VAN SCHAACK & CO., 706, 708, 710, 712, 714, and 716 Kearny, Established 1862.

## CONSOLIDATION ACT.

This Act shall be in force and effect from and after the first day of July, eighteen SEC. 8. indred and seventy-four.

## ARTICLE IV.

## PUBLIC STREETS AND HIGHWAYS.

[Sections 36-64, inclusive, of the original Act are repealed by the following, which is substituted therefor]:

n Act repealing Article Fourth of an Act entitled "An Act to repeal the several Charters of the City of San Francisco, to establish the Boundaries of the City and County of San Francisco, and to consolidate the Government thereof," approved the nineteenth day of April, eighteen hundred and fifty-six, and all Acts and parts of Acts amendatory thereof and supplementary thereto, and substituting this Act for said Article Four.- Approved April 1, 1872.

All the streets, lanes, alleys, places, or courts, as laid down in the map now in SECTION I. e office of the City and County Surveyor of the City and County of San Francisco, which as made official by the Board of Supervisors of said city and county, as per order number six indred and eighty-four, January thirticth, eighteen hundred and sixty-six, signed by George Potter and Thaddeus R. Brooks, and on the map now in the office of the said City and ounty Surveyor, which was made official by the said Board of Supervisors, as per order number ne hundred and sixty-six, October twenty-fifth, eighteen hundred and seventy, and all other reets, lanes, alleys, places, or courts now dedicated or open to public use, are hereby declared be open public streets, lanes, alleys, places, or courts, for the purpose of this law, and the id Board of Supervisors are hereby invested with jurisdiction to order any of the work menoned in section three of this Act, to be done on any of said streets, lanes, alleys, places, or urts, when the grade and width of said streets, lanes, alleys, places, or courts have been ficially established, and for the purpose of this Act the grade of all intermediate or intersectig streets, lanes, alleys, places, or courts, in any one block, shall conform to the grades as stablished of the crossing of the main streets.

SEC. 2. All streets, lanes, alleys, places, or courts, now open or which may hereafter be pen to public use, shall be deemed and held to be open public streets, lanes, alleys, places, or purts, for the purposes of this Act, and the Board of Supervisors shall have the same jurisdic-

on to order work to be done thereon as is conferred upon them by section one of this Act. SEC. 3. The Board of Supervisors are hereby authorized and empowered to order the whole r any portion of the said streets, lanes, alleys, places, or courts, graded or regraded to the fficial grade, planked or replanked, paved or repaved, macadamized or remacadamized, piled or epiled, capped or recapped, and to order sidewalks, sewers, cesspools, manholes, culverts, urbing, and crosswalks to be constructed, and to order any other work to be done which shall e necessary to make and complete the whole or any portion of said streets, lanes, alleys, laces, or courts, and they may order any of the said work to be improved. The work provided or in this Act shall not be deemed to be "specific improvements," within the meaning of ection sixty-eight, Article V, of chapter one hundred and twenty-five of the Act entitled "An Act to repeal the several Charters of the City and County of San Francisco, and to Establish he Boundaries of the City and County of San Francisco, and to Consolidate the Government hereof," approved April nincteenth, eighteen hundred and fifty-six, nor shall the ordinances or esolutions passed by the Board of Supervisors under the provisions of this Act be deemed to e such ordinances or resolutions as are mentioned in said section sixty-eight.

SEC. 4. The Board of Supervisors may order any work authorized by section three of this Let to be done\* after notice of their intentions so to do, in the form of a resolution, describing he work, and signed by the Clerk of said Board of Supervisors, has been published for the eriod of ten days in the paper doing the printing under this law, and also in two daily news-apers, one of which newspapers shall be published as a morning edition, and one as an evening dition, printed and published in said city and county for ten days, Sundays and non-judicial lays excepted : provided, that no such notice shall be given or order made for the grading of ny street mentioned in section three of this Act, unless the majority of the frontage of the ots and land fronting on the work proposed to be done, and described in said resolution, or which is to be made liable for such grading, except public property, shall have been represented by the owners thereof, or by their agents, in a petition to the said Board of Supervisors, stating hat they are the owners and in possession, or agents of the lots named in the petition, and also equesting that such improvements or street work shall be done; and for any other character of treet improvements the Board of Supervisors shall have power, without petition of the prop-rty owners, to give the notice prescribed in this section to be published in the manner hereinbefore provided, and to order the said work to be done. All owners of lands or lots or portions f lots who may feel aggrieved, or have objections to the ordering of the work described in said otice, or who may have objections to any of the subsequent proceedings of the said Board of supervisors in relation to the work mentioned in such notices of intention, or may have any

\* Whenever street work or grading of any street or part thereof may be deemed necessary by the Board of Super isors of the City and County of San Francisco, on a portion of any street in front of any lot owned or possessed y the Government of the United States, said Board shall have power to order the whole or any portion of such treet in front of any such lot to be graded, paved, planked, or repaired, any law to the contrary notwithstanding.— Act March 31, 1866.]

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