Statements of Qualifications of Candidates

Propositions

Together with

Arguments

And

Statements of Controller

Relating to Costs

to be voted on at

General Election

to be held

November 3, 1970

Emmery Mihaly

Registrar of Voters

Published under provisions of Sections 176 and 183 of the Charter of the City and County of San Francisco.

IMPORTANT NOTICE

In order to avoid congestion and possible delay at the polls on election day voters are urged to:

1. KEEP THE SELECTION CARD ENCLOSED HEREWITH. MARK YOUR CHOICES FOR THE VARIOUS OFFICES AND PROPOSITIONS. TAKE THE CARD WITH YOU TO THE POLLS AND YOU CAN COMPLETE YOUR VOTING IN LESS THAN TWO MINUTES.

2. Vote early, if possible. Registrar of Voters.

Permanent registration is maintained by VOTING.
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- **A**: Water Pollution Control Bonds, 1970
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- **J**: Declaration of Policy; Calling for end to Vietnamese war
BOARD OF EDUCATION
JOHN F. CROWLEY

John F. Crowley has been nominated by the Mayor of the City and County of San Francisco, subject to confirmation by the voters, to a five year term commencing January 8, 1971 as a member of the Board of Education.

Mr. Crowley submits the following statement of his qualifications:

I am a native San Franciscan raising my family in San Francisco. I hope to bring to the Board of Education the ability to develop the utmost opportunity for all the people of San Francisco to attain the best possible education, children and adults,— average, disadvantaged, gifted or the educationally handicapped.

Signature: JOHN F. CROWLEY

Subscribed and sworn to before me this 16th day of September, 1970.
FRANK R. QUINN
Deputy Registrar of Voters
FOR PUBLIC DEFENDER
EDWARD T. MANCUSO

My name is Edward T. Mancuso.
My residence address is at No. 520 Crestlake Drive, San Francisco;
My business or occupation is Public Defender.
My qualifications for said office are as follows: I again seek re-election as your Public Defender. With a background of over 40 years of trial experience, under my administration, the San Francisco Public Defenders office is performing an outstanding job in assuring that our people who need the services of the Public Defender in criminal matters are receiving equal justice under the law.

I earnestly desire to continue to serve the citizens of San Francisco—the city of my birth—as their Public Defender in the same tradition in the future as I have in the past and respectfully ask for your vote of confidence.

Ballot Designation: INCUMBENT.
Signature of Candidate: EDWARD T. MANCUSO.

The sponsors for Edward T. Mancuso are:
Dorothy E. J. Mancuso, 520 Crestlake Drive, Housewife
Rev. H. T. Boswell, 45 Cleary Court, Clergyman
John F. Crowley, 87 Los Palmos Drive, Asst. Secretary, San Francisco Labor Council AFL-CIO
Daniel F. Del Carlo, 50 Chumaser Drive, Apt. 7-K, Labor Representative
Kenneth H. Edmonds, 447 Ulloa St., President of San Francisco Building Trades Council
Jake Ehrlich, 460 Powell St., Lawyer
Louis Garcia, 2326 Ninth Ave., Attorney at Law
Franz E. Glen, 609 Burnett, #3, Electrician
George Hardy, 1653 - 16th Ave., Labor Union Official, International V.P.
Service Employees Intl. Union AFL-CIO
Francis J. Herl, 2358 - 14th Ave., Dentist
Eugene S. Hopp, M.D., 93 Heather Avenue, Physician & Surgeon
Francis V. Keesling, Jr., 930 Chestnut St., Insurance Co. Exec.
William H. Kibpatrick, 2491 - 24th Ave., Union official
Daniel E. London, 2701 Broderick, Hotel Executive
Cyril I. Magnin, 999 California St., Merchant
Robert McCarthy, 1050 Kirkham St., General Contractor
Bertha Metro, 114 Ortega St., Financial Secretary Treasurer,
Hotel, Motel, Club Service Workers Union
William Moskovitz, 1901 California St., Retired
Catalina E. Mulanax, 2450 - 45th Avenue, Housewife (Former Business Executive)

Robert Nico, 74 Cervantes Blvd., Chief Deputy Public Defender
Ulysses G. Patropulos, 1360 Leavenworth St., Retired
Henry Schindel, 54 Scherwin Street, Store owner
Angelo J. Scampini, 2360 Pacific Ave., Apt. 304, Lawyer
Edward H. Siemens, 1200 California St., Gr. Secy. Grand Lodge F&AM
Maud McWilliam Smith, 1455 - 26th Ave., Secretary
Gregory S. Stout, 2380 Washington St., Attorney at Law
John A. Sutro, 3598 Jackson St., Lawyer
Benjamin H. Swig, 950 Mason St., Hotel Operator
Morris Weisberger, 22 Beachmont Drive, Labor Executive
Dr. Thomas Wu, 598 - 38th Ave., Doctor of Dental Surgery
FOR ASSESSOR
JOSEPH E. TINNEY

My name is Joseph E. Tinney.
My residence address is at No. 1 Melba Avenue, San Francisco;
My business or occupation is Assessor, City and County of San Francisco.

My qualifications for said office are as follows: Appointed Assessor May 31, 1966, elected November 1966. Prior public service: Member, President Board of Supervisors; Member, President City Planning Commission; Assistant District Attorney. Native San Franciscan; graduated Junipero Serra, St. Paul's, St. Ignatius and U.S.F. where I taught law; engaged in law practice. As Assessor I fought for changes in State law for tax relief for San Franciscans and will continue to advocate further tax relief, will provide fair and equal treatment for property taxpayers; will continue to administer office efficiently, economically. Affiliations: N.S.G.W., A.O.H., W.O.W., Spanish Speaking Citizens, Booker T. Washington, S.F. Bar, U.S.F. Law Society (Vice President).

Ballot Designation: INCUMBENT.
Signature of Candidate: JOSEPH E. TINNEY.

The sponsors for Joseph E. Tinney are:
Helen Tinney, 1 Melba Ave., Housewife
Rev. H. T. Boswell, 45 Cleary Ct., Clergyman, Methodist
Hon. George Christopher, 55 Stonecrest Drive, Businessman
Arthur H. Coleman, 698 Los Palmos Dr., Physician
Carmen J. Dominguez, 124 Garrison Ave., Attorney
Don Fazackerley, 170 El Verano Way, Banker
John F. Fixa, 45 Cleary Ct., Retired
Mortimer Flischhacker, Jr., 2600 Pacific Ave., Businessman
Louis Garcia, 2226 Ninth Ave., Attorney at Law
Arthur Gradwohl, 1555 - 15th St., Editor
Walter A. Haas, 2100 Pacific Ave., Manufacturer
George Hardy, 1653 - 16th Ave., Labor Union official, International U.P.
Service Employees Intl. Union AFL-CIO
Fred Huie, 672 - 16th Ave., Stock & Bonds
Francis V. Kessling, Jr., 330 Chestnut St., Insurance Co. Exec.
William H. Kilpatrick, 2401 - 24th Ave., Union Official
Louis T. Kruger, 23 Miguel St., Attorney-at-Law
Francis Louie, 1277 Jackson St., Merchant
Cyril I. Magnin, 999 California St., Merchant
Adolfo Majewsky, 11 Athens St., President Spanish-American
Political institute
Anita G. Martinez, 62 Madrone Ave., Housewife & Community Leader
Helen Molnar, 1262 Lombard St., Housewife
Julia G. Porter, 142 - 27th Avenue, Planning Commissioner
Hon. Elmer E. Robinson, 1200 California St., Judge, Superior Court, Retired
Malachy Ruane, 250 College Ave., President Patrick J. Ruane Inc. Contractors
E. F. Savio, D.D.S., 10 Digby Street, Dentist
Elvin C. Stendell, 115 Santa Ana Ave., General Contractor
Timothy J. Towner, 2026 Lawton St., Labor Union Representative—Hospital Workers Union - Local #250
Yoritada Wada, 565 - 4th Ave., Y.M.C.A. Executive Director
Harold L. Zellerbach, 2288 Broadway, Consultant
FOR ASSESSOR
ORVILLE WRIGHT

My name is Orville Wright.
My residence address is at No. 1747 - 37th Avenue, San Francisco;
My business or occupation is Attorney at Law.
My qualifications for said office are as follows: I am an attorney and
public accountant with twenty-two years experience in property tax-
ation, including ten years as deputy assessor and eight years as deputy
city attorney. During City service I helped save millions of dollars for
taxpayers by devising creative tax legislation and representing the City
before public utilities commissions in rate cases.

Reserving permanent status as deputy assessor, I have lately been
in private law practice with extensive business management experience.

San Francisco needs a dynamic, positive and inventive new assess-
ment policy which will uniformly redistribute the tax burden to the
benefit of residential property taxpayers.
Ballot Designation: Attorney at Law.
Signature of Candidate: ORVILLE WRIGHT.

The sponsors for Orville Wright are:
Helen Louise Wright, 1747 - 37th Ave., Clerk-Typist
Mary D. Bradshaw, 1987 - 28th Ave., Bookkeeper
Douglas C. Carroll, 7 Upper Terrace, Insurance Broker
Ingrid Conroy, 542 - 29th St., Housewife
Vivien E. Duering, 1759 - 37th Ave., Student
Mildred M. Faulkner, 78 Mars, Housewife
Gladys Frank, 1554 - 33rd Ave., Housewife
Marjorie Frank, 1554 - 33rd Ave., Teacher
Emily L. Harvey, 480 Euclid Ave., Housewife
Tremaine H. Hoffman, 1511 - 43rd Ave., Salesman
Genevieve E. Howell, 1814 - 42nd Ave., Housewife
Norbert J. Isaak, 1775 - 37th Ave., Jeweler
Betty L. Kelso, 1743 - 37th Ave., Housewife
Robert A. Kelso, 1743 - 37th Ave., Self-employed
Grace W. Kop, 1739 - 37th Ave., Bookkeeper
Edward H. Luhrs, 84 Dawnview Way, Retired
Bernice R. Luhrs, 84 Dawnview Way, Housewife
Elisabeth Mendelsohn, 350 ½ - 2nd Ave., Retired
Althea Lee Meyer, 117 Eucalyptus Dr., Buyer-Manager retail clothing
John Morehouse, 282 - 28th St., Burner
Reva Morehouse, 282 - 28th St., Housewife
Corrine Newman, 3501 Noriega St., Homemaker
Barbara I. Philipp, 2371 - 39th Ave., Housewife
Mary Pilosoff, 308 Elizabeth St., Senior Clerk-Typist
Anna Belle Schutter, 2646 - 47th Ave., Housewife
Annie Mae Smith, 595 - 18th Ave., Druggist Clerk
Henry C. Smith, 595 - 18th Ave., Salesman
Laura M. Tordsen, 1819 - 42nd Ave., Homemaker
Roxena J. Walters, 1864 Church St., Personnel Clerk
Ruth M. Yoshinaka, 1751 - 37th Ave., School Secretary
PROPOSITION A

ORDINANCE CALLING SPECIAL BOND ELECTION

FILE NO. 358-70-1

ORDINANCE NO. 283-70

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1970, 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 FOR THE ACQUISITION, CONSTRUCTION OR COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: $65,000,000 FOR IMPROVEMENT OF THE WATER POLLUTION CONTROL SYSTEMS AND FACILITIES IN THE CITY AND COUNTY OF SAN FRANCISCO INCLUDING APPURTEYNANCES, EQUIPMENT AND ALL WORKS, PROPERTY AND STRUCTURES NECESSARY OR CONVENIENT FOR IMPROVEMENT OF THE WATER POLLUTION CONTROL SYSTEMS AND FACILITIES IN THE CITY AND COUNTY OF SAN FRANCISCO; AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY 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 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; 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 ELECTION.

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

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, 1970, 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 $65,000,000 for the acquisition, construction or completion by the City and County of San Francisco of the following municipal improvement, to wit: Improvement of the water pollution control systems and facilities in the City and County of San Francisco including appurtenances, equipment and all works, property and structures necessary or convenient for improvement of the water pollution control systems and facilities in 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. 464-70, passed by more than two-thirds of said board, and approved by the Acting Mayor in the sum of $65,000,000, 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 de-
rived 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.

Said estimate of cost as set forth in said resolution is hereby adopted and determined to be the estimated cost of said improvement.

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 results 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 Election to be held Tuesday, November 3, 1970, and the voting precincts, polling places and officers of election for said General Election be and the same are hereby adopted, established, designated and named, respectively, as the voting precincts, polling places and officers of election for such special election hereby called, and as specifically set forth, in the official publication, by the Registrar of Voters of precincts, polling places and election officers for the said General Election.

