Declarations of
CANDIDACY
Including Statements of Qualifications of
CANDIDATES

...AND...

CHARTER AMENDMENTS

To be voted on at
General Municipal Election
To be held
November 4, 1941

Attest:

Registrar of Voters.

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

### CANDIDATES

<table>
<thead>
<tr>
<th>Name</th>
<th>Office</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ames, Alden</td>
<td>Judge of Municipal</td>
<td>32</td>
</tr>
<tr>
<td>Court No. 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bacigalupi, Barton</td>
<td>Supervisor</td>
<td>9</td>
</tr>
<tr>
<td>Brayton, Harold</td>
<td>Supervisor</td>
<td>10</td>
</tr>
<tr>
<td>Brown, Archie</td>
<td>Supervisor</td>
<td>11</td>
</tr>
<tr>
<td>Cosgrove, Lloyd J.</td>
<td>Judge of Municipal</td>
<td>33</td>
</tr>
<tr>
<td>Court No. 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cronin, Melvyn I.</td>
<td>Judge of Municipal</td>
<td>29</td>
</tr>
<tr>
<td>Court No. 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ellery, William</td>
<td>Supervisor</td>
<td>12</td>
</tr>
<tr>
<td>Ennes, Alfred J.</td>
<td>Treasurer</td>
<td>25</td>
</tr>
<tr>
<td>Gallagher, Dan</td>
<td>Supervisor</td>
<td>13</td>
</tr>
<tr>
<td>Golden, Joseph M.</td>
<td>Judge of Municipal</td>
<td>26</td>
</tr>
<tr>
<td>Court No. 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green, Robert Miller</td>
<td>Supervisor</td>
<td>14</td>
</tr>
<tr>
<td>Loughery, Robert J.</td>
<td>Supervisor</td>
<td>15</td>
</tr>
<tr>
<td>MacPhee, Chester R.</td>
<td>Supervisor</td>
<td>16</td>
</tr>
<tr>
<td>Mancuso, Edward T.</td>
<td>Judge of Municipal</td>
<td>27</td>
</tr>
<tr>
<td>Court No. 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Matheson, Duncan</td>
<td>Treasurer</td>
<td>24</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name</th>
<th>Office</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>McGowan, John F.</td>
<td>Supervisor</td>
<td>4</td>
</tr>
<tr>
<td>Meikle, Theresa</td>
<td>Judge of Municipal</td>
<td>30</td>
</tr>
<tr>
<td>Court No. 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mooslin, Alexander</td>
<td>Judge of Municipal</td>
<td>34</td>
</tr>
<tr>
<td>Court No. 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>O'Gara, Gerald J.</td>
<td>Supervisor</td>
<td>17</td>
</tr>
<tr>
<td>Oliva, August R.</td>
<td>Supervisor</td>
<td>18</td>
</tr>
<tr>
<td>O'Toole, John J.</td>
<td>City Attorney</td>
<td>23</td>
</tr>
<tr>
<td>Phelan, Sidney</td>
<td>Supervisor</td>
<td>19</td>
</tr>
<tr>
<td>Powell, Earl J.</td>
<td>Supervisor</td>
<td>20</td>
</tr>
<tr>
<td>Ratto, John M.</td>
<td>Supervisor</td>
<td>6</td>
</tr>
<tr>
<td>Schmidt, Adolph E.</td>
<td>Supervisor</td>
<td>7</td>
</tr>
<tr>
<td>Shannon, Frank J.</td>
<td>Supervisor</td>
<td>21</td>
</tr>
<tr>
<td>Spagnoli, Ernest</td>
<td>Judge of Municipal</td>
<td>31</td>
</tr>
<tr>
<td>Court No. 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thorman, H.</td>
<td>Supervisor</td>
<td>22</td>
</tr>
<tr>
<td>Uhl, Adolph</td>
<td>Supervisor</td>
<td>8</td>
</tr>
<tr>
<td>White, J. E.</td>
<td>Judge of Municipal</td>
<td>28</td>
</tr>
<tr>
<td>Court No. 2</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## CHARter AMENDMENTS

**Charter Amendment No. 1—Electrical Distribution**—Authorizing the acquisition of an electric distribution system for the purpose of distributing electricity directly to the people through the issuance of revenue bonds in the amount of $66,500,000 payable only out of the revenues of the system thus to be acquired.  

Page 36

**Charter Amendment No. 2—Assessor's Election**—Changing the time of the election of the Assessor from the General Municipal Election in 1943 to the General Election in 1942, and at every fourth year thereafter.  

Page 50
Declarations of

CANDIDACY

Including Statements of Qualifications of

CANDIDATES
For Supervisor

JOHN F. McGOWAN

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is John F. McGowan. My residence address is at No. 1222-39th Avenue, San Francisco. My business or occupation is Secretary F.O.E. No. 5.

My qualifications for said office are as follows: As the youngest member of the Board of Supervisors, I have sought to bring to the Board a progressive spirit and constructive policies, during my term of office. I favor the furtherance of city-wide building programs and harmonious industrial-labor relations; enactment of laws and measures necessary for civic welfare and efficient government; a public-spirited policy embodying vision and economy alike where the best interests of the city are aided; and the carrying out of a practical and definite plan to strengthen our civic spirit, and unite all groups and classes.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) JOHN F. McGOWAN.

The Sponsors for John F. McGowan are:

Dewey Mead, 835 Turk Street; Vice-President, San Francisco Building and Construction Trades Council.
Tessie French, 3477-17th Street; Housewife.
Peter Boudoures, 841-235 Avenue; Restaurateur.
Matthew J. Dooley, 501 Junipero Serra Boulevard; Lawyer.
Clarence H. King, 762-20th Avenue; Treasurer, Musicians' Union.
D. D. Feagerty, 236 Urbano Drive; National representative, Fraternal Order of Eagles.
Alexander Watchman, 2083-20th Avenue; Labor representative.
George R. Reilly, 3030-22nd Avenue, Member State Board of Equalization, First District.
Al Hurson, 2830 Pierce Street; President, Hospital & Institutional Workers Union, Local 250.
Clarence J. Dunleavy, 1489-17th Avenue, Secretary, San Francisco Lodge No. 26, Loyal Order of Moose.
Chas. Hardy, 1653-16th Avenue; President, Building Service Employees Union.
M. T. Kresteller, 2971 Lake Street; Automobile dealer.
Chas. B. Hobrecht, Opt.D., 1941 Grove Street; Optometrist.
Mrs. Florence McGowan, 1222-39th Avenue; Housewife.
Timothy A. Reardon, 195 Upper Terrace, Industrial Accident Commissioner of California.
Mrs. Chas. DuFosee, 2014-18th Avenue; Housewife.
Albert Samuels, 111 Commonwealth Avenue; Jeweler.
John B. Molinari, 1264 Lombard Street, Attorney at Law.
Frank Sheehy, M.D., 2451 Bay Street; Physician and surgeon.
Jas. J. McNamara, 2145 Moraga Street; Salesman for Parke, Davis & Co.
For Supervisor

JAMES B. MCSHEEHY

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is James B. McSheehy. My residence address is at No. 137 Clifford Terrace, San Francisco. My business or occupation is Contractor-Builder.

