CITY and COUNTY PROPOSITIONS

To be voted on at the
CONSOLIDATED PRIMARY AND SPECIAL MUNICIPAL ELECTION
TUESDAY, JUNE 3, 1952

Published under provisions of Section 183 of the Charter of the City and County of San Francisco.

Thos. A. Toomey,
Registrar of Voters.

INDEX
A. Fire and Police Salaries ................................................................. 2
B. Lease or Rental of Water Department Lands .............................. 8
C. Trustees, California Palace of Legion of Honor ......................... 9
D. Zoning and Building Set-Back Line Appeals ............................ 11
E. Abandonment of a Portion of McLaren Park ........................... 13
PROPOSITION A

Adds Charter Sections 35.5.1 and 36.2; provides for fixing compensations in Fire and Police Departments by Supervisors after annual survey of California cities of 100,000 population; limits amounts of such compensation.

CHARTER AMENDMENT

PROPOSITION A

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto Section 35.5.1 Relating to the Standardization of the Rates of Compensation of Members of the Police Department, and by adding thereto Section 36.2 Relating to the Standardization of the Rates of Compensation of Members of the Fire Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on June 3, 1952, a proposal to amend the charter of said city and county by adding thereto Section 35.5.1 and Section 36.2 as follows:

Section 35.5.1. Not later than the 15th day of February of each year, the civil service commission shall survey and certify to the board of supervisors rates of compensation paid police officers or patrolmen employed in the respective police departments in all cities of 100,000 population or over in the State of California, based upon the latest federal decennial census.

Not later than the 1st day of April of each year, the board of supervisors shall have power, and it shall be its duty, by ordinance, to fix rates of compensation for the members of the police department whose annual compensations are set forth in section 35.5 of this charter and said rates shall be in lieu of said annual compensations and shall be effective on the 1st day of July next following.

The rates of compensation, fixed in said ordinance,

(a) for the fourth year of service and thereafter for police officers, police patrol drivers and women protective officers shall not exceed the highest rate of compensation paid police officers or patrolmen in regular service in the cities included in the certified report of the civil service commission;

(b) for the first, second and third year of service for police officers, police patrol drivers and women protective officers shall include the same amount of adjustment as that used in fixing the rates of compensation for the fourth year of service for the same class;

(c) for said members of the police department other than police officers, police patrol drivers and women protective officers shall include the same per cent of adjustment as that established by said ordinance for police officers in the fourth year of service; and

(d) shall be set at the dollar amount nearest the fractional amount which may result from percentage adjustment specified in this section, half dollars being taken to the next higher dollar amount.
The rates of compensation set forth in the budget estimates, the budget and the annual salary ordinance shall be those fixed by the board of supervisors as in this section provided and appropriations therefor shall be based thereon.

Not later than the 2nd Monday of July of each year, the civil service commission shall survey and certify to the board of supervisors the rates of compensation paid police officers or patrolmen on the 1st day of July of that year in the cities hereinbefore referred to. The board of supervisors shall thereupon have the power by ordinance to revise all of the rates of compensation as in this section provided. Said revised rates shall be effective from the 1st day of July of the then current fiscal year.

If the board of supervisors revises said rates of compensation, then it shall, not later than the 25th day of July of the then current fiscal year, have the power, and it shall be its duty, subject to the fiscal provisions of the charter, but without reference or amendment to the annual budget, to amend the annual salary ordinance and the annual appropriation ordinance to include the provisions necessary for paying the rates of compensation fixed by the board of supervisors as in this section provided for the then current fiscal year.

On ratification of this section, the civil service commission shall immediately survey and certify to the board of supervisors the rates of compensation paid police officers or patrolmen on the 1st day of January, 1952, in the cities referred to hereinbefore. The board of supervisors shall thereupon have power, and it shall be its duty, by ordinance, to adjust the rates of compensation for the fiscal year 1952-1953 for all of said members of the police department based upon said certified report and as in this section provided; and, notwithstanding any other provision of this charter, it shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year 1952-1953 to include the provisions necessary for paying said rates from July 1, 1952; provided, if additional funds are required, then provision shall be made for such payment out of such funds as the controller certifies are available for the purpose. Such funds as are made available shall first be applied to the payment of compensation for the period from the effective date of this section to June 30, 1953, and thereafter to the payment of such compensations for the period from the effective date of this section to July 1, 1952, and shall only apply to those persons who are members of the department on or after the effective date of this section.