The ballots to be used at said special election shall be the ballots to be used at said General 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 Election to be published in the San Francisco Examiner on or about October 20, 1970.

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 the following:

"Water Pollution Control Bonds, 1970. To incur a bonded indebtedness of $65,000,000 for improvement of the water pollution control systems and facilities in the City and County of San Francisco."

To vote for any 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 any 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 said voting machines shall be so arranged that any qualified elector may vote for any proposition by pulling down a lever over the word "Yes" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "No" under or near a state-
mction 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 the said proposition receives approval by the applicable vote required by law, 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 7 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 becomes 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 Examiner, 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:

THOMAS M. O’CONNOR, City Attorney


ROBERT J. DOLAN, Clerk


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

ROBERT J. DOLAN, Clerk


JOSEPH L. ALIOTO, Mayor

**PROPOSITION A**

**WATER POLLUTION CONTROL BONDS, 1970. To incur a bonded indebtedness of $65,000,000 for improvement of the water pollution control systems and facilities in the City and County of San Francisco.**
ARGUMENT FOR PROPOSITION “A”  
Water Pollution Control Bond Issue  
Vote “YES” on Proposition “A”  
Save Our Bay

San Francisco must act now to save the Bay before it’s too late. We must take steps immediately to preserve and enhance our Bay so that it can provide a pleasing and healthful environment for us now and for generations to come. We must ensure that Bay waters will be safe for recreational activities and for the propagation and sustenance of marine life. We must help maintain its esthetic value. Failure to do so would be a step backward for San Francisco, and a crushing blow to the efforts to provide for a cleaner Bay.

Why Action Is Needed

During periods of dry weather the discharge from our treatment plants contains excess amounts of grease and floatable materials which are unsightly and at time wash onto our beaches. In addition, these discharges cause discoloration and cloudiness of the Bay waters, resulting in San Francisco being in violation of State Water quality requirements.

During rainy periods the flow in our sewers far exceeds the capacity of the City’s three treatment plants, and discharges a mixture of rain water and raw sewage into the Bay and ocean waters. This discharge causes large volumes of raw sewage to be discharged into the Bay and ocean each year, which seriously affects the recreational uses of these waters, and creates unsightly conditions along our beaches.

What We Can Do

Proposition “A” would provide for completion of the City’s “Dry Weather” facilities necessary for compliance with current State requirements, and would provide for modernization of our treatment plants, including new treatment processes, and would provide for the construction of new submarine lines to carry the treated sewage into the deep waters of the Bay and ocean.

Proposition “A” also would be the first step in halting the discharge of raw sewage and storm water into the Bay and ocean by providing for a “Wet Weather” program of control, storage and treatment of mixed sewage and rain water. These facilities would include additional treatment and control works, and alterations to the sewer system, pumping stations and diversion structures.

By public demand, State Water Quality Control agencies have been given authority to apply sanctions against local communities which do not solve their water pollution problems. Such an action was taken earlier this year against San Francisco and resulted in stopping $85 million of new building construction in the downtown and industrial parts of the City.

The ban was temporarily lifted in consideration of the Mayor’s promise to accelerate the City’s program of Water Quality Control improvements, including the necessary financing. Failure of passage of Proposition “A” could mean that new building construction in San Francisco could again be banned, resulting in a disastrous setback for the City in loss of tax revenue and new employments, which would far outweigh the cost of the bond issue.

The $85 million cost of Proposition “A” will be spread over a
period of years, and will provide the financial basis for San Francisco to do its part toward improving the quality of the Bay and ocean waters.

Substantial Federal and State funds may become available to communities in helping to solve their water pollution problems. In order for San Francisco to be eligible to receive Federal and State grants it is essential that the City have funds available for its portion of the costs. Proposition "A" will provide the funds for such participation.

Any such funds received will lessen the need for future local financing for Water Quality Control projects.

For a Clean Bay — Vote "Yes" on "A"

A "Yes" vote on Proposition "A" is a vote for progressive action toward doing our share in improving the Bay and ocean waters. Your "Yes" vote on Proposition "A" will represent an investment in the health, welfare, and well-being of all of us.

Vote "Yes" on "A" to do your part to help clean up San Francisco Bay and our ocean waters.

Proposition "A" has been endorsed by the following:

Hon. Joseph L. Alioto, Mayor of San Francisco
Thomas J. Mellon, Chief Administrative Officer and Chairman, Capital Improvement Advisory Committee
William F. Murray, Chief, San Francisco Fire Department
Associated General Contractors of California
Civil Service Association
California Society of Professional Engineers
Downtown Association of San Francisco
Greater San Francisco Chamber of Commerce
Hotel Employees Association of San Francisco
San Francisco Electrical Contractors Association, Inc.
San Francisco Electrical Industry Trust
San Francisco Joint ILWU Legislative Committee
San Francisco Junior Chamber of Commerce
San Francisco Labor Council
San Francisco Real Estate Board
Plumbing and Mechanical Contractors of San Francisco, Inc.
Retail Dry Goods Association of San Francisco
Mr. Joseph K. P. Armin
Mr. Louis R. Lurie
Mr. Roy E. Tolan
Mr. Albert C. Wetti
Mr. Frank N. Alioto, President, Fire Commission
Apartment House Associations Consolidated
Miss Marguerite A. Warren
Mr. Stanley H. Sinton, Jr., President, D.N. & E. Walter & Co.
Chinese Chamber of Commerce
Plumbers and Pipe Fitters Union Local 38
Northern California Chapter of The American Institute of Architects
Cooks, Pastry Cooks & Assistants Union, Local 44
San Francisco Building and Construction Trades Council
Mr. George W. Johns, Secretary, San Francisco Labor Council
Joseph J. Diviny
Francis J. Curry, M.D., Director of Public Health


I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

ROBERT J. DOLAN, Clerk

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 AND STATE ELECTIONS CODE SECTION 5301

PROPOSITION "A"

Water Pollution Control Bonds, 1970. To incur a bonded indebtedness of $65,000,000 for improvement of the water pollution control system and facilities in the City and County of San Francisco.

Should the proposed bond issue be authorized and when all bonds shall have been issued on a twenty year basis, and after consideration of the interest rates related to current municipal bond sales and using the 1970-1971 assessment roll as the basis for calculating the effect upon the tax rate, in my opinion, it is estimated that approximate costs would be as follows:

<table>
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<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Bond Redemption</td>
<td>$65,000,000</td>
</tr>
<tr>
<td>Interest Requirement</td>
<td>47,775,000</td>
</tr>
<tr>
<td>Total Debt Service Requirement</td>
<td>$112,775,000</td>
</tr>
</tbody>
</table>

Based on a 6 year construction program, the estimated average amount required to pay the interest thereon and the redemption thereof, would be approximately $4,511,000 annually for 25 years, which amount is equivalent to nineteen and fifty-nine hundredth (19.59) cents in the tax rate.

Additional maintenance and operating costs, as estimated by the Department of Public Works, following the completion of the construction program in 1976, will amount to approximately $3,000,000 annually which amount is equivalent to thirteen and three hundredth (13.03) cents in the tax rate.

The two amounts above, $4,511,000 and $3,000,000 respectively will total, for the years 1976 thru the completion of the bond redemption and interest payments, an estimated average annual cost of $7,511,000 which is equivalent to thirty-two and sixty-two hundredth (32.62) cents in the tax rate.

The following statement is submitted pursuant to the provisions of the State of California Election Code, Section 5301.

Based on consideration of interest rates related to current municipal bond sales and using the 1970-1971 assessment roll, it is estimated that the tax rate required to be levied to fund the proposed bond issue during the first fiscal year after the sale of bonds would be five and twenty-one hundredth (5.21) cents in the tax rate. Based on six sales to complete the issue, it is estimated that thirty-one and twenty-eight hundredth (31.28) cents would be the highest rate required during the twenty-six year redemption period to fund the proposed bond issue, which rate is estimated to occur during the fiscal year 1977-1978.

NATHAN B. COOPER, Controller
City and County of San Francisco
PROPOSITION B

ORDINANCE CALLING SPECIAL BOND ELECTION

FILE NO. 424-70-1
ORDINANCE NO. 311-70

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 3, 1970, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROPOSITION TO INCUR A BONDED DEBT OF

OF THE CITY AND COUNTY FOR THE ACQUISITION, CONSTRUCTION OR COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: $5,498,000 FOR SCHOOL PURPOSES TO SERVE THE HUNTERS POINT REDEVELOPMENT PROJECT IN THE CITY AND COUNTY OF SAN FRANCISCO, INCLUDING LAND ACQUISITION, CONSTRUCTION OF NEW SCHOOL BUILDINGS AND GROUNDS, AND IMPROVEMENTS TO EXISTING SCHOOL PLANT; AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY 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 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 HEREINAFTER REFERRED TO; 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 ELECTION.

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

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, 1970, 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 $5,498,000 to pay the cost of buildings, lands, structures and all other works, properties and appurtenances necessary or convenient for school purposes to serve the Hunters Point Redevelopment Project in the City and County of San Francisco, including land acquisition, construction of new school buildings and grounds, and improvements to existing school plant.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 537-70 passed by more than two thirds of said board, and approved by the Mayor in the sum of $5,498,000, 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.

Said estimate of cost as set forth in said resolution is hereby adopted and determined to be the estimated cost of said improvement.

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 results 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 Election to be held Tuesday, November 3, 1970, and the voting precincts, polling places and officers of election for said General Election be and the same are hereby adopted, established, designated and named, respectively, as the voting precincts, polling places and officers of election for such special election hereby called, and as specifically set forth, in the official publication, by the Registrar of Voters of precincts, polling places and election officers for the said General Election.

The ballots to be used at said special election shall be the ballots to be used at said General 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 Election to be published in the San Francisco Examiner on or about October 20, 1970.

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 the following:

"SCHOOL BONDS—HUNTERS POINT REDEVELOPMENT PROJECT, 1970. To incur a bonded indebtedness of $5,498,000 for school purposes to serve the Hunters Point Redevelopment Project including land acquisition, construction of new school buildings and grounds, and improvements to existing school plant."

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

Section 6. If at such special election it shall appear that the said proposition receives approval by the applicable vote required by law, 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 7 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 becomes 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 Examiner, 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:

THOMAS M. O'CONNOR, City Attorney


ROBERT J. DOLAN, Clerk

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, Sept. 8, 1970.


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

ROBERT J. DOLAN, Clerk


JOSEPH L. ALIOTO, Mayor

PROPOSITION B

SCHOOL BONDS—HUNTERS POINT REDEVELOPMENT PROJECT, 1970. To incur a bonded indebtedness of $5,498,000 for school purposes to serve the Hunters Point Redevelopment Project including land acquisition, construction of new school buildings and grounds, and improvements to existing school plant.
ARGUMENT FOR PROPOSITION "B"

Proposition "B" will authorize a bonded indebtedness of $5,498,000 to provide two new elementary schools and additions to and improvement of an older school in the Hunters Point area.

Vote "YES" on Proposition "B"

A "YES" vote for this measure will support an emergency need in some of the long-neglected school facilities in the Hunters Point-Bayview community by providing additional educational facilities to meet the present and immediate future requirements of the elementary school children.

Fitting in with the redevelopment plan in the southeast section of the City, approximately 2,000 new and replacement housing units are scheduled to be built. The boys and girls in this area need and deserve modern-day educational opportunities, as do all children in San Francisco.

Savings for the City

Failure of the Bond Issue would require this year a cash outlay by the City and the School District of $2,720,000 (shared equally) for school construction to provide a portion of the City's annual share of renewal costs in Hunters Point, and require more outlays in subsequent years.

Would Keep Tax Rate Down

If the proposed school improvements are made and paid for on a current basis, the effect on the total tax rate will be an immediate increase of eighteen ($.18) cents on next year's tax rate. On the other hand, by passing these bonds the cost of the school improvements will be spread over 17 years, at an average annual cost equivalent to an increase of two and nineteen one hundredths ($.0219) cents in the tax rate.

Delay Can Be Costly

New school facilities and modernization are essential for the children of the Hunters Point-Bayview area. Existing facilities are inadequate to meet the present and future needs of the educational programs in Hunters Point-Bayview unless funds are made available for additional classrooms through passage of Proposition "B". Because of rising construction costs, delay in authorizing these necessary school bonds will increase the eventual expenditure for building public schools.

How Will San Francisco Benefit?

1. Proposition "B" meets emergency educational needs for Hunters Point-Bayview children.

2. A substantial share of the $5,498,000 issue will meet in part, the City's financial obligation to the Hunters Point Redevelopment Project.

