Declarations of
CANDIDACY
Including Statements of Qualifications of
CANDIDATES

PROPOSITIONS
together with
ARGUMENTS
and
STATEMENTS OF CONTROLLER
Relating to Costs
to be voted on at
GENERAL MUNICIPAL ELECTION
to be held
NOVEMBER, 3, 1953

Attest
Thos. A. Toomey
Registrar of Voters

Published under provisions of Sections 176 and 183 of the Charter
of the City and County of San Francisco.
<table>
<thead>
<tr>
<th>Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Murville C. Abels</td>
<td>4</td>
</tr>
<tr>
<td>Frank Barbaria</td>
<td>5</td>
</tr>
<tr>
<td>Earl David (Maxie) Brown</td>
<td>6</td>
</tr>
<tr>
<td>Matthew C. (Matt) Carberry</td>
<td>7</td>
</tr>
<tr>
<td>Walter Carpeneti</td>
<td>20</td>
</tr>
<tr>
<td>George Christopher</td>
<td>8</td>
</tr>
<tr>
<td>Joseph M. Golden</td>
<td>21</td>
</tr>
<tr>
<td>John J. Goodwin</td>
<td>19</td>
</tr>
<tr>
<td>Al Graf</td>
<td>9</td>
</tr>
<tr>
<td>James Leo Halley</td>
<td>10</td>
</tr>
<tr>
<td>Dion R. Holm</td>
<td>18</td>
</tr>
<tr>
<td>Norman H. Impelman</td>
<td>11</td>
</tr>
<tr>
<td>Frances James</td>
<td>12</td>
</tr>
<tr>
<td>Marvin E. Lewis</td>
<td>13</td>
</tr>
<tr>
<td>J. Eugene (Gene) McAteer</td>
<td>14</td>
</tr>
<tr>
<td>Francis McCarty</td>
<td>15</td>
</tr>
<tr>
<td>John J. McMahon</td>
<td>23</td>
</tr>
<tr>
<td>L. Patrick “Bud” O’Brien</td>
<td>16</td>
</tr>
<tr>
<td>Edward F. O’Day</td>
<td>22</td>
</tr>
<tr>
<td>Emilio Ruta</td>
<td>17</td>
</tr>
<tr>
<td>Proposition</td>
<td>Page</td>
</tr>
<tr>
<td>-------------</td>
<td>------</td>
</tr>
<tr>
<td>A—Muni Railway Further Improvement Bonds</td>
<td>26</td>
</tr>
<tr>
<td>B—Muni Railway Rehabilitation Bonds</td>
<td>30</td>
</tr>
<tr>
<td>C—Utility Budget Procedure</td>
<td>35</td>
</tr>
<tr>
<td>D—Warehouse and Voting Machine Bonds</td>
<td>36</td>
</tr>
<tr>
<td>E—Library Bonds</td>
<td>40</td>
</tr>
<tr>
<td>F—Exhibit Hall Bonds</td>
<td>45</td>
</tr>
<tr>
<td>G—Recreation Bonds</td>
<td>51</td>
</tr>
<tr>
<td>H—School District Budget Procedure</td>
<td>56</td>
</tr>
<tr>
<td>I—Initiative: Regulating Refuse Collection and Disposal</td>
<td>57</td>
</tr>
<tr>
<td>J—Fire Prevention Appeal and Advisory Board</td>
<td>62</td>
</tr>
<tr>
<td>K—Promotional Examination Credits; Police and Fire Depts</td>
<td>64</td>
</tr>
<tr>
<td>L—Fireboat Personnel Assignments</td>
<td>67</td>
</tr>
</tbody>
</table>
For Supervisor

MURVILLE C. ABELS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Murville C. Abels. My residence address is at No. 1853 Divisadero Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: I have been trained in governmental and political affairs; served three and one-half years in the Armed Forces of the United States, having been assigned administrative duties during the major portion of my service. I was formally trained at the University of San Francisco where I received my degrees, B.S. and LL.B. Since said time I have been a practicing attorney in San Francisco and an active member in good standing with the Bar Association, and am also active in civic and social affairs.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Attorney-at-Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: MURVILLE C. ABELS.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for Murville C. Abels are:

Vera Ford Abels, 1853 Divisadero St.; Housewife.
Mrs. Charles H. Blagburn, 1504 McAllister St.; Property Owner.
Hilton Cobb, 847 Fillmore St.; Bail Bond Agent.
Sam B. Coleman, 1652 Eddy St.; Mortician.
Andres M. David, 3030-A Fulton St.; Real Estate Speculator.
James A. Franklin, 1451 Fulton St.; Stock Clerk.
Carlton B. Goodlett, 579 Los Palmos Dr.; Physician and Surgeon.
Rev. F. D. Haynes, 1832-16th Ave.; Clergyman.
Herbert B. Henderson, M.D., 618-47th Ave.; Physician and Surgeon.
Alsie Hicks, 840 Florida St.; Student at Law.
Abraham Lincoln, 316 Rutledge St.; Businessman.
George McQuillister, 979 San Bruno Ave.; Salesman.
Cornell Lucky Morrow, 1420 Laguna St.; Longshoreman.
Waldense C. Nixon, Jr., M.D., 25 Josiah St.; Physician.
John T. Racanelli, 1415 Franklin St.; Attorney at Law.
A. Matthew Raggio, 890 Filbert St.; Attorney.
William Raine, 80 Venus St.; Retail Liquor Dealer.
Jason J. Villafruete, 1316 Fulton St.; Teacher.
Blanche T. Wilson, 2900 Bush St.; Property Owner.
For Supervisor
FRANK BARBARIA

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Frank Barbaria. My residence address is at No. 1454-15th Street, San Francisco. My business or occupation is electrician.

My qualifications for said office are as follows: I am endorsed by the Socialist Workers Party. H-bomb warfare or depression are the only alternatives remaining under the production for profits system—capitalism. The only solution to the world-wide capitalist crisis is production for use—socialism. I urge the entrance of workers into politics with their own Labor Party and through the assertion of their will, the establishment of a Workers and Farmers Government. I am for full social, political, economic equality for all minorities. I oppose all racial segregation. I support the struggles of working women; equal pay for equal work; adequate free public nurseries.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Electrician” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: FRANK BARBARIA.

Subscribed before me and filed this 22nd day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Frank Barbaria are:

A. F. Harer, 1779 Mason St.; Longshoreman.
Frances James, 245 States St.; Garment Worker.
William D. Knaphede, 992 Oak St.; Student-File Clerk.
Edward Lee, 73-B Collingwood St.; Machinist.
George LeFlore, Jr., 262 Oak St.; Parking Lot Attendant.
Bertha Martin, 127 Bridgeview Dr.; Housewife.
Jan Muller, 1651 Market St.; Student.
James Robert Nicholas, 245 States St.; Laborer.
Esther Perry, 1669 Oakdale Ave.; Housewife.
Hayden H. Perry, 1669 Oakdale St.; Lithographer.
Mrs. Mary Stagliano, 2077 Golden Gate Ave.; Housewife.
Charlie Webb, 629 Fillmore St.; Janitor.
For Supervisor

EARL DAVID (MAXIE) BROWN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for, at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Earl David (Maxie) Brown. My residence address is at No. 97 Valley Street, San Francisco. My business or occupation is Merchant or Businessman.

My qualifications for said office are as follows: I have, as a businessman, a deep sense and intense feeling of civic duty; my goal will be to see the great City of San Francisco become a finer, cleaner, more beautiful city in which to live. As a veteran of World War II serving the United States Navy for a period of ten years as a Chief Gunner’s Mate, has given me the training to evaluate and supervise in many and varied fields, and to accept the responsibilities that the Office of Supervisor contains.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: EARL DAVID BROWN (Maxie).

Subscribed before me and filed this 24th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O’DONNELL,
Deputy Registrar of Voters.

The sponsors for Earl David (Maxie) Brown are:

Henry R. Bohlman, 756 Golden Gate Ave.; Longshoreman.
Henry W. Chapman, 381-A Ivy St.; Longshoreman.
Enrico G. Conti, 67 University St.; Tavern Owner.
William D. Coughlin, 1389 Church St.; Consultant.
Mrs. Ella Deise, 331 Franklin St.; Housewife.
John Gilroy, 331 Franklin St.; Retired Fireman.
Frank A. Knoff, 754 Golden Gate Ave.; Orderly.
Peter Paul Martini, 1553 Dolores St.; Service Station Owner.
Anna McKeown, 690 Guerrero St., Apt. 4; Housewife.
Edward Noble, 754 Golden Gate Ave.; Retired.
Robert E. Quinn, 737 McAllister St.; Guard.
A. E. Sheehan, 1530 Green St.; Salesman.
Clarence Max Shew, 4450 Geary Blvd.; Station (Service) Operator.
Emily J. Shew, 4450 Geary Blvd.; Clerk — U. S. Army.
August Wuttke, 889 Golden Gate Ave.; Clerk.
For Supervisor

MATTHEW C. (MATT) CARBERRY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Matthew C. (Matt) Carberry. My residence address is at No. 1542 - 34th Avenue, San Francisco. My business or occupation is Administrator - Public Accountant.

My qualifications for said office are as follows: Aged forty-two, Accountant, married, three children, home owner, tax-payer. Born and educated here; graduate University of San Francisco, School of Business. Twenty-five years experience private business and key governmental posts. Past president Junior Chamber of Commerce and other community organizations. Chairman and member several committees responsible for charter changes promoting public welfare and strengthening city planning. Pledged to unification of business, labor, and government to advance city’s common good; promotion of new industries; adequate transportation; maximum service for the tax dollar. I pledge honesty of purpose and willingness to do the job.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Administrator - Public Accountant” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: MATTHEW C. CARBERRY.

Subscribed before me and filed this 28th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Matthew C. (Matt) Carberry are:

Mrs. Stella Pisani Carberry, 1542 - 34th Ave.; Housewife.
Edward A. Barry, 1410 Portola Dr.; Attorney, Past Commander Post 6108, V.F.W.
Paul A. Bissinger, 2500 Divisadero St.; Merchant.
Belford Brown, 157 Lunado Way; Banker.
John J. Carberry, 3842 - 26th St.; Retired Fireman.
Peter J. Cresci, 3451 Broderick St.; Salesman — Past Noble Grand Arch Druids.
James W. Cross, 1222 - 9th Ave.; President-Business Manager Commercial Telegraphers Union A.F.L., Local 34.
Dr. Robert Gross, 2362 Bay St.; Dentist.
Fred H. Hule, 1255 Jackson St.; Secretary of Chew Lun Ben. Assn’.
John J. Kenny, 1338 - 39th Ave.; Member Board of Trustees, Brotherhood Railway Clerks Lodge 854, A.F.L.
Gus Knecht, Jr., 2517 Pacific Ave.; President, S.F. Volunteers for Better Government.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Arthur T. Poheim, 1699 Vallejo St.; Merchant.
Henry R. Rolph, 2626 Lyon St.; Attorney at Law.
Patrick J. Ruane, 1044 Guerrero St.; Past Commander American Legion, Lathing & Plastering Contractor.
Harold P. Schulz, 66 Sotelo Ave.; Optometrist.
Jerd Sullivan, 864 Francisco St.; Banker.
John H. Swanson, 101 San Aleso Ave.; Bowling Alley Owner.
Emile D. Torre, 2526 Francisco St.; Physician.
For Supervisor

GEORGE CHRISTOPHER

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is George Christopher. My residence address is at No. 3031 - 25th Avenue, San Francisco. My business or occupation is Dairy Owner - Supervisor.

My qualifications for said office are as follows: As a business man, I believe in the sound, constructive principles which preserve the economic integrity of our government. Economy, in keeping with the essential services of the Community, is imperative. I have advocated expanded convention facilities to increase our tourist trade; reclamation of submerged lands to make up for lost industrial sites and payrolls through Freeway construction; improvement of our transit system by placing it under jurisdiction of an expert Transit Commission. Having served as President of the Board, and as a member of the Finance Committee, I want to devote my experience to the welfare of our citizens.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: GEORGE CHRISTOPHER.

Subscribed before me and filed this 16th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By HAROLD J. O’DONNELL,
Deputy Registrar of Voters.

The sponsors for George Christopher are:
Mrs. George Christopher, 3031-25th Ave.; housewife.
Jesse C. Colman, 1275 Greenwich St.; president, The Leighton Industries, Inc.
Daniel F. Del Carlo, 3445 Pierce St.; Apt. 304; labor representative.
Walter H. Duane, 2750 Divisadero St.; attorney at law.
Charles Rosenthal, 1000 Mason St.; retired.
Jerd Sullivan, 864 Francisco St.; banker.
Patricia H. Connich, 1222-8th Avenue; housewife.
Jos. A. Moore Jr., 2590 Green St.; business executive.
John M. Ratto, 1215 Bay St.; real estate broker.
Mrs. Twain Michelsen, 150 Font Blvd., Apt. 12-H; housewife.
James S. Kearney, 1871-35th Ave.; labor relations.
Harold L. Zellerbach, 3410 Jackson St.; paper manufacturer.
Earl S. Loule, 1255 Jackson St.; importer.
Dr. Peter T. Angel, 850-40th Ave.; retired.
Mrs. Pat McMurray, 4314 Fulton St.; housewife.
Charles Spivock, 45 Montclair Terrace; builder.
Robert McCarthy, 1050 Kirkham St.; general contractor.
S. Lee Vavuris, 48 Sylvan Drive; attorney at law.
Hazel M. O’Brien, 12 Nahua St.; secretary-treasurer of Waitresses Union No. 48.
Henry F. Petersen, 52 Pierce St.; public relations.
For Supervisor
AL GRAF

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Al Graf. My residence address is at No. 1574-41st Avenue, San Francisco. My business or occupation is Restaurateur.

My qualifications for said office are as follows: Born in this city. I am 43 years of age. I graduated from our public schools, I am married and the father of two children, I have been in business for the past 14 years. A veteran of World War II. I have actively participated in San Francisco civic affairs. I am a past chairman of the War Memorial Commission, past commander of the County Council and Post 408 of the American Legion. I am for new playgrounds, new libraries, more action and less talk, for rapid transit, for repairing of our hospitals and city properties that are in need of it. I will serve all the people of our city.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Restaurateur" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: AL GRAF.