The expression "rates of compensation," as used in this section in relation to said survey, is hereby declared to apply only to a basic amount of wages, with included range scales, and does not include such working benefits as might be set up by any other city by way of holidays, vacations, other permitted absences of any type whatsoever, overtime, night or split shift, or pay for specialized services within a classification or rank, or other premium pay differentials of any type whatsoever. The foregoing enumeration is not exclusive, but it is the intent of this section that nothing other than a basic amount of wages, with included range scales, is to be included within the meaning of "rates of compensation."

Working benefits and premium pay differentials of any type shall be allowed or paid to members of the police department referred to herein only as is otherwise provided in this charter.
For all purposes of the retirement system, the expression "rates of compensation" as used in this section, shall mean "salary attached to the rank" as used in section 166 and, with the addition of fifteen dollars per month now provided in section 35.5 of the charter with respect to members assigned to two-wheel motorcycle traffic duty, shall also mean "compensation earnable" as used in section 168.1.1.

For all purposes of the retirement system, the first adjustment of rates of compensation made by the board of supervisors after the effective date of this section shall be the rates of compensation for the members affected for the remainder of the fiscal year 1952-1953 following the month in which the ordinance making such adjustment becomes effective and the annual compensations set forth in section 35.5 shall be the rates of compensation for said retirement purposes for the period from the beginning of the fiscal year 1952-1953 through said month.

The term "police officers or patrolmen" as used in this section shall mean the persons employed in the police departments of said cities of 100,000 population or over or of the City and County of San Francisco, to perform substantially the duties being performed on the effective date of this section by police officers, police patrol drivers and women protective officers in the San Francisco Police Department.

Section 36.2. Not later than the 15th day of February of each year, the civil service commission shall survey and certify to the board of supervisors rates of compensation paid firemen employed in the respective fire departments in all cities of 100,000 population or over in the State of California, based upon the latest federal decennial census.

Not later than the 1st day of April of each year, the board of supervisors shall have power, and it shall be its duty, by ordinance, to fix rates of compensation for the members of the fire department whose annual compensations are set forth or otherwise provided in sections 36 and 38.1 of this charter, and said rates shall be in lieu of said annual compensations and shall be effective on the 1st day of July next following.

The rates of compensation, fixed in said ordinance,

(a) for the fourth year of service and thereafter for firemen shall not exceed the highest rate of compensation paid firemen in regular service in the cities included in the certified report of the civil service commission;

(b) for the first, second and third year of service for firemen shall include the same amount of adjustment as that used in fixing the rates of compensation for the fourth year of service for the same class;

(c) for said members of the fire department other than firemen shall include the same per cent of adjustment as that established by said ordinance for firemen in the fourth year of service; and

(d) shall be set at the dollar amount nearest the fractional amount which may result from percentage adjustment specified in this section, half dollars being taken to the next higher dollar amount.

The rates of compensation set forth in the budget estimates, the budget and the annual salary ordinance shall be those fixed by the board of supervisors as in this section provided and appropriations therefor shall be based thereon.

Not later than the 2nd Monday of July each year, the civil service
commission shall survey and certify to the board of supervisors the rates of compensation paid firemen on the 1st day of July of that year in the cities hereinbefore referred to. The board of supervisors shall thereupon have the power by ordinance to revise all of the rates of compensation as in this section provided. Said revised rates shall be effective from the 1st day of July of the then current fiscal year.

If the board of supervisors revises said rates of compensation, then it shall, not later than the 25th day of July of the then current fiscal year, have the power, and it shall be its duty, subject to the fiscal provisions of the charter, but without reference or amendment to the annual budget, to amend the annual salary ordinance and the annual appropriation ordinance to include the provisions necessary for paying the rates of compensation fixed by the board of supervisors as in this section provided for the then current fiscal year.

On ratification of this section, the civil service commission shall immediately survey and certify to the board of supervisors the rates of compensation paid firemen on the 1st day of January, 1952, in the cities referred to hereinbefore. The board of supervisors shall thereupon have power, and it shall be its duty, by ordinance, to adjust the rates of compensation for the fiscal year 1952-1953 for all of said members of the fire department based upon said certified report and as in this section provided; and, notwithstanding any other provision of this charter, it shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year 1952-1953 to include the provisions necessary for paying said rates from July 1, 1952; provided, if additional funds are required, then provision shall be made for such payment out of such funds as the controller certifies are available for the purpose. Such funds as are made available shall first be applied to the payment of compensation for the period from the effective date of this section to June 30, 1953, and thereafter to the payment of such compensations for the period from the effective date of this section to July 1, 1952, and shall only apply to those persons who are members of the department on or after the effective date of this section.