3. Additional schools are needed now—delay will result in increased construction costs.

4. All San Francisco school children need and deserve modern educational opportunities. This bond issue will help reach that goal.

Proposition "B" has been endorsed by the following:

Hon. Joseph L. Alioto, Mayor of San Francisco
San Francisco Joint ILWU Legislative Committee
San Francisco Labor Council


I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

ROBERT J. DOLAN, Clerk

ARGUMENT AGAINST PROPOSITION “B”

Vote “NO” on Proposition “B”

Our present non-elective Board of Education is asking to get your approval of 5.5 million dollars for Hunter's Point School which is not necessary. If they need more classrooms let them close all cafeterias and convert them into classrooms. Give the children some education instead of free hot dogs. Schools must function as educational institutions and nothing else. They have money for busing the children to various locations, not for the sake of education, but for pleasing political pressure groups. The Board of Education simply will assign your child to a school they select, but it will be your problem how the child gets there.

On August 10, 1970 we petitioned the Board of Education to remove every book from San Francisco Schools which advocates violence, and the overthrow of government by subversion, and those books that teach hatred toward other races and nations, or undermine the morals of decent citizens with profane language, sexual experiments, etc., and removal of everybody who advocates or supports the above so called “education.”

Further, we asked the removal of “Project Read” by M. W. Sullivan, which teaches robbery, holdups, and other crimes with simple words and pictures in 45 school and 89 kindergartens in San Francisco. The non-elective Board of Education ignored our petition and did nothing, so did the news media and press. Forty cents out of every tax dollar in San Francisco goes for education, but our children are getting lots of “schooling” at great expense and very little education. The latest example: Two girls aged 13 and 14 set a woman’s hair afire on a bus and threatened to kill the screaming victim, (S.F. Exam. Sept. 21, ’70,) and the non-elective Board of Education is talking about “humanizing” education. How long do we have to put up with this? Now is the time to act.

They ask you to provide modern, expensive buildings, to be built mostly by commuters, who do not share our tax burden, while local residents can’t find any employment and are on welfare, but the moment buildings are finished they are ruined by militants or vandals. Jobs in San Francisco must go to San Franciscans residents and not to commuters. In order to correct this mess, vote for an elective board of education by districts. Five members will be elected by districts and four at large. It will be adequate representation in government by all citizens without political pressure from anyone. Put a stop to the waste of your hard-earned money by bureaucrats. Quit being Santa Clause—charity starts at home. Vote “NO” on Proposition “B.”

God Bless America.

COMMITTEE FOR SAFE AND DECENT SCHOOLS
JEFFREY J. DRAPEL, Chairman
CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 AND STATE ELECTIONS CODE SECTION 5301
PROPOSITION "B"

School Bonds — Hunters Point Redevelopment Project, 1970. To incur a bonded indebtedness of $5,498,000 for school purposes to serve the Hunters Point Redevelopment Project including land acquisition, construction of new school building and grounds, and improvements to existing school plant.

Should the proposed bond issue be authorized and when all bonds shall have been issued on a fifteen year basis, and after consideration of the interest rates related to current municipal bond sales and using the 1970-1971 assessment roll as the basis for calculating the effect upon the tax rate, in my opinion, it is estimated that approximate costs would be as follows:

- Bond redemption ........................................ $5,498,000
- Interest requirement ...................................... 3,078,880
- Total debt service requirement ....................... $8,576,880

Based on a 3 year construction program, the estimated average amount required to pay the interest thereon and the redemption thereof, would be approximately $504,522 annually for seventeen years, which amount is equivalent to two and nineteen hundredths (2.19) cents in the tax rate.

The following statement is submitted pursuant to the provisions of the State Elections Code, Section 5301.

Based on consideration of interest rates related to current municipal bond sales and using the 1970-1971 assessment roll, it is estimated that the tax rate required to be levied to fund the proposed bond issue during the first fiscal year after the sale of bonds would be one and one tenth (1.1) cents in the tax rate. Based on three sales to complete the issue, it is estimated that three and sixteen hundredths (3.16) cents would be the highest rate required during the seventeen year redemption period to fund the proposed bond issue, which rate is estimated to occur during the fiscal year 1974-1975.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION C

Adds Section 161.5: Permits former employees of Market Street Railway Company to receive credit under retirement system for time spent in military service upon payment of necessary contributions.

CHARTER AMENDMENT

PROPOSITION C

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 161.5 thereto, to provide for the
granting of credit in the Retirement System to certain former employees of the Market Street Railway Company for time in military service on and after September 29, 1944.

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, 1970, a proposal to amend the Charter of said city and county by adding thereto Section 161.5, reading as follows:

Section 161.5. Notwithstanding any other provisions of this Charter, any member who entered military service from a position with the Market Street Railway Company, was absent on such military service on September 29, 1944, and thereafter commenced employment with the Municipal Railway of the City and County of San Francisco within one year after his discharge from such military service shall have the right to elect to make contributions as provided in this section and to receive credit in this system as city service for all or any part of the time on and after September 29, 1944, during which he was in such military service.

Any member who elects pursuant to this section to make contributions and to receive credit for such time shall contribute to the Retirement System an amount determined by applying the rate of contribution first applicable to him on the effective date of his membership in the Retirement System to the monthly compensation earnable by him on said date, together with interest on said amount at the rate of interest being used from time to time under the retirement system.

The board of supervisors shall provide by ordinance the time and manner for making said contributions and for the crediting of such service as city service.


Ayes: Supervisors Barbagelata, Boas, Ertola, Feinstein, Francois, Gonzales, Mailliard, Mendelsohn, Tamara, von Beroldingen.

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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “C”

Vote “YES” on Proposition “C”

Proposition “C” will correct an inequity covering eight (8) employees of the Municipal Railway. When the City and County of San Francisco purchased the old Market Street Railway in September, 1944, these eight employees were serving in the Armed Forces during World War II. Upon their discharge from the Armed Forces, these employees returned to their jobs, but this time as employees of the Municipal Railway. Service credit in the Retirement System began as of that date.

Now, whereas all other Market Street Railway employees were given credit in the Retirement System from the date of the City’s purchase, September, 1944, these eight employees were deprived of the same service credit, and only because they were serving their country during time of war.

Proposition “C” erases this inequity and gives these eight em-
ployees the same benefits enjoyed by their fellow workers who were not serving in the Armed Forces during World War II.

Proposition "C" is fair and equitable. In accordance with the Controller's Statement, the cost of this amendment to the City is very minimal. To correct an oversight and to accord justice to these eight employees who served their country in the hour of its greatest need, vote "YES" on Proposition "C".

Vote "YES" on Proposition "C"

Sponsored by the Civil Service Association of San Francisco, Granville M. DeMerritt, Executive Secretary.

Endorsed by:
Hon. Joseph L. Alioto, Mayor
Federation of Public Employees
San Francisco Labor Council
George W. Johns, Secretary-Treasurer, San Francisco Labor Council


I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

ROBERT J. DOLAN, Clerk

CONTROLLER'S STATEMENT PURSUANT TO
CHARTER SECTION 183
PROPOSITION "C"

Adds Section 161.5: Permits former employees of Market Street Railway Company to receive credit under retirement system for time spent in military service upon payment of necessary contributions.

Should the proposed charter amendment be adopted, based on an actuarial report submitted by the Employees' Retirement System, it is estimated that the annual increase in the cost of government would be approximately $1,805. Based on the 1970-1971 assessment roll, this estimated annual increase is equivalent to eight thousandths (.008) of one cent in the tax rate.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION D

Adds Section 161.4: Permits employees whose entry into City service was delayed due to military service to receive credit under retirement system for time spent in military service upon payment of necessary contributions.

CHARTER AMENDMENT
PROPOSITION D

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 161.4 thereto, to provide for the granting of credit as city service in the Retirement System to persons in military service who had standing on an eligible list for appointment to a permanent position and who were reached for certification to a permanent position while in military service.

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, 1970, a proposal to amend the charter of said city and county by adding Section 161.4, thereto so that same shall read as follows:

Section 161.4. Notwithstanding any other provisions of this Charter, any member who was serving in the armed forces of the United States or the State of California during time of war or any emergency lawfully declared by the President of the United States, who had standing on an eligible list for appointment to a permanent position and was reached for certification to a permanent position while so serving shall have the right to elect to make contributions as provided in this section and to receive credit in this system as city service for all or any part of the time after he was so reached during which he was so serving; provided, however, that no member shall have such right unless he entered into employment with the city and county as a result of such certification made in accordance with the provisions of section 153 of the charter within one year after his discharge from such armed forces.

Any member who elects pursuant to this section to make contributions and receive credit for such time shall contribute to the retirement system an amount determined by applying the rate of contribution first applicable to him on the effective date of his membership in the retirement system to the monthly compensation earnable by him on said date, together with interest on said amount at the rates of interest being used from time to time under the retirement system.

The board of supervisors shall provide by ordinance the time and manner for making said contributions and for the crediting of such service as service credit.


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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION "D"

Vote "YES" on Proposition "D"

Some 64 city employees are being deprived of full credit in the Retirement System solely because they were serving their country during time of war. Proposition "D" corrects this inequity by giving these small number of employees credit in the Retirement System for military serving during time of war only.

These 64 employees were reached for appointment to permanent Civil Service positions but were unable to accept appointment because of service in the Armed Forces during time of war. Had these same employees not been called to military service, their service credits
in the Retirement System would date from the original date of employment with the City. Each one's appointment, however, was delayed pending return from military service. As a consequence, these employees have been deprived of service credits equal to the service credits acquired by employees from the same eligible lists who were not called into military service.

This proposal covers Police Officers, Fire Fighters and Miscellaneous Employees. The cost to the taxpayers is very negligible, as stated in the Controller's Statement. In addition, Proposition "D" provides that each employee covered by this amendment must pay his full share of the costs of granting the service credit for military service during time of war.

Proposition "D" is designed to grant service credit in the Retirement System, on an optional basis, to a handful of employees who served our country during the hour of its greatest need.

Proposition "D" provides long, overdue justice to these ex-service men. Correct this inequity by voting YES on Proposition "D".

VOTE "YES" ON PROPOSITION "D"
Sponsored by the Civil Service Association of San Francisco, Granville M. DeMerritt, Executive Secretary.

Endorsed by:
Hon. Joseph L. Alioto, Mayor
Federation of Public Employees
San Francisco Building and Construction Trades Council
San Francisco City & County Employees Union, Local 400
William F. Murray, Chief of Department, San Francisco Fire Department
San Francisco Fire Fighters Local 708
Alfred J. Neider, Chief of Police, San Francisco Police Department
San Francisco Police Officers’ Association
San Francisco Police Post No. 456, American Legion
John W. Shannon, National Commander, Regular Veterans’ Association
John Shannon, Chairman, San Francisco Veterans Committee for
Propositions "G", "F", "D"
San Francisco Labor Council
George W. Johns, Secretary-Treasurer, San Francisco Labor Council
Ayes: Supervisors Barbagelata, Ertola, Feinstein, Francois, Gonzales, Mailliard, Mendelsohn, von Beroldingen.
I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.

ROBERT J. DOLAN, Clerk

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183
PROPOSITION “D”

Adds Section 161.4: Permits employees whose entry into City service was delayed due to military service to receive credit under retirement system for the time spent in military service upon payment of necessary contributions.

Should the proposed charter amendment be adopted, based on an actuarial report submitted by the Employees’ Retirement System, it is estimated that the annual increase in the cost of government would be approximately $37,270. Based on the 1970-1971 assessment roll, this estimated annual increase is equivalent to sixteen hundredths (.16) of one cent in the tax rate.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION E

Adds Section 101.2: Authorizes Board of Supervisors by two-thirds vote to increase maximum rate of interest to not more than 7% on bonds authorized but not sold.

CHARTER AMENDMENT PROPOSITION E

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 101.2 thereto relating to the maximum rate of interest payable on all general obligation bonds authorized but not sold.

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, 1970, a proposal to amend the Charter of said city and county by adding Section 101.2 thereto, reading as follows:

Interest Rate on Bonds
Section 101.2. Notwithstanding any other provision of this charter, or of any bond act, ordinance, or resolution to the contrary, if any general obligation bonds of the city heretofore or hereafter authorized by vote of the people have been offered for sale and not sold, the board of supervisors may raise the maximum rate of interest payable on all general obligation bonds authorized but not sold, whether or not such bonds have been offered for sale, to a maximum interest rate not in excess of seven percent by a two-thirds vote of all members of said board.