Subscribed before me and filed this 22nd day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Al Graf are:

Lillian Graf, 1574-41st Ave.; Housewife.
Frank P. Agnost, 2454-46th Ave.; Newspaperman (S. F. Chronicle).
Stephen S. Biggio, 94 Danton St.; Salesman Mgr.
Dr. C. A. Ertola, 775 Francisco St.; Dentist.
Murray Frohman, 2243 Balboa St.; Insurance Broker.
Price J. Hall, 555 Pierce St.; Printing Executive.
George Krug, 2249 Ulloa St.; Florist.
Thomas J. Mackey, O.D., 393-20th Ave.; Optometrist.
A. C. Martinsen, 337 Bosworth St.; Businessman.
Walter L. May, 2228-16th Ave.; Retail Shoe Merchant.
Walter Nelson, 501 Felton St.; Longshoreman.
Robert W. Sadler, 1003 Clayton St.; Partner-Owner, Insurance Agency.
Jack F. Troy, 650-23rd Ave.; Teacher.
For Supervisor

JAMES LEO HALLEY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is James Leo Halley. My residence address is at No. 22 Seacliff Avenue, San Francisco. My business or occupation is Business Man.

My qualifications for said office are as follows: As your Supervisor and a business man, I have consistently endeavored to work sincerely and energetically for the best interests of all the people of my native San Francisco. I have always taken an independent and positive position on questions affecting your welfare. I will continue to support humanitarian and constructive measures; fight for economy and efficiency in government without impairing essential functions; and for tax relief, particularly on home owners and small business. I will be on the job for you.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: JAMES LEO HALLEY.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for James Leo Halley are:

Clara E. Halley, 22 Seacliff Ave.; Housewife.
Julian H. Alco, 2147 Union St.; Former State Prison Director & C. S. Practitioner.
Harold Berliner, 10 Crown Terrace; Business Executive.
Bernice Bowman, 70 Miraloma Dr.; Housewife.
Grace R. Butterfield, 262-26th Ave.; Housewife.
Daniel F. Del Carlo, 3445 Ponce St., Apt. 304; Labor Representative.
Dr. C. A. Ertola, 775 Francisco St.; Dental Surgeon.
John P. Figone, 1100 Union St.; Furniture Merchant.
John P. Flanagan, 3817 Jackson St.; Building Manager.
William D. Hadeler, 1275 Greenwich St.; Executive Sec'y, Calif. Grocers Assn.
Chang W. Lee, 1512 Jones St.; Dentist.
Cyril I. Magnin, 505 Geary St.; Merchant.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
George F. Oviedo, Sr., M.D., 2555 Filbert St.; Physician-Surgeon.
Theo. J. Roche, 301 Santa Clara Blvd.; Attorney.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Dr. Alfred A. Torre, 3264 Lyon St.; Dentist.
Paul Verdier, 1731 Folk St.; Laundry Owner.
Frances Zielinski, 192-2nd Ave.; Housewife.
For Supervisor

NORMAN H. IMPELMAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Norman H. Impelman. My residence address is at No. 925 Laguna Honda Blvd., San Francisco. My business or occupation is Business Man.

My qualifications for said office are as follows: I am a home owner and a taxpayer. I have three children in whose future, as well as all the children of San Francisco, I am vitally interested. I have been active in Improvement Club work and a past president. I am a delegate to the Central Council of Civic Improvement Clubs. I am a successful business man, a former chief auditor of the Alcohol Tax Unit of the Bureau of Internal Revenue. I have had an active interest in Civic affairs, working with the Junior Chamber of Commerce and Civil Defense and I have desire to serve all the people of San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Business Man" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: NORMAN H. IMPELMAN.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Norman H. Impelman are:

Ingvair Baldwinson, 320 Moncada Way; Builder.
J. Jay Burdon, 901 Junipero Serra Blvd.; Painting Contractor.
Lee Carie, 335 Buckingham Way; Owner of a Dress Shop.
Alfred E. Crescio, 50 Monticello St.; Wholesale Florist.
John W. Cunea, 27 Sargent St.; Salesman.
C. Deranleu, 978 Randolph St.; Insurance Broker.
M. C. Isaksen, 833 Randolph St.; Secretary-Treasurer, Barbers Union No. 148, A.F.L.
George T. Kerska, 279 Ramsell St.; Division Manager.
Evelyn C. LaPlace, 2476-21st Ave.; Gift Show Owner.
Esther McCune, 310 San Benito Way; Credit Manager.
George Melikian, 815 Randolph St.; Operating Manager, Cafe.
John F. O'Sullivan, 2266-17th Ave.; Lawyer.
Morris H. Singer, 37 Sequoia Way; Owner, Advertising Display Co., Display-rite.
Max Sobel, 2127 Broadway; Wholesale.
For Supervisor
FRANCES JAMES

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Frances James. My residence address is at No. 245 States Street, San Francisco. My business or occupation is Garment Worker.

My qualifications for said office are as follows: I am endorsed by the Socialist Workers Party. The real issues in this campaign are working class opposition to the witch-hunt assault on our civil rights, to the anti-labor legislation and to the all-time high cost of living. As an attempt to avert depression and protect their profits, big business is driving towards war and is out to smash organized labor's strength. I am for working class unity in defense of our civil rights and protection of workers' living standards. Against government intervention in Trade Union affairs. For an FEP enforced by labor and minority groups.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Garment Worker" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: FRANCES JAMES.

Subscribed before me and filed this 22nd day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Frances James are:

Frank Barbaria, 1454-15th St.; Electrician.
A. F. Harer, 1779 Mason St.; Longshoreman.
William D. Knaphide, 992 Oak St.; Student - File Clerk.
Edward Lee, 73-B Collingwood St.; Machinist.
George LeFlore, Jr., 262 Oak St.; Parking Lot Attendant.
Bertha Martin, 127 Bridgeview Dr.; Housewife.
Jan Muller, 1651 Market St.; Student.
James Robert Nicklas, 245 States St.; Laborer.
Esther Perry, 1669 Oakdale Ave.; Housewife.
Hayden H. Perry, 1669 Oakdale St.; Lithographer.
Mrs. Mary Stagliano, 2077 Golden Gate Ave.; Housewife.
Charlie Webb, 629 Fillmore St.; Janitor.
For Supervisor
MARVIN E. LEWIS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Marvin E. Lewis. My residence address is at No. 45 - 26th Avenue, San Francisco. My business or occupation is Attorney.

My qualifications for said office are as follows: San Francisco's greatest problems today are transportation and congestion. We must think in terms of moving people instead of cars. To induce motorists away from their cars in moving about the city the ride must be cheap, faster and more comfortable with proper ventilation. By inducing motorists to mass transit the taxpayers will save money. Expensive freeways thru San Francisco destroy recreational areas and take property off the tax rolls. Reduced automobile congestion increases business and keeps up property values. New ideas on traffic control must be tried. It is a great challenge and privilege to be a Supervisor of San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: MARVIN E. LEWIS.

Subscribed before me and filed this 21st day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Marvin E. Lewis are:

Frederica L. Lewis, 45-26th Ave.; Housewife.
Julian H. Alco, 2147 Union St.; Former State Prison Director of California & C. S. Practitioner.
Dr. Peter T. Angel, 850-40th Ave.; Retired.
Andrew L. Armand, 666-42nd Ave.; Laundry Owner.
Albert A. Axelrod, 135 Jordan Ave.; Attorney at Law.
Edw. B. Baron, 44 Casa Way; Retired.
Armond DeMartini, 110-32nd Ave.; Publisher, Little City News.
Daniel F. Del Carlo, 3445 Pierce St., Apt. 304; Labor Representative.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Activities.
Frances Josephine Dodson, 1612 Turk St.; Real Estate Management.
Theodore Fischer, 810 Stanyan St.; Library Commissioner.
M. C. Hermann, 201 Waller St., No. 303; Secretary.
Philip F. Landis, 3855 Washington St.; Insurance General Agent.
Evelyn C. LaPlace, 2476-21st Ave.; Gift Shop Owner.
Cyril I. Magnin, 505 Geary St.; Merchant.
Garret McEnery II, 3725 Washington St.; Attorney.
Maurice Moskowitz, 2900 Lake St.; Real Estate.
William A. O'Brien, 27 San Benito Way; Lawyer.
Han Yin Wong, 1019 Stockton St., Apt. 401; Restaurant.
J. EUGENE (GENE) McATEER

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is J. Eugene (Gene) McAteer. My residence address is at No. 130 Santa Ana Avenue, San Francisco. My business or occupation is Businessman and Attorney.

My qualifications for said office are as follows: I am a native San Franciscan. I graduated from a local grammar school, Mission High School, University of California and the School of Law, University of San Francisco. I served overseas in the United States Navy during World War II. I served as a member of the State of California’s Veterans Board from 1949 to 1952. I am a home owner and a successful business man in San Francisco. As an attorney, former union member and veteran, I believe that I am able to analyze our municipal problems from an impartial viewpoint. During my current term on the Board of Supervisors, I have approached all problems with an “open mind.” I am married to Frances M. Twphig and am the proud father of two sons.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: J. EUGENE McATEER.

Subscribed before me and filed this 15th day of September, 1953.
THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for J. Eugene (Gene) McAteer are:
Mrs. Frances M. McAteer, 130 Santa Ana Ave.; Housewife.
R. Emmet Allen, 1101 Green St.; Physician.
Bennie W. Cebula, 207 Pope St.; Carpenter.
Dr. C. A. Ertola, 775 Francisco St.; Dental Surgeon.
John P. Figone, 1100 Union St.; Furniture Merchant.
Walter A. Haas Jr., 2600 Broadway; Vice President, Levi, Strauss & Co.
Edward A. Hogan Jr., 766-3rd Ave.; Law School Dean.
Wm. H. Kilpatrick, 2491-24th Ave.; Secy-Treas., Cooks Union No. 44.
Marshall E. Leahy, 244 Moncada Way; Attorney.
Sam M. Markowitz, 250 Laurel St.; Insurance Counselor.
John D. Monaghan, 401 Grand View Ave.; Past Pres. Veterans Council of S. F.
Mrs. James R. Needles, 2015-17th Ave.; Housewife.
Wm. H. Quayle, 1244 Washington St.; Secy., Propeller Club, Port of S. F.
Samuel D. Sayad, 256 Santa Ana Ave.; Contractor.
John H. Swanson, 101 San Aleso Ave.; Bowling Alley Owner.
Mrs. Samuel E. Yee, 1020 Stockton St.; I.B.M. Operator.
For Supervisor
FRANCIS McCARTY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California; to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Francis McCarty. My residence address is at No. 3234 Divisadero Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Born in San Francisco, September 4, 1908; attended local schools, was graduated from University of California, 1930, Hastings College of Law, 1933; practicing attorney for twenty years; former law teacher, Golden Gate Law College; former President, Barristers Club; member Judiciary Committee, S. F. Bar Association; Board of Supervisor Committees: Public Utilities (chairman), Finance and Public Health; originator of Storyland project for children; married, father of three children; advocate subway, southern crossing, Bay Area rapid transit, reclamation of submerged industrial lands, return of port from state to local control, union air terminal, increased park and recreational facilities for adults and youngsters, 5c off-peak Saturday Muni fare.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: FRANCIS McCARTY.

Subscribed before me and filed this 17th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Francis McCarty are:
Alfred Paul Baylaucq, 611-34th Ave.; Wholesale Dry Cleaner.
R. N. Buell, 2512 Pacific Ave.; Business Executive.
Joe Cervetto, 393 Green St.; Contractor.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Activities.
Henry F. Fischer, 4333 Geary Blvd.; Businessman.
Alan Fleshacker, 335 Powell St.; Chemical Manufacturer.
Robert Grosso, 2362 Bay St.; Dentist.
George Hardy, 1653-16th Ave.; Intern'l Vice Pres., Bldg. Service Emp.; A.F.L.
M. C. "Sam" Hermann, 201 Waller St., No. 303; Secretary.
H. Joseph Kertz, 1496-29th Ave.; Appraiser.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
James E. Murphy, 34 Wilder Ave.; Secretary, Labor Union.
William A. O'Brien, 27 San Benito Way; Lawyer.
Eugene H. O'Donnell, 1526 Plymouth Ave.; Attorney at Law.
Andre J. Pechoultres, 2331 North Point St.; Real Estate and Insurance Broker.
Joseph S. Quan, 574-18th Ave.; Restaurateur.
Samuel R. Sherman, M.D., 2810 Pacific Ave.; Physician and Surgeon.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Thomas P. White, 2198-31st Ave.; Labor Union Executive.
Harold L. Zellerbach, 3410 Jackson St.; Paper Manufacturer.
For Supervisor

L. PATRICK "BUD" O'BRIEN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is L. Patrick "Bud" O'Brien. My residence address is at No. 2470 - 32nd Avenue, San Francisco. My business or occupation is Businessman.

My qualifications for said office are as follows: I am a homeowner and a taxpayer. Married and have two children attending St. Gabriel's school. Worked very hard for a "Yes" vote on number 3 when this measure was presented last year. I am very much interested in the neighborhoods having a stronger representation on our Board of Supervisors. I will always oppose wasteful spending and excessive taxation, bearing in mind that such costs are always reflected to the taxpayer. I have twenty years of active business experience and will work for better transportation, improved parking, also recreational facilities for our children.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Businessman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: L. PATRICK "BUD" O'BRIEN.

Subscribed before me and filed this 21st day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for L. Patrick "Bud" O'Brien are:

Mrs. Tillie O'Brien, 2470 - 32nd Ave.; Housewife.
Alice P. Cassidy, 3722 - 21st St.; Secretary.
Frank J. Doherty, 2143 - 42nd Ave.; Traffic Representative—Isthmian Steamship Co.
John Murray Fox, 110 - 6th Ave.; Steamship.
Murray Frohman, 2243 Balboa St.; Insurance Broker.
Harold S. Gilbert, 2140 Vallejo St.; Gold Mining.
Geo. B. Gillin, 2200 Leavenworth St.; Insurance.
Irving F. Lyons, Jr., 16 Lyndhurst Dr.; General Freight Agent.
A. W. MacNichol, 1456 Fulton St.; MacNichol & Co. (Owner) Freight Handler.
Joseph P. McGowan, 128 Duncan St.; Clerk.
Mrs. Nora L. McGowan, 128 Duncan St.; Housewife.
James T. Reilly, 115 Serrano Dr.; Office Manager.
R. W. Schaefer, 3060 Scott St.; General Passenger Agent — P F E L.
Jay Warnock Walsh, Jr., 130 Pacheco St.; Advertising Executive.
For Supervisor
EMILIO RUTA

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Emilio Ruta. My residence address is at No. 2824 - 23rd Street, San Francisco. My business or occupation is Real Estate Broker and Notary.