My qualifications for said office are as follows: As a native of San Francisco, I believe in keeping faith in San Francisco. In these critical times, I will continue to fight vigorously for economy in our city government, for a reduction in taxes, for lower water rates, for a modern transportation system, for solution of our traffic problem, and for maintenance of our school system without political interference. I will also continue to support all constructive and humanitarian measures for the welfare of our people. I have my city's best interests at heart, and on my record, I respectfully ask your support.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Supervisor" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) J. B. MCSHEEHY.

The Sponsors for J. B. McSheehy are:

Mrs. James B. McSheehy, 137 Clifford Terrace; Housewife.
John P. Figone, 1648 Stockton Street; Fuel merchant.
Brown C. Woodbury, 267 Upper Terrace; Salesman.
Raymond J. Rath, 544 Rivera Street; Printer and publisher.
Marshal Hale, Clift Hotel; Merchant.
B. E. Johnson, 624-46th Avenue; Auto dealer.
Chas. J. Cullen, 3684-16th Street; Office executive.
Mary E. Evans, 31 Wawona Street; Housewife.
Thos. R. O'Day, 894-25th Avenue; Merchant.
A. F. Muellerweiss, 137 Clifford Terrace; Lubrication engineer.
Mrs. Martha Mayer, 81 Dorland Street; Housewife.
I. M. Peckham, 1668 Grove Street; Attorney at law.
Geo. G. Kidwell, 44 Alpine Terrace; Director, Department Industrial Relations.
George Doherty, 281 Urbano Drive; Automobile dealer.
Milton Choyinski, 404 Ashbury Street; Attorney.
Max Jackson, 611 Third Avenue; Insurance.
Chas. B. Hobrecht, Opt.D., 1941 Grove Street; Optometrist.
Alexander S. Keenan, M.D., Clift Hotel; Physician.
George R. Reilly, 3030-22nd Avenue; Member, State Board of Equalization.
Timothy A. Reardon, 195 Upper Terrace; Industrial Accident Commissioner of California.
For Supervisor

JOHN M. RATTO

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is John M. Ratto. My residence address is at No. 81 Eureka Street, San Francisco. My business or occupation is Merchant.

My qualifications for said office are as follows: I have consistently applied sound business and humane principles to governmental affairs, and pledge continued support to all prudent measures of economy. I will work for greater employment of our citizens; relief of taxes, particularly on home owners and small business; maintenance of our school system without political interference; additional playgrounds and recreation areas for children; strengthening of civil service. As chairman of supervisors’ streets committee for last eight years, have procured federal and state funds for extension of our streets, boulevards and sewer system. On my record as supervisor, I respectfully ask your support.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) JOHN M. RATTO.

The Sponsors for John M. Ratto are:

George R. Reilly, 3030-22nd Avenue, Member, State Board of Equalization.
Marshal Hale, Cliff Hotel; Merchant.
Thos. R. O’Day, 894-25th Avenue; Merchant.
James P. Skelly, 1258 Third Avenue; Secretary.
Timothy A. Reardon, 195 Upper Terrace; Industrial Accident Commissioner of California.
D. J. O’Hara, 681-12th Avenue; Funeral director.
Hazel M. Spiegel, 1225 Clay Street; Apartment house owner and operator.
Ward C. Brown, 195 Duncan Street; Builder.
William F. Traverso, 25 Elmhurst Drive; Attorney at law.
Leslie J. Hopkins, 260 San Anselmo Avenue; Wholesale produce.
Mrs. Mae O’Keefe, 688 Douglass Street; Housewife.
Edw. B. Baron, 44 Casa Way; Theatre owner.
Abraham Bernstein, M.D., 572-21st Avenue; Physician.
Geo. H. Sandy, 100 San Felipe Avenue; Merchant.
A. A. Bertl, 38 Atalaya Terrace; Wholesale produce merchant.
Mrs. Ella Kelly, 3010 Army Street; Housewife.
Phil. S. Davies, 1816 Hyde Street; Banker.
Nat Cereghino, 2596 Chestnut Street; Jobbing butcher.
A. A. Berger, M.D., 204 Clement Street; Physician and surgeon.
Ralph H. Ratto, 375-14th Avenue; Insurance broker.
For Supervisor

ADOLPH E. SCHMIDT

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Adolph E. Schmidt. My residence address is at No. 999 Holloway Avenue, San Francisco. My business or occupation is Surgeon.

My qualifications for said office are as follows: In tendering my candidacy, I state that I was born, raised and educated in San Francisco. Graduate of Cooper Medical School, Stanford University Hospital. Surgeon, United States Navy, during World War; Past President, Divisadero Merchants' Association; Vice-President, Ingleside Terraces Home Owners Association. I offer as my qualifications my twenty-nine years professional service to the people; my many years of civic activity, and eight years on the Board of Supervisors. I will continue, as in the past, to represent all classes of our citizens and only sponsor sound and constructive legislation.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ADOLPH E. SCHMIDT.

The Sponsors for Adolph E. Schmidt are:

Nancy Schmidt, 999 Holloway Avenue; Housewife.
R. H. Norton, 659-28th Avenue; Notary public.
S. Joseph Theisen, 826-25th Avenue; Attorney at law.
W. Reilly, M.D., 56-25th Avenue; Physician and surgeon.
Niels H. Tved, 211a Monterey Boulevard; Butcher.
Mary Tved, 211a Monterey Boulevard; Real estate broker.
Armand S. Cohn, 2360 Pacific Avenue; General manager, Motion Picture Exchange.
Ernest H. Dettner, Sr., 1200 California Street; Printer and publisher.
Joseph P. Fallon, 15 Cerritos Avenue; Attorney at law.
J. Sanguinetti, 170-27th Avenue; Retired.
Clarence A. Son, 1578 Chestnut Street; Retired.
J. Solmonson, 407-17th Avenue; Merchant.
Dr. Reuben L. Blake, 240 Manor Drive; Dentist.
Margaret E. White, 2090 Pacific Avenue; Housewife.
Dr. Harry B. Hambly, Jr., 1561 Beach Street; Dentist.
Sello J. Blumenthal, 563-14th Avenue; Merchant.
Adam Schaefer, 720 Head Street; Retired.
Pete Connolly, 330-28th Street; Department manager.
Timothy A. Reardon, 195 Upper Terrace; Commissioner, Industrial Accident of Calif.
Emily E. Ryan, 2980 California Street; Housewife.
FOR SUPERVISOR

ADOLPH UHL

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office; that my name is Adolph Uhl. My residence address is at No. 2099 Pacific Avenue, San Francisco. My business or occupation is Merchant.