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

ROBERT J. DOLAN, Clerk

Endorsed by:
Hon. Joseph L. Alioto, Mayor
Thomas J. Mellon, Chief Administrative Officer and Chairman, Capital Improvement Advisory Committee
Nathan Cooper, Controller

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183
PROPOSITION “E”

Adds Section 101.2: Authorizes Board of Supervisors by two-thirds vote to increase maximum rate of interest to not more than 7% on bonds authorized but not sold.

Should the proposed charter amendment be adopted, it is my opinion that it would not, of itself, create any additional costs but as
PROPOSITION E

Adds Section 101.2: Authorizes Board of Supervisors by two-thirds vote to increase maximum rate of interest to not more than 7% on bonds authorized but not sold.

CHARTER AMENDMENT

PROPOSITION E

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 101.2 thereto relating to the maximum rate of interest payable on all general obligation bonds authorized but not sold.

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, 1970, a proposal to amend the Charter of said city and county by adding Section 101.2 thereto, reading as follows:

Interest Rate on Bonds

Section 101.2. Notwithstanding any other provision of this charter, or of any bond act, ordinance, or resolution to the contrary, if any general obligation bonds of the city heretofore or hereafter authorized by vote of the people have been offered for sale and not sold, the board of supervisors may raise the maximum rate of interest payable on all general obligation bonds authorized but not sold, whether or not such bonds have been offered for sale, to a maximum interest rate not in excess of seven percent by a two-thirds vote of all members of said board.


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

ROBERT J. DOLAN, Clerk

Endorsed by:
Hon. Joseph L. Alioto, Mayor
Thomas J. Mellon, Chief Administrative Officer and Chairman,
Capital Improvement Advisory Committee
Nathan Cooper, Controller

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION "E"

Adds Section 101.2: Authorizes Board of Supervisors by two-thirds vote to increase maximum rate of interest to not more than 7% on bonds authorized but not sold.

Should the proposed charter amendment be adopted, it is my opinion that it would not, of itself, create any additional costs but as
a product of its future application, additional costs may be created
that are not determinable at this time.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION F

Amends Sections 35.8, 35.8.1, and adds Section 155.1:
Increases amount of contingent fund and narcotic
fund of Chief of Police; permits Police Commission to
order payment of salary of suspended member of
department upon exoneration of charges.

CHARTER AMENDMENT

PROPOSITION F

Describing and setting forth a proposal to the qualified electors of
the City and County of San Francisco to amend the Charter of said
City and County by amending Sections 35.8 and 35.8.1 thereof, and
adding Section 155.1 thereto, relating to Chief of Police Contingent
Fund, Chief of Police Narcotic Fund, and hearing of charges after
suspension.

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, 1970, a proposal to amend
the Charter of said City and County by amending Sections 35.8 and
35.8.1 thereof, and adding Section 155.1 thereto, so that the same shall
read as follows:

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

Chief of Police Contingent Fund

Section 35.8. The board of supervisors shall have the power to
appropriate to the police department an amount not to exceed in any
one fiscal year the sum of $50,000 ($25,000) to be known as the con-
tingent fund of the chief of police. The chief of police may from time
to time, disburse such sums from such fund as in his judgment shall
be for the best interests of the city and county in the investigation
and detection of crime, and the police commission shall allow and
order paid out of such contingent fund, upon orders signed by the
chief of police, such amounts as may be required.

This section shall become effective on the first day of the month
immediately following the date of ratification of this amendment by
the State Legislature.

Chief of Police Narcotic Fund

Section 35.8.1. The board of supervisors shall have the power to
appropriate to the police department an amount not to exceed in any
one fiscal year the sum of $50,000 ($25,000) to be known as the narc-
otic fund of the chief of police. The chief of police may from time
to time, disburse such sums from such fund as in his judgment shall be
for the best interests of the city and county in the enforcement of the
narcotic laws, and the police commission shall allow and order paid
out of such narcotic fund, upon orders signed by the chief of police, such amounts as may be required.

This section shall become effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature.

Section 155.1. If, as provided for in section 155, a member of the police department is suspended by the chief of police pending hearing before the police commission for charges filed against him and subsequently takes a leave of absence without pay pending his trial before the commission, and, if after such trial he is exonerated of the charges filed against him, the commission may, at its discretion, remit the suspension and leave of absence without pay and may order payment of salary to the member for the time under suspension and on leave of absence without pay, and the report of such suspension and leave of absence without pay shall thereupon be expunged from the record of service of such member.

This section shall become effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature.


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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “F”

Vote “YES” on Proposition “F”

Proposition “F” will increase the Contingent Fund to $50,000. This fund is used in the investigation and detection of crime.

Proposition “F” will also increase the Narcotic Fund to $50,000. This fund is used in the enforcement of the Narcotic laws.

During the past ten years, these funds, in effect, have diminished in size for two reasons; first, inflation, and second, the increase in demands made upon them. Consequently, both funds are now inadequate for the purposes for which they were created.

Proposition “F” will provide for fair treatment of police officers who are suspended without pay pending hearing before the Police Commission and subsequently are found not guilty. Proposition “F” gives the Police Commission discretionary power to reimburse officers for salary lost during such suspensions hearing. If an officer is not guilty of charges made against him, he should not suffer financial loss. Proposition “F” will protect the public and at the same time protect police officers who are suspended and then found innocent.

Proposition “F” will improve the administration and over-all effectiveness of your Police Department. You owe it to yourself to vote “YES” on Proposition “F.”

Vote “YES” on Proposition “F”

Sponsored by:
San Francisco Police Commission
Elmo E. Ferrari, President
Dr. Washington E. Garner, Commissioner
Richard K. Miller, Commissioner
Alfred J. Nelder, Chief of Police
San Francisco Police Officers' Association
Greater San Francisco Chamber of Commerce
Endorsed by:
Hon. Joseph L. Alioto, Mayor
San Francisco Fire Fighters Local 798
San Francisco Police Officers' Association
John Shannon, Chairman, San Francisco Veterans Committee for
Propositions "C", "F", "D".
San Francisco Labor Council
George W. Johns, Secretary-Treasurer, San Francisco Labor Council
I hereby certify that the foregoing resolution was adopted by the Board of Supervisors of the City and County of San Francisco.
ROBERT J. DOLAN, Clerk

CONTROLLER'S STATEMENT PURSUANT TO
CHARTER SECTION 183
PROPOSITION "F"
Amends Section 35.8, 35.8.1, and adds Section 155.1: Increases amount of contingent fund and narcotic fund of Chief of Police; permits Police Commission to order payment of salary of suspended member of department upon exoneration of charges.
Should the proposed charter amendment be adopted, it is estimated the annual increase in the cost of government would be $50,000. Based on the 1970-1971 assessment roll, this annual increase is equivalent to twenty-two hundredths (.22) of one cent in the tax rate.
The addition of Section 155.1 provides that members of the Department who are suspended by the Chief pending hearing before the Police Commission and who subsequently take a leave of absence without pay pending trial, then are exonerated by the Commission, the Commission may at its discretion order their salary to be paid for the time under suspension, and on leave of absence without pay. Such order for payment will be based on future administration action; therefore I am unable to estimate the increased cost of government, under this provision.
NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION G
Amends Sections 35.5.1, 36.2 and 36.3: Permits Board of Supervisors to provide, by ordinance, additional working benefits for members of Police and Fire Departments; deletes obsolete language.

CHARTER AMENDMENT
PROPOSITION G
Describing and setting forth a proposal to the qualified electors of 28
the City and County of San Francisco by amending Sections 35.5.1, 36.2 and 36.3 thereof relating to compensation and working conditions applicable to members 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 election to be held therein on November 3, 1970, a proposal to amend the Charter of said City and County by amending Sections 35.5.1, 36.2 and 36.3 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)).

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

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

The rates of compensation, fixed in said ordinance,

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

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

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

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

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

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

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

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

Other ((Working)) working or employee benefits, educational incentive programs and premium pay differentials of any type whatsoever ((shall be allowed or paid to members of the police department)) for members of the police department not specifically provided for in this charter ((referred to herein only as is otherwise provided in this charter)) shall be provided for by ordinance of the board of supervisors.

The board of supervisors shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance to include the provisions for compensation for any working benefit and employee benefit and educational incentive programs and premium pay differentials.

For all purposes of the retirement system, the expression “rates of compensation” as used in this section, shall mean “salary attached to the rank” as used in section 166 and, with the addition of fifteen dollars per month now provided in section 35.5.2 of the charter with respect to members assigned to two-wheel motorcycle traffic duty, shall also mean “compensation earnable” as used in section 161.1.1.

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

This section shall become effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature.

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

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

The rates of compensation, fixed in said ordinance,

(a) for the fourth year of service and thereafter for ((firemen))

fire fighters shall not exceed the highest rate of compensation paid ((firemen)) fire fighters in regular service in the cities included in the certified report of the civil service commission;

(b) for the first, second and third year of service for ((firemen))

fire fighters shall include the same amount of adjustment as that used in fixing the rates of compensation for the fourth year of service for the same class;

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

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

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

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

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

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

Other ((Working)) working or employee benefits, educational in-
centive programs and premium pay differentials of any type whatsoever ((shall be allowed or paid to members of the fire department)) for members of the fire department not specifically provided for in this charter ((referred to herein only as is otherwise provided in this charter)) shall be provided for by ordinance of the board of supervisors.

The board of supervisors shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance to include the provisions for compensation for any working benefit and employee benefit and educational incentive programs and premium pay differentials.

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

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

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

This section shall become effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature.

Section 36.3. The rate of compensation fixed pursuant to the provisions of section 35.5.1 of the charter for police officers, police patrol drivers and policewomen ((women protective officers)) for the fourth year of service and thereafter and the rate of compensation fixed pursuant to the provisions of section 36.2 of the charter for ((firemen)) fire fighters for the fourth year of service and thereafter shall be the same. Such rate shall not exceed the highest rate of compensation paid, whether it be paid to police officers, patrolmen or ((firemen,)) fire fighters, in the cities included in the certified report of the civil service commission submitted to the board of supervisors pursuant to the aforesaid sections of the charter.

((On ratification of this section, the board of supervisors shall have power and it shall be its duty to adjust by ordinance the rate of compensation fixed for firemen for the fourth year of service and thereafter for the fiscal year 1963-1964 so that it shall be the same rate of compensation as that fixed for police officers, police patrol drivers and women protective officers for the fourth year of service and thereafter for the said fiscal year. Such ordinance shall adjust the rates of compensation for other members of the fire department for the said fiscal year by corresponding percentage adjustments in the manner provided by section 36.2 of the charter.))

((The board shall have power and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year 1963-1964 to include the provisions necessary for paying said rates of compensation from July 1, 1963.))

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

(For all purposes of the retirement system, the first adjustment of rates of compensation made by the board of supervisors after the effective date of this section shall be the rates of compensation for the members affected for the remainder of the fiscal year 1963-1964 following the month in which the ordinance making such adjustment becomes effective, and the rates of compensation set forth in the annual salary ordinance at the beginning of the fiscal year 1963-1964 shall be the rates of compensation for said retirement purposes for the period from the beginning of the said fiscal year through said month.)

The provisions of this section shall only apply to persons who are members of the fire department and the police department on or after the effective date of this section.

This section shall become effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature.


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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “G”

Vote “Yes” for Proposition G to Save Money for You, The Taxpayer and General Public.

How? It costs plenty of cold cash from the taxpayers (direct and indirect) to recruit, train and equip a rookie fireman or a rookie policeman, so that he can properly and fully perform his job of protecting your life and property. An estimated $25,000 of your tax money is invested to properly train each man in your Fire and Police Departments. Premature personnel turnover is tremendously expensive.

San Francisco must have the opportunity to compete with other alert and progressive cities for the cream of the public service crop. The potential recruit must have assurance that he can expect treatment substantially similar to that accorded by other comparable cities. If we do not give him that assurance, he is likely to go elsewhere, as some San Franciscans have done already. There will then be even greater difficulty in maintaining the nationally recognized high personnel standards of our Fire Department and Police Department, the recruitment program will have to be intensified and expanded, and consequently the cost to the taxpayer will be appreciably greater. A “Yes” vote for Proposition G will save money for you.

Vote “Yes” for Proposition G to Place San Francisco on a First-Rate System of Fire and Police Personnel Administration.

How? For many years, every major California City, with the single exception of San Francisco, has prescribed working conditions generally for its firemen and policemen by informed, documented
administrative action. They long ago abandoned the time-consuming, effort-wasting, politic-ridden and decidedly costly practice of placing even relatively minor details of personnel management on a customarily overloaded ballot.