The expression "rates of compensation," as used in this section, in relation to said survey, is hereby declared to apply only to a basic amount of wages, with included range scales, and does not include such working benefits as might be set up by any other city by way of holidays, vacations, other permitted absences of any type whatsoever, overtime, night or split shift, or pay for specialized services within a classification or rank, or other premium pay differentials of any type whatsoever. The foregoing enumeration is not exclusive, but it is the intent of this section that nothing other than a basic amount of wages, with included range scales, is to be included within the meaning of "rates of compensation."

Working benefits and premium pay differentials of any type shall be allowed or paid to members of the fire department referred to herein only as is otherwise provided in this charter.

For all purposes of the retirement system, the expression "rates of compensation," as used in this section shall mean "salary attached to the rank" as used in section 169 and "compensation earnable" as used in section 171.1.1.

For all purposes of the retirement system, the first adjustment of
rates of compensation made by the board of supervisors after the effective date of this section shall be the rates of compensation for the members affected for the remainder of the fiscal year 1952-1953 following the month in which the ordinance making such adjustment becomes effective, and the annual compensations set forth in section 36 shall be the rates of compensation for said retirement purposes for the period from the beginning of the fiscal year 1952-1953 through said month.

The term "firemen" as used in this section shall mean the persons employed, in the fire departments of said cities of 100,000 population or over or of the City and County of San Francisco, to perform substantially the duties being performed on the effective date of this section by drivers, stokers, tillermen, truckmen, or hosemen, in the San Francisco Fire Department.

The expression "members of the fire department" does not include members of the fire commission.

Ordered submitted:—Board of Supervisors, San Francisco, March 31, 1952.

Ayes: Supervisors Arnold, Christopher, Ferdon, Lewis, MacPhee, Mancuso, McCarty, McMurray, Mead, Sullivan.

Absent: Supervisor Dobbs.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH,
Clerk.

REASONS FOR VOTING "YES" ON PROPOSITION "A"

Proposition "A" proposes a non-political method for adjusting salaries of members of the Police and Fire Departments.

Proposition "A" was prepared by the Citizens Charter Revision Committee in cooperation with representatives from labor, taxpayer groups and firemen and policemen. It places the power to adjust police and fire salaries with the Board of Supervisors, where it belongs. Salaries fixed under this amendment are under the definite ceiling that they cannot exceed the highest salaries paid in the seven largest cities in California. The salaries of all other ranks cannot exceed the percentage increase granted the rank and file members of the two departments.

The power to fix salaries granted to the Board of Supervisors by this measure is in line with the practice in nearly every city in the United States.

The same downtown interests that defeated the police-fire pay raise measure last November are now supporting this measure. You may be sure that these businessmen would not agree to a proposal that did not protect the taxpayers' interests.

Members of the Police and Fire Departments are the only employees of the City and County who must go before the voters every time living costs make a salary adjustment necessary. This method of fixing salaries is costly to the employees, cumbersome and impractical in a period of rapidly changing economic conditions. There is no logic in requiring members of the Fire and Police Departments to get into politics every time the cost of living goes up.

Proposition "A" is fair, it is reasonable and it will keep the departments out of salary politics.
You know what you are voting for when you vote for Proposition "A." The first year's adjustment may go up to but cannot exceed the January 1, 1952, Los Angeles rates for the lower ranks, and for the higher ranks will be less.

The Police and Fire Departments face a manpower shortage that Proposition "A" will help to correct. The two departments now have 219 vacancies. The latest civil service examinations this year produced less than 100 qualified applicants to fill these jobs. San Francisco must have the manpower to enforce the law and protect the lives and property of its citizens. Young men cannot be expected to make service in these departments a lifetime career with salaries at the present low rate and uncertainty as to the future.

The Fire and Police Department payrolls show that the monthly take-home pay is $222.16 after deductions, but before payments on uniforms and equipment, for first-year men. It costs the men over $300 to buy their uniforms and equipment. Under the circumstances it is understandable why intelligent and capable young men are reluctant to take up a career in the Fire or Police Departments.