My qualifications for said office are as follows: A San Franciscan. My executive experience covering fifty years, approximately eight years as a Supervisor.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ADOLPH UHL.

The Sponsors for Adolph Uhl are:

Hugh K. McKevitt, 510 Cole Street; Attorney at law.
Marshall Dill, 490 Avila Street; Importer and exporter.
John K. Plincz, 1856 Franklin Street; Physician and surgeon.
Jean B. Henno, 61 Fifth Avenue; Civic worker.
Marshall Hale, Clift Hotel; Merchant.
J. W. Ehrlich, 901 California Street; Lawyer.
Howard Morrow, 3798 Clay Street; Physician.
Chas. H. Spengemann, 827-27th Avenue; Merchant.
George Kuimelis, 765 Mason Street; Merchant.
Mrs. Rose Felder, 291 Duboce Avenue; Housewife.
Harold G. Douglas, 800 Plymouth Avenue; Decorator.
Timothy A. Reardon, 195 Upper Terrace; Industrial Accident Commission of California.
Francis V. Keesling, 20 Presidio Terrace; Attorney at law.
Allen Spivock, 75 Rossi Avenue; Attorney at law.
Antonio J. Devencenzi, 52 Latona Street; Supt. of Sleep Craft, Inc.
Margaret Miriam Krasak, 520 Roosevelt Way; Club woman.
Edgar C. Levey, 2940 Lake Street; Attorney at law.
Eugene N. Fritz, 1100 Sacramento Street; Apartment and hotel operator.
Jas. J. McNamara, 2145 Moraga Street; Salesman for Parke, Davis & Co.
For Supervisor

BARTON BACIGALUPI

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Barton Bacigalupi. My residence address is at No. 3808 California Street, San Francisco. My business or occupation is Service Salesman.

My qualifications for said office are as follows: Constant study of civic affairs, my academic and practical experience, I feel, enable me to properly administer the office of Supervisor.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Statistician” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) BARTON BACIGALUPI.

The Sponsors for Barton Bacigalupi are:

Mrs. Dorothy Bacigalupi, 3808 California Street; Housewife.
Hart G. Brandt, 350 Gough Street; Draftsman.
Frances E. Bonner, 569-26th Avenue; Housewife.
Mrs. W. De Mattei, 714 Guerrero Street; Housewife.
James W. Bonner, 569-26th Avenue; Chauffeur.
Adele Zak, 215 Jules Avenue; Housewife.
William Zak, 215 Jules Avenue; Engineer.
Marianna Bertola, M.D., 630 Mason Street; Physician.
Guido Amadeo Balocchi, 245 Wilde Avenue; Chauffeur.
Robert Bacigalupi, 277 Hermann Street; Kitchen helper.
Mrs. Grace A. Morris, 1436-17th Avenue; Homemaker.
J. W. Ward, 72 Concord Street; Chauffeur.
Joseph A. Le Cours, 3904-26th Street; Salesman.
Ethel Le Cours, 3904-26th Street; Housewife.
For Supervisor

HAROLD BRAYTON

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office;

That my name is Harold Brayton. My residence address is at No. 2238 Hyde Street, San Francisco. My business or occupation is Businessman.

My qualifications for said office are as follows: At the suggestion of civic, business and political leaders of San Francisco I am a candidate for Supervisor of the City and County of San Francisco in the forthcoming election of November 4. As a business man in San Francisco for the past thirty years, a former executive of the Down Town Association, an official of the recent Golden Gate International Exposition, a graduate of the University of California and more recently one of those who was instrumental in the successful financing of the Union Square Garage Corporation I believe that I am qualified to honestly and capably assist in administering the civic business of San Francisco.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) HAROLD BRAYTON.

The Sponsors for Harold Brayton are:

Nicholas J. Kane, 2080 Vallejo Street; Marine superintendent.
Leo V. Merle, 2157 Jackson Street; Stock broker.
H. G. Foster, 2229 Francisco Street; Retired army officer.
Harold C. Faulkner, 80 Marcela Avenue; Lawyer.
Neal H. Callaghan, 1271 Plymouth Avenue; Appraiser.
P. J. McMurray, 3745-24th Street; Insurance broker.
George D. Newson, 2334 Balboa Street; Real estate.
J. Edwin Mattox, 2474 Geary Street; State president, Young Democrats of California.
Harold A. Berliner, 10 Crown Terrace; Sales manager.
John A. Foley, 385 Magellan Avenue; Exec. Secty., Calif. State Board of Pharmacy.
Joseph Charles Bender, 350 Geary Street; Officer.
Henry Armstrong, 2911-16th Street; Contractor.
Charles H. Kennedy, 2049-15th Street; Musician.
Joseph Mendel, 174 Ellis Street; Musician.
Elmer James, 58 Rossi Street; Musician.
Geo. M. Broemmell, 1812 Lake Street; Chemist.
F. R. Sherman, 220 Richardson Avenue; Merchant.
Mrs. Edward F. O'Day, 311 Spruce Street; Housewife.
Chauncey Tranmutolo, 3769 Jackson Street; Attorney at law.
Alfred Ghirardelli, 2460 Scott Street; Chocolate manufacturer.
For Supervisor

ARCHIE BROWN

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Archie Brown. My residence address is at No. 350 Green Street, San Francisco. My business or occupation is Longshoreman.

My qualifications for said office are as follows: If elected Supervisor I will contribute my experience as an anti-Fascist fighter for Loyalist Spain, to help defeat Hitlerism. As a native-born American trade-unionist I stand for full aid to all countries fighting Hitler. As a longshoreman I pledge to fight Hitler at home as well as abroad by preserving our standard of living, maintaining our civil rights and taxing the bank vaults, not the bread baskets. Defending America means defending the common people as well as defeating Hitler.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Longshoreman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ARCHIE BROWN.

The Sponsors for Archie Brown are:

Vernon Healy, 634 Guerrero Street; Carpenter.
Emile Rabin, 42 Short Street; Dry cleaner.
Clair R. Aderer, 535 Columbus Street; Bookkeeper.
Homer Mulligan, 830 Hayes Street; Radio operator.
Henry Andrew Harris, 1201 Pine Street, Apt. 12; Culinary worker.
Anita Whitney, 74 Macondray Street; Housewife.
Grace Partridge, 22 Walter Street; Housewife.
John J. Smith, 1137 Montgomery Street; Seaman.
Owen Kiernan, 2518 Fillmore Street; Seaman.
Walter J. Stack, 725 Grove Street; Marine fireman.
Paul W. Orr, 411a Greenwich Street; Cook.
Alden Clark, 46 Morrell Street; Artist.
Walter R. Lambert, 243 Staples Street; Mechanic.
George Herbert Nugent, 74 Third Street; Clerk.
Peter Alexander, 1767 Geary Street; Longshoreman.
Albert Jay Sauers, 1043 Dolores Street; Longshoreman.
I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office:

That my name is William Ellery. My residence address is at No. 512 Seventh Avenue, San Francisco. My business or occupation is Salesman.