In 1968, the State Legislature enacted legislation which said in effect that, the firemen and policemen could meet and confer, in good faith, with the governing body of our City in all matters pertaining to wages, hours of work and working conditions. That is all that law, and this Proposition G, will confer—no rights, privileges, added benefits, or anything other than the opportunity to meet and confer in good faith, and then only as the legislative body elected by you may decide.

The end of antiquated, inefficient methods of administration which you will dictate by voting “Yes” for Proposition G will save your money otherwise wasted by archaic holdovers from past decades.

All other comparable California communities have already accepted and implemented the principles of the State legislation. Their firemen and policemen now discuss with qualified authorities their personnel administrative affairs. But San Francisco continues to lag behind. It still overloads its ballot with such matters. As a direct and costly result, it remains in a disadvantaged, second-class status in its attempts to recruit and retain its vital protective staff.

A “Yes” vote for Proposition G will approve the generally recognized principle of determining personnel matters by informed administrative action, rather than by obscure ballot measures. It will clearly improve administration of your Fire Department and Police Department, to your advantage. It will further enhance the protection which your Fire Department and Police Department give to your personal safety and property, to your advantage.

Vote “Yes” for Proposition G to Afford Yourself an Equal Opportunity to Recruit and Retain Your Protective Personnel.

How? It is not sufficient to regard a relatively full departmental staff at any one time as an indication that recruitment problems do not, or will not in the near future, exist. Particularly is this true when we observe the harassment, the pronounced physical danger and the potential confrontation with death to which our firemen and policemen are subjected daily.

Nor is recruitment alone the problem to be met. Retention is of grave importance if we are to protect our investment in men and women who can protect us.

And in both recruitment and retention, we must endeavor, with all our resources, at all times, to attract and keep the highest type of public service men and women. If we do not, it is your personal safety, your property, and your tax funds which will be in jeopardy.

If we do not, the recent example of Los Angeles, which signed up recruits at City College of San Francisco, by offering the up-to-date provisions contemplated by Proposition G, will be multiplied, to our obvious and substantial disadvantage. The personal interest of San Franciscans in maintaining the highest standards of protection for themselves demands a “Yes” vote for Proposition G.

Vote “YES” on Proposition “G”

Sponsored by: San Francisco Fire Fighters, Local 798
Frank Minahan, President
Robert Callahan, Secretary
San Francisco Police Officers Association
Harry C. Bell, President
John Lehane, Secretary
Endorsed by:
Hon. Joseph L. Alioto, Mayor
Hon. Milton Marks, Senator
Hon. George R. Moscone, Senator
Hon. Willie L. Brown, Jr., Assemblyman
Hon. Leo T. McCarthy, Assemblyman
Frank N. Alioto, President, Fire Commission
Rudy Tham, Vice President, Fire Commission
Morris Bernstein, Member, Fire Commission
William F. Murray, Chief of Department, San Francisco Fire Department
Elmo E. Ferrari, President, Police Commission
Washington E. Garner, M.D., Member, Police Commission
Richard K. Miller, Member, Police Commission
Alfred J. Nelder, Chief of Police, San Francisco Police Department
Jake Ehrlich
Louis R. Lurie
George Killion
Tim Richardson, Secretary, Brotherhood of Teamsters and
Auto Truck Drivers, Local 85
Morris Weisberger, President, Maritime Trades Port Council
George B. Gillin
William Moskovitz
John Shannon, Chairman, San Francisco Veterans Committee for
Propositions "G", "F", "D"
San Francisco Labor Council
George W. Johns, Secretary-Treasurer, San Francisco Labor Council

Ordered submitted: Board of Supervisors, San Francisco, Sept.
14, 1970.

Ayes: Supervisors Barbagelata, Boas, Ertola, Feinstein, Francois,
Gonzales, Mailliard, Mendelsohn, von Beroldingen.

I hereby certify that the foregoing resolution was adopted by the
Board of Supervisors of the City and County of San Francisco.

ROBERT J. DOLAN, Clerk

ARGUMENT AGAINST PROPOSITION G
Vote No on Proposition G

Prop. G would permit the Board of Supervisors to set fringe bene-
fits for police and firemen. The total cost is unknown, but for only one
aspect—shift differential—the Controller has estimated a cost in-
crease of over one and a half million dollars a year.

San Francisco salaries for police and firemen rank with the highest
in the nation. The firemen recently negotiated a reduction in their
work week so that their hours are shorter than those in most other
large California cities.

Prop. G is a blank check! We favor excellent compensation and
working conditions for these employees but not an open-end proposi-
tion where the cost is unknown. Keep the police and firemen out of
politics—Vote NO on G.

This argument submitted by the following member organizations
of The San Francisco Municipal Conference:

Building Owners & Managers Assn.
Downtown Association of S.F.
Apartment House Assns. Consolidated, Inc.
Retail Dry Goods Association of S.F.
San Francisco Real Estate Board
LLOYD E. GRAYBIEL, Chairman
CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183
PROPOSITION “G”
Amends Section 35.5.1, 36.2 and 36.3: Permits Board of Supervisors to provide, by ordinance, additional working benefits for members of Police and Fire Departments; deletes obsolete language. Should the proposed charter amendment be adopted, based on current budget requirements and if the Board of Supervisors provide by ordinance, the same rate of premium pay as is paid to miscellaneous employees for shift differential, in my opinion, the estimated increase in the cost of government would be $1,566,142. Based on the 1970-1971 assessment roll, this annual increase if granted, is equivalent to six and eight tenths (6.8) cents in the tax rate.

The proposed amendment provides for other working or employee benefits and educational incentives not specifically provided for in the charter to be allowed or paid to members of the Police and Fire Departments in accordance with ordinance to be adopted by the Board of Supervisors. These provisions in themselves do not create any additional cost, but as a product of their application to future legislation, additional cost of government may be incurred which are not determinable at this time.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION H

Amends Section 5, 25, 49, 134 and 182: Provides for election by district and at large of nine member boards of education for unified school district and junior college district.

CHARTER AMENDMENT
PROPOSITION H

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Sections 5, 25, 49, 134 and 182 thereof, relating to election of members of Boards of Education.

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, 1970, a proposal to amend the charter of said city and county by amending Sections 5, 25, 49, 134 and 182 thereof, to read as follows:

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

Elective Officers and Terms

Section 5. The mayor, the members of the board of supervisors, an assessor, a district attorney, a city attorney, a sheriff, a treasurer, and a public defender shall be elected by the voters of the city and county, and ((municipal court judges)) commencing with the general municipal election in 1971, the members of the boards of educa-
tion shall be elected by district as set forth hereinafter or by the voters of the city and county. At the general municipal election in 1943, and at the general municipal election in every fourth year thereafter, there shall be elected a mayor, six supervisors, a district attorney and a sheriff, and at the general municipal election in 1945, and at the general municipal election in every fourth year thereafter, there shall be elected five supervisors, a city attorney, and a treasurer, and at the general election in 1942, and at the general election in every fourth year thereafter there shall be elected an assessor and a public defender. At the general municipal election in 1971, there shall be elected nine members of the board of education of the San Francisco unified school district and nine members of the board of education of the San Francisco junior college district. All of the aforesaid officials, except as set forth herein, shall be elected for a term of four years, from the commencement of their respective terms as herein specified.

((At the general municipal election in 1943, there shall be elected four municipal court judges to succeed those judges whose respective terms of office expire on the 8th day of January, 1944, and at the general municipal election in each sixth year after 1943 the successors to said four municipal court judges shall be elected, and at the general municipal election in 1945 there shall be elected four municipal court judges to succeed those judges whose respective terms of office expire on January 8, 1946, and at the general municipal election in each sixth year after 1945, the successors to said last mentioned judges shall be elected, and at the general municipal election in 1947, there shall be elected four municipal court judges to succeed those judges whose respective terms of office expire on the 8th day of January 1948, and at the general municipal election in each sixth year after 1947, the successors to said last mentioned judges shall be elected. The term of each municipal court judge shall be six years from and after twelve o'clock noon on the 8th day of January following his election. All terms of office of elective officials shall begin at twelve o'clock noon on the 8th day of January following the date of their election.))

((Any appointive officer or employee of the city and county who shall become a candidate for election by the people to any public office shall automatically forfeit such city and county office or position.))

The members of the boards of education of the San Francisco unified school district and of the San Francisco junior college district respectively, shall be elected as follows: Four members of each of said boards shall be elected at large by the voters of the city and county and five members of each of said boards shall be elected by districts, as follows:

The board of supervisors shall, by ordinance, district the city and county into five districts, and such districts shall be used for the election or recall of five members of each of said boards of education, one from each such district, and for filling any vacancy in the office of member of either of said boards of education from any such district by appointment, subsequent to the effective date of such ordinance and until new districts are established as herein set forth. The census taken under direction of the Congress of the United States in 1970 shall be the basis of fixing the aforesaid districts, and said census taken every ten years thereafter shall be the basis of adjusting said
districts; and the board of supervisors shall, within 60 days following the effective date of this amendment and thereafter within 90 days following the report of the Secretary of Commerce to the President of the United States tabulating each decennial federal census, fix and adjust such districts, and reapportion the representation so as to preserve the aforesaid districts as nearly equal in population as is practicable based upon the last preceding federal census. No change in the boundary or location of any district by redistricting as herein provided shall operate to abolish or terminate the term of office of any member of either of said boards of education prior to the expiration of the term of office for which such member was elected or appointed.

The provisions of Section 175 of the charter, relating to the manner of placing names of candidates for office on the ballot, shall not apply to candidates for election to the boards of education by district, but provisions for the same shall be set forth in the ordinance districting the city and county, as provided herein.

The respective terms of the members of the board of education of the San Francisco unified school district who shall hold office on the 8th day of January, 1972, shall expire at twelve o'clock noon on said date, and the persons elected as members of the board of education of the San Francisco unified school district at the general municipal election in November, 1971, shall succeed to said offices at twelve o'clock noon on said 8th day of January, 1972. The persons elected as members of the board of education of the San Francisco junior college district at the general municipal election in November, 1971, shall commence their respective terms of office at twelve o'clock noon on said 8th day of January, 1972. The respective terms of office of the members of each of said boards of education shall be four years; provided, however, that of the nine members elected to each of said boards in the general municipal election in 1971 pursuant to the provisions of this amendment, the five members of each of said boards by district shall serve for terms of office which shall expire on the 8th day of January, 1974, and the four members of each of said boards elected at large shall serve for terms of office which shall expire on the 8th day of January, 1976.

At the general municipal election in 1973 there shall be elected five members of each of said boards of education to succeed those members thereof whose respective terms of office expire on the 8th day of January, 1974, and at the general municipal election in each fourth year after 1973, the successors to said five members of each of said boards of education shall be elected, and at the general municipal election in 1975 there shall be elected four members of each of said boards of education to succeed those members thereof whose respective terms of office expire on the 8th day of January, 1976, and at the general municipal election in each fourth year after 1975, the successors to said four members of each of said boards of education shall be elected.

No person shall be a candidate for election as a member of either of said boards of education by any district unless he shall have been a resident of that district for a period of one year next preceding his election.

All terms of office of elective officials shall commence at twelve o'clock noon on the 8th day of January following the date of their
election.

No person elected as mayor or supervisor shall be eligible, for a period of one year after his last day of said service as mayor or supervisor, for appointment to any full time position carrying compensation in the city and county service.

((Should this amendment not be approved by the Legislature of the State of California so that the office of assessor may be voted for at the general election to be held in November, 1942, as in this section provided, then in that event the term of the incumbent in the office of assessor at twelve o'clock noon on the 8th day of January, 1943, shall not expire at twelve o'clock noon on said date, but shall continue until the 8th day of January, 1944, and the office of assessor shall be filled at the general municipal election in 1943, for a three year term from said date, and said office of assessor shall again be filled at the general election in 1946 for a four year term from said date, and at the general election in each fourth year thereafter.))

The Mayor

Section 25. The mayor shall be the chief executive officer of the city and county upon whom process issued by authority of law shall be served. He shall be an elective officer and his compensation shall be fixed in accordance with the salary standardization provisions of this charter. He shall furnish an official bond in the sum of twenty-five thousand dollars ($25,000). He shall appoint, and at his pleasure may remove, an executive secretary and one confidential secretary, and one stenographer. The board of supervisors may annually appropriate additional sums to be expended by the mayor for purposes and duties incidental to the administration of the office of mayor, which shall be subject to the provisions of this charter relative to appropriations and the payment of claims. He shall, at the first meeting of the board of supervisors in October of each year, communicate by message to the supervisors a general statement of the condition of the affairs of the city and county, and recommend the adoption of such measures as he may deem expedient and proper.