My qualifications for said office are as follows: Resident and property owner of San Francisco over 25 years. I am a Real Estate Broker, Notary and General Merchant. Married; two grown sons. World War I veteran. I know the needs and requirements of San Francisco, and, as Supervisor, I will devote utmost energy towards the advancement of our city, by: (1) providing plenty and good transportation; (2) lowering taxes; (3) keep streets in proper repair; (4) raise salaries for underpaid teachers to proper amounts; (5) advance and strive for a greater and stupendous San Francisco by the annexation of Alameda, Contra Costa, Marin and San Mateo Counties.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Real Estate and Notary” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: EMILIO RUTA.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters;
By P. J. O’SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Emilio Ruta are:

Mrs. Mary Ruta, 2824 - 23rd St.; Restaurant Owner.
George T. Alvers, 326 College Ave.; Real Estate Broker.
Henry Bucher, 234 Brentwood Ave.; Salesman.
Andrew S. Castro, 629-9th Ave.; Painting Contractor.
William Coulter, 1361 Cayuga Ave.; Cocktail Bar & Restaurant Owner.
George M. Del Secco, 1125 Guerrero St.; Real Estate Broker.
Renee Dowd, 798 Post St.; Ass’t Manager, 701 Post St.
Mrs. E. J. Doyle, 1418 York St.; Housewife.
E. J. Doyle, 1418 York St.; Banker.
Amber Gail Fannon, 174 Guerrero St.; Head Girl (Mannings Cafe).
James M. Hackett, 2826 - 23rd St.; Real Estate Broker.
Ann Kannigan, 2006 - 22nd St.; Housewife.
James D. Rae, 485 - 18th Ave.; Buyer.
Clara L. Spagnoli, 329 - 6th Ave.; Secretary and Housewife.
Ernest Spagnoli, 383 Arguello Blvd.; Attorney at Law.
Louis V. Vasquez, 86 Rotteck St.; Attorney at Law — Notary Public.
Aaron Vinkler, 2637 Noriega St.; Laywer.
For City Attorney

DION R. HOLM

I hereby declare myself a candidate for the office of City Attorney for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Dion R. Holm. My residence address is at No. 97 Central Avenue, San Francisco. My business or occupation is City Attorney of San Francisco.

My qualifications for said office are as follows: I submit my candidacy for re-election as City Attorney on my record of experience and accomplishment in this vital municipal office. For two decades, as City Attorney and previously as Chief Deputy City Attorney, Water Department Attorney and Chief Public Utilities Counsel, I have saved and recovered millions of dollars for the city in litigation of far-reaching importance. I have successfully fought the city's legal battles before all State and Federal courts and the United States Supreme Court. I am a World War veteran; four of my sons are World War II veterans. On my record, I respectfully seek re-election.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: DION R. HOLM.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

The sponsors for Dion R. Holm are:

Jesse C. Colman, 1275 Greenwich St.; President, The Leighton Industries, Inc.
Roger D. Lapham, 3680 Jackson St.; Industrialist.
Grace R. Butterfield, 262-20th Ave.; Housewife.
Ruby Bacigalupi, 1870 Jackson St.; Housewife.
Garret McInerney II, 3725 Washington St.; Attorney.
Henry Lem, 1124 Broadway, Newspaperman.
Paul Verdier, 1731 Polk St.; Laundry Owner.
Jerd Sullivan, 864 Francisco St.; Banker.
William J. Kirby, 1044 Judah St.; Secretary-Treasurer, I.L.W.U. 10.
Thos. J. Riordan, 340-26th Ave.; Lawyer.
Theo. J. Roche, 301 Santa Clara Blvd.; Attorney.
John P. Figone, 1100 Union St.; Furniture Merchant.
John Allen Francis, 1610 Jones St.; Retired U. S. Employee.
Walter A. Dold, 200 Santa Clara Ave.; Attorney at Law.
Mrs. Julia F. Bode, 29 Lakewood Ave.; Homemaker.
Ben Selig, 350 Willard St.; Wholesale Butcher.
Constant J. Auger, 3819 Jackson St.; Retail Jewelers.
J. C. Berendsen, 2509 Broadway. Retired Merchant.
For Treasurer

JOHN J. GOODWIN

I hereby declare myself a candidate for the office of Treasurer for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is John J. Goodwin. My residence address is at No. 426 Jersey Street, San Francisco. My business or occupation is Treasurer, City and County of San Francisco, California.

My qualifications for said office are as follows: I am thoroughly familiar with all departments of the office of City and County Treasurer, having entered the department as a clerk, and through successful passage of civil service examinations, achieved the position of Chief Deputy Treasurer. During my incumbency as Treasurer, the office has been on a self-supporting basis, requiring no support from taxes. If retained I shall continue to devote my efforts to the maintenance of an efficient and well operated office.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: JOHN J. GOODWIN.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for John J. Goodwin are:

Ethel M. Goodwin, 426 Jersey St.; Housewife.
Jerd Sullivan, 864 Francisco St.; Banker.
Carl F. Wente, 537 Marina Blvd.; Banker.
Garret McEnery II, 3755 Washington St.; Attorney.
Parker Maddux, 2868 Vallejo St.; Banking.
Harold A. Berliner, 10 Crown Terrace; Business Executive.
Michael J. Buckley, 255 Buckingham Way; Shipping.
Rev. Dr. Rudolph I. Coffee, 2400 Buchanan St.; Clergyman.
Daniel F. Del Carlo, 3445 Pierce St., Apt. 304; Labor Representative.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Activities.
Elizabeth Kelley, 656 O'Farrell St.; Business Agent for Waitress Union.
Mrs. Helen M. Maloney, 350 Missouri St.; Housewife.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
Jos. P. Osterloh, 1137 Diamond St.; Retired.
Joseph S. Quan, 574-18th Ave.; Restaurateur.
Joseph F. Rae, 159 Collingwood St.; Printer & Publisher — Prop. Dolores Press.
Wm. J. Raffeto, Jr., 2383 Union St.; Insurance Broker.
Michael Riordan, 1501-6th Ave.; Dairy Business.
Francis P. Walsh, 52 Nido Ave.; Attorney at Law.
For Judge of Municipal Court Office 1

WALTER CARPENETI

I hereby declare myself a candidate for the office of Judge of Municipal Court Office 1 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Walter Carpeneti. My residence address is at No. 87 Rockaway Avenue, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: I was born and raised in San Francisco; educated in the public schools; graduate of Mission High School; the University of California and its School of Law. Thereafter engaged in private practice including the trial of civil and criminal cases. Served as Assistant District Attorney under the late Matthew F. Brady. I am married and the father of three children. While serving as a Municipal Judge I have endeavored to conduct my office with fairness, tolerance and equal justice to all.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: WALTER CARPENETI.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for Walter Carpeneti are:

Mrs. Walter Carpeneti, 87 Rockaway Ave.; Housewife.
Paul A. Bissinger, 2500 Divisadero St.; Merchant.
Henry J. Budde, 289 Edgewood Ave.; Publisher.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Activities.
Joseph J. Diviny, 3455 Pierce St.; Labor Representative.
Dr. C. A. Ertola, 775 Francisco St.; Dental Surgeon.
Robert Grosso, 2362 Bay St.; Dentist.
Walter A. Haas, Jr., 2666 Broadway; Vice President, Levi Strauss & Co.
Judge Herbert C. Kaufman, 1610-9th Ave.; Judge, Superior Court.
Elizabeth Kelley, 656 O'Farrell St.; B. A. Waitess Union Local 48.
Thomas A. Maloney, 350 Missouri St.; Insurance Broker and Legislator.
Garret McEnerney II, 3725 Washington St.; Attorney.
Margaret R. Murray, 1306 Portola Drive; Housewife.
Robert Paterson, 2670 Alemany Bvwl.; Labor Representative.
Reed W. Robinson, 125 Terrace Dr.; Candy Manufacturer.
Jesse H. Steinhart, 2212 Vallejo St.; Attorney at Law.
Alice Virginia Swelandt, 33-19th Ave.; Housewife.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Ernest L. West, 165 Marina Blvd.; Salesman.
I hereby declare myself a candidate for the office of Judge of Municipal Court Office 2 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Joseph M. Golden. My residence address is at No. 1030 Eddy Street, San Francisco. My business or occupation is Municipal Judge.

My qualifications for said office are as follows: Born in San Francisco. Attended public grammar school and the High School Department of the University of San Francisco. Graduate from the University of San Francisco July 1916, with degree of Bachelor of Laws. Admitted to the Bar July 1916. World War I veteran. Elected Police Judge November 1923. Reelected 1927. Upon the establishment of the Municipal Court was assigned to Civil Department where I am now presiding. Reelected 1931, 1935, 1941 and 1947 by over 167,000 votes. By reason of my thirty years consecutive judicial service, I am the Dean of the Municipal Court Bench. I ask your vote of confidence.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Municipal Judge" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: JOSEPH M. GOLDEN.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The Sponsors for Joseph M. Golden are:

Harold A. Berlinger, 10 Crown Terrace; Business Executive.
Frank Cames, 285 Bartlett St.; Past Pres., French Hospital and Lafayette Club.
Natalie Cereghino, 2596 Chestnut St.; Retail Butcher.
George A. Duddy, 1361-16th Ave.; Secretary, Golden Gate Aerie No. 61, F.O. Eagles.
T. F. Duffy, 2531-20th Ave.; Owner, Duffy Tile Co.
Claire Hart Dunn, 734 Page St.; Clubwoman.
Geo. B. Gillin, 2200 Leavenworth St.; Insurance.
M. C. Hermann, 201 Waller St., No. 303; Secretary.
Chas. A. Koenig, 1918 Jones St.; President, Inlaid Floor Co.
Parker Maddux, 2868 Vallejo St.; Banking.
Dan P. Maher, 2495-23rd Ave.; Paint Manufacturer.
Milton S. Maxwell, 2452 Funston Ave.; Inter'l Vice-President Butchers Union.
Alex J. McDonald, 1201 Gough St.; Notary Public & Real Estate.
Theresa Meikle, 1101 Green St.; Judge of the Superior Court.
Dr. Frank H. McKevitt, 604 Bush St.; Dentist.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
Ellen E. Murphy, 100 Alton Ave.; High Chief Ranger, I.O.F.
Thomas R. O'Day, 894-25th Ave.; Retired
Maurice L. Rapheld, 2400 Pacific Ave., Apt 806; Funeral Director.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
For Judge of Municipal Court Office 3

EDWARD F. O'DAY

I hereby declare myself a candidate for the office of Judge of Municipal Court Office 3 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Edward F. O'Day. My residence address is at No. 342 Granada Avenue, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: Elected Judge of the Municipal Court by the people of my native city November, 1947. Served in all branches of the Court since that time. Honored by my colleagues in 1949 by being selected Presiding Judge for the year 1950. Appointed pro tem Superior Court Judge by the Chief Justice of the Supreme Court of the State of California, acting as Chairman of the Judicial Council.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: EDWARD F. O’DAY.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.

By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for Edward F. O'Day are:

Mrs. Mary M. O'Day, 1353 Church St.; Housewife.
Harold Berliner, 10 Crown Terrace; Business Executive.
Peter Boudoures, 841-25th Ave.; Restaurateur.
Dr. C. A. Ertola, 775 Francisco St.; Dentist.
Dan Gallagher, 566 Crestlake Drive; Sheriff.
Bernard Golricelaya, 5726 California St.; Retired.
William D. Hadeler, 1275 Greenwich St.; Executive Sec'y, California Grocers Assn.
Gerald P. Haggerty, 1834 Anza St.; Insurance Broker.
Joseph A. Jackson, 57 Dalewood Way, Attorney at Law.
H. Joseph Kertz, 1496-29th Ave.; Appraiser.
Gerald S. Levin, 667-28th Ave.; Attorney at Law.
William M. Malone, 1 Gabilian Way; Attorney at Law.
Thomas A. Maloney, 350 Missouri St.; Insurance Broker and Legislature.
F. M. McAuliffe, 524 Post St.; Attorney at Law.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Maurice Moskowitz, 2900 Lake St.; Real Estate.
George H. Sandy, 2201 Pacific Ave.; Apartment House Operator.
Melvin Sohnick, 178 Stanyan St.; Wholesale Tobacco Dealer.
James J. Sullivan, 2558-17th Ave.; Realtor.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
For Judge of Municipal Court Office 4

JOHN J. McMAHON

I hereby declare myself a candidate for the office of Judge, Municipal Court Office 4 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 3, 1953, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is John J. McMahon. My residence address is at No. 3841 Clement Street, San Francisco. My business or occupation is Judge, Municipal Court.

My qualifications for said office are as follows: I attended public schools, graduated in Nineteen Twenty-five with a Bachelor of Law degree from the University of San Francisco, thereafter practiced civil law and also served as San Francisco Deputy District Attorney until my Nineteen Forty-two appointment as Municipal Judge. In Nineteen Forty-three I voluntarily left the bench and served for twenty-five months, until victory on all fronts, with the Armed Forces. I am the Presiding Judge having been unanimously elected Chief Judge of the Court by my fellow jurists. San Franciscans already have honored me with 428,658 votes for judicial office and I solemnly pledge my utmost efforts to a continuance of justice with tolerance and understanding for all.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 3, 1953.

Signature of Candidate: JOHN J. McMAHON.

Subscribed before me and filed this 14th day of September, 1953.