My qualifications for said office are as follows: Having been born and educated in San Francisco I have been in close contact with the needs and wants of both the business man and the worker during the course of my 12 years’ employment as a salesman in the city. I believe that the experience and information so obtained would be invaluable in assisting local business, helping in maintaining and extending labor’s gains, arranging for a public works program to give jobs to the city’s employable unemployed and provide adequate assistance for the unemployable unemployed and their families. With the foregoing in mind I solicit your support for Supervisor.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Salesman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) WILLIAM ELLERY.

The Sponsors for William Ellery are:

H. M. Estes, 240 Benton Avenue; Salesman.
Herman J. Guehring, 2487-21st Avenue; Sales manager.
John M. Dean, 770 California Street; Social worker.
Park V. Bovyer, 514-7th Avenue; Traveling salesman.
J. W. Ellery, 512-7th Avenue; Manager, A. Nash Co.
Clyde N. White, 299 Edgewood Avenue; Manager.
Henry Wells Robinson, 2768 Green Street; Attorney at law.
William Penn Humphreys, 140 San Leandro Way; Attorney at law.
Jerome E. Lauten, 20 Parker Avenue; Office manager.
Brian Harvey, 220 Filbert Street; Associate editor, Underwriters’ Report.
Abraham Nebenzahl, 936 Scott Street, Apt. 3; Hat business.
Wm. Hoelscher, 1097 Green Street; President, Wm. Hoelscher & Co.
L. C. Myers, 145 Marina Boulevard; General sales manager.
Mary T. Keegan, 1539 Anza Street; Homemaker.
Ralph K. Marshall, 529-7th Avenue; Insurance broker.
Phil Ellery, 512-7th Avenue; Housewife.
Adele E. Bovyer, 514-7th Avenue; Housewife.
Rudolph Mohr, Jr., 30 Jordan Avenue; Real estate.
Robt. A. Lilly, 523-24th Avenue; Salesman.
For Supervisor

DAN GALLAGHER

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office; That my name is Dan Gallagher. My residence address is at No. 1670 Folsom Street, San Francisco. My business or occupation is Drayman.

My qualifications for said office are as follows: At the request of Civic and Labor leaders I am a candidate for Supervisor of the City and County of San Francisco. Because of my business experience as an executive of the Daniel Gallagher Teaming Mercantile & Realty Co., a firm founded in San Francisco in 1860, and because I have served two sessions in the State Legislature as Assemblyman, presently chairman of the San Francisco Delegation, and because of my honorable record of public service and experience in county and state government. I am a native of San Francisco and I will continue to faithfully and capably serve San Francisco.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) DAN GALLAGHER.

The Sponsors for Dan Gallagher are:

Gerald P. Haggerty, 155 St. Elmo Way; Insurance broker.
C. A. Marckley, 710-27th Avenue; Jewelry business.
Clarence J. Dunleavy, 1489-17th Avenue; Secretary, San Francisco Lodge No. 26, Loyal Order of Moose.
Franck R. Havener, 1056 Chestnut Street; State Railroad Commissioner.
Edward D. Vandeleur, 6 Rossi Avenue; Secretary, California State Federation of Labor.
Joseph J. McShane, 80 Forestside Avenue; Attorney at law.
Leo Cunningham, 70 Sea Cliff Avenue; Attorney.
Peter J. Mullins, 1286 Guerrero Street; Judge.
William M. Malone, 1 Gabilian Way; Attorney at law.
Alexander Watchman, 2083-20th Avenue; Representative.
James E. Rickets, 1340 Cole Street; Representative.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Roger D. Lapham, 3680 Jackson Street; Steamship company executive.
Wilson Meyer, 22-22nd Avenue; Shipping merchant.
Mrs. George J. Knox, 1755 Jackson Street; Housewife.
Michael Costello, 821-34th Avenue; Builder and contractor.
Daniel V. Reeves, 314 Kearny Street; Real estate broker.
Mrs. Charles B. Porter, 142-27th Avenue; Northern chairman, Women’s Division Democratic State Central Committee.
Harold C. Brown, 1572 Grove Street; Attorney at law.
For Supervisor

ROBERT MILLER GREEN

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office.

That my name is Robert Miller Green. My residence address is at No. 214-19th Avenue, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: At the suggestion and request of civic, business and fraternal groups of San Francisco I am placing myself before the voters as a candidate for Supervisor. I have been a practicing attorney in this city for ten years. A graduate of Lowell High School, University of California and Hastings College of the Law. I have served in the California State Legislature for four years as a representative of the 28th Assembly District. I believe that my experience and background qualify me for the office I seek.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Assemblyman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ROBERT MILLER GREEN.

The Sponsors for Robert Miller Green are:

George T. Cronin, 2675-18th Avenue; Attorney at law.
Thomas G. Mahoney, 130-5th Avenue; Attorney at law.
Charles H. Spengemann, 827-27th Avenue; Merchant.
Charles W. Green, 214-19th Avenue; Manager Hotel Stewart.
Kenneth A. Stewart, 353 George Street; Assistant manager, Hotel Stewart.
Dolores Rovirosa Hill, 2756 McAllister Street; Stenographer.
Norman J. Gatzert, 2187-30th Avenue; Attorney at law.
Emily E. Reed, 727-42nd Avenue; Housewife.
Clarence H. Desky, 2473 Francisco Street; Attorney at law.
Emil B. Montaubon, 434-10th Avenue; Salesman.
Andrew Trainor, 200-19th Avenue; Painter.
Auderiene Laurier Struman, 2330 Larkin Street; Owner.
Albert R. Delano, 400 Duboce Avenue; Salesman.
Henry B. Nathan, 141 Idora Avenue; Attorney.
Edward D. Vandeuler, 6 Ross Avenue; Secretary, California State Federation of Labor.
Elmo B. Morano, 471-46th Avenue; Tavern owner.
Frances C. Trimble, 789-12th Avenue; Housewife and medical laboratory technician.
Edw. H. Bell, 1290-20th Avenue; Hotel auditor.
Phil S. Tolman, 748-21st Avenue; Insurance broker.
Carroll F. Jacoby, 2391 Funston Avenue; Attorney at law.
For Supervisor  
ROBERT J. LOUGHERY  

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true: 

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Robert J. Loughery. My residence address is at No. 1362-44th Avenue, San Francisco. My business or occupation is Moving and Insurance. 

My qualifications for said office are as follows: Born in San Francisco. Educated in public schools. War Veteran. Advocate injection of good sound business principles into the administration of civic government, such as I have employed in my own business. Am active in fraternal and civic organization work, and realize the necessity of an immediate answer to the transportation and traffic problems. I pledge myself to an early solution through the ability of our own engineering department, rather than an outside source. Encourage additional educational and recreational facilities for younger generation, more industries and a low uniform tax rate. 

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Moving and Insurance" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941. 