The mayor shall be responsible for the enforcement of all laws relating to the municipality and for the review and submission of the annual executive budget; he shall supervise the administration of all departments under boards and commissions appointed by him; he shall receive and examine, without delay, all complaints relating to the administration of the affairs of the city and county, and immediately inform the complainant of findings and actions thereon; and he shall coordinate and enforce cooperation between all departments of the city and county. The mayor shall have the power to postpone final action on any franchise that may be passed by the supervisors until such proposed franchise shall have been voted on at the next election.

The mayor shall appoint such members of boards or commissions and other officers as provided by this charter. He shall appoint for the unexpired term of the office vacated, a qualified person to fill any vacancy occurring in any elective office. Any vacancy occurring among the members of either of the boards of education elected by districts shall be filled by appointment by the mayor of a qualified person who has been a resident of the district electing the member whose office is vacated, for a period of one year next before such appointment.

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The mayor shall have a seat but no vote in the board of supervisors and in any board or commission appointed by him, with the right to report on or discuss any matter before such board or commission concerning the departments or affairs in his charge. He shall have power to designate a member of the board of supervisors to act as mayor in his absence. Should he fail, neglect or refuse so to do, the supervisors shall elect one of their number to act as mayor during his absence. When a vacancy occurs in the office of mayor, it shall be filled for the unexpired portion of the term by the supervisors. In case of a disaster which causes the mayor to be absent or unavailable and the supervisors for any reason whatsoever are unable to elect one of their number to act as mayor or to fill any vacancy that might occur in the office of mayor, the following persons shall act as mayor in the order of succession hereinafter designated: (1) president of the board of supervisors, (2) chairman of the finance committee of the board of supervisors, (3) senior member of the board of supervisors, who is that member having the greatest number of years of service as a member of the board, and in the event that one or more members have equal seniority then by alphabetical order of surname among such members, and (4) chief administrative officer. Said person so designated shall act as mayor during such period of absence or unavailability of the mayor until such time as the supervisors can take appropriate action either to elect an acting mayor or to fill the vacancy as the case may be. Every person who has served as mayor of the city and county, so long as he remains a resident thereof, shall have a seat in the board of supervisors and may participate in its debates, but shall not be entitled to a vote or to compensation.

In case of a public emergency involving or threatening the lives, property or welfare of the citizens, or the property of the city and county, the mayor shall have the power, and it shall be his duty, to summon, organize and direct the forces of any department in the city and county in any needed service; to summon, marshal, deputize or otherwise employ other persons, or to do whatever else he may deem necessary for the purpose of meeting the emergency. The mayor may make such studies and surveys as he may deem advisable in anticipation of any such emergency.

Appointments ((and Nominations)) by the Mayor

Section 49. The mayor shall ((nominate members of the board of education for confirmation by the voters, and shall)) appoint three members of the retirement board, and shall also appoint members of the public utilities, city planning and civil service commissions, each of which said boards or commissions to have the membership, terms of members, and powers and duties as are provided in this charter.

Boards of Education

Section 134. All of the public schools of the San Francisco unified school district and the San Francisco junior college district of the city and county shall be under the control and management of a common board of education, composed of seven commissioners. ((, who shall be nominated by the mayor and be subject to confirmation or rejection by vote of the electors as in this section provided, and who shall be subject to recall, and to suspensions and removal in the same manner as elective officers as provided by this charter. The term of each member shall be five years, commencing on the 8th day of January following their respective nominations, provided that each such five-
year term shall begin at the expiration of the respective terms of members as existing at the time this charter shall go into effect.)

Commencing with the general municipal election in 1971, the voters of the city and county shall elect nine members of the board of education of the unified school district of the city and county and nine members of the board of education of the junior college district of the city and county. Upon the commencement of the respective terms of the members of the board of education of the unified school district elected in 1971, said board shall assume control and management of all of the public schools of the unified school district of the city and county, and upon the commencement of the respective terms of the members of the board of education of the junior college district elected in 1971, said board shall assume control and management of the junior college district of the city and county. All of the provisions of this charter applying to the unified school district of the city and county shall be applicable to the junior college district of the city and county. The compensation of each member of the respective boards of education shall be one hundred dollars ($100) per month. The members of each of the boards of education shall be subject to recall, and to suspension and removal in the same manner as elective officers, as provided by this charter.

((Nominations of members of the board of education shall be made, subject to confirmation by the electors, by the filing by the mayor, with the registrar of voters between the first and tenth day of September in each year prior to the expiration of the term or terms of members, the name of one qualified citizen, or two, as the case may be, to serve as a member or members, respectively, of said board for the regular term or terms commencing on the 8th day of January in the succeeding year. Each nominee, not later than forty-five days prior to the election at which the electors vote to confirm or reject said nominee, shall file with the registrar a statement of qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the statement. The registrar shall cause said statement of qualifications to be printed and shall mail a copy of the same to each voter, at least five days prior to the election. This printed copy may be attached to any other matter required to be printed and mailed.))

((The form of ballot shall be as provided in section 184 of this charter and if a majority of the qualified electors voting on said nomination or nominations shall vote in favor thereof, said nomination shall be confirmed and the person or persons named shall take office on the 8th day of January next following. If a majority of the electors vote "No," the nomination shall stand rejected, and such person shall not be eligible for nomination as a member of the board of education for a period of at least three years. If a majority of the electors vote "No," the mayor shall appoint a qualified citizen to serve as a member of the board until the 8th day of January following the next general election or general municipal election, whichever shall first be held. Between the first and tenth day of September before such general election or general municipal election, the mayor shall nominate, subject to confirmation by the electors at such election, as herein provided, a qualified citizen to serve as a member of the board for the remainder of the five-year term for which the nomination first made

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by the mayor was rejected.) Vacancies ((otherwise)) occurring on either of said boards shall be filled by the mayor for the unexpired terms.

Time of Election

Section 182. If the petition accompanying a proposed initiative measure, declaration of policy, or recall be signed by registered voters equal in number to ten per cent of the entire vote cast for mayor at the last preceding general municipal election and contains a request that said measure, policy or recall be submitted forthwith to a vote of the electorate at a special election, then the registrar shall forthwith call a special election, which shall be held at a date not less than thirty nor more than forty days from the date of calling the same, at which said measure or policy, without alteration, or said recall shall be submitted to a vote of the electorate, unless within sixty days of a general or primary election, in which event it shall be submitted at such general or primary election.

If a petition for the recall of a member of either of the boards of education elected by district shall be signed by electors of the district which elected the incumbent sought to be recalled, equal in number to at least twenty per cent of the entire vote cast at the last preceding election for all candidates for member of the board of education in that district, and contains a request that said recall be submitted forthwith to a vote of the electorate at a special election, then the registrar shall forthwith call a special election, which shall be held at a date not less than thirty nor more than forty days from the date of calling the same, at which said recall shall be submitted to a vote of the electorate, unless within sixty days of a general or primary election, in which event it shall be submitted at such general or primary election. At any such recall election of a member of the board of education elected from a district, only voters within the district shall be entitled to vote.

If the petition accompanying a proposed initiative measure or declaration of policy be signed by registered voters equal in number to five per cent but less than ten per cent of the said entire vote, then such measure or measures, without alteration, shall be submitted by the registrar to a vote of the electorate at the next general state or municipal election that shall occur at any time after thirty days from the date of the certificate of sufficiency attached to the petition accompanying such measure unless the board of supervisors, by ordinance, direct that the measure or policy be voted on at a special election prior thereto.


Noes: Supervisors Barbagelata, Mailliard.

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

ROBERT J. DOLAN, Clerk

Endorsed by:
Hon. Joseph L. Alioto, Mayor
San Francisco Labor Council
George W. Johns, Secretary-Treasurer, San Francisco Labor Council
ARGUMENT AGAINST PROPOSITION H

Vote "NO" on Proposition H

Last year voters soundly defeated the proposition to elect the Board of Education by Districts, but voted for an elective Board. Six Supervisors and the Mayor this year have robbed the voters of their right to vote on a Board elected at Large or by the last minute switch and ill-conceived method of Proposition H.

Board of Education members must be responsive to all the children and taxpayers of San Francisco, not just their own section. Children may attend schools outside their parents' voting district. The creation of 2 separate Boards will be expensive and confusing.

With the shifting and loss of population, Supervisors cannot draw and maintain proper district boundaries. Vote "No" on H.

PARENTS AND TAXPAYERS, INC.

ARGUMENT AGAINST PROPOSITION H

Vote NO on Proposition H!

A vote for Proposition H is a vote for anarchy and chaos in our public school system. It pretends to provide representation on the School Board from the people, but its effect will be just the opposite. Five members are supposed to be elected by district. But what districts? You are being asked to buy a pig in a poke. Will you be gerrymandered in or out of what district? Who knows? On top of that, the Board is being expanded to nine members, four of whom are supposed to be elected at large. Thus, the district members, even if they represented somebody, would be powerless. And the four at-large members would be powerless to represent the general population because they would be outnumbered by the mystery-district members. As a matter of fact, this strange mixture, which was the result of some political compromise, would be worse than nothing at all. It would be constantly thrown into wrangle if not deadlocked. There would be no clear pattern of accountability to the people, and that's what we need. Everybody would be able to get off the hook. Meanwhile, in the confusion, those elected, at great cost, would be able to serve their own political interests and those of their big financial supporters, and educational issues would go down the drain.

You asked for a Board of Education which would be accountable to the people. Instead you got a mystery plan which provides for no accountability at all, and can only raise our taxes while reducing the educational potential of our schools.

CITIZENS COMMITTEE AGAINST PROPOSITION H

Mrs. Charlotte C. Poole
Michael L. Ohleyer
Gordon J. Lau
Yori Wada
Herman E. Gallegos
Mrs. Philip Greene

ARGUMENT AGAINST PROPOSITION H

Vote NO on Proposition H

The Board of Education now spends 38% of all the moneys collected by the City and County of San Francisco from ad valorem taxes (real estate and personal property taxes). The Board of Education should be responsible to the entire community and work together in the best interests of all our children and all the taxpayers, not just
particular segments of our City. Members should not owe allegiance to any particular neighborhood, ward or election district.

**Vote NO on Proposition H**

There is no City in the State of California that elects their Board of Education by districts. Members of all city school boards in California are elected at large. We must have an elective school board, but it must not be by districts. Members may be nominated from districts, but they should be elected by voters of the entire school district.

In November of 1969, the voters of this City voiced their opposition to a Board of Education elected from designated districts by overwhelmingly defeating Proposition Q. At the same time, they passed Proposition P which stated that the members of the Board of Education should be elected. If Proposition H is defeated, it will be the responsibility of the Board of Supervisors to place before the electorate without further delay a proposition calling for a Board of Education elected at large.

**Vote NO on Proposition H**

There are 12 counties in California that have a larger student enrollment (elementary) than San Francisco. Yet Proposition H will require two boards of education, consisting of 9 members each, for a total of 18 members. With few exceptions, if any, the boards of education in California consist of 5-7 members. Furthermore, most boards of education require candidates to be a resident of their city for not less than 2 to 3 years. Proposition H requires only that the candidate be a registered voter and a resident of his district for a period of one year.

**Vote NO on Proposition H**

No school district can function satisfactorily without the support of its citizens. A board of education that includes members who owe their allegiance to wards or districts will divide our community and encourage self-interests and pressure groups to dominate the Board of Education.

The voters should also have been given the opportunity to vote on whether they prefer a school board elected at large or as outlined in this Proposition H. This opportunity was denied by six supervisors.

**Vote NO on Proposition H**

Don’t be misled. Proposition H is an ill-conceived, impractical, illogical method of electing members of the Board of Education. While members of the Board of Education will owe allegiance to their ward or district, a great percentage of children who live within their districts will be attending schools in other districts and vice versa. An example is that a large percentage of students enrolled in Gallileo, Lowell and Marina Junior High live in districts far removed from the schools they attend.

JOHN BARBAGELATA

**CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183**

**PROPOSITION “H”**

Amends Sections 5, 25, 49, 134 and 182: Provides for election by district and at large of nine member boards of education for unified school district and junior college district.

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Should the proposed charter amendment be adopted, it is estimated that the following would be the increase in cost of government. Based on the 1970-1971 assessment roll, the effects on the tax rate are also shown.