THOS. A. TOOMEY,
Registrar of Voters.
By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for John J. McMahon are:
Anthony Anselmo, 2622-34th Ave.; Labor Representative.
Louisa A. Budde, 45 Hartford St.; Housewife.
Andrew F. Burke, 2511 Pacific Ave.; Lawyer.
George Peterson Cherakis, 1250 Jones St.; Real Estate & Insurance Broker.
George Eidelstein, 474 Euclid Ave.; Merchant.
Adrien J. Falk, 1075 California St.; President, S & W Fine Foods Inc.
Henry F. Fischer, 4333 Geary Blvd.; Businessman.
Sol Friedenberg, 818-35th Ave.; Past Commander Advance Post American Legion.
Timothy F. Flynn, 2985 Pacific Ave.; Union Representative.
Carlton B. Goodlett, 579 Los Palmos Dr.; Physician and Surgeon.
M. C. Hermann, 201 Waller St., No. 303; Past Adj., Dept. of Calif. V.F.W.
Chang W. Lee, 1512 Jones St.; Dentist.
Parker Maddux, 2868 Vallejo St.; Banking.
Margaret R. Murray, 1306 Portola Dr.; Housewife.
John M. Nagle, 196 Castenada Ave.; Physician.
J. A. Pasqualetti, 1466 Greenwich St.; Retired Builder.
Victor S. Swanson, 366-15th Ave.; Operating Engineer.
H. A. Tagliabue, 282 Silver Ave.; Dentist.
Mary McGinn Taylor, 2315-25th Ave.; Public Relations.
Pau Verdi, 1731 Polk St.; Laundry Owner.
PROPOSITIONS
PROPOSITION A

MUNICIPAL RAILWAY FURTHER IMPROVEMENT, BONDS, 1953. To incur a bonded indebtedness in the sum of $2,749,000 for further improvement of the Municipal Railway.

File No. 9693-5

(Series of 1939)

Ordinance No. 8146

CALLING AND PROVIDING FOR A SPECIAL-ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1953, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED DEBT OF THE CITY AND COUNTY TO THE AMOUNT OF $2,749,000 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: A FURTHER IMPROVEMENT OF THE MUNICIPAL RAILWAY CONSISTING OF EXTENSION OF NO. 8 TROLLEY COACH LINE AND CONVERSION OF B AND J LINES TO TROLLEY COACH OPERATION, THE PURCHASE OF NEW TROLLEY COACHES, CONSTRUCTION OF A SUBSTATION, FEEDER CONNECTIONS TO SUBSTATIONS, EXTENSION OF KIRKLAND YARD AND IMPROVEMENTS TO ELKTON SHOP, AND ALL OTHER WORKS, PROPERTY OR STRUCTURES NECESSARY OR CONVENIENT FOR THE FURTHER EXTENSION AND IMPROVEMENT OF THE MUNICIPAL RAILWAY, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAN FRANCISCO FOR SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY OF SAN FRANCISCO AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR FURTHER IMPROVEMENT OF THE MUNICIPAL RAILWAY; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3d day of November, 1953, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $2,749,000 for the
acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: A further improvement of the Municipal Railway consisting of extension of No. 8 Trolley Coach Line and conversion of B and J Lines to trolley coach operation, the purchase of new trolley coaches, construction of a substation, feeder connections to substations, extension of Kirkland Yard and improvements to Elkton Shop, and all other works, property or structures necessary or convenient for the further extension and improvement of the Municipal Railway.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13452 (Series of 1939), passed by more than two-thirds of said board, and approved by the Acting Mayor in the sum of $2,749,000, and such sum is, and was found by said resolution, to be, too great to be paid out of the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 open during the time required by said laws.

Section 4. The said special election hereby called shall be and hereby is consolidated with the General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Municipal Railway Further Improvement Bonds, 1953. To incur a bonded indebtedness in the sum of $2,749,000 for further improvement of the Municipal Railway."
To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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 machines, shall constitute a vote against the proposition. Said voting machines and the preparation of the same shall comply in all respects with the provision of law.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as "serials," and shall bear interest at a rate not to exceed 6 per centum per annum, payable semiannually.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least seven (7) days in the San Francisco Chronicle, a newspaper published daily in the City and County of San Francisco, being the official newspaper of said city and county and such publication shall constitute notice of said election and no other notice of the election hereby called need be given.

APPROVED, as to form,

DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 31, 1953.

Ayes: Supervisors Arnold, Christopher, Dobbs, Halley, Mancuso, McAteer, McCarty, Mead.

Noes: Supervisors Ferdon, Lewis.

Absent: Supervisor Sullivan.

JOHN R. McGRATH, Clerk.
Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 8, 1953.


Noes: Supervisor Lewis.

Absent: Supervisors Arnold, Ferdon.

I hereby certify that the foregoing ordinance was finally passed by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH, Clerk

Approved September 11, 1953.

ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION “A”

Municipal Railway Extension and Improvement Bonds

Proposition “A” recommends to the voters a general obligation bond issue in the amount of $2,749,000.

Following are the improvements contemplated:

1. Extension of the No. 8 trolley coach line to serve new territory and which the Public Utilities Commission claims will effect a saving of $30,000 annually.

2. Conversion of the Geary Street lines to trolley coach operation which the Public Utilities Commission claims will provide an annual reduction in operating expense of approximately $300,000.

3. Conversion to trolley coach operation and extension of the J street car line which the Public Utilities Commission claims would provide an annual saving of approximately $150,000.

4. The Public Utilities Commission claims they will improve and extend automotive shops and storage yards.

5. Construct an automatic substation to furnish electric power to proposed trolley coach lines and provide better power service on existing lines.

Summary of Proposed Expenditures

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Trolley Coach Extension</td>
<td>$757,000</td>
</tr>
<tr>
<td>B. 75 New Trolley Coaches</td>
<td>$1,650,000</td>
</tr>
<tr>
<td>C. New Substation</td>
<td>$152,000</td>
</tr>
<tr>
<td>D. Feeder Connections</td>
<td>$85,000</td>
</tr>
<tr>
<td>E. Shop and Garage</td>
<td>$85,000</td>
</tr>
</tbody>
</table>

$2,749,000

It will be noted that the proposed expenditures will not only extend and improve service but will effect economies of approximately $480,000 annually.

Although at the present time the Municipal Railway is entirely self-supporting, the continued rise in the price index dictates a need for further efficiencies which can be combined with service improvements. Proposition “A” will accomplish these objectives according to the Public Utilities Commission.

Vote “Yes” on Proposition “A”

This argument is sponsored by the Citizen’s Committee for Better Muni Service.

BENJ. H. SWIG, Chairman.

LLOYD E. GRAYBIEL, Secretary-Treasurer.

29
On August 31, 1953, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 3, 1953, by the following vote:
Ayes: Supervisors Arnold, Christopher, Dobbs, Halley, McAteer, McCarty, Mead.
Noes: Supervisors Fehren, Lewis, Mancuso.
Absent: Supervisor Sullivan.

JOHN R. McGRATH, Clerk,
Board of Supervisors.

CONTROLLER’S STATEMENT PURSUANT TO CHARTER
SECTION 183

PROPOSITION “A”

Should the proposed $2,749,000 Municipal Railway Further Improvement Bonds, 1953, be authorized and when all bonds shall have been issued it is estimated that the average amount required annually for fifteen years to pay the interest thereon and redemption thereof will be approximately $219,920. In our opinion this amount will have to be provided by ad valorem tax levy and based on the current assessment roll said amount will be equivalent to one and eight-tenths cents in the tax rate.

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

PROPOSITION B

MUNICIPAL RAILWAY REHABILITATION BONDS, 1953. To incur a bonded indebtedness in the sum of $3,871,000 for further rehabilitation of the Municipal Railway.

File No. 9693-4

Ordinance No. 8145

(Series of 1939)

COMPLETE FURTHER REHABILITATION OF THE MUNICIPAL RAILWAY, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAN FRANCISCO FOR SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY OF SAN FRANCISCO AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR FURTHER REHABILITATION OF SAID MUNICIPAL RAILWAY; FIXING RATE OF INTEREST ON SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3d day of November, 1853, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $3,871,000 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: A further rehabilitation of the Municipal Railway consisting of reconstruction of California Streetcars and California-Hyde Carhouse, new grips, fare boxes, radio cars, the purchase of new motor coaches and new streetcars, the rerouting and reconstruction of certain lines or routes, including the removal of unused tracks and construction of new tracks, and all other works, property or structures necessary or convenient for the complete further rehabilitation of the Municipal Railway.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13451 (Series of 1939), passed by more than two-thirds of said Board, and approved by the Acting Mayor in the sum of $3,871,000, and such sum is, and was found by said resolution, to be, too great to be paid out of the ordinary annual income and revenue of the City and County, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Municipal Railway Rehabilitation Bonds, 1953. To incur a bonded indebtedness in the sum of $3,871,000 for further rehabilitation of the Municipal Railway."

To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as "serials," and shall bear interest at a rate not to exceed 6 per centum per annum, payable semiannually.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next
general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least
(7) days in the San Francisco Chronicle, a newspaper published daily
in the City and County of San Francisco, being the official newspaper of
said city and county and such publication shall constitute notice of said
election and no other notice of the election hereby called need be given.
APPROVED, as to form,
DION R. HOLM, City Attorney.
Passed for Second Reading—Board of Supervisors, San Francisco,
August 31, 1953.
Ayes: Supervisors Arnold, Christopher, Dobbs, Halley, Lewis, Mc-
Ateer, McCarty, Mead.
Noes: Supervisors Ferdon, Mancuso.
Absent: Supervisor Sullivan.

JOHN R. McGRATH, Clerk.
Read Second Time and Finally Passed—Board of Supervisors, San
Francisco, September 8, 1953.
Ayes: Supervisors Christopher, Dobbs, Halley, Lewis, McAteer, Mc-
Carty, Mead, Sullivan.
Noes: Supervisor Mancuso.
Absent: Supervisors Arnold, Ferdon.

I hereby certify that the foregoing ordinance was finally passed by
the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH, Clerk.

Approved September 11, 1953.

ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION "B"
Municipal Railway Rehabilitation Bonds

Proposition "B" recommends to the voters a general obligation bond
issue in the amount of $3,871,000, largely for the purpose of replacing
worn-out equipment.

Following are the principal items:
1. Rebuild California Street cable cars, provide them with new grips
and rehabilitate California-Hyde carhouse.
2. Purchase 108 new 50-passenger motor coaches to replace those
now worn-out or obsolete and to make possible additional express services.
3. Purchase 15 new streamline street cars to supplement those already
in service on the four tunnel lines.
4. Remove unused street car tracks and repave Fourth, Stockton,
Chestnut, San Jose, Onondaga and Ocean avenues and streets to further
the street improvement program.
5. Provide additional radio cars to step up street supervision and
accident coverage.

Summary of Proposed Expenditures

A. Cable Car System .................................................. $75,000
B. 108 New Motor Coaches ......................................... 2,383,000
C. 15 New F.C.C. Street Cars and Track Improvement .......... 718,000
D. New Fare Boxes .................................................... 293,000
E. Radio Cars .......................................................... 24,000
F. Track Removals ..................................................... 378,000

$3,871,000
Replacement of small, obsolete coaches which have been in service from 11 to 15 years with new and larger vehicles will provide 20 per cent more seats and greatly improve services in all parts of the city.

Traffic flow and service frequency will be improved in the Sunset, Richmond, Marina, Mission, Potrero, Ingleside, Lakeside, North Beach, Ocean View, Bayshore, Visitacion Valley and many other areas.

Breakdown of over-age equipment will be reduced to a minimum and maintenance costs will be lowered by approximately $200,000 annually, according to the Public Utilities Commission. The net annual savings for all proposals included in Proposition "B" are conservatively estimated by the Public Utilities Commission at $300,000 each year.

Vote "Yes" on Proposition "B"

This argument is sponsored by the Citizen's Committee for Better Muni Service.

BENJ. H. SWIG, Chairman.
LLOYD E. GRAYBIEL, Secretary-Treasurer.

On August 31, 1953, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 3, 1953, by the following vote:

Ayes: Supervisors Arnold, Christopher, Dobbs, Halley, Lewis, McAteer, McCarty, Mead.

Noes: Supervisors Ferdon, Mancuso.

Absent: Supervisor Sullivan.

JOHN R. McGrath, Clerk,
Board of Supervisors.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER
SECTION 183

PROPOSITION "B"

Should the proposed $3,871,000 Municipal Railway Rehabilitation Bonds, 1953, be authorized and when all bonds shall have been issued it is estimated that the average amount required annually for fifteen years to pay the interest thereon and redemption thereof will be approximately $312,680. In our opinion this amount will have to be provided by ad valorem tax levy and based on the current assessment roll said amount will be equivalent to two and six-tenths cents in the tax rate.

HARRY D. ROSS, Controller,
City and County of San Francisco.
Amends Charter Section 74; provides that any utility budget where expenditures exceed estimated revenues a sum not to exceed 3/4¢ on each $100 valuation of property may be included for capital costs.

CHARTER AMENDMENT

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 74 thereof, relating to appropriations to meet utility deficits.

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 November 3, 1953, a proposal to amend the charter of said city and county by amending Section 74 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)).

APPROPRIATIONS TO MEET UTILITY DEFICITS

Section 74. In the event the public utilities commission and the mayor shall propose a budget for any utility which will exceed the estimated revenue of such utility, it shall require a vote of two-thirds of all members of the board of supervisors to approve such budget estimate and to appropriate the funds necessary to provide for the deficiency. ((No such budget of expenditures in excess of estimated revenues shall be so approved to provide for and include proposed expenditures for additions, betterments, extensions or other capital costs, which shall require financing by authorization and sale of bonds.)) Such budget of expenditures in excess of estimated revenues may be approved to provide for and include proposed expenditures, for additions, betterments, extensions or capital costs, in amount not to exceed three quarters of one cent ($0.0075) on each one hundred dollars ($100.00) valuation of property assessed in and subject to taxation by the city and county; proposed expenditures for additions, betterments, extensions or other capital costs in excess thereof shall require financing by authorization and sale of bonds. This section shall have precedence over Section 127 of this charter and any other section deemed in conflict herewith.

Ordered Submitted—Board of Supervisors, San Francisco, May 25, 1953.


Absent: Supervisor Mancuso.

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.
CONTROLLER'S STATEMENT PURSUANT TO CHARTER
SECTION 183

PROPOSITION “C”

This is a measure to provide for a maximum annual provision for capital additions for utilities owned by the City and County of San Francisco which are not self-supporting. At the present time there will be two such utilities: the San Francisco Airport and the Municipal Railway. It is possible that with the approval by the voters of the Municipal Railway bond issue there will be no requirement for capital additions for the Municipal Railway for some time in the future. Should the proposed charter amendment be approved the additional annual provision will not be more than three-quarters of one cent ($.0075) in the tax rate for each such utility, subject to approval by the Mayor and the Board of Supervisors.

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

PROPOSITION D

WAREHOUSE AND VOTING MACHINE BONDS, 1953. To incur a bonded indebtedness in the sum of $495,000 for the acquisition, construction and completion of a voting machine warehouse and workshop within the City and County of San Francisco.