Signature of Candidate: (Signed) ROBERT J. LOUGHERY.  

The Sponsors for Robert J. Loughery are:  
Josephine M. Loughery, 1362-44th Avenue; Housewife. 
Adolph Petry, 2134 Market Street; Retired builder. 
Arthur F. Hawley, 3117 San Bruno Avenue; Hardware dealer. 
Alvin Gerlack, 3281 Jackson Street; Attorney at law. 
Michael F. O'Leary, 2290-25th Avenue; Construction foreman, The Pacific Telephone & Telegraph Company. 
Chrisie G. Calverley, 61 Arleta Avenue; Homemaker. 
Joseph J. Wilson, 516 Jersey Street; Printer. 
Mrs. James J. Fenton, 2170-47th Avenue; Housewife. 
John E. Skillcorn, 2071-30th Avenue; Painting contractor. 
Mack J. Koblich, 1574-27th Avenue; Attorney at law. 
Willis A. Ullrich, 2755 Franklin Street; Insurance broker. 
Joseph I. McNamara, 122-18th Avenue; Attorney at law. 
Mrs. Maude Postel, 1331-44th Avenue; Housewife. 
Leon M. Loewenthal, 27 Rico Way; Salesman. 
William Asher, 766-36th Avenue; Owner of metal business. 
Daniel A. Dennehy, 12 Santa Fe Avenue; Teamster, Local 85. 
O. R. Wells, 47 Brady Street; Moving, storage. 
Joseph F. Rae, 835 Diamond Street; Printer and publisher. 
Daniel J. McLoughlin, 1552 Cole Street; Insurance broker.
For Supervisor

CHESTER R. MacPHEE

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Chester R. MacPhee. My residence address is at No. 800 Head Street, San Francisco. My business or occupation is Real Estate Broker.

My qualifications for said office are as follows: Deeply realizing that a change is needed in the San Francisco Board of Supervisors, I have filed for election to this office. As a successful business man in San Francisco for the past 17 years I have, with pride in my city, interested myself in civic development. Born, raised and educated in San Francisco, and with a firm conviction that San Francisco's potentialities are greater than ever before I pledge myself to follow an aggressive course of conduct which will bring to our City the industry, population and prosperity which it justly deserves.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Real Estate" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) CHESTER R. MacPHEE.

The Sponsors for Chester R. MacPhee are:

Lloyd E. Wilson, 641 Miramar Avenue; Public relations director, Y. M. C. A. of S. F.
Ray Schiller, 2422-25th Avenue; Luggage Mfg.
Homer F. Potter, 120 Montalvo Avenue; Vice-president, Williams-Wallace Co.
John J. Sullivan, 2730 Sacramento Street; Broker.
Benjamin Edlin, 145 El Camino Del Mar; Real estate operator and broker.
Joseph Bacciocchi, 2400 Filbert Street; Merchant.
Alfred J. Stern, 3055 Divisadero Street; Attorney at law.
Twain Michelsen, 1130 Ulloa Street; Judge of the Municipal Court.
Henry C. Clausen, 45 San Rafael Way; Attorney at law.
Mrs. Julia F. Bode, 29 Lakewood Avenue; Homemaker.
Peter J. Mullins, 1286 Guerrero Street; Judge.
John A. Foley, 385 Magellan Avenue; Executive Secty., Calif. State Board of Pharmacy.
Alex J. McDonald, 109 Gates Street; Broker.
Wm. A. Newsom, 2050 Jefferson Street; Builder.
Clarence W. Morris, 65 Dorantes Avenue; Judge Municipal Court.
Edward J. Durkin, 2439-39th Avenue; Real estate broker.
Thomas G. Roche, 39 Camp Street; Property owner.
Joseph F. Rae, 835 Diamond Street; Printer and publisher.
J. C. Berendsen, 2509 Broadway; Merchant and realty.
J. Bruce Jones, 1640 Kirkham Street; Salesman.
For Supervisor

GERALD J. O'GARA

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Gerald J. O'Gara. My residence address is at No. 1142 Filbert Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Born and educated in San Francisco. Graduate of University of San Francisco and University of California (Hastings Law College). For fifteen years I have practiced law in San Francisco. For nine years, as attorney for the Better Business Bureau, I prosecuted racketeers and assisted in enacting laws protecting the public against loan sharks and swindlers. This work and many civic activities have made me familiar with San Francisco's problems. I respectfully ask the people of San Francisco to elect me Supervisor. I pledge my best efforts to solve our problems honestly and fairly to all our citizens and taxpayers.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Lawyer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) GERALD JOHN O'GARA.

The Sponsors for Gerald J. O'Gara are:

John O'Gara, 1142 Filbert Street; Attorney at law.
Grace R. Butterfield, 262-20th Avenue; Homemaker.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Mrs. George J. Knox, 1755 Jackson Street; Housewife.
Emma S. W. Stokes, 48 Ashbury Street; Housewife.
William Howard Tobin, 2824 Lyon Street; Retired United States Army officer.
D. Birnbaum, 1246-9th Avenue; Merchant.
Milton K. Lepetich, 730 O'Farrell Street; Merchant.
A. F. Sodini, 2629 Chestnut Street; Branch bank manager.
Wilson Meyer, 22-22nd Avenue; Shipping merchant.
Edward D. Vandeleur, 6 Rossi Avenue; Secretary, California State Federation of Labor.
Parker Maddux, 2868 Vallejo Street; Banking.
Mildred M. Prince, 3421 Pacific Avenue; Housewife.
Jesse H. Steinhart, 2212 Vallejo Street; Attorney.
Arthur Joel, 1000 Mason Street; Attorney at law.
William M. Malone, No. 1 Gabilian Way; Attorney at law.
Alex J. McDonald, 109 Gates Street; Broker.
Wm. H. Woodfield, Jr., 3215 Jackson Street; Investor.
Chauncey Tramutolo, 3769 Jackson Street; Attorney at law.
Howard M. Engle, 1140 Filbert Street; Physician and surgeon.
For Supervisor

AUGUST R. OLIVA

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is August R. Oliva. My residence address is at No. 1035 Pine Street, San Francisco. My business or occupation is Broker.

My qualifications for said office are as follows: I was born in San Francisco. 60,000 voters supported me at the last General Municipal Election, and with the additional help of many new pledges, I feel confident that I shall be elected Supervisor on November 4th. I know that as Supervisor I shall be in a position to help the citizens at large. You would not ask me to promise to do things until I had heard both sides—but I will promise every one a square deal. I come from the poor and because there are so many of them, they are the ones who need a friend at the City Hall with a heart.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation .......... be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) AUGUST R. OLIVA.