Annual recurring cost (salaries and transcribing of minutes) which is equivalent to seven hundredths (.07) of one cent in the tax rate ....................... $16,800

Elections costs:
1971 Election—Increased cost for counting of ballots cast by districts which is equivalent to three tenths (.3) of one cent in the tax rate ....................... 70,000
Every second year thereafter—Increased cost of election which is equivalent to nine hundredths (.09) of a cent in the tax rate ............................ 20,000

The Board of Education of the Junior College District may provide additional administration services in the future, the cost of which can only be estimated at that time.

NATHAN B. COOPER, Controller
City and County of San Francisco

PROPOSITION I

DECLARATION OF POLICY: "Shall the name of Candlestick Park be changed to O'Doul Stadium, in memory of the late Francis "Lefty" O'Doul."

Endorsed by:
Hon. Joseph L. Alioto, Mayor

ARGUMENT AGAINST PROPOSITION I

Vote No on Proposition "I"

You are being asked whether the name of Candlestick Park should be changed to O'Doul Stadium. There is no question of the late Lefty O'Doul's baseball greatness but I oppose such a name change for a variety of reasons.

If a public facility is named for an individual, it always creates the question of whether a more deserving person should have had the honor. San Francisco has produced many great baseball players—Joe DiMaggio is certainly first in most people's minds—and although not a local product, Willie Mays has starred at Candlestick with the Giants for more than a decade. Or, now that Candlestick is to become a multi-purpose stadium perhaps football greats from the Bay Area should receive equal consideration.

There are also those who knew O'Doul who remember that he was not an admirer of the stadium and might not welcome having it bear his name.

More important, I believe, is the manner in which Candlestick Park received its name in 1959. The Recreation and Park Commission sponsored an open contest with prizes financed with privately contributed non-tax money, in cooperation with the four daily newspapers published here at the time, to select a name typical of San Francisco and Northern California. Sports editors of the papers, including Bill Leiser of the Chronicle and Curly Grieve of the Examiner, were the judges.
Much publicity on the contest, including its rules and regulations, was published in the then four papers so it is doubtful anyone interested did not have a chance to participate. More than 16,000 entries, proposing 2,100 different names, were mailed on postcards to the Commission. The judges unanimously selected “Candlestick Park,” a name suggested by 102 persons, and then picked a first prize winner, 24 other winners and 67 honorable mentions on the basis of written statements on why Candlestick should be the name.

The San Francisco newspapers at that time supported this choice.

Eleven years later I believe that it is still true—even more so now that Candlestick is being converted to a multi-purpose stadium—and I urge that the proposal to change its name be rejected by the voters.

—Vote NO on Proposition I.

WALTER A. HAAS, 1959 President
The Recreation and Park Commission

ARGUMENT AGAINST PROPOSITION “I”
VOTE “NO” on Proposition “I”

Candlestick Park is to be a multi-purpose stadium and to name it for an individual of one sport is wrong. We have had many baseball heroes in San Francisco. To honor only one would be wrong.

It would be costly to change the name.

The name was selected by the public in a competition with thousands of entries, and Candlestick was the overwhelming favorite. It is now very well known.

Honor our heroes—including Lefty O’Doul—with a Hall of Fame Room in the stadium, but do not change the name of Candlestick Park.

We urge a “NO” Vote on Proposition “I”
Downtown Association of San Francisco
RUSSELL D. KEIL, President

PROPOSITION J

DECLARATION OF POLICY: It is the policy of the people of the City and County of San Francisco that there be an immediate cease fire and immediate withdrawal of all U.S. troops from Vietnam so that the Vietnamese people can settle their own problems.

ARGUMENT FOR PROPOSITION “J”

More than 25,000 San Francisco citizens signed petitions placing the war in Vietnam on the ballot. The signatures were turned in on August 3.

Three weeks later, in Detroit, a policy statement containing the San Francisco wording achieved ballot status. Similar peace proposals are before the voters in Marin County and the entire state of Massachusetts.

Majority votes for peace in Massachusetts, Marin, Detroit, and San Francisco could tip the scales against continuation of the war. The “silent majority,” in effect, would have spoken, saying: It Must Be Ended Now.
Vote YES on “J"

On November 3, we citizens of San Francisco will have the unique and challenging opportunity to participate in this national test of the conscience and the good sense of the American people regarding the war in Southeast Asia.

We American citizens should vote on the war. It is the lives of our sons that are being sacrificed in the interests of a few. And it is our tax money that pays for the military, the profits of war industries and enriches the corrupt Thieu-Ky regime.

Labor Endorses Proposition “J”

The San Francisco Labor Council has officially endorsed Proposition J. Labor has had enough of the war-inspired inflation, the high prices and high taxes, the increased unemployment—with more layoffs daily.

Lip Service

Almost everyone now gives at least lip service to an early peace in Southeast Asia. In 1967, when Proposition P was on the ballot, this was not the case. But public opinion has shifted drastically in the last three years. It is not necessary, at this late date, to further detail the futility and the shamefulness of this war in which we have been directly involved for 15 years. This war has cost 50,000 young American lives. More than a million Vietnamese have been killed. Millions more are homeless or maimed for life. All this is too widely recognized to bear further comment.

Immediate Cease Fire and Withdrawal

There is no doubt a cease fire can be obtained whenever the U.S. government decides it really wants one. North Vietnamese delegates in Paris have repeatedly and pointedly asserted that they will agree to any cease fire of which the purpose is to expedite complete American withdrawal. (As far as the NLF is concerned six months will do.) In this context, immediate withdrawal is simply a logistical problem: How soon, how rapidly can our ships and aircraft bring all our boys home—where they belong?

Phased Withdrawal?

“Phased withdrawal?” We’ve had that for two years. And during the past two years the U.S. has carried the war into Laos and Cambodia, and at home we have had Kent State, Jackson State and East Los Angeles. The central facts are these: if we leave now, the Thieu-Ky regime will collapse; and if we leave in 1990, the regime will collapse in 1990. Why sacrifice a single additional life, American or Vietnamese?

Vietnamization?

Why does the South Vietnamese army virtually refuse to fight? Why does an average of 12,000 South Vietnamese a month desert? Why, after 15 years, are we no closer to “victory” than ever? The truth is: the American-backed Thieu-Ky regime is a military dictatorship that plainly lacks the confidence of the Vietnamese people. "Vietnamization" is simply a code word for “stay forever.”

Let Us Go Forward!

The anti-war protests of the American people have accomplished much: (1) an end to the bombing of North Vietnam; (2) the opening
of peace talks in Paris; (3) the "resignation" of President Johnson in 1968; and (4) the quick windup of the Cambodian invasion.

A YES Vote on J Can Accomplish Much More. Vote YES on J!
Citizens Committee for YES on "J"
Bay Area Peace Action Council
Edward J. Farley
Paul Trafficante
Proponents
**VOTE EARLY**
Polls Open From 7 A.M. to 8 P.M.

The Voting Machine Will Record Votes ONLY Where The Pointers Are Left DOWN.

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**PROPOSITION 1**
**THE CLEAN WATER BOND LAW OF 1970.** This act provides for a bond issue of two hundred fifty million dollars ($250,000,000) to provide funds for water pollution control.

**PROPOSITION 2**
**VACANCIES IN SPECIFIED CONSTITUTIONAL OFFICES.** Provides Supreme Court has exclusive jurisdiction to determine questions of vacancy in specified constitutional offices; authority to raise questions vested in statutory body.

**PROPOSITION 3**
**STATE BUDGET.** Commencing in 1972, requires Governor to submit budget within first ten days of session and Legislature to adopt budget by June 15th of each year.

**PROPOSITION 4**
**APPROPRIATION FOR PUBLIC SCHOOLS.** Authorizes Legislature to make appropriation for public schools prior to passage of budget bill if delayed.

**PROPOSITION 5**
**REGENTS UNIVERSITY OF CALIFORNIA: PUBLIC MEETINGS.** Requires meetings of the Regents to be public, with exceptions and notice requirements as Legislature may provide.

**PROPOSITION A**
**WATER POLLUTION CONTROL BONDS, 1970.** To incur a bonded indebtedness of $55,000,000 for improvement of the water pollution control systems and facilities in the City and County of San Francisco.

**PROPOSITION B**
**SCHOOL BONDS — HUNTERS POINT REDEVELOPMENT PROJECT, 1970.** To incur a bonded indebtedness of $5,498,000 for school purposes to serve the Hunters Point Redevelopment Project including land acquisition, construction of new school buildings and grounds, and improvements to existing school plant.

**PROPOSITION C**
**Adds Section 161.5:** Permits former employees of Market Street Railway Company to receive credit under retirement system for time spent in military service upon payment of necessary contributions.

**PROPOSITION D**
**Adds Section 161.4:** Permits employees whose entry into military service was delayed due to emergency to receive credit under retirement system for time spent in military service upon payment of necessary contributions.

**PROPOSITION E**
**Adds Section 101.2:** Authorizes Board of Supervisors by two-thirds vote to increase maximum rate of interest to not more than 7% on bonds authorized but not sold.

**PROPOSITION F**
**Amends Sections 33.8, and adds Section 155:** Repeals amount of contract for purchase of new fund and approval of funds for purchase of property. Requires Board of Supervisors to order all contracts for purchase of property. Requires Board of Supervisors to order all contracts for purchase of property.

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**GOVERNOR**
**VOTE FOR ONE**
- 1-A RONALD REAGAN
  - Republican Governor
- 2-A JESS UNRUH
  - Democratic California State Senator
- 3-A RICARDO ROMO
  - Peace and Freedom Political Organizer
- 4-A WILLIAM K. SHEARER
  - Republican Lieutenant Governor
- 5-A ED R. REINECKE
  - American Independent Mathematician
- 6-A MERWYN H. HEMP
  - American Independent California State Senator
- 7-A ALFRED E. ALQUIST
  - Democratic California State Senator
- 8-A JOHN HAAG
  - Peace and Freedom Community Organizer
- 9-A ISRAEL FEUER
  - Republican Attorney at Law
- 10-A JAMES L. FLOURNOY
  - American Independent El Dorado County Supervisor
- 11-A THOMAS M. GOODLOE, JR.
  - American Independent El Dorado County Supervisor
- 12-A EDMUND BROW
  - Democratic At-Large
DIRECTIONS FOR VOTING

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 CA\n on C not p interr

YES NO

PROPOSITION 7 STATE COLLEGES: SPEAKER MEMBER OF GOVERNING BODY. Provides Speaker of Assembly shall be member of State College governing body.

PROPOSITION 8 SUPERINTENDENT OF PUBLIC INSTRUCTION. Authorizes one additional Deputy Superintendent of Public Instruction exempt from civil service.

PROPOSITION 9 COUNTY SUPERINTENDENT OF SCHOOLS. Supervisors in non-charter counties may provide by ordinance approved by electorate for appointment rather than election of superintendent of schools.

PROPOSITION 10 INTEREST RATE LIMITATION. Amends and renumbers Section 22 of Article XX of the State Constitution to provide, subject to limitations the Legislature may impose, that loans over $100,000 may be made to corporations or partnerships without regard to restrictions of such section.

PROPOSITION 11 CHIROPRACTORS: RULES. AMENDMENT OF CHIROPRACTIC INITIATIVE ACT. Authorizes Board of Chiropractic Examiners to adopt specified rules governing chiropractic and specifies procedure.

PROPOSITION 12 COMPENSATION (COUNTY SUPERVISOR). Provides that county governing body shall prescribe compensation of its members by ordinance, subject to referendum

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PROPOSITION G
Amends Sections 35.1, 36.2 and 36.3: Permits Board of Supervisors to provide, by ordinance, additional working facilities for members of Police and Fire Departments; deletes obsolete language.

PROPOSITION H
Amends Sections 5, 25, 49, 134 and 182: Provides for election by district and at large of nine member boards of education for unified school district and junior college district.

PROPOSITION I
DECLARATION OF POLICY: "Shall the name of Candlestick Park be changed to O'Doul Stadium, in memory of the late Francis "Lefty" O'Doul."

PROPOSITION J
DECLARATION OF POLICY: It is the policy of the people of the City and County of San Francisco that there be an immediate cease fire and immediate withdrawal of all U.S. troops from Vietnam so that the Vietnamese people can settle their own problems.