The Citizens' Committee asks the voters to vote "Yes" on Proposition "A" to correct this unfair situation.

San Francisco deserves the best in fire and police services. You can help by voting "Yes" on Proposition "A." A vote for Proposition "A" is a vote for better fire and police protection.

CITIZENS' COMMITTEE FOR PROPOSITION "A."

JAMES HURST,
Chairman.

A "Yes" vote on Proposition "A" is endorsed by:

Mayor Elmer E. Robinson
Police Commission
Chief of Police Michael Gaffey
Municipal Conference
Down Town Association
Building Owners and Managers Association
Retail Dry Goods Association
San Francisco Jr. Chamber of Commerce
San Francisco Real Estate Board
Board of Supervisors
Central Labor Council, A. F. of L.
S. F. C. I. O. Industrial Union

Fire Commission
Fire Chief Edward P. Walsh
San Francisco Chamber of Commerce
Apartment House Association of S. F., Inc.
California Northern Hotel Assn., S. F. Chapter
Retail Merchants Association
Building and Construction Trades
S. F. Building and Construction Trades Council
Warehouse Union Local 6 I.L.W.U.
I. L. W. U. Local 10, Longshoremen
County Council American Legion

On April 14, 1952, the foregoing argument was approved by the Board of Supervisors and authorized for inclusion in the election pamphlet for June 3, 1952, by the following vote:

Ayes: Supervisors Arnold, Christopher, Ferdon, MacPhee, Mancuso, McCarty, McMurray, Mead, Sullivan.
Noes: None.
Absent: Supervisors Dobbs, Lewis.

JOHN R. McGRATH, Clerk
Board of Supervisors.
CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION "A"

This proposed charter amendment is, in the opinion of the Controller, a formula and, of itself, does not create any additional costs, but as a product of its future application may affect costs.

HARRY D. ROSS, Controller,
City and County of San Francisco.

PROPOSITION B

Amends Charter Section 93; limits the power of the Water Department respecting lease or rental of lands under its control to agricultural lands.

CHARTER AMENDMENT

PROPOSITION B

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Section 93 thereof, relating to lease of property under the jurisdiction of the Public Utilities Commission.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on June 3, 1952, a proposal to amend the charter of said city and county by amending Section 93 thereof so that the same shall read as follows:

NOTE: Deletions are indicated by ((double parentheses)).

LEASE OF CITY PROPERTY

Section 93. When the head of any department in charge of real property shall report to the board of supervisors that certain land is not required for the purposes of the department, the board of supervisors, by ordinance, may authorize the lease of such property. The director of property shall arrange for such lease for a period not to exceed twenty years, to the highest responsible bidder at the highest monthly rent. The director of property shall collect rents due under such lease.

The public utilities commission may provide, by resolution, that agricultural ((or other)) lands used and useful for water department purposes and at the same time available for leasing or rental for agricultural ((or other)) purposes shall be subject to lease and administration by the operating forces of the water department, and further, the public utilities commission may provide, by resolution, that lands now devoted to airport purposes or lands that may hereafter be acquired and devoted to airport purposes
may be leased or rented for a period not to exceed forty years, and the
director of property shall arrange for such lease to the highest responsible
bidder at the highest monthly or annual rent, and thereafter the admin-
istration of any and all such leases shall be by the public utilities com-
mission; provided, however, that no such lease shall be made to any other
public utility without the approval of the board of supervisors by two-thirds
vote thereof.

Ordered submitted:—Board of Supervisors, San Francisco, December
17, 1951.

Ayes: Supervisors Arnold, Fazackerley, Gallagher, Lewis, MacPhee,

Noes: Supervisor Mead.

Absent: Supervisor Christopher.

I hereby certify that the foregoing charter amendment was ordered sub-
mitted by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGrath,
Clerk.

PROPOSITION C

Amends Charter Section 50; provides that trustees of
California Palace of Legion of Honor may increase their num-
ber from 11 to 17 as needed; all trustees to serve without
compensation.

CHARTER AMENDMENT
PROPOSITION C

Describing and setting forth a proposal to the qualified electors of
the City and County of San Francisco to amend the charter of said City
and County by amending Section 50 thereof, relating to the California
Palace of the Legion of Honor.

The Board of Supervisors of the City and County of San Francisco,
hereby submits to the qualified electors of said City and County at an
election to be held therein on June 3, 1952, a proposal to amend the
Charter of said City and County by amending Section 50 thereof, to read
as follows:

NOTE: Additions or substitutions are indicated by bold-face type;
deletions are indicated by ((double parentheses)).