The Sponsors for August R. Oliva are:

Chas. Sisich, 1528 Vallejo Street; Chef.
Lee Perraud, 2330 Larkin Street; Chauffeur.
William H. Yeager, 849 Capp Street; Newspaperman.
Gladys Lindstrom, 1100 Jackson Street; Apartment house manager.
Milton N. Romey, 1686 Haight Street; Retail meat dealer.
James D. Rae, 485-18th Avenue; Retail grocer.
Andrew Feyes, 740 Natoma Street; Jeweler.
Virginia Kemmler, 585 Geary Street; Waitress.
Louise E. Rosso, 1365 Chestnut Street; Housewife.
Chas. J. Rosso, 1365 Chestnut Street; Bartender.
Nick D. Tamvakis, 861 Sutter Street; Barber.
H. H. Vourlis, 134 Mason Street; Grocery.
Katherine D. Temple, 1039 Mission Street; Hotel owner.
For Supervisor

SIDNEY PHELAN

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office; That my name is Sidney Phelan. My residence address is at No. 524 Staples Avenue, San Francisco. My business or occupation is Searcher, Auditor.

My qualifications for said office are as follows: EXPERIENCE; Executive positions with major oil companies, public utility, relief administration, and various business organizations. The functions and duties of the numerous departments, commissions, and boards of the City and County of San Francisco are thoroughly understood.

STATEMENT: If elected, my entire time will be devoted to serving the interests of all the people of San Francisco. My aim will be to emulate the achievements of another Phelan, justly honored and beloved by San Franciscans.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation ".................." be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) SIDNEY PHELAN.

The Sponsors for Sidney Phelan are:

E. H. Sanders, 70 Santa Clara Avenue; Advertising.
Charles A. Stephens, 456 Post Street; Retired.
Hollister Stainels, 1321 Waller Street; Investigator and searcher of records.
G. A. Horan, 978 Noe Street; Branch manager.
Daniel P. Murphy, 890 Bush Street; Real estate broker.
Edmund J. Brown, 34-6th Street; Business for myself.
Clara M. Denke, Gaylord Hotel, 640 Jones Street; Clerk.
Mrs. Kathleen Mary Phelan, 524 Staples Avenue; Housewife.
W. H. Carr, 2781-23rd Street; Retired.
Leicester Mapp, 1771 Geary Street; Retired merchant.
Frank L. Hamon, 2090 Clay Street; Salesman.
Jerome C. Milly, 1503 Galvez Avenue; Tavern owner.
Louis H. Mooser, 950 Pine Street; Clerk.
Joseph A. Pickard, 867-24th Avenue; Distributing salesman.
Herbert Zimmerman, 1163 South Van Ness Avenue; General manager.
Walter E. Schott, D.D.S., 3323 Mission Street; Dentist.
Edwin A. Garlich, 2977 Mission Street; Merchant.
Alma Comstock, 1520 Gough Street; Apartment house manager.
Irene Crespi, 1315 Folk Street; Notary.
For Supervisor

EARL J. POWELL

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office:

That my name is Earl J. Powell. My residence address is at No. 427 Stockton Street, San Francisco. My business or occupation is Salesman.

My qualifications for said office are as follows: I pledge myself to support Charter Amendment No. 1—Power Bonds. Provide a greater income for San Francisco by—Power Bonds! Reduce taxes—expand industries—bigger payrolls. This will induce industries to come back to San Francisco—and help to bring our city back to where it belongs.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Merchant" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) EARL J. POWELL.

The Sponsors for Earl J. Powell are:

H. C. Haas, 469 Pine Street; Broker.
R. J. O'Rourke, 233 Anderson Street; Executive.
Fred Edgington, 924 Geary Street; Salesman.
Ralph Quinlan, 320 Steiner Street; Clerk.
W. W. Lankford, 284-4th Avenue; Hotel owner.
Brendan J. Murphy, 890 Bush Street; Real estate broker.
Alexander Peter Sofos, 475 Fulton Street; Investor.
D. P. Murphy, 890 Bush Street; Real estate broker.
Daniel V. Reeves, 314 Kearny Street; Real estate broker.
Audriene Laurier Stroman, 2330 Larkin Street; Owner.
Wesley C. Peoples, 2612½ Sutter Street; Newspaperman.
Mrs. Johanna Powell, 427 Stockton Street; Beauty shop manager.
Frank J. Shannon, 900 Tarboe Avenue; Builder.
Thomas G. Roche, 39 Camp Street; Property owner.
Frank J. McLoughlin, 1276-2nd Avenue; Real estate broker.
For Supervisor

FRANK J. SHANNON

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office:

That my name is Frank J. Shannon. My residence address is at No. 900 Jarboe Avenue, San Francisco. My business or occupation is Home Builder.

My qualifications for said office are as follows: Have built a great many homes in the City and County of San Francisco. Feel that I am eminently qualified to judge tax rate. Feel that meter charge should be eliminated. Also believe in return of the power to the people. Believe returning the streets to the people as a solution to traffic problem.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation .......... be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) FRANK J. SHANNON.

The Sponsors for Frank J. Shannon are:

Earl J. Powell, 427 Stockton Street; Salesman.
Audriene Laurier Stroman, 2330 Larkin Street; Owner.
Daniel V. Reeves, 314 Kearny Street; Real estate broker,
H. C. Haas, Temple Hotel, 469 Pine Street; Broker.
R. J. O'Rourke, 233 Anderson Street; Executive.
Michael Costello, 821-34th Avenue; Builder and contractor.
A. N. Illias, 524 Gates Street; Venetian blinds.
Alexander A. Hunter, 1424-18th Avenue; Radio writer
Fred Edgington, 924 Geary Street; Salesman.
George M. Harrington, 86 Wool Street; Searcher of records.
T. Miralda, 164-15th Avenue; Searcher of records.
James Coghlan, 530-47th Avenue; Messenger.
John Lauck, Jr., 425 Hyde Street; Abstractor, Hall of Records.
Edward P. Sullivan, 1414-40th Avenue; Title searcher.
Ray T. Burke, 1225 Douglass Street; Real estate broker.
D. P. Murphy, 890 Bush Street; Real estate broker.
Frank J. McLoughlin, 1276 Second Avenue; Real estate broker.
For Supervisor
H. THORMAN

I hereby declare myself a candidate for the office of SUPERVISOR to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Herman H. F. Thorman. My residence address is at No. 4545 Eighteenth Street, San Francisco. My business or occupation is Contractor.

My qualifications for said office are as follows: I have lived in San Francisco for thirty-six years. I am married and have three children attending public school. I have seen the city grow out of the ashes of the great fire to what it is today. I have studied its problems thoroughly and know its taxes are too high. I also know that our sewer system is in a deplorable condition; that the incumbents have not solved our traffic problem or garbage question and taxes rise higher yearly. I pledge myself to work for the solving of these problems.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Contractor" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941

Signature of Candidate: (Signed) H. THORMAN.

