## JEWELRY made to order and REPAIRED by D. W. Laird, 613 Mont. cor. Mere

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and of the order of appointments, certified by the Clerk, may be delivered to said Commissi ers as their authority.

• Sixth—Said Commissioners shall visit and inspect the premises to be assessed and the preises for which damages are claimed, with a committee from their body, appointed for that p pose by the Board of Supervisors.

Seventh—Said Commissioners shall have power, and it is hereby made their duty, to exaine, under oath, which any one of them is hereby authorized to administer, any witnesses p duced before them by any party, touching the matters to be investigated, and such of witnesses as they may deem necessary to fully acquaint themselves with the actual amount benefits and damages which will result to the respective parties interested in the proper change.

Eighth—Said Commissioners, having determined the damage which will be sustained by a petitioner, over and above all benefits, by the completion of the proposed change, shall proceedings, including the compensation to the Commissioners for their services, to be taxed a allowed by the County Judge, ratably, upon the several lots of land benefited within the lim designated in said notice, so that the same shall be distributed according to the benefits produce by such change as nearly as possible.

Ninth-Said Commissioners shall make their report in writing, and shall subscribe the sa and file it with the County Clerk. In their said report they shall describe each piece of proerty which will sustain damage, stating the amount of the damages which it will sustain, or and above all benefits ; and they shall also give a brief description of each lot benefited with the designated limits, the name of the owner, if known, and the amount of benefit assess against the same. In case the three Commissioners do not agree, the award agreed upon against the same. In case the three commissioners do not agree, the award agreed upon any two of them shall be sufficient. On the filing of said report, the County Clerk shall not the Board of Supervisors, in writing, of the fact, and thereupon the said Board shall, by or nance, confirm or reject said report. If they confirm it, the grades of the streets shall changed as contemplated, and the Clerk of the Board of Supervisors shall notify the Cour Court that the Board have confirmed the report. The County Court shall thereupon enter judgment against each lot assessed for benefits, describing the same as accurately as can erveniently be done. Upon which judgment an order of sale may issue by order of the Cou commanding the Sheriff of said city and county to collect the amount therein mentioned by s of the lot assessed, in the mode prescribed by law for the sale of real estate, the proceeds to paid by the Sheriff to the Treasurer of the City and County of San Francisco, who shall pla the same to the credit of the Street Department Fund, and the same shall be paid; and t Treasurer of said city and county shall pay the amount collected for damages into the Cour Court, which shall hold, invest, and distribute the same in the same manner as provided section nineteen of an Act entitled "An Act to Declare and Regulate the Power of the Bos of Supervisors of the City and County of San Francisco, to take Private Lands for cert Public Improvements, and to prescribe the Manner of its Execution," approved April four eighteen hundred and sixty-four. All such judgments shall be in favor of the City a County of San Francisco, and shall be a lien upon the lot until the same is paid; but no s shall be made nor execution issued until the County Court shall determine that said work I been completed.

SEC. 3. Before entering up judgment, the Court shall fix a day for hearing parties w may feel aggrieved by reason of any of the proceedings, but no objection shall be consider except such as are specifically set forth in writing by the parties; and all errors, omissions, a irregularities not specifically set forth shall be deemed to be waived. Any party dissatisf may, within thirty days after judgment against him or his lot, or the order to pay the damag assessed, appeal to the Supreme Court to review the matter complained of, and the appeal sh be taken in the manner and with the same effect as prescribed in, and in all respects be conformity to, "An Act to Declare and Regulate the Power of the Board of Supervisors of to City and County of San Francisco, to take Private Lands for certain Public Improvemen and to prescribe the Manner of its Execution," approved April fourth, eighteen hundred a sixty-four; and all subsequent proceedings shall be in conformity therewith and with the same effect.

SEC. 4. All acts and proceedings under this law shall be liberally construed, and the juc ments and proceedings of the Courty Court shall be construed like judgments and proceedin of Courts of general jurisdiction. SEC. 5. The Sheriff shall collect fees for the execution, in case an execution issues, as

SEC. 5. The Sheriff shall collect fees for the execution, in case an execution issues, as other cases; but each party may pay to the Treasurer the amount of the judgment against hi and the Treasurer's receipt being produced to the County Court, satisfaction of the judgme shall be entered by the Clerk. The Clerk shall not charge any fees for the proceedings unle execution issue, in which case he shall be authorized to charge five dollars for each execution, he collected by the Sheriff on the execution.

SUPPLEMENTAL XXVI.—An Act to Confer further Powers on the Mayor of the City and County of San Francis —Approved April 2, 1870.

SECTION 1. The Mayor of the City and County of San Francisco is hereby authorized a

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