OTHER BOARDS AND DEPARTMENTS
CALIFORNIA PALACE OF THE LEGION OF HONOR

Section 50. The California Palace of the Legion of Honor shall be
known as such in perpetuity. The management, superintendence and oper-
atation thereof and the lands set aside therefor shall be vested in a board
of eleven trustees, of which the mayor and the president of the ((park))
recreation and park commission shall be ex officio members. All vacancies
occurring in said board shall be filled by the vote of a majority of the
remaining members thereof. The number of trustees may be increased from time to time as needed, provided that at no time shall the total number of trustees exceed seventeen. The trustees in office at the time, shall, in their discretion, determine the need for additional trustees. Upon making such determination, the additional trustees shall be elected by the majority of the board then in office. None of said trustees shall receive any compensation for his or her services. Trustees need not be residents of the city and county.

The board shall have exclusive charge of the said memorial, the lands set aside therefor, and its affairs, and of all real and personal property thereof belonging, or which may be acquired by loan, purchase, gift, devise, bequest or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise or bequest. It shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose. It shall appoint a director, curators and a secretary who shall hold office at its pleasure. It shall appoint such other assistants and employees as may be necessary, who shall be subject to the civil service and salary standarization provisions of this charter; provided that all such assistants and employees who were actually employed, or who were on military leave of absence from employment on January 11, 1943 and who had been continuously employed for one year immediately preceding such date or such military leave of absence shall be continued in their respective positions as if appointed thereto after examination and certification from a civil service list of eligibles and thereafter shall be governed by and subject to the civil service provisions of this charter. The secretary shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings, and shall file annually a report with the controller. The trustees shall have power to insure loan exhibits against any risk.

The supervisors, for the purpose of maintaining, operating and superintending said memorial, and the purchase of objects of art, literary productions and other personal property, shall provide an amount sufficient for the maintenance, operation, and superintendence thereof; subject to the budget and fiscal provisions of this charter, and to that end shall levy a tax annually, the proceeds of which shall be credited to and deposited in a fund in the treasury of the city and county to be known as the “California Palace of the Legion of Honor Fund,” and shall be used exclusively for the purposes thereof.

It is the intention that the administration and control of the California Palace of the Legion of Honor shall be continued with the powers granted and under the conditions imposed by the terms of the donation and accepted by the city and county.

Ordered submitted:—Board of Supervisors, San Francisco, February 25, 1952.


I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH, Clerk.
PROPOSITION D

Amends Charter Sections 117 and 117.1; provides procedure for hearing zoning and building set-back line appeals before all members of Board of Supervisors; limits time of Planning Commission action on such applications.

CHARTER AMENDMENT

PROPOSITION E

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Sections 117 and 117.1 thereof, relating to zone changes.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on June 3, 1952, a proposal to amend the charter of said city and county by amending Sections 117 and 117.1 thereof so that the same shall read as follows:

NOTE: Additions or substitutions are indicated by bold-face type; deletions are indicated by ((double parentheses)).

ZONING—PRESENT PROVISIONS TO APPLY PENDING ORDINANCE REVISION

Section 117. Until such time as the board of supervisors shall have enacted a new comprehensive zoning ordinance for the city and county based on a land use plan and providing for variances, and until the effective date of such ordinance, this section of the charter shall continue in force, and until such time, sections 117.1, 117.2, and 117.3, shall be inoperative. Upon the enactment and effective date of such an ordinance this section of the charter shall become inoperative for any purpose, and sections 117.1, 117.2, and 117.3, shall become operative.

ZONE CHANGES

The city planning commission, from time to time, shall consider and hold hearings on proposed changes in the classification of the use to which property in the city and county may be put, and the establishment or changing of building set-back lines, in either case, on its own motion or on the application of an interested property owner.

HEARINGS, ETC.