The Sponsors for H. Thorman are:

Abraham H. Caro, 351-17th Avenue; Hardware.
Robert W. Currie, 4105-19th Street; Salesman.
Ruth G. Thorman, 4545-18th Street; Housewife.
George E. Murphy, 358 Diamond Street; Barber.
John Thorman, 4545-18th Street; Service man.
Catherine V. Flowerday, 691 Florida Street; Homemaker.
Thelma McNulty, 2817-19th Street; Housewife.
Henry Becker, 2369 Market Street; Real estate broker.
C. F. Stoll, 96 Caselli Avenue; Real estate.
Ellard C. Schwab, 557 Castro Street; Owner Castro Street Garage.
Mrs. Helen V. Lee, 4096-18th Street; Secretary.
Eugene J. Chase, 2361-27th Avenue; Printer.
H. S. Dusenbery, 1875 Pacific Avenue; Real estate broker.
For City Attorney

JOHN J. O'TOOLE

I hereby declare myself a candidate for the office of CITY ATTORNEY to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is John J. O'Toole. My residence address is at No. 14 Fair Oaks Street, San Francisco. My business or occupation is City Attorney.

My qualifications for said office are as follows: For more than thirty-five years I have practiced law in San Francisco and for the past sixteen years have been City Attorney. During my incumbency there has been a great increase in litigation on behalf of and against the city. Much litigation has been decided in favor of the city but there are still many cases pending, the determination of which means millions of dollars to San Francisco. I feel that my sixteen years of experience qualifies me to represent our city in its legal affairs. I respectfully ask the continued support of my fellow citizens.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) JOHN J. O'TOOLE.

The Sponsors for John J. O'Toole are:

Christine Regan O'Toole, 14 Fair Oaks Street; Housewife.
Angelo J. Rossi, 2466 Union Street; Mayor of the City and County of San Francisco.
John H. McCallum, 123 Liberty Street; Lumber merchant.
Ruby Bacigalupi, 1870 Jackson Street; Housewife.
James E. Rickets, 1340 Cole Street; Business representative.
Hugh K. McKevitt, 510 Cole Street; Attorney at law.
Parker Maddux, 2868 Vallejo Street; Banker.
Mrs. George J. Knox, 1755 Jackson Street; Housewife.
Frank C. Sykes, 2076 Grove Street; Contractor.
Hubert Joseph Kertz, 1514-7th Avenue; Merchant.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Geo. H. Allen, 60 Hahn Street; Newspaper.
William F. Traverso, 25 Elmhurst Drive; Attorney at law.
Frank Cames, 285 Bartlett Street; Secretary and treasurer, French Hospital.
M. C. Sloss, 2790 Green Street; Attorney at law.
Alice K. Geballe, 2801 Lake Street; Housewife.
Ray Schiller, 2422-25th Avenue; Luggage manufacturer.
Thos. R. O'Day, 894-25th Avenue; Merchant.
Timothy A. Reardon, 195 Upper Terrace; Industrial Accident Commissioner of Calif.
John A. O'Connell, 3663-19th Street; Secretary.
For Treasurer

DUNCAN MATHESON

I hereby declare myself a candidate for the office of TREASURER to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Duncan Matheson. My residence address is at No. 740 Fifth Avenue, San Francisco. My business or occupation is Treasurer, City and County of San Francisco.

My qualifications for said office are as follows: I again submit to the electors of San Francisco my candidacy for the office of City and County Treasurer, in which office I have served for twelve years. The record made therein speaks louder than words. During my incumbency the office has been under many progressive changes due to new Federal and State laws relating to grants for public works, state pensions, and relief. Public funds are safely guarded as required by the Public Deposit Act of the State of California. Annual audits show the accounts and cash exactly correct. Efficient service and courtesy are the watchwords of the office.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) DUNCAN MATHESON.

The Sponsors for Duncan Matheson are:

Theresa Meikle, 661-16th Avenue; Judge of Municipal Court.
Peter tum Suden, 1360 Jones Street; Attorney.
Marshal Hale, Clift Hotel; Merchant.
George A. Duddy, 236-18th Avenue; Printer and publisher.
Frank Cames, 285 Bartlett Street; Sec'y, French Hosp. and Past Pres. Lafayette Club.
Mrs. Ella Kelly, 3010 Army Street; Housewife.
Annie A. Scanlon, 1177 Fillbert Street; Clubwoman and housewife.
Albert A Rosenshine, 1000 Mason Street; Attorney.
Nat Cereghino, 2596 Chestnut Street; Jobbing butcher.
Mrs. Thora M. Merchant, 3665 Scott Street; Housewife.
Frank C. Sykes, 2076 Grove Street; Contractor.
Alfred Ehrman, 3730 Washington Street; Merchant.
Margaret Miriam Krsak, 520 Roosevelt Way; Clubwoman.
Lillian Griffin, 609 Sutter Street; Secretary.
Geo. H. Allen, 60 Hahn Street; Newspaper.
Timothy A. Reardon, 195 Upper Terrace; Industrial Accident Commissioner of California.
For Treasurer

ALFRED J. ENNES

I hereby declare myself a candidate for the office of TREASURER to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Alfred J. Ennes. My residence address is at No. 4131 Nineteenth Street, San Francisco. My business or occupation is Businessman.

My qualifications for said office are as follows: I have been a business executive in San Francisco for twenty years and active member in civic and fraternal organizations, including Fraternal Order of Eagles. I am Grand Secretary of the Cabrillo Memorial Society, Inc., important California historical and cultural group; also, graduate of the University of California with additional studies in law, real estate, insurance, economics and finance. My ambition is to take part in a new leadership which will remove the cobwebs and give new life to San Francisco. I am forty years old, capable and energetic, and endorsed by leading professional, civic and labor groups.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Businessman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ALFRED J. ENNES.

The Sponsors for Alfred J. Ennes are:

Richard V. Leary, 152 Eureka Street; Manager.
J. Allegretti, 4355-18th Street; Manufacturer, Allegretti's candies.
Albert Lee Viott, 131 Edna Street; Grocery clerk.
D. A. Nicholson, 885 Clayton Street; Real estate executive.
Harlow Hanson, 1351 Taraval Street; Real estate broker.
J. Bruce Fratis, 1531-33rd Avenue; Attorney.
Herman Quast, 29th Pierce Street; Hardware merchant.
Mrs. Ellis Brooks, 2280-31st Avenue; Automobile dealer.
George P. Chan, 300 Fairfax Avenue; Chinese merchant.
Mrs. Helen V. Lee, 4096-18th Street, Apt. 32; Secretary.
Anthony Brown, 183 Monterey Boulevard; Butcher business.
VICTOR J. LAMPE, 442 Vermont Street; Distributor.
John Joseph Benone, 255 Eureka Street; Milk driver.
Henry Becker, 2369 Market Street; Real estate broker.
Mrs. Vivian Ruth Huebler, 2111 Ocean Avenue; Artist.
Rose M. Hart, 137 Edna Street; Cosmetician.
Ellard C. Schwab, 557 Castro Street; Owner Castro Street Garage.
Manuel G. de Costa, 158 Leavenworth Street; Shoe business.
Eugene J. Chase, 2361-27th Avenue; Printer.
Arthur J. O'Connor, 2635-23rd Avenue; Real estate broker.
For Judge of Municipal Court Office No. 1

JOSEPH M. GOLDEN

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 1 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Joseph M. Golden. My residence address is at No. 1080 Eddy Street, San Francisco. My business or occupation is Municipal Judge.