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CONTROLLER
VOTE FOR ONE

Treasurer
VOTE FOR ONE

ATTORNEY GENERAL
VOTE FOR ONE

Member State Board of Equalization First District
VOTE FOR ONE

13-A HOUSTON I. Flourney Republican Controller, State of California

14-A C. T. Weber Republican Treasurer, State of California

15-A RONALD BROOKS Republican Treasurer of the State of California

16-A IVY BAKER Priest Democratic Treasurer of the State of California

17-A JACK Hampton Republican Administrator of Peace and Freedom Theatrical Agent

18-A MILTON G. Gordon Republican Assistant Treasurer of the State of California

19-A EVELLE J. Younger Republican District Attorney

20-A MARGUERITE M. (Mary) Buckley Democratic Deputy District Attorney

21-A CHARLES A. O'Brien Democratic Deputy District Attorney

22-A GEORGE R. Reilly Republican State Board Auditor

23-A LEO Bagdonas Republican State Board Auditor

24-A JACK Barta Republican Independent Businessmen
CHINE to the LEFT as far as it will go and you have voted and your vote is stored.

AS TO OPERATING THE VOTING MACHINE, REQUEST INSTRUCTIONS FROM THE INSPECTOR OR JUDGE OF THE ELECTION BOARD BEFORE YOU BEGIN TO VOTE.

SAMPLE BALLOT
General Election
NOVEMBER 3, 1970

STATE PROPOSITIONS

YES NO
PROPOSITION 19 For Against
USURY, AMENDMENT OF USURY LAW INITIATIVE
PROPOSITION 20
THE RECREATION AND FISH AND WILDLIFE ENHANCEMENT BOND ACT. Provides for a bond issue of $60,000,000 to be used for planning and developing facilities for recreation and fish and wildlife enhancement.

PRESIDING JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Three

YES NO
Murray Draper
be elected to the office for the term prescribed by law?

JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Three

YES NO
Harold C. Brown
be elected to the office for the term prescribed by law?

JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Three

YES NO
Thomas W. Caldecott
be elected to the office for the term prescribed by law?

PRESIDING JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Four

YES NO
Preston Devine
be elected to the office for the term prescribed by law?

JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Four

YES NO
Winslow Christian
be elected to the office for the term prescribed by law?

JUSTICE DISTRICT COURT OF APPEAL
First Appellate District Division Four

YES NO
Joseph A. Rattigan
be elected to the office for the term prescribed by law?

Superintendent of Public Instruction
VOTE FOR ONE

JUDGE OF THE MUNICIPAL COURT
Office No. 4
VOTE FOR ONE

ASSESSOR
VOTE FOR ONE

PUBLIC DEFENDER
Vote For One

MEMBER OF THE BOARD OF EDUCATION
Nominated by the Mayor for Confirmation by Electors

37-A MAX RAFFERTY
State Superintendent of Public Instruction

39-A TERRY A. FRANCOIS
Attorney at Law

41-A JOSEPH E. TINNEY
Incumbent

38-A WILSON RILES
Deputy State Superintendent

40-A AGNES O'BRIEN SMITH
Deputy City Attorney

42-A ORVILLE WRIGHT
Attorney at Law

43-A EDWARD T. MANCUSO
Incumbent

44-A JOHN F. CROWLEY

45-A YES NO
# Vote Early

Polls Open From 7 A.M. to 8 P.M.

The Voting Machine Will Record Votes ONLY Where The Pointers Are Left DOWN.

## Propositions

<table>
<thead>
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<td>TEACHERS’ RETIREMENT FUND: INVESTMENT PROVISIONS. Allows for the investment of retirement funds in specific securities.</td>
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## Governor

- **1-A** RONALD REAGAN<br>Republican Governor
- **2-A** WILLIAM K. SHEARER<br>Independent Publisher
- **3-A** JESS UNRUH<br>Democratic California State Senator
- **4-A** RICARDO ROMO<br>Peace and Freedom Political Organizer
- **5-A** ED REINECKE<br>Republican Lieutenant Governor
- **6-A** JOHN HAAG<br>Peace and Freedom Organizer
- **7-A** MERWYN H. HEMP<br>Democratic California State Senator
- **8-A** ALFRED E. ALQUIST<br>California Independent Mathematician
- **9-A** JAMES L. FLOURNOY<br>Republican Attorney at Law
- **10-A** THOMAS M. GOODLOE, JR.<br>Democratic Attorney at Law
- **11-A** EDMUND G. BROWN, JR.<br>Democratic Attorney at Law
- **12-A** ISRAEL FELDMAN<br>Peace Freethinker

## Lieutenant Governor

- **1-B** RONALD REAGAN<br>Republican Governor
- **2-B** WILLIAM K. SHEARER<br>Independent Publisher
- **3-B** JESS UNRUH<br>Democratic California State Senator
- **4-B** RICARDO ROMO<br>Peace and Freedom Political Organizer
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- **9-B** JAMES L. FLOURNOY<br>Republican Attorney at Law
- **10-B** THOMAS M. GOODLOE, JR.<br>Democratic Attorney at Law
- **11-B** EDMUND G. BROWN, JR.<br>Democratic Attorney at Law
- **12-B** ISRAEL FELDMAN<br>Peace Freethinker
DIRECTIONS FOR VOTING

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 CAN on C not r

YES PROPOSITION
7 STATE COLLEGES: SPEAKER MEMBER OF GOVERNING BODY. Provides Speaker of Assembly shall be member of State College governing body.

NO PROPOSITION

YES PROPOSITION
8 SUPERINTENDENT OF PUBLIC INSTRUCTION. Authorizes one additional Deputy Superintendent of Public Instruction exempt from civil service.

NO PROPOSITION

YES PROPOSITION
9 COUNTY SUPERINTENDENT OF SCHOOLS. Supervisors in noncharter counties may provide by ordinance approved by electors for appointment rather than election of superintendent of schools.

NO PROPOSITION

YES PROPOSITION
10 INTEREST RATE LIMITATION. Amends and renumbers Section 22 of Article XX of the State Constitution to provide, subject to limitations the Legislature may impose, that loans over $100,000 may be made to corporations or partnerships without regard to restrictions of such section.

NO PROPOSITION

YES PROPOSITION
11 CHIROPRACTORS: RULES, AMENDMENT OF CHIROPRACTIC INITIATIVE ACT. Authorizes Board of Chiropractic Examiners to adopt specified rules governing chiropractic and specifies procedure.

NO PROPOSITION

YES PROPOSITION
12 COMPENSATION, COUNTY SUPERVISORS. Provides that county governing body shall prescribe compensation of its members by ordinance subject to referendum.

13 14 15 16 17 18 19 20 21 22 23 24

CONTROLLER
VOTE FOR ONE

TREASURER
VOTE FOR ONE

ATTORNEY GENERAL
VOTE FOR ONE

Member State Board of Equalization First District
VOTE FOR ONE

13-A HOUSTON I. Flourney Republican Controller
14-A RONALD BROOKS Cameron Democratic Certified Public Accountant
15-A C. T. Weber Peace and Freedom Historian
16-A IVY BAKER Priest Republican Treasurer of the State of California
17-A MILTON G. Gordon Democratic Administrative Officer-Treasurer
18-A JACK Hampton Peace and Freedom Treasurer
19-A CHARLES A. O'Brien Democratic Deputy Attorney General
20-A EVELLE J. Younger Republican District Attorney
21-A MARGUERITE M. (Marge) Buckley Peace and Freedom Attorney
22-A GEORGE R. Reilly Democratic Incumbent
23-A LEO Bagdonas Republican State Board Auditor
24-A JACK Bartalin American Independent Businessman
**Ballot Instructions**

1. For a person whose name does not appear on the BALLOT LABEL, raise numbered slide at top of machine corresponding to number of office.
2. Jot TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of any candidate in office group in which you write in name of a candidate.)
3. **Yes**
   - **Proposition 13**: Tax Exemption for Disabled Veterans and Blind Veterans. Increases totally disabled veteran's and widow's exemption. Extends blind veteran's exemption to home owned by corporation in which he is shareholder.
4. **Proposition 14**: State Civil Service. Continues existing civil service system, revises language and removes certain provisions. Adds and removes certain positions.
5. **Proposition 15**: Partial Constitutional Revision. Revises, amends and repeals various miscellaneous provisions of Constitution relating to seat of government, separate property, and other matters.
6. **Proposition 16**: Constitutional Amendments. Authorizes Legislature to amend or withdraw proposed constitutional measures, initiatives, referendums, and constitutional measures effective day after election. Revises procedure for constitutional convention.
7. **Proposition 17**: Partial Constitutional Revision. Repeals obsolete provisions relating to social welfare.
8. **Proposition 18**: Motor Vehicle Taxation and Revenues. Authorizes use of revenues from motor vehicle fuel tax and license fees for control of environmental pollution caused by motor vehicles; and for public transportation including mass transit systems.

**Office of the State**

1. **Justice of the Supreme Court**
   - Shall John B. Molinar be elected to the office for the term prescribed by law?
   - Shall James R. Agee be elected to the office for the term prescribed by law?

2. **Associate Justice of the Supreme Court**
   - Shall Louis H. Burke be elected to the office for the term prescribed by law?
   - Shall Raymond E. Peters be elected to the office for the term prescribed by law?

3. **Associate Justice of the Supreme Court**
   - Shall Raymond L. Sullivan be elected to the office for the term prescribed by law?

4. **Presiding Justice District Court of Appeal**
   - First Appellate District Division One
   - Shall Norman Elkington be elected to the office for the term prescribed by law?

5. **Justice District Court of Appeal**
   - First Appellate District Division Two

**State**

1. **United States Senator**
   - Vote for one

2. **Representative in Congress**
   - 6th District
   - Vote for one

3. **State Senator**
   - 10th Senatorial District
   - Vote for one

4. **Member of the Assembly**
   - 23rd Assembly District
   - Vote for one

**Candidates**

- **25-A George Murphy** Republican, United States Senator
- **26-A Robert Scheer** Democratic, Peace and Freedom
- **27-A John V. Tunney** American Independent, United States Congressman
- **28-A Charles C. Ripley** Republican, Independent Engineer
- **29-A William S. Mailliard** Republican, U.S. Congressman
- **30-A Russell R. Miller** Democratic, Businessman
- **31-A George R. McConkey** Democratic, State Senator
- **32-A Billy E. Kimbley** American Independent, Senator
- **33-A Tom Spinosi** Republican, Accounting Consultant
- **34-A John F. Foran** Democratic, Incumbent, Member of Assembly
- **35-A Douglas Binderup** Republican, Negotiator
- **36-A Jaroslaw John Szafarski** American Independent, Mechanic
**HINE to the LEFT as far as it will go and you have voted and your vote is**

**T AS TO OPERATING THE VOTING MACHINE, REQUEST INSTRUCTION TO THE INSPECTOR OR JUDGE OF THE ELECTION BOARD BEFORE TO VOTE.**

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**SAMPLE BALLOT**

**General Election**

**NOVEMBER 3, 1970**

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**STATE PROPOSITIONS**

**PROPOSITION 19**

**S URY LAW INITIATIVE**

**P R O S I T I O N 20**

**T HE RECREATION AND F ISH AND WILDLIFE ENHANCEMENT BOND ACT.**

**P R O S I T I O N**

**P RESIDING JUSTICE COURT OF APPEAL**

**F irst Appellate District Division Three**

**J USTICE COURT OF APPEAL**

**F irst Appellate District Division Three**

**J USTICE COURT OF APPEAL**

**F irst Appellate District Division Four**

**P RESIDING JUSTICE COURT OF APPEAL**

**F irst Appellate District Division Four**

**J USTICE COURT OF APPEAL**

**F irst Appellate District Division Four**

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**YES**

**NO**

**MURRAY DRAPER**

**HAROLD C. BROWN**

**THOMAS W. CALDECOTT**

**PRESTON DEVINE**

**WINSLOW CHRISTIAN**

**JOSEPH A. RATTIGAN**

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**Superintendent of Public Instruction**

**VOTE FOR ONE**

**JUDGE OF THE MUNICIPAL COURT Office No. 4**

**VOTE FOR ONE**

**ASSESSOR**

**VOTE FOR ONE**

**PUBLIC DEFENDER**

**VOTE FOR ONE**

**MEMBER OF THE BOARD OF EDUCATION**

**Noninitiated by the Mayor for Confirmation by Electors**

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**37**

**38**

**39**

**40**

**41**

**42**

**43**

**44**

**45**

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**MAX RAFFERTY**

**STATE SUPREME COURT JUSTICE**

**WILSON RILES**

**STATE SUPREME COURT JUSTICE**

**AGNES O'BRIEN SMITH**

**DEPUTY CITY ATTORNEY**

**TERRY A. FRANCOIS**

**ATTORNEY AT LAW**

**ORVILLE WRIGHT**

**ATTORNEY AT LAW**

**JOSEPH E. TINNEY**

**INCUMBENT**

**EDWARD T. MANCUSO**

**INCUMBENT**

**JOHN F. CROWLEY**