File No. 10697-2

Ordinance No. 8148

(Series of 1939)

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1953, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED DEBT OF THE CITY AND COUNTY TO THE AMOUNT OF $495,000 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: THE ACQUISITION OF LANDS AND THE IMPROVEMENT THEREOF BY THE CONSTRUCTION OF A WAREHOUSE THEREON FOR THE STORAGE OF, AND TO PROVIDE THEREIN A WORKSHOP WITH APPURTENANCES THERETO FOR THE REPAIR AND ASSEMBLING OF VOTING MACHINES, ALL WITHIN THE CITY AND COUNTY OF SAN FRANCISCO, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAN FRANCISCO FOR SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY OF SAN FRANCISCO AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY
AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION OF A WAREHOUSE AND WORKSHOP THEREIN FOR THE STORAGE, REPAIR AND ASSEMBLING OF VOTING MACHINES WITHIN THE CITY AND COUNTY, TOGETHER WITH THEIR APPURTENANCES; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3d day of November, 1953, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $495,000 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: The acquisition of lands and the improvement thereof by the construction of a warehouse thereon for the storage of, and to provide therein a workshop with appurtenances thereto for the repair and assembling of voting machines, all within the City and County of San Francisco.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13559 (Series of 1939), passed by more than two-thirds of said board, and approved by the Mayor in the sum of $495,000, and such sum is, and was found by said resolution, to be, too great to be paid out of the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Voting Machine Warehouse Bonds, 1953. To incur a bonded indebtedness in the sum of $495,000 for the acquisition, construction and completion of a voting machine warehouse and workshop within the City and County of San Francisco."

To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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 provision of law.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as "serials," and shall bear interest at a rate not to exceed 6 per centum per annum, payable semi-annually.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least seven (7) days in the San Francisco Chronicle, a newspaper pub-
lished daily in the City and county of San Francisco, being the official newspaper of said city and county and such publication shall constitute notice of said election and no other notice of the election hereby called need be given.

APPROVED, as to form,
DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 31, 1953.
Ayes: Supervisors Arnold, Christopher, Dobbs, Ferdon, Halley, Mancuso, McAteer, McCarty, Mead.
Noes: Supervisor Lewis.
Absent: Supervisor Sullivan.

JOHN R. McGrath, Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 8, 1953.
Noes: Supervisor Lewis.
Absent: Supervisors Arnold, Ferdon.
I hereby certify that the foregoing ordinance was finally passed by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGrath, Clerk.

Approved September 11, 1953.
ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION "D"
Voting Machine Warehouse Bonds

This $495,000 bond issue is to finance the construction of a warehouse for the storage and servicing of the city's voting machines, now housed one-third under hazardous conditions in an old and obsolete city-owned building at 18th Street and Treat Avenue and two-thirds in a leased building at 150 Potrero Avenue.

The five-year lease on the Potrero building will expire in November, 1954, when it is hoped to have the new warehouse ready for occupancy.

It has been impossible over the years to rent a single building large enough and properly constructed for the handling of the 1460 voting machines which are centrally stored. Having the machines in two places when they are being prepared for elections causes inefficiency in use of personnel and the hazard of serious errors.

The 18th Street warehouse has a poor floor and inadequate lighting, and in other ways is an unsatisfactory and unsafe place to store and work on voting machines. The old brick building there should be demolished and the property sold for private use. The rented building on Potrero, besides being inadequate in size, is not properly constructed for efficient maintenance and servicing of the machines and the taking of the official vote counts. The rental of $900 a month for that property would be expected to be increased considerably, perhaps doubled, at the end of the present lease.

It is proposed to build a new warehouse at Quint and Hudson Streets, in the vicinity of the city's southeast sewage treatment plant. Preliminary plans have been prepared. The new structure will be plain
and as economically constructed as possible, but will have a smooth, hard floor essential for handling the machines, adequate daylight and artificial lighting, proper truck-loading platforms, and shop and office spaces. It will lend itself to the economical and efficient handling of the machines and will have a capacity to meet future requirements.

Successive grand jury committees have urged the construction of a new city voting machine warehouse. The Finance Committee of the Board of Supervisors urged the department to request annual budget appropriations to finance it, but that procedure did not work out. The bond issue will pay for the land, construction of the building, pavement within the property area, inspection during construction and other incidental costs.

It is believed that the proposed expenditure is justified and that in the long run the city will save money by making this investment.

On August 31, 1953, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 3, 1953, by the following vote:

Ayes: Supervisors Arnold, Christopher, Dobbs, Ferdon, Halley, Man-
cuso, McAtee, McCarty, Mead.

Noes: Supervisor Lewis.

Absent: Supervisor Sullivan.

JOHN R. MCGRATH, Clerk,
Board of Supervisors.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER
SECTION 183

PROPOSITION "D"

Should the proposed $495,000 Warehouse and Voting Machine Bonds, 1953, be authorized and when all bonds shall have been issued it is estimated that the average amount required annually for five years to pay the interest thereon and redemption thereof will be approximately $106,425. Based on the current assessment roll this will amount to an increase of nine-tenths of one cent in the tax rate.

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

PROPOSITION E

LIBRARY BONDS, 1953. To incur a bonded indebtedness in the sum of $1,894,950 for the acquisition, construction and completion of libraries and remodeling of libraries within the City and County of San Francisco.

File No. 10596-2

Ordinance No. 8147

(Series of 1939)

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1953, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED
DEBT OF THE CITY AND COUNTY TO THE AMOUNT OF $1,894,950 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: BUILDINGS, LANDS, STRUCTURES AND ALL OTHER WORKS, PROPERTIES AND APPURTENANCES NECESSARY OR CONVENIENT FOR BRANCH LIBRARY PURPOSES WITHIN THE CITY AND COUNTY OF SAN FRANCISCO, ADDITIONS TO AND IMPROVEMENTS OF THE EXISTING MAIN LIBRARY AND THE REMODELING OF EXISTING OTHER LIBRARIES, ALL WITHIN THE CITY AND COUNTY, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAN FRANCISCO OF SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY OF SAN FRANCISCO AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION OF LIBRARIES AND REMODELING OF LIBRARIES WITHIN THE CITY AND COUNTY, TOGETHER WITH THEIR APPURTENANCES; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. 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 November, 1953, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $1,894,950 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: Buildings, lands, structures and all other works, properties and appurtenances necessary or convenient for branch library purposes within the City and County of San Francisco, additions to and improvements of the existing Main Library and the remodeling of existing other libraries, all within the city and county.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13558 (Series of 1939), passed by more than two-thirds of said board, and approved by the Mayor in the sum of $1,894,950, and such sum is, and was found by said resolution, to be, too great to be paid out of the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds.
of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 election 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 General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Library Bonds, 1953. To incur a bonded indebtedness in the sum of $1,894,950 for the acquisition, construction and completion of libraries and remodeling of libraries, within the City and County of San Francisco."

To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the
electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as "serials," and shall bear interest at a rate not to exceed 6 per centum per annum; payable semiannually.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least seven (7) days in the San Francisco Chronicle, a newspaper published daily in the City and County of San Francisco, being the official newspaper of said city and county and such publication shall constitute notice of said election and no other notice of the election hereby called need be given.

APPROVED, as to form,

DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 31, 1953.


Absent: Supervisor Sullivan.

JOHN R. McGRATH, Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 8, 1953.


Absent: Supervisors Arnold, Ferdon.

I hereby certify that the foregoing ordinance was finally passed by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH, Clerk.

Approved September 11, 1953.

ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION "E"

Library Bonds

The Free Public Library is Available to All the Citizens—Children and Adults; Business Organizations and Governmental Agencies

Statistics show that the San Francisco Public Library is among the lowest tax-supported libraries in the United States.

The Free Public Library is as vital a part of our educational system as the schoolhouse... but San Francisco's Public Library has not kept pace with the growth of San Francisco. Inadequate facilities are endangering its position and minimizing its usefulness.

Passage of Proposition "E" will provide funds for this needed construction and improvements.

The proposed branch libraries will provide the expansion of service to districts now without service; it will provide adequate service for
districts now being served by inappropriate rented quarters; it will pro-
vide replacement of branch libraries now outmoded and poorly located
due to the development of the city; it will include the establishment
of a Bookmobile Service.

The Bond Proposal and funds allocated* will provide libraries for
the following districts:

Bayview Park-Presidio Pacific Heights
Buena Vista Ingleside Park-Merced-Stonestown
Diamond Heights Outer Mission Portola
Eureka Valley Outer Sunset Visitacion Valley
Excelsior

*North Beach — *Marina

The improvements to the Main Library would make it more work-
able from a functional viewpoint and would permit the proper housing
of the Library's rapidly growing collections and the establishment of
separate Art, Documents and Californiana divisions. No improvements
to the Main Library Building of any consequence have been under-
taken since the Library was constructed in 1917.

This argument is sponsored by the Library Commission.

SAM M. MARKOWITZ, President.

JAMES F. ALLEN JOHN RAYNOR GRAVES
FITZ-GERALD AMES, Sr. EVELYN C. LaPLACE
JOHN CUDDY MILTON K. LEPETICH
FRED DETTMERING MRS. J. HENRY MOHR
THEODORE FISCHER RENE A. VAYSSIE

The 1953 Library Bond Issue is endorsed by the Citizens' Committee
for Library Bonds:

PARKER MADDOX, Chairman
Achenbach, Moore S. Gupta, Ruth Church
Applegarth, Mrs. G. A. Haderler, W. D.
Beanston, Mrs. George Hart, Dr. Henry H.
Berliner, Mrs. Harold A. Huenergardt, Lottie
Bowman, Mrs. George H. Heller, Mrs. E. S.
Buck, Walter E. Impelman, Norman S.
Carfagni, Dr. A. B. Kilsby, Mrs. Frank
Cervetto, Joseph Klawans, J. R.
Chambers, Iva H. Klussmann, Mrs. Hans
Davies, Phillips S. Kramm, Alfred H.
Del Carlo, Daniel F. Lanning, Paul W.
Derre, Alvin F. Madison, Mrs. Marshall
Ertola, Dr. C. A. Maritzen, Pearl M.
Evans, Mrs. Rufus McClure, Stuart
Falk, Adrien J. McCormick, Ralph J.
Geary, Mrs. Joseph J. McGill, Ralph J.
Geraldo, Eugene Minudri, John C.
Grundel, Willard W. Morris, Mark

On August 31, 1953, the Board of Supervisors authorized the fore-
going argument for inclusion in the election pamphlet for November 3,
1953, by the following vote:

Ayes: Supervisors Arnold, Christopher, Dobbs, Ferdon, Halley, Lewis,
Mancuso, McAteer, McCarty, Mead.

Noes: None.
Absent: Supervisor Sullivan.  

CONTROLLER’S STATEMENT PURSUANT TO CHARTER  
SECTION 183  

PROPOSITION “E”  

Should the proposed $1,894,950 Library Bonds, 1953, be authorized and when all bonds shall have been issued it is estimated that the average amount required annually for fifteen years to pay the interest thereon and redemption thereof will be approximately $151,596. The annual increase in operation and maintenance costs when the additional facilities contemplated under this bond issued are in full operation is estimated by the Library Department to be $128,450, plus an additional initial outlay for books and equipment of $136,250. The total increased requirements in the first year of operation is therefore estimated to be $416,296. Based on the current assessment roll this will amount to an increase of three and four-tenths cents in the tax rate. In subsequent years the annual tax rate increase is estimated to be two and three-tenths cents.  

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

PROPOSITION F  

EXHIBIT HALL BONDS, 1953. To incur a bonded indebtedness in the sum of $3,275,000 for acquisition, construction and completion of an exhibit hall, including the relocation of utilities, all within the City and County of San Francisco.  

File No. 3551-5  

Ordinance No. 8144  

(Series of 1939)  

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1953, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED DEBT OF THE CITY AND COUNTY TO THE AMOUNT OF $3,275,000 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: AN EXHIBIT HALL, CONSISTING OF A MAIN FLOOR AND ROOF UNDER THE SURFACE OF THE SOUTHERLY ONE-HALF OF THE CIVIC CENTER PLAZA, WITH ACCESS UNDER GROVE STREET TO THE CIVIC AUDITORIUM, WITH ALL OTHER WORKS, PROP-
ERTY, OR STRUCTURES NECESSARY OR CONVENIENT FOR AN EXHIBIT HALL, INCLUDING THE RELOCATION OF UTILITIES, ALL WITHIN THE CITY AND COUNTY OF SAN FRANCISCO, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAN FRANCISCO FOR SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY OF SAN FRANCISCO AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREIN ABOVE REFERRED TO FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION OF AN EXHIBIT HALL, INCLUDING THE RELOCATION OF UTILITIES, ALL WITHIN THE CITY AND COUNTY; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3d day of November, 1953, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $3,275,000 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: An exhibit hall, consisting of a main floor and roof under the surface of the southerly one-half of the Civic Center Plaza, with access under Grove Street to the Civic Auditorium, with all other works, property, or structures necessary or convenient for an exhibit hall, including the relocation of utilities, all within the City and County of San Francisco.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13588 (Series of 1939), passed by more than two-thirds of said board, and approved by the Mayor in the sum of $3,275,000, and such sum is, and was found by said resolution, to be, too great to be paid out of the the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Exhibit Hall Bonds, 1953. To incur a bonded indebtedness in the sum of $3,275,000 for the acquisition, construction and completion of an exhibit hall, including the relocation of utilities, all within the City and County of San Francisco."

To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as "serials," and shall bear interest at a rate not to exceed 6 per centum per annum, payable semi-annually.

Section 7. For the purpose of paying the principal and interest of said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy
and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least seven (7) days in the San Francisco Chronicle, a newspaper published daily in the City and County of San Francisco, being the official newspaper of said city and county and such publication shall constitute notice of said election and no other notice of the election hereby called need be given.

APPROVED, as to form,
DION HOLM, City Attorney

Passed for Second Reading—Board of Supervisors, San Francisco, August 31, 1953.
Absent: Supervisor Sullivan.

JOHN R. McGrath, Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 8, 1953.
Absent: Supervisors Arnold, Ferdon.
I hereby certify that the foregoing ordinance was finally passed by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGrath, Clerk.

Approved, September 11, 1953.

ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION “F”
Bond Issue for Extension of the Civic Auditorium
Under Grove Street and Part of Civic Center Plaza

The bond issue of $3,275,000 proposed to the citizens of San Francisco by the unanimous vote of the Board of Supervisors to extend the Civic Auditorium under Grove Street and under part of the Civic Center Plaza will give San Francisco a fine convention, exposition, trade show, and recreational pavilion and will bring prosperity in the form of wages, profits, interest, and rents, to all the people of the entire city.

The present Civic Auditorium was built more than a generation ago; and while it has a 10,000 seat main arena, two 1200 seat side halls and space for two dozen smaller auxiliary halls, it has no space for trade shows. These shows are great national market places. They draw thousands of industrial and professional leaders who not only spend money with the city’s various servicing establishments—stores, hotels, restaurants, theaters, etc.—but frequently make permanent investments in this city in branch plants, contracts with local manufacturers and purchases of supplies and machinery.

The proposed underground exposition hall is doubly advantageous
in that it will not take valuable property off the rolls, and it will not mar the beauty of the Civic Center Plaza. All leading cities have or are planning such exposition halls. Los Angeles almost got enough votes to spend ten times the sum herein proposed last May; Chicago was just given $8,700,000 of funds to build such an exposition and convention hall; Milwaukee has built such an annex to its auditorium; Oakland and Cleveland did so many years ago, as did Denver, Buffalo, and many others.

San Francisco being the "Gateway to the Orient" has a destiny in the selling of American products to the Orient and Oriental products to America, just as New York merchandises European goods to Americans and American products to the Europeans. To do this, San Francisco must build this exposition hall so it can become the scene of great International Trade Fairs.

Benefits to every San Francisco man from this proposed exposition hall are not only very great but very definite and easily measurable. And, like the bridge traffic estimates the profits not only to the people of San Francisco, but to the government of the city as well will exceed all expectations. The City Government will benefit by more tenants than the present Civic Auditorium can now accommodate, as well as by the tenants of the exposition hall that will maintain the building and pay off its cost in 25 years.

Cost estimates on the structure were prepared by the Department of Public Works upon instructions from the Honorable Thomas A. Brooks, Chief Administrative Officer, and are believed to be adequate.

In the course of a year, such a hall can handle about sixteen conventions and trade shows, in addition to local recreational events, in the 48 convention weeks of the year, and there would be deposited in San Francisco trade channels some $16,000,000 to $32,000,000, according to the spending characteristics of the groups. Nor is this by any means the whole story of the benefit to the people. The transactions or bank debits of any given year always show many times as much money changing hands as there is on deposit in the city's banks.

The significance of this fact is that any money deposited in city's channels of trade, turns over and accomplishes many times as much business as its face value. Thus it is that dollars brought here by a visitor and spent in the downtown section go from hand to hand and find their way into all the outlying parts of the city. In the same way, the $5,000 which a convention may pay a hotel for a 1,000-plate banquet is immediately sent to the banks and thence to the butcher who sold the roast beef, the commission merchants who sold the fruit and vegetables, the dairyman that sold the butter, milk and ice cream, the baker who sold the bread, the waiters, cooks, and helpers who gave the service, and on down the line. Nor does it stop there. The "butcher, baker, and candlestick maker" must pay their help and interest on their loans from the banks, rents to their landlords, taxes to the city, state and nation, and the money goes swiftly on its way doing good.

The need of space is completely proven by the nine conventions that contracted the portico on Grove Street as soon as the City Government consented to close the street and permit the erection of the tent. However, the 40,000 square foot tent is not nearly big enough. The bond issue will provide four times as large a space as that in the portico.

Finally, San Francisco, like New York City, is not basically a manufacturing city but a leadership city, a servicing city. Such a city
must live upon visitors. To attempt to live upon local people is to try to keep our city prosperous by taking in each other's washing. We must have a constant supply of new money from outside.

The building of additional convention facilities for San Francisco has been recommended editorially by the San Francisco Call Bulletin, the San Francisco Chronicle, the San Francisco Examiner, and the San Francisco News. Both the San Francisco Chamber of Commerce and Down Town Association have loaned staff men to work for an exhibit hall. It has been one of the program projects of the Down Town Association for several years. The additional convention space has been endorsed by the California Northern Hotel Association, the San Francisco Hotel Association, and the Public Buildings Committee of Mayor Elmer E. Robinson's Forward Committee. The district improvement clubs and the district press have likewise steadily advocated new and improved convention space. There is no organized or known opposition to this project, and your support is most earnestly solicited by the following public spirited citizens who devote themselves to the prosperity of San Francisco.

The foregoing statement is prepared and authorized by the undersigned.

SAN FRANCISCO CONVENTION & VISITORS BUREAU, a non-profit organization created in 1909 to promote the interest of San Francisco,

W. LANSING ROTHSCCHILD, President.
WALTER G. SWANSON, Vice Pres., Gen. Mgr.
WILL P. TAYLOR, Acting Secretary.

A "Yes" vote on Proposition "F" Exhibit Hall Bond Issue is endorsed by:

Officers and Directors of the San Francisco Convention and Visitors Bureau:
Willard E. Abel
R. J. Barbieri
John Bovey
Roy N. Buell
Simpson A. Bullerwell
Howard Cuyler
John M. Diggs
Bruce Dohrmann
Ernest Drury
Morris Edelman
Thomas E. Foster
Edward Goepnner
George F. Hansen
Harry H. Hilp
Raymond C. Lillie
Dan E. London
David Modlin
Sterling R. Newman
John B. Quigley

Edmond A. Rieder
W. Lansing Rothschild
Karl F. Schuster
George D. Smith
K. Hart Smith
Walter G. Swanson
Rene A. Vayssie
Karl C. Weber
Joseph G. Wheeler

Members Convention Facilities Committee:
R. J. Barbieri
Aubrey Drury
Morris Edelman
W. Lansing Rothschild
Craig Patterson Smith
George D. Smith
Harold V. Starr, Sec'y

Benjamin Swig
Rene A. Vayssie

Other Endorsers:
Clay Bernard
Ruth W. Block
Marsden Blois
Peter Boudoures
Howard R. Cuyler
Joseph J. Diviny
J. H. Dobbin
Adrien J. Falk
G. W. Johns
M. M. Koehn
D. W. Moar
Mrs. Earl E. Nearing

50
T. A. Brandhofer  R. L. Fitzpatrick  Frank E. Robinson
J. T. Brosnan  J. Goldberger  Mrs. Carl D. Rutledge
Edna W. Cloud  W. D. Hadeler  Max Sobel
Frank C. Colridge  Raymond L. Hanson  F. A. Tissier
Amos T. Croll  I. W. Hellman  W. J. Varley
John H. Hoefer

On August 31, 1953, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 3, 1953, by the following vote:
Noes: None.
Absent: Supervisor Sullivan.

JOHN R. McGrath, Clerk,
Board of Supervisors.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER
SECTION 133

PROPOSITION "F"

The Chief Administrative Officer estimates that there will be an annual increase in operation and maintenance costs of from $20,000 to $50,000 when construction of this facility is completed and that it is within his contemplation that this additional expense will be offset by increased revenues.
Should the proposed $3,275,000 Exhibit Hall Bonds, 1953, be authorized and when all bonds shall have been issued, it is estimated that the average amount required annually for fifteen years to pay the interest thereon and redemption thereof will be approximately $262,000. Based on the current assessment roll, this will amount to an increase of two and one-tenth cents in the tax rate.

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

PROPOSITION G

RECREATION BONDS, 1953. To incur a bonded indebtedness in the sum of $4,400,000 for the improvement of existing and acquisition of new playgrounds and recreation centers.

File No. 10841-2  Ordinance No. 8149
(Series of 1939)

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1953, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED DEBT OF THE CITY AND COUNTY TO THE AMOUNT OF $4,400,000 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY

51

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3d day of November, 1953, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $4,400,000 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: The additional improvement and enlargement of existing playgrounds and recreation centers and the acquisition of lands and the improvement of lands for existing and new playgrounds and recreation centers, the construction of buildings and acquisition of equipment and facilities consisting of gymnasiums, swimming pools, athletic grandstands, club rooms, kitchen and sanitary facilities, lighting apparatus and other works, properties or structures necessary or convenient for public playgrounds and recreation centers, within and without the City and County of San Francisco.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 13638 (Series of 1939), passed by more than two-thirds of said board, and approved by the Mayor in the sum of $4,400,000, and such sum is, and
was found by said resolution, to be, too great to be paid out of the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.

The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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 General Municipal Election to be held Tuesday, November 3, 1953, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated 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 General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in the San Francisco Chronicle on or about October 20, 1953.

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:

"Recreation Bonds, 1953. To incur a bonded indebtedness in the sum of $4,400,000 for the improvement of existing and acquisition of new playgrounds and recreation centers."

To vote for the proposition where ballots are used, and to incur the bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "Yes." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purposes stated herein, stamp a cross (X) in the blank space to the right of the word "No."

Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the 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.

Section 6. If at such special election it shall appear that two-thirds of all the voters voting on said proposition voted in favor of and authorized the incurring of a bonded indebtedness for the purposes set forth in said proposition, then such proposition shall have been accepted by the electors, and bonds shall be issued to defray the cost of the municipal improvement described herein. Such bonds shall be of the form and character known as “serials,” and shall bear interest at a rate not to exceed 6 per centum per annum, payable semiannually.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

Section 8. This ordinance shall be published once a day for at least seven (7) days in the San Francisco Chronicle, a newspaper published daily in the City and County of San Francisco, being the official newspaper of said city and county and such publication shall constitute notice of said election and no other notice of the election hereby called need be given.

APPROVED, as to form,
DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 31, 1953.
Absent: Supervisor Sullivan.

JOHN R. McGRATH, Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 8, 1953.
Absent: Supervisors Arnold, Ferdon.

I hereby certify that the foregoing ordinance was finally passed by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGRATH, Clerk.

Approved, September 11, 1953.

ELMER E. ROBINSON, Mayor.

ARGUMENT FOR PROPOSITION "G"
Recreation and Park Bonds

This proposal is the answer to the most urgent needs in San Francisco for additional recreational facilities and improved park areas. Its preparation has been guided by:

1. Requests by many civic clubs and property owners associations
for various improvements for their districts.

2. Careful analysis of San Francisco's recreational needs by the Department of City Planning.

3. Continuous study of this subject by the Recreation and Park Department since it came into existence July 1, 1950, as the result of consolidation of the former Recreation Department and the former Park Department.

More than one-third of the proposed bond issue will be applied to the program for recreational improvements presented to the voters in 1947 when they approved a $12,000,000 bond issue. Increased construction costs is the major reason why additional funds are needed.

The scope of this proposal is city-wide; virtually every resident of San Francisco will benefit by the passage of Proposition "G". The following proposed projects bear this out:

- Two enclosed swimming pools, one for the West of Twin Peaks district and one for McLaren Park; irrigation for the future development of McLaren Park; new recreation centers at Diamond Heights, Bernal Heights and one for the Marina District; major rehabilitation work at Portola and Funston playgrounds; extensive development of Sutro Heights; completion of Sunset Heights and Russian Hill Parks; facilities for sports fishing boats at Gas House Cove; concrete bleachers for the Balboa Park soccer stadium; riprapping of the Municipal Pier at Aquatic Park; new tennis clubhouse and new handball courts in Golden Gate Park.

This proposal is in consonance with the mandate of the people of San Francisco when they approved the establishment of the Recreation and Park Commission and presented it in §42 of the Charter with the following charge:

"It shall be the policy of the commission to promote and foster a program providing for organized public recreation of the highest standard."

This argument for Proposition "G" is sponsored by the Recreation and Park Commission.

LOUIS SUTTER, President
FRED D. PARR, Vice President
PETER BERCUT
MICHAEL J. BUCKLEY
MRS. HENRY DIPPEL
REV. EUGENE A. GALLAGHER
MRS. SIGMUND STERN
DAVID E. LEWIS, General Manager

On August 31, 1953, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 3, 1953; by the following vote:
Noes: None.
Absent: Supervisor Sullivan.

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

PROPOSITION “G”

Should the proposed $4,400,000 Recreation Bonds; 1953, be authorized and when all bonds shall have been issued, it is estimated that the average amount required annually for fifteen years to pay the interest thereon and redemption thereof will be approximately $552,000. The annual increase in operation and maintenance costs when the additional facilities contemplated under this bond issue are in full operation is estimated by the Recreation and Park Commission to be $173,891. The total increased annual requirement is therefore estimated to be $525,891. Based on the current assessment roll, this will amount to an increase of four and three-tenths cents in the tax rate.

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

PROPOSITION H

Adds Charter Section 69.2; provides that Charter Sections 69.1, 70 and 72 shall not apply to the preparation and submission of the budget of the San Francisco Unified School District.

CHARTER AMENDMENT

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 Section 69.2 thereto relating to the budget of the San Francisco Unified School District.

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 November 3, 1953 a proposal to amend the charter of said city and county by adding Section 69.2 thereto, reading as follows:

SAN FRANCISCO UNIFIED SCHOOL DISTRICT BUDGET

Section 69.2. The provisions of Sections 69.1, 70 and 72 of this charter relating to the preparation and submission of budget estimates and a proposed budget shall not apply to the San Francisco Unified School District, whose budget shall be prepared and submitted in accordance with the provisions of State Law.

Ordered Submitted—Board of Supervisors, San Francisco, August 24, 1953.
Ayes: Supervisors Arnold, Ferdon, Halley, Lewis, Mancuso, McCarty,
Mead.
Noes: Supervisor Christopher.
Absent: Supervisors Dobbs, McAteer, Sullivan.
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.

56
PROPOSITION I

INITIATIVE: REGULATING REFUSE COLLECTION AND DISPOSAL. Amending initiative ordinance directing Director of Public Health to fix rates, size of containers and licensing of collectors.

A PROPOSAL TO AMEND ORDINANCE NO. 17.083 (CODE 17.08) OF THE CITY AND COUNTY OF SAN FRANCISCO, REGULATING REFUSE COLLECTION AND DISPOSAL, ADOPTED NOVEMBER 8, 1932, AS AMENDED BY THE ELECTORS OF THE SAID CITY AND COUNTY NOVEMBER 5, 1946, BY ORDINANCE NO. 4181 (SERIES OF 1939) (BILL NO. 4259), WHICH ORDINANCE NO. 17.083 IS ENTITLED:

"Providing for the collection and disposition of refuse in the City and County of San Francisco; Providing for the licensing of refuse collectors by the Director of Public Health; fixing the maximum rates or charges for the collection of refuse by licensed refuse collectors from homes, apartment houses, stores, etc.; dividing City and County of San Francisco into collection routes; providing penalties for the violation of the provisions of this ordinance."

by Amending Sections 3, 4, 6, 7, 10, 11 and 16 of Said Ordinance As So Amended.

