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he laws, rules, and regulations, governing the Public Schools in said city and county, and the udicial decisions thereon, and give advice on subjects connected with the Public Schools, grauitously, to officers, teachers, pupils, and their parents and guardians.—[Amended; see Supplenental Act X, Sec. 3, page 997.]

Any vacancy in the office of School Director shall be filled by appointment by the superintendent, by and with the consent of a majority of the School Directors then in office; and such appointees shall hold office, respectively, until the municipal election next ensuing, and he election and qualification of their successors in office. But no such appointment shall be alid, unless the appointee be, at the time of his appointment, an elector of the district wherein

he vacancy occurred.—[Amended; see Supplemental Act I, Sec. 4, page 981.]

SEC. 14. In case of a vacancy in the office of Superintendent, the Board of Education may ppoint a person to fill the vacancy until the regular election then next following, when the

dice shall be filled by election of the people.

The School Fund of the City and County of San Francisco shall consist of all noneys received from the State School Fund; of all moneys arising from taxes which shall be evied annually by the Board of Supervisors of said city and county for school purposes; of Il moneys arising from the sale, rent, or exchange of any school property, and of such other noneys as may, from any source whatever, be paid into the School Fund; which fund shall be ept separate and distinct from all other moneys, and shall only be used for school purposes nder the provisions of this Act, and for the payment of the interest and redemption of the principal of the school bonds according to law. No fees or commissions shall be allowed or paid or assessing, collecting, keeping, or disbursing any school moneys; and if, at the end of any scal year, any surplus remains in the School Fund, such surplus money shall be carried forward o the School Fund of the next fiscal year, and shall not be, for any purpose whatever, diverted r withdrawn from said fund, except under the provisions of this Act.

Sec. 16. The said School Fund shall be used and applied by said Board of Education for

he following purposes, to wit:

First—For the payment of the salaries or wages of Teachers, Janitors, School Census Marhals, and other persons who may be employed by said Board.

Second—For the erection, alteration, repair, rent, and furnishing school houses. Third—For the expense of Model and Normal schools.

Fourth-For the purchase money, or rent, of any real or personal property purchased or eased by said Board.

Fifth—For the insurance of all school property.

Sixth-For the payment of interest due on school bonds, and for the redemption of the same. Seventh—For the discharge of all legal incumbrances now existing on any school property. Eighth-For lighting school rooms and the office and rooms of the Superintendent and the

Board of Education.

Ninth-For supplying the schools with fuel, water, apparatus, blanks, blank books, and ecessary school appliances, together with books for indigent children.

Tenth—For supplying books, printing, and stationery for the use of the Superintendent and Board of Education, and for incidental expenses of the Board and Department.

Eleventh—[Amended, Act April 2, 1870; see note (*), page 994.]

Twelfth—For grading, fencing, and improving school lots, and for grading, sewering, plank-

ng, paving, or repairing streets, and constructing and repairing sidewalks in front thereof.

Sec. 17. All claims payable out of the School Fund, excepting the coupons for interest. A l claims payable out of the School Fund, excepting the coupons for interest and he School Bonds, shall be filed with the Secretary of the Board; and after they shall have been pproved by a majority of all the members elect of the Board, upon a call of yeas and nays which shall be recorded, they shall be signed by the President of the Board and the Superinendent of Public Schools, and be sent to the City and County Auditor. Every demand shall ave indorsed upon it a certificate of its approval by the Board, showing the date thereof, and he law authorizing the same, by title, date, and section. All demands for teachers' salaries hall be payable monthly.

SEC. 18. Demands on the School Fund may be audited and approved in the usual manner, Ithough there shall not at the time be money in the treasury for the payment of the same: provided, that no demand on said fund shall be paid out of or become charged against the School Fund of any subsequent fiscal year: and further provided, that the entire expenditure of said Department, for all purposes, shall not in any fiscal year exceed the revenues thereof

or the same school year.

The City and County Auditor shall state, by indorsement upon every claim or SEC. 19. lemand audited on the School Fund, the particular money or fund out of which the same is

bayable, and that it is payable from no other source.

SEC. 20. Audited bills for the current fiscal year for wages or salaries of the teachers in the

Public Schools shall be receivable for school taxes due upon real estate.

SEC. 21. All demands authorized by this Act shall be audited and approved in the usual nanner; and the Auditor and Treasurer of said city and county are, respectively, authorized and required to audit and pay the same when so ordered paid and approved by said Board: provided, that the said Board shall not have power to contract any debt or liability in any form whatsoever against said city and county in contravention of this Act.

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