The board of supervisors, by ordinance, shall establish procedure for action on such matters, which ordinance must provide, among other things, that the commission shall give notice of time, place and date of hearing by posting throughout the area and by publication not less than twenty days prior thereto; that the commission shall notify, in writing, not less than ten days prior to said hearing, applicants for proposed changes, and all persons whose names and addresses are shown on the assessment roll as owners of property within three hundred feet of all exterior boundaries of the area affected by the proposed changes of the time and place of
hearing, which names, addresses and other information shall be furnished by the applicant in the form required by the commission; that the commission, after hearing shall, by resolution, approve or disapprove the proposed change which, if approved, shall not become effective for thirty days; that appeal may be taken from the ruling of the commission by filing written protest with the board of supervisors, and if such protest is subscribed by the owners of twenty per cent of the property affected, the supervisors shall fix a time and a place for hearing such objections which shall be not less than ten nor more than thirty days after such filing, and must decide thereon within ten days of the start of such hearing, provided that, if the full membership of the board is not present on the last day on which said objections are set or continued for hearing within said period, the board may postpone said hearing and decision thereon until, but not later than, the full membership of the board is present; provided, further, that the latest date to which said hearing and decision may be postponed on such account shall not be more than ninety (90) days from the date of filing of such protest; that the supervisors, by not less than two-thirds vote, may disapprove the action of the commission, provided, however, that any change in zoning, classification or building set-back lines made by the commission on its own motion shall require approval of the supervisors by a two-thirds vote; that in case of disapproval by the commission or by the supervisors on appeal of a proposed change, such proposed change may not be resubmitted to or reconsidered by the commission for at least one year.

LEGISLATIVE REFERRAL

No ordinance shall be considered by the supervisors, the purpose or intent of which is the classification, regulation or control of the height, area, bulk, location or use of any building or buildings, or premise or premises, and classifying any property into any district or zone for such purposes, or establishing a set-back line or lines along any street or portion thereof in the city and county without being first submitted to the city planning commission for report and recommendation. If the commission disapproves any such ordinance, the supervisors may adopt the same only by an affirmative vote of at least two-thirds of its entire membership. The failure of the commission to act within sixty days from and after the date of official submission of any proposed zoning-classification or set-back line by the board of supervisors shall be deemed to be approval of such classification or proposed set-back line by the commission.

NEW PROVISIONS FOR ZONE CHANGES

Section 117.1. The city planning commission shall consider and hold hearings on proposed changes in the zoning ordinance which classifies the uses to which property in the city and county may be put, and on the establishment or changing of building set-back lines, either on its own motion, or on the application of interested property owners or their authorized agents. The board of supervisors, by ordinance, shall establish procedure for action on such matters. The city planning commission shall give notice of time and place of such hearings and shall act upon such applications for change within ninety ((thirty)) days from the date of conclusion of the hearing ((filing)). Failure to act within said time shall constitute disapproval. If approved, such applications, together with the approval of the commission, shall be presented to the board of supervisors, which may adopt such changes by a majority vote. If disapproved, the action of the city planning commission shall be final, except that appeal
may be taken from the ruling of the commission by filing written protest with the board of supervisors within a period of thirty days after the action of the city planning commission, and if such protest is subscribed by the owners of twenty per cent of the property affected. The board of supervisors or the clerk thereof shall set a time and place for hearing such appeal, which shall be not less than ten nor more than thirty days after such filing. The board must decide such appeal within ten days of the time so set for such hearing, provided that, if the full membership of the board is not present on the last day on which said objections are set or continued for hearing within said period, the board may postpone said hearing and decision thereon until, but not later than, the full membership of the board is present, or the action of the commission shall be deemed to be approved by the board, provided, further, that the latest date to which said hearing and decision may be postponed on such account shall not be more than ninety (90) days from the date of filing of such protest. The supervisors may disapprove the action of the commission on such appeal by a vote of not less than two-thirds of all members of the board and adopt such change in said ordinance. Any action of the commission so appealed shall not become effective unless and until approved by the board within the time aforesaid. In case of disapproval by the commission or by the supervisors on appeal of a proposed change, such proposed change may not be resubmitted to or reconsidered by the commission for at least one year.


Ayes: Supervisors Christopher, Ferdon, Lewis, MacPhee, Mancuso, McCarty, McMurray, Mead, Sullivan.

Absent: Supervisors Arnold, Dobbs.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH,
Clerk.

PROPOSITION E

Shall the use as a public park be discontinued and abandoned of a portion of McLaren Park consisting of approximately 16.23 acres particularly described in Ordinance No. 7081 (Series of 1939)?