To the Honorable the Registrar of Voters of the City and County of San Francisco:

We, the undersigned, registered and qualified electors of the City and County of San Francisco, and comprising with other registered and qualified voters whose names are signed to other papers of identical tenor and effect, a number of registered voters equal to at least five per cent of the entire vote cast for all candidates for the office of Mayor of the City and County of San Francisco at the last preceding general municipal election, in conformity with Sections 179, 180 and 182 of the Charter of the City and County of San Francisco, petition the Honorable Registrar of Voters of the City and County of San Francisco to submit the following ordinance to a vote of the electorate at the general election to be held November 3, 1953, as provided in Section 182 of said Charter.

THE PROPOSED ORDINANCE AMENDING THE REFUSE AND COLLECTION ORDINANCE READS AS FOLLOWS:

"AN ORDINANCE TO AMEND THE REFUSE DISPOSAL AND COLLECTION ORDINANCE (ORDINANCE NO. 17.083, ADOPTED BY THE VOTERS AT AN ELECTION HELD NOVEMBER 8, 1932, AND AMENDED BY ORDINANCE NO. 4181, ADOPTED BY THE VOTERS AT AN ELECTION HELD NOVEMBER 5, 1946) BY AMENDING SECTIONS 3, 4, 6, 7, 10, 11 and 16 THEREOF PROVIDING FOR THE SIZE OF REFUSE CONTAINERS, THE LICENSING AND CHARGES OF.
REFUSE COLLECTORS, AND OTHER REGULATIONS RELATING THERETO."
BE IT ORDAINED BY THE PEOPLE OF THE CITY AND COUNTY OF SAN FRANCISCO:
Section 1. Section 3 of the ordinance cited in the title hereof is amended to read as follows:
Refuse consisting of waste or discarded food, animal and vegetable matter, discarded containers of food, animal and vegetable matter and ashes shall be collected and placed in suitable metal cans of such capacity as the Director of Public Health may prescribe (but not to exceed 32 gallons in the case of a can serving one single family dwelling unit) by the producer or landlord who by reason of contract or lease with an occupant is obligated to care for such refuse, for collection by a refuse collector to be disposed of as herein provided. Waste paper and boxes and other refuse materials not subject to putrefaction, or decay, and cuttings from trees, lawns and gardens may be placed in any suitable container and delivered by the producer or landlord, who by reason of contract or lease with the

occupant is obligated to care for such refuse and deliver same to a refuse collector, to be disposed of as herein provided; provided, however, that it shall be optional with the producer or landlord to deliver waste paper or other refuse having a commercial value to a refuse collector, and the pro-
ducer or landlord may dispose of the same in any manner he may see fit. Refuse which under the provisions hereof must be deposited in a metal can of suitable capacity shall be removed daily from the place where the same is created.

Section 2. Section 4 of said ordinance is amended to read as follows:

It shall be unlawful for any person, firm or corporation, other than a refuse collector licensed by the Director of Public Health as in this ordinance provided, to transport through the streets of the City and County of San Francisco any refuse as in this ordinance defined, or to collect or to dispose of the same, except waste paper, or other refuse having a commercial value. It is provided, however, that a license for a refuse collector, as provided in Section 8 hereof, shall be distinguished from a permit to operate, in the City and County of San Francisco on a certain designated route, as hereinafter provided.

Upon the conviction of any person, firm or corporation for any violation of the provisions of this ordinance, the permit of such person, firm or corporation issued under the provisions of this ordinance, shall be forthwith and immediately terminated and canceled as of the date of conviction.

The City and County of San Francisco is herewith divided and established into routes for the collection of refuse, as designated on a map of the City and County of San Francisco, attached hereto, each said route to include only the side of the street or streets bounding each route as designated by a number on said map, said routes being numbered one to ninety-seven, inclusive, and said map and said routes are marked Exhibit A, and attached hereto and made a part of this ordinance.

Any person, firm or corporation desiring to transport through the streets of the City and County of San Francisco, any refuse as herein defined, or to collect or dispose of the same shall make application to the Director of Public Health for permission so to do. Said application for such permit shall contain the name of the person, firm or corporation, any of the particular route or routes, designated in said map of routes, proposed to be served by said person, firm or corporation, and a statement that said person, firm or corporation will abide by all the provisions of this ordinance, and will not charge a greater rate for the collection and disposition of said refuse than that fixed in this ordinance.

The Director of Public Health shall grant such application for a permit, but may refuse the same when the route proposed is already adequately served by a licensed refuse collector. Such permit so granted by the Director of Public Health shall not be exclusive, however, and one or more persons, firms or corporations may be given a permit to collect on the same route.

Persons, firms or corporations desiring to transport through the streets of the City and County of San Francisco only waste paper or other refuse having a commercial value, and to collect and dispose of same need not obtain a permit therefore under the provisions of this ordinance from the Director of Public Health as for the collection of other refuse.

Section 3. Section 6 of said ordinance is amended to read as follows:

The rates charged for the collection and disposition of refuse shall be just and reasonable and shall be subject to control by the Director of Public Health, who is hereby empowered, acting upon the motion of any interested party, to disapprove any rate or rates, or any adjustment
therein, found by him to be unjust or unreasonable, and to fix from
time to time by order, the just and reasonable rate or rates to be
charged for collection and disposition of refuse from any establish-
ment or classification of establishment. The Director of Public Health may
classify establishments for the purpose of determining just and reason-
able rates for the collection and disposition of refuse therefrom, may
require the filing with him by refuse collectors of schedules of the rates
charged by them for collection and disposition of refuse from any
classification of establishment that he may specify, and may establish
such rules as he may deem necessary to carry out the provisions of
this ordinance. All decisions, rulings, orders and regulations made,
issued or promulgated by the Director of Public Health under or pursuant
to any provision of this ordinance shall be subject to review by the
Chief Administrative Officer.

Section 4. Section 7 of said ordinance is amended to read as follows:
It shall be unlawful for any refuse collector to charge a greater
rate for the collection and disposition of refuse than that allowed by
applicable ruling or order of the Director of Public Health. Nothing
herein contained shall be taken or construed as preventing a refuse
collector from charging a lower rate than the rate allowed by such
ruling or order.

Section 5. Section 10 of said ordinance is amended to read as follows:
Upon the payment of the rate charged for the collection and dispo-
position of refuse, the person paying the same shall be entitled to, and
there shall be delivered to him a receipt on which shall be shown the
amount paid, the premises for which it is paid, the name and number
of the collector, the number of the vehicle, and such other matter as
the Director of Public Health may by rule or regulation from time to
time require.

Section 6. Section 11 of said ordinance is amended to read as follows:
Disputes over charges made by collectors or as to the character of
the services performed shall be decided by the Director of Public Health.
Any charges made in excess of rates allowed by applicable ruling or
order of the Director of Public Health shall be refunded when so ordered by
the Director of Public Health to the person or persons who paid the
excess charge.

Section 7. Section 16 of said ordinance is amended to read as follows:
At intervals of six months the Controller of the City and County
of San Francisco shall furnish the Director of Public Health with such
data as to the cost of refuse collection and disposition as may be
necessary to enable the Director of Public Health to determine or fix
just and reasonable rates or schedules of rates for the various estab-
lishments or classifications thereof from which refuse is collected. Each
collector holding a permit shall keep such records as may be required
by the Controller to enable him to develop the data to be furnished by
him to the Director of Public Health, and the Controller shall be entitled
to access to such records from time to time for the purpose of developing
such data.

ARGUMENT FOR PROPOSITION "I"

Proposition "I" is in the best interest of every San Franciscan.
San Francisco's garbage collectors, caught in a financial vise of
"frozen" rates and mounting costs of doing business are on the verge
of financial disaster. The problem is as simple as it is serious.

Last year, the garbage collectors—both groups together—lost $104,000 in collecting garbage. Through the sale of salvageable material, they were able to offset their losses and earn a slight profit. (Since World War II, the only way the garbage collectors have been able to stay in business is through sale of salvage—a precarious situation at best!)

Now the bottom has fallen out of the salvage market and the future is grim.

To make the situation worse, the collectors can’t attract the men they need, because they can’t pay enough. Garbagemen are paid less—for doing much more—than drivers of city rubbish trucks. The garbagemen’s wage is $2.10 an hour. The driver of the city refuse truck gets $2.67 an hour.

So there you have a problem. If the garbage collectors don’t get help soon, it’s just a matter of a little time and they will be forced out of business.

If the garbage collectors are forced out of business—and San Francisco rates are the lowest of any non-tax subsidized system we can find in the State—the City undoubtedly would have to take over. If the City took over, service very likely would deteriorate, and rates—either openly or hidden in the tax rate—would go up.

Under the Los Angeles system, for example, housewives must keep two garbage cans, one for wet garbage and one for dry, and on collection day the cans must be carried to the curb. The city service in L. A. will not accept combustible refuse like boxes and trash, so housewives must burn that material in backyard incinerators.

We don’t think the people of San Francisco want the Los Angeles type service.

Proposition “T” is needed to provide a sensible, orderly means of adjusting garbage rates when economic conditions warrant. Proposition “T” does not increase garbage rates. It gives the Health Department the authority to regulate rates up or down when conditions warrant. Under Proposition “T” the Health Department could only lower or raise rates on the basis of figures established by the City Controller, and the garbage collectors’ books would be open for inspection at all times. Should anyone be dissatisfied with any Health Department decision, Proposition “T” provides for appeal to the City’s Chief Administrative Officer.

Proposition “T” gives a public body the responsibility of regulating rates in the public interest—the identical method of rate-setting that has long been used for setting rates for other public utilities.

Proposition “T” will prevent garbage collection rates from becoming a political football. It protects you. The Health Department is one of the most non-political agencies of City Government. The sanitation aspects of garbage collection and disposal already are the Department’s responsibility, and the Department has had years of experience in regulating collection and rates for business firms.

The only opposition to Proposition “T” comes from a small clique of apartment house owners, not representative of the majority of the apartment house industry, who hollered for years about frozen rents but want garbage rates frozen at depression levels, and from certain politicians who want to plunge the City into the garbage collection business.

Don’t let the bureaucrats and special pleaders fool you.

Help keep the City out of the garbage business. Look what hap-
opened to rates and service, when the City took over the street cars!
Vote "Yes" on Proposition "T" for sound, sensible Health Depart-
ment regulation of garbage rates.
Proposition "T" is your guarantee that your garbage man will con-
tinue to serve you to the best of his ability.
Vote "Yes" on "T."
This argument is sponsored by the Citizens Committee for Better
Scavenger Regulation.

DOUGLAS DORN, Co-Chairman.
RALPH J. Mc Gill, Co-Chairman.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER
SECTION 183

PROPOSITION "T"

Should the proposed initiative ordinance be authorized, it is estimated
by the Chief Administrative Officer that the Department of Public Health
will incur additional expenses in the first year of operation under the pro-
posed ordinance in the amount of $19,850. Based on the current assess-
ment roll, this will amount to an increase of one and six-tenths mills in
the tax rate. In the second year of operation under the proposed ordinance,
the Chief Administrative Officer estimates the additional expenses to be
$17,600. Based on the current assessment roll, this will amount to an in-
crease of one and four-tenths mills in the tax rate.

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

PROPOSITION J

Amends Charter Section 38; abolishes the appeal and advisory
board in the bureau of fire prevention and public safety in
the Fire Department.

CHARTER AMENDMENT

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 38 thereof, relating to the Bureau of Fire
Prevention and Public Safety.

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 elec-
tion to be held therein on November 3, 1953, a proposal to amend the
charter of said city and county by amending Section 38 thereof so that
the same shall read as follows:

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

FIRE PREVENTION
Section 38. The bureau of fire prevention and public safety under...
the jurisdiction of the fire commission is hereby established. The com-
mission shall detail to said bureau from the uniformed force of the de-
partment an officer to have charge of said bureau and such other per-
sonnel as it may deem necessary, who shall be paid the salary or salaries
for their respective ranks in the fire department. The bureau shall inspect
all structures and premises to determine whether or not compliance is
being had with statutes and ordinances relative to fire prevention, fire
protection and firespread control, and the protection of persons and prop-
erty from fire. It shall enforce said statutes and ordinances and shall re-
port violations to departments having jurisdiction.

The bureau shall examine the application, plans and specifications
for the erection, and for alterations or repairs estimated to exceed $1,000
in cost, of any structure or premises subject to the statutes and ordinances
referred to in this section. The bureau shall by written report, filed with
the superintendent of building inspection, approve such plans and specifi-
cations, or report to said superintendent the particulars wherein non-com-
pliance exists, and upon modification of the application, plans and specifi-
cations to comply therewith, the bureau shall inform said superintendent
of its approval. No permit for alteration or repair exceeding $1,000 in cost,
or for erection, shall be issued unless said approval is given.

The fire commission, relative to permits subject to issuance or revo-
cation by the chief ((engineer)) of ((the fire)) department, shall, by
regulation, prescribe such duties of the bureau of fire prevention as it
shall deem appropriate. Any structure or premises wherein there exists
any violation of statutes and ordinances referred to in this section, or
which is maintained or used in such manner as to endanger persons or
property by hazard of fire, explosion or panic and any structure or
premises hereafter constructed, altered or repaired in violation of said
statutes and ordinances is hereby declared to be a public nuisance, and it
shall be the duty of the bureau to prosecute abatement proceedings.

((An appeal and advisory board is hereby created, consisting of the
chief engineer of the fire department, who shall be the chairman, and fire
marshal, and the heads of the bureau of building inspection and the de-
partment of electricity, and a lay member to be appointed by the mayor
for a four-year term. Said board shall serve without compensation.

An appeal may be taken from any act, determination or order of the
bureau, performed under this section, by filing a written appeal with the
appeal and advisory board.

Pending action on such appeal any construction, alteration or repair,
embraced therein, may proceed if a building permit therefor has been
issued, but no such permit may be issued while action on an appeal is
pending. No certificate of completion or occupancy shall be issued by any
officer or employee until said appeal has been determined. The advisory
and appeal board may affirm, reverse or modify the act and determina-
tion of the bureau. If the appeal is determined adversely to the appellant,
said structure or premises shall be made to comply with such decision. It
shall require four votes of the board to reverse or modify the act, order
or determination for the bureau.))

