be, in all respects, competent and fit for the office. All the certificate so produced shall be carefully preserved in the office of the Chief of Police.

SEC. 25. Police Captains and Officers may be suspended from office by the Chief of Police and with the concurrence of the President of the Board of Supervisors and Police Judg removed from office for official negligence, inefficiency, or misconduct, under such general rule and regulations, not contrary to law, as may have been established by the Board of Supervisors They shall receive from the treasury of said city and county, payable out of the Police Fund such compensation as may be fixed by the Board of Supervisors, not exceeding one thousan eight hundred dollars a year each for Captains, and one thousand five hundred dollars a yea each for Police Officers.—[See Supplemental Act IX, page 992.]

SEC. 26. Neither the Chief of Police, Captains, or any other officer of Police, shall follo any other profession or calling, become bail for any person charged with any offense whatever receive any present or reward for official services rendered or to be rendered, unless with the knowledge and approbation of a majority of the Police Commissioners, to wit: The Police Judge President of the Board of Supervisors, and Chief of Police of the City and County of Sa Francisco, [and County Judge, and Judge of the City Criminal Court.—See Supplemental VI page 991.]—such approbation to be given in writing; nor be allowed pay for any period durin which they shall absent themselves from public duty, unless such absence necessarily resul from indisposition or disability occasioned by injuries suffered while in the discharge of offici duty. Police Officers in subjection to the orders of the respective Captains, and all under th general direction of the Chief of Police, shall be prompt and vigilant in the detection of crime the arrest of public offenders, the suppression of all riots, frays, duels, and disturbances of the public peace, the execution of process from the Police Judge's Court, in causing the abatemer of public nuisances, the removal of unlawful obstructions from the public streets, and the enforcement of the laws and regulations of police.—[Amendment March 24, 1859.]

SEC. 27. In case of great public emergency or danger, the Chief of Police may appoint a additional number of Policemen, of approved character for honesty and sobriety, who sha have the same powers as other Police Officers, for twenty-four hours only, but without pay The Chief of Police, Captains, and every officer of the permanent force, shall provide then selves with a uniform and badge of office, to be prescribed by regulations of the Board - Supervisors, which shall be worn by them upon all occasions, with such exceptions as may I permitted by the Chief of Police in the performance of detective duty.

SEC. 28. Charges of oppression or official misconduct, when presented by any citizen of the said city and county, against any Police Captain or Officer, and verified on oath, setting fort the specific acts complained of, shall be received and attentively considered and determined here the Police Judge, President of the Board of Supervisors, and Chief of Police, [and Count Judge, and City Criminal Court Judge,] giving to the accused due notice and an impartihearing in defense. The Chief of Police, Police Judge, and all other officers, now acting is hereafter to be elected or appointed under the provisions of this Act, may be accused, trie and removed from office, in the mode prescribed by the laws of this State for the removal civil officers otherwise than by impeachment.

SEC. 29. The Board of Supervisors shall from time to time establish a convenient numb of Police Stations; determine within what districts the Police Officers and Captains shall usual be distributed and employed; designate the prisons to be used for the reception of all person arrested or convicted and sentenced for public offenses, in cases not provided for by law; [an appoint, during the pleasure of the Board, the Keeper of such prisons.

SUPPLEMENTAL V.—An Act to prescribe the Jurisdiction of the Police Judge's Court of the City and County of St Francisco.—Approved January 27, 1864.

SECTION 1. The Police Judge's Court of the City and County of San Francisco shall having jurisdiction:*

First—Of an action or proceeding for the violation of any ordinance of the City and Cour of San Francisco.

Second-Of proceedings respecting vagrants and disorderly persons.

SEC. 2. The said Court shall have jurisdiction of the following public offenses, committee in the said city and county:

First—Petit larceny; receiving stolen property, when the amount involved does not excentify dollars.

Second-Assault and battery, not charged to have been committed upon a public officer, the discharge of his duties, or with intent to kill.

* Also jurisdiction for violations of Sec. 16 of Street Law; see Article IV, Sec. 16.