PROPOSITION E


Be it ordained by the People of the City and County of San Francisco:
Section 1. The Board of Supervisors hereby declares that the public interest or convenience requires the discontinuance and abandonment of a portion of McLaren Park as a public park consisting of 16.23 acres, more or less; that said portion of said park is no longer needed for park or recreation purposes; that the hearing of all protests against the proposed abandonment or discontinuance thereof, was set by Resolution No. 11494 (Series of 1939) approved August 29, 1951, to be before the Board of Supervisors at its regular meeting in Room 235 at the City Hall, San Francisco, California, on the eighth day of October, 1951, at 2:00 o’clock p.m. of said day; that said resolution and notices of the adoption thereof were duly published and posted; that said hearing was duly held at said time; that any and all of said protests were thereafter overruled by a two-thirds vote of the Board of Supervisors; that the said portion of McLaren Park is more particularly described as follows:

BEGINNING at the point of intersection of the easterly line of La Grande Avenue with the easterly line of Dublin Street, as said intersection exists subsequent to the approval, March 4, 1941, of Resolution No. 1653 of the Board of Supervisors of the City and County of San Francisco, wherein a portion of La Grande Avenue was closed and abandoned, and running thence north 16°50′12″ east along said line of La Grande Avenue 335.05 feet; thence south 66°14′28″ east 81.49 feet; thence southeasterly on a curve to the left, tangent to the last described course, radius of 417.88 feet, central angle 11°37′36″ an arc distance of 84.80 feet; thence south 77°52′04″ east 302.45 feet; thence southeasterly on a curve to the right, tangent to the last described course, radius 102.46 feet, central angle 94°37′40″, an arc distance of 169.22 feet; thence southeasterly on a reverse curve to the left, tangent to the last described curve at the last described point, radius 377.34 feet, central angle 48°02′05″, an arc distance of 316.35 feet; thence south 31°16′29″ east 192.99 feet; thence south 51°54′40″ west 649.85 feet; thence north 22°46′05″ west 341.39 feet; thence northwesterly on a curve to the left, tangent to the last described course at the last described point, radius 332.78 feet, central angle 34°44′59″ an arc distance of 201.83 feet; thence north 57°31′04″ west, a distance of 165 feet, more or less, to the easterly line of Dublin Street as above described, produced southerly; thence north 31°00′09″ east along said line of Dublin Street 291 feet, more or less, to the point of beginning.

TOGETHER with a strip of land 75 feet wide, adjacent to and lying northeasterly of the northeasterly line of the above described parcel and extending from the easterly line of La Grande Avenue to the southeasterly line of said parcel having a bearing of south 51°54′40″ west;

ALSO, TOGETHER with a strip of land 75 feet wide, adjacent to and lying southwesterly at the southwesterly line of the above described parcel and extending from the easterly line of Dublin Street to the southeasterly line of said parcel having a bearing of south 51°54′40″ west;

ALSO, TOGETHER with that certain parcel of land containing an area of about 2773 square feet conveyed to the City and County of San Francisco by deed dated November 23, 1949, and recorded November 28, 1949, in the office of the Recorder, in Book 5311, at page 426, Official Records of the City and County of San Francisco.

Containing a total of 16.23 acres, more or less, including the Public Street areas therein.

Section 2. A special election is hereby called and ordered to be held in
the City and County of San Francisco on Tuesday, the 3rd day of June, 1952, for the purpose of submitting to the electors of said city and county the question of the discontinuance and abandonment of the use as a public park of the land described in Section 1 of this ordinance.

Section 3. The special election hereby called and ordered to be held shall be held and conducted and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained, determined and declared as herein provided and in all particulars not herein recited said election shall be held according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 4. The said special election hereby called, shall be and hereby is consolidated with the Direct Primary Election and Presidential Primary Election to be held on Tuesday, June 3, 1952, and the voting precincts, polling places, and officers of the election, for said Direct Primary Election and Presidential Primary Election be and the same are hereby adopted, established, declared and named, respectively, as the voting precincts, polling places and officers of election for said special election hereby called, and as specifically set forth by the Registrar of Voters of polling places and election officers for the said Direct Primary Election and Presidential Primary Election.

The ballots to be used at said special election shall be the ballots to be used at the said Direct Primary Election and Presidential Primary Election.

Section 5. On the ballots to be used at such special election and on the voting machines used at said special election, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"Shall the use as a public park be discontinued and abandoned of a portion of McLaren Park consisting of approximately 16.23 acres particularly described in Ordinance No. 7081 (Series of 1939)."