Ordered Submitted—Board of Supervisors, San Francisco, September
8, 1953.

Ayes: Supervisors Christopher, Dobbs, Halley, Lewis, Mancuso, Mc-
Ateer, McCarty, Mead, Sullivan.

63
Absent: Supervisors Arnold, Ferdon.
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 K

Amends Charter Section 146; provides that meritorious public
service shall not be credited to participants in promotional
examinations in the uniform force of the Police and Fire
Departments.

CHARTER AMENDMENT

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 146 thereof, relating to meritorious pub-
lic service credits in promotional examinations in the uniform forces of
the Police and Fire Departments.

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 elec-
tion to be held therein on November 3, 1953, a proposal to amend the
charter of said city and county by amending Section 146 thereof so that
the same shall read as follows:

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

CIVIL SERVICE
(continued)
PROMOTIONS

Section 146. Whenever it deems it to be practicable, the civil service
commission shall provide for promotion in the service on the basis of such
examinations and tests as the commission may deem appropriate, and
shall, in addition, give consideration to ascertained merit and records of
city and county service of applicants. The commission shall announce in
the examination scope circular the next lower rank or ranks from which
the promotion will be made. Except as specifically provided in other sec-
tions of this charter, all promotions in the uniform forces of the police
and fire departments, respectively, shall be made from the next lower
civil service rank attained by examinations, as herein set forth, giving
consideration also to meritorious public service and seniority of service
and a clean record in the respective departments. All such promotive ex-
aminations in the police and fire departments shall be entirely of a written
character, and all questions asked or problems given in said examinations

64
shall pertain to matters concerning the duties of members of the department for which the examination is held.

Fifteen per cent of the total credits obtainable under any promotive examination for eligibles for the police or fire department shall be allowed for seniority of service, which said credits shall be distributed as follows:

EXAMINATIONS FOR ELIGIBLES FOR THE POLICE DEPARTMENT

(a) For Promotion to the Rank of Sergeant of Police:
One per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of fifteen per cent of the credits of the entire examination is reached;

(b) For Promotion to the Rank of Lieutenant of Police:
Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of nine per cent of said total credits of the entire examination is reached, and in addition thereto six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the rank of corporal or sergeant until a total of six per cent of the credits of the entire examination is reached.

(c) For Promotion to the Rank of Captain of Police:
Forty-five hundredths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the department until a total of nine per cent of said total credits for said examination is reached, and in addition thereto six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the rank of lieutenant until a total of six per cent of the credits of the entire examination is reached.

(d) In addition to the foregoing credits for seniority, ((ten)) six per cent of the total credits allowed for said examination shall be allowed ((for ascertained merit and meritorious public service; sixty per cent of said ten per cent to be allowed to) each applicant for a clean record in the department. ((, and forty per cent of said ten per cent shall be the maximum which may be allowed for acts of meritorious public service according to the judgment of the commission.)) All members of the department who have performed acts of meritorious public service and have not heretofore received credit for such meritorious public service in a promotional examination and all members of the department who shall perform acts of meritorious public service prior to the effective date of this amendment shall be allowed in addition a maximum of four credits for said examination according to the judgment of the commission. Credits for meritorious public service, in a promotional examination within the police department shall not be allowed by the Civil Service Commission except as herein provided.

EXAMINATIONS FOR ELIGIBLES FOR THE FIRE DEPARTMENT

Fifteen per cent of the total credits allowed for any promotive examination((s)) shall be allowed for seniority of service, which said credits shall be distributed as follows:

(e) For Promotion to the Rank of Lieutenant in the Fire Department:
One per cent of the total credits allowed for the entire examination

65
shall be allowed for each year of service in the fire department until a maximum of fifteen per cent is reached;

(f) For Promotion to the Rank of Captain in the Fire Department:
Six-tenths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent is reached; and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service in the rank of lieutenant until a total of six per cent of the credits of the entire examination is reached.

(g) For Promotion to all ranks above Captain in the Fire Department:
Forty-five hundredths of one per cent of the total credits allowed for the entire examination shall be allowed for each year of service in the fire department until a total of nine per cent of said credits is reached, and in addition thereto there shall be allowed six-tenths of one per cent of the total credits allowed for the entire examination for each year of service as an officer in the rank held by the applicant at the time of the examination, until a total of six per cent of the credits of the entire examination is reached.

(h) In addition to the foregoing credits for seniority ((ten)) six per cent of the total credits allowed for said examinations shall be allowed ((for ascertained merit and meritorious public service; sixty per cent of said ten per cent to be allowed)) to each applicant for a clean record in the department. ((, and forty per cent of said ten per cent shall be the maximum which may be allowed for acts of meritorious public service according to the judgment of the commission.))

(i) In promotional examinations in the police and fire departments, seniority of service, ((meritorious public service and ascertained merit)) and a clean record in the respective departments shall be added to the credit obtained by the applicant in the written portion of said examination, and shall be taken into consideration by the commission in determining his passing mark and his place upon the list of eligibles.

(j) In computing the credits for service in both the police department and the fire department, fractional parts of the year shall not be considered.

Ordered Submitted—Board of Supervisors, San Francisco, September 8, 1953:

Absent: Supervisors Arnold, Ferdon.

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 L**

"Adds Charter Section 38.3; provides that if fire boat operation is curtailed or discontinued, pilots, marine firemen and engineers holding present Civil Service status may be reassigned to the Fire Department."

**CHARTER AMENDMENT**

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 Section 38.3 thereto, relating to pilots, marine engineers and marine firemen on fireboats.

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 November 3, 1953, a proposal to amend the charter of said city and county by adding Section 38.3 thereto, reading as follows:

**CURTAILMENT OR DISCONTINUANCE OF FIREBOAT OPERATION**

Section 38.3. In the event that the services of any pilot, marine engineer or marine fireman holding permanent civil service status as such hereinafter referred to as the said member, are no longer required in connection with fireboat operation due to curtailment of such operation by the City and County of San Francisco or due to the conversion from steam fireboats to motorized fireboats the said member on the basis of seniority in rank may be reassigned to duties of a position of some other rank in the fire department in which a vacancy in a permanent position exists and not carrying a higher compensation than the compensation of the rank previously held by said member, as the Chief of Department, with the approval of the Fire Commission shall determine are within the said member's ability to perform, below the rank of Lieutenant, provided however, said member shall not be eligible for promotional examination in the fire department. Upon such reassignment the said member shall be declared to be permanently appointed to such new rank as if appointed thereto after examination and certification from a list of eligibles under the civil service provisions of this charter, and he shall have seniority therein from date of such reassignment and he shall receive the same rate of pay as would be applicable to any other member of such new rank having the same number of years of service in the department under the provisions of Section 36.2 of the charter. If no vacancy in a permanent position exists to which immediate reassignment may be made as indicated above, then such member shall be layed off from his position subject to reassignment as indicated above when such a vacancy does occur.

If at any time after such reassignment the said member's original position, or a similar position becomes available on fireboats under jurisdiction of the San Francisco Fire Department the said member shall be assigned to such position in accordance with his seniority in rank in the department, preference in such assignment being given to the said member having the greatest seniority. Upon such assignment the said mem-
ber shall be declared to be reappointed to the rank he held at the time he was transferred from such fireboat service and shall be restored to all the civil service rights and privileges appurtenant thereto, including such additional rights and privileges as may have accrued by reason of added seniority.

Nothing in this section shall affect the said member's pension and retirement rights and privileges under Sec. 168.3 and 171.

The Chief of Department, the Board of Fire Commissioners, the Civil Service Commission, the Controller and the Board of Supervisors shall perform all acts necessary to carry out the provisions of this section.

Ordered Submitted—Board of Supervisors, San Francisco, September 8, 1953.

Ayes: Supervisors Christopher, Halley, Mancuso, McAtee, McCarty, Mead, Sullivan.
Noes: Supervisor Dobbs.
Absent: Supervisors Arnold, Ferdon, Lewis.

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.

ARGUMENT FOR PROPOSITION "L"

Vote "Yes" on Proposition "L"

Proposition "L" will allow the Fire Chief, with the approval of the Fire Commission, to assign members of the Marine crews of fireboats to other existing vacancies within the Fire Department, if the fire boats are changed from steam to motor boats, or if their services are no longer required because of operation being taken over by the State of California.

No Additional Cost to the Taxpayer

Proposition "L" is the result of months of study and research by members of the Fire Department and has been approved after conferences with the Fire Commission and Civil Service Commission.

It has the approval of the Chief of Department; as well as the Board of Fire Commissioners.

Proposition "L" provides the same benefits to members of the marine crew of fire boats as that granted other city employees.

Vote "Yes" on Proposition "L"

This argument is sponsored by the David Scannell Club, Inc., of the San Francisco Fire Department.

R. F. Callahan, Secretary

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

Elmer E. Robinson, Mayor
San Francisco Board of Fire Commissioners
Frank P. Kelly, Chief of Department, San Francisco Fire Department
San Francisco Labor Council
San Francisco Building and Construction Trades Council
Brotherhood of Teamsters and Auto Truck Drivers, 
Local No. 85
National Organization of Masters, Mates &
Pilots of America, Local No. 40 of San Francisco

On September 14, 1953, the Board of Supervisors authorized the fore
going argument for inclusion in the election pamphlet for November 3, 
1953, by the following vote:

Ayes: Supervisors Arnold, Christopher, Halley, Lewis, Mancuso, Mc-
Ateer, McCarty, Mead, Sullivan.
Noes: None.
Absent: Supervisors Dobbs, Ferdon.

JOHN R. McGRATH, Clerk,
Board of Supervisors.
SAMPLE BALLOT

VOTE EARLY
POLS OPEN FROM
7 A.M. to 8 P.M.

The Voting Machine Will
Record Votes ONLY Where
The Pointers Are Left
DOWN. Covering names of
Candidates.

1st. MOVE RED HANDLE LEVER of VOTING MACHINE to the RIGHT as far as it
will go and LEAVE IT THERE.

2nd. 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.

3rd. 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

4th. TO VOTE

YES PROPOSITION
NO

MUNICIPAL RAILWAY FURTHER
IMPROVEMENT BONDS, 1959. To
issue a bonded indebtedness to the
sum of $2,740,000 for further im-
provement of the Municipal Railway.

YES PROPOSITION
NO

Annexes Charter Section 74, providing
that any utility budget where expendi-
tures exceed estimated revenue a sum
to not exceed 5% on each $100 value
of property may be included for
capital cost.

YES PROPOSITION
NO

WAREHOUSE AND VOTING MA-
CHINE BONDS, 1959. To issue a
bonded indebtedness in the sum of
$495,000 for the acquisition, con-
struction and completion of a voting ma-
cine warehouse and workshop within
the City and County of San Francisco.

YES PROPOSITION
NO

LIBRARY BONDS, 1959. To issue a
bonded indebtedness in the sum of
$1,894,500 for the acquisition, con-
struction and completion of libraries
within the City and County of San Francisco.

YES PROPOSITION
NO

EXHIBIT HALL BONDS, 1959. To
issue a bonded indebtedness in the
sum of $250,000 for acquisition, con-
struction and completion of an exhibit
hall, including the relocation of utili-
ties, all within the City and County of
San Francisco.

YES PROPOSITION
NO

RECREATION BONDS, 1959. To is-
ssue a bonded indebtedness in the sum
of $4,600,000 for the improvement of
existing and acquisition of new play-
grounds and recreation centers.

SUPERVISORS
VOTE FOR FIVE

1A
JAMES LEO
Halley
Incumbent

2A
NORMAN H.
Impelman
Businessman

3A
FRANCES
James
Garment Worker

4A
FRANCIS
Lewis
Incumbent

5A
J. RUGGLES,
McAteer
Incumbent

6A
FRANCIS
McCarty
Incumbent

7A
L. PATRICK
Brien
Incumbent

8A
EMILIO
Ruta
Real Estate and Notary

9A
MURVILLE C.
Abels
Attorney at Law

10A
FRANK
Barbaria
Electrician

11A
EARL DAVID
Brown
Businessman

12A
MATTHEW C.
Matti
Carberry
Administrator-
Public Accountant

13A
GEORGE
Christopher
Incumbent

14A
AL
Graf
Restaurant
General Municipal Election and Consolidated Special Election
November 3, 1953

CITY AND COUNTY PROPOSITIONS
Vote YES or NO on Each

15 CITY ATTORNEY
Vote for One

16 TREASURER
Vote for One

17 Judge of Municipal Court
Office 1
Vote for One

18 Judge of Municipal Court
Office 2
Vote for One

19 Judge of Municipal Court
Office 3
Vote for One

20 Judge of Municipal Court
Office 4
Vote for One

21 Member Board of Education
Nominated by Mayor for Confirmation by Electors

22A YES
22A NO

DION R. Holm
Incumbent

16A JOHN J. Goodwin
Incumbent

17A WALTER Carpeneiti
Judge, Municipal Court

18A JOSEPH M. Golden
Municipal Judge

19A EDWARD F. O'Day
Judge, Municipal Court

20A JOHN J. McMahon
Judge, Municipal Court

Adolfo de Urioste

You shall not apply to the preparation and shipment of the budget of the San Francisco Unified School District.

Initiative: Regulating Refuse Collection and Disposal. Amends Charter Section 38, abolishes the appeal and advisory board in the bureau of fire prevention and public safety in the Fire Department.

Amends Charter Section 146; provides that meritorious public service shall not be credited to participants in promotional examinations in the uniform force of the Police and Fire Department.

Add Charter Section 30.5; provides that if fire boat operation is curtailed or discontinued, pilots, marine firemen and engineers holding present Civil Service status may be reassigned to the Fire Department.

TIE CARD, and write name of candidate on paper under slide. (Do not use or name of any candidate in office group in which you vote for a candidate, except for the office of Supervisor in your writing on one or more names of candidates, you may pull down the number of pointers over the printed names of candidates so that the aggregate exceed five, the number of candidates for which you are entitled OR AGAINST PROPOSITIONS or FOR OR AGAINST CONFIRMATION of MEMBER OF BOARD OF EDUCATION, pull down pointers over the words "YES" or "NO" as you may desire to vote and LEAVE THEM DOWN.

5th. 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.