To vote for any proposition where ballots are used, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against any proposition, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election said voting machines shall be so arranged that any qualified elector may vote for any proposition by pulling down a lever over the word "Yes" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "No" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same shall comply in all respects with the provisions of law.

I hereby certify that the foregoing ordinance was read for the second time and finally passed by the Board of Supervisors of the City and County of San Francisco at its meeting of December 24, 1951.

JOHN R. McGRATH,
Clerk.

Approved, December 27, 1951.

ELMER E. ROBINSON,
Mayor.
The Voting Machine Will
Record Votes ONLY Where
The Pointers Are Left DOWN.

1. MOVE RED HANDLE LEVER OF VOTING MACHINE to the R
LEAVE IT THERE.
2. To vote for the group of candidates preferring a person for Pr
appears on the BALLOT LABEL CARD, pull down THE POI:
SUCH PERSON and LEAVE IT DOWN. By pulling down such
for each candidate of group preferring such person.

3. FOR DELEGATES TO NATIONAL CONVENTION
VOTE FOR ONE GROUP ONLY

Candidate Preferring
ESTE KEFAUVER
Pointer pulled down and left down over his name
shall be counted as a vote for all candidates
preferring Este Kefauber.

Candidate Preferring
EDMUND G. (PAT) BROWN
Pointer pulled down and left down over his name
shall be counted as a vote for all candidates
preferring Edmund G. (Pat) Brown.

8-A

11-12

13-14

15-16

17

United States
Senator
VOTE FOR ONE

Representative in Congress
(6th DISTRICT)
VOTE FOR ONE

Member of A
(23rd DISTRICT)
VOTE FOR ONE

Democratic
Party
A

Ballot

On Lines
A and B

A

B
UNICIPAL ELECTION JUNE 3, 1952

3. TO VOTE FOR CANDIDATES of your choice, pull down the POINTERS over the names of the CANDIDATES for whom you wish to VOTE and LEAVE THEM DOWN.

4. TO VOTE for a person whose name does not appear on the BALLOT LABEL CARD, raise numbered slide at top of machine corresponding to number of office on OFFICE TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of any candidate in office group in which you intend to write in name of a candidate.)

5. TO VOTE FOR OR AGAINST PROPOSITIONS, pull DOWN pointers over the words "YES" or "NO" as you may desire to vote and LEAVE THEM DOWN.

6. LEAVING THE POINTERS DOWN as you have placed them, move the RED HANDLE LEVER of the VOTING MACHINE to the LEFT as far as it will go and you have voted and your vote is registered.

IF IN DOUBT AS TO OPERATING THE VOTING MACHINE, REQUEST INSTRUCTIONS FROM THE INSPECTOR OR JUDGE OF THE ELECTION BOARD BEFORE ATTEMPTING TO VOTE.

---

CITY AND COUNTY

Vote YES

---

MEMBER COUNTY CENTRAL COMMITTEE
(21st ASSEMBLY DISTRICT)
VOTE FOR FIVE

---

Unincorporated
Unincorporated
Unincorporated
Unincorporated
Unincorporated

---

Voting Machine Instructions

---

Proposition D
Amends Charter Sections 117 and 117.1 provides procedure for hearing zoning and building set-back line appeals before all members of Board of Supervisors; limits time of Planning Commission action on such applications.

Proposition E
Shall the use as a public park be discontinued and abandoned of a portion of McLaren Park consisting of approximately 16.23 acres particularly described in Ordinance No. 7081 (Series of 1939)?

---

Candidate Names

---

Notary Public

---

Business Manager
DEMOCRATIC BALLOT

ITY PROPOSITIONS
for NO on Each

Office #1
Vote for One
Herman A.
van der Zee
Judge Superior Court

Office #2
Vote for One
Thomas M.
Foley
Incumbent

Office #3
Vote for One
George W.
Schonfeld
Incumbent

Office #4
Vote for One
Frederick
Emmett
Attorney at Law

Office #5
Vote for One
Melvin I.
Cronin
Incumbent

Office #6
Vote for One
William F.
Traverso
Incumbent

Office #7
Vote for One
Robert
McWilliams
Incumbent

JUDGE OF THE SUPERIOR COURT

38-A
39-A
40-A
41-A
42-A
43-A
44-A
45-A
46-A
47-A

48
49
50

Edward T.
Mancuso
Attorney at Law

John J.
McMahon
Judge Municipal Court