My qualifications for said office are as follows: Born in San Francisco; attended public grammar school and the High School Department of the University of San Francisco. Graduated from the University of San Francisco in July, 1916, with the degree of Bachelor of Laws. Admitted to Bar July 9, 1916. Veteran of the World War. Elected Police Judge November, 1923, re-elected 1927. Upon the establishment of the Municipal Court, was assigned to the civil department. Re-elected 1931; re-elected in 1935 by over 103,000 votes. I ask your vote of confidence on November 4th.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Municipal Judge" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) JOSEPH M. GOLDEN.

The Sponsors for Joseph M. Golden are:

Elizabeth Golden, 1080 Eddy Street, Apt. 305; Housewife.
Alex J. McDonald, 109 Gates Street; Real estate broker.
George B. Gillin, 823 Ashbury Street; Insurance broker.
Frank Cames, 285 Bartlett Street; French Hospital secretary.
Harold O. Mundhenk, 1945 Broadway; Attorney at law.
Victoria Viola Pinney, 45 San Leandro Way; Homemaker.
Hugh K. McKevitt, 510 Cole Street; Attorney at law.
Milton S. Maxwell, 2452 Funston Avenue; International Vice-Pres. Butchers' Union.
James E. Rickets, 1340 Cole Street; Business representative.
Thos. R. O'Day, 894-25th Avenue; Merchant.
Elizabeth J. Hayes, 975 Valencia Street; Housewife.
Dan P. Maher, 2493-23rd Avenue; Paint manufacturer.
A. A. Berger, M.D., 204 Clement Street; Physician.
Nat Ceraghino, 2596 Chestnut Street; Jobbing butcher.
Chas. A. Koenig, 2342 Golden Gate Avenue; Secretary.
Claire Hart Dunn, 734 Page Street; Clubwoman.
Thomas F. Duffy, 2531-20th Avenue; Sec'y. of Scott Co., Inc.
T. Henshaw Kelly, M.D., 2835 Divisadero Street; Physician.
J. F. Vizzard, 237-21st Avenue; Secretary-manager Draymen's Ass'n. of San Francisco.
Parker Maddux, 2868 Vallejo Street; Banking.
For Judge of Municipal Court Office No. 1
EDWARD T. MANCUSO

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 1 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Edward T. Mancuso. My residence address is at No. 60 Urbano Drive, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Twelve years' active practice before the Municipal and Superior Courts. Know cause and effect of municipal court cases and can therefore render unbiased justice in this non-political office. Endorsed by non-political business and civic groups. Seventeen years' business experience in working my way through high school, University of California and Hastings College of Law. Forty years old, native San Franciscan, home owner, active in improvement and civic clubs. I sincerely believe in preserving American property and civic rights. I know your problems and understand modern problems. Office number ONE of the Municipal Court needs a new judge. I earnestly seek your valued vote.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Attorney at Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) EDWARD T. MANCUSO.

The Sponsors for Edward T. Mancuso are:

Mrs. Dorothy E. Mancuso, 60 Urbano Drive; Housewife.
Dr. R. F. Smith, 4093-24th Street; Dentist.
Hannah Weinstock, 2820 Gough Street; Housewife.
Mrs. Julia F. Bode, 29 Lakewood Avenue; Homemaker.
Theodore C. Lee, 847 Clay Street; Dentist.
Ernest T. Langley, 1199 Stanyan Street; Real estate broker.
Eva J. Windsor, 1515-6th Avenue; Housewife.
Nellie B. Null, 4346-3rd Street; Physician and surgeon.
James W. McDougall, 1627-16th Avenue; Editor and publisher.
Alan G. Metzger, 955 Faxon Avenue; Insurance broker.
Emory M. Frasier, 1112 Larkin Street; Architect.
Edwin W. Bode, 778-43rd Avenue; Assistant manager, credit manager.
O. H. Bartholm, 779-18th Avenue; Assistant treasurer.
F. E. Rathjens, 201 Capra Way; Pork packer.
Charles D. Shattley, 952 Irving Street; Real estate broker.
John S. Drew, 200 Pacheco Street; Proprietor of preparatory school.
Frank Gallo, 1319-17th Avenue; Frank Gallo Paint Co.
For Judge of Municipal Court Office No. 2

J. E. WHITE

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 2 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is James Evans White (J. E. White). My residence address is at No. 110 Edgewood Avenue, San Francisco. My business or occupation is Judge of the Municipal Court, City and County of San Francisco.

My qualifications for said office are as follows: I have been Judge of the Municipal Court for nearly three years. My record during that time is a guarantee of my conduct in the future. I am a graduate of Cornell College and Hastings College of the Law, with a degree of Bachelor of Laws from the University of California. Have practiced law in San Francisco thirty-seven years. I was instructor in the Golden Gate Law College for twenty-five years, and Dean of that college during the last eighteen years. I am willing to rest my case upon my record as a practicing attorney and Judge.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) J. E. WHITE.

The Sponsors for J. E. White are:

Lela A. White, 110 Edgewood Avenue; Housewife.
Mrs. L. P. Boyce, 126 Ord Street; Housewife.
Anna Davis, 1226-19th Avenue; Housewife.
Jos. A. Brown, 1905 Broadway; Attorney at law.
Jason Noble Pierce, 120 Duboce Avenue; Clergyman.
Thos. F. Leong, 47 Auburn Street; Branch manager, telegraph office.
Phil. F. Garvey, 795 Geary Street; Attorney at law.
Nick P. Erdelatz, 650 Stanyan Street, Apt. 203; Service man.
H. T. Sheppard, 45 Boyce Street; Real estate broker.
Mary Patch, 201 Edgewood Avenue; Housewife.
Ida M. Mesquite, 1341 Waller Street; Housewife.
J. Ellery Robertson, 639-20th Avenue; Contractor.
Edgar A. Lowther, 3045 Jackson Street; Minister.
Fred D. Parr, 2101 California Street; Terminal executive.
Mrs. James J. Fenton, 2170-47th Avenue; Housewife.
Henry A. Stephenson, 1090 Chestnut Street; Physician.
Sam M. Markowitz, 161-28th Avenue; Insurance counselor.
Dean Maddox, 3456 Clay Street; Radio executive.
Lloyd E. Wilson, 641 Miramar Avenue; Public relations director, Y. M. C. A. of S. F.
For Judge of Municipal Court Office No. 2

MELVYN I. CRONIN

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 2 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Melvyn I. Cronin. My residence address is at No. 1422-28th Avenue, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: The position of Municipal Judge Office No. 2 is the only one on this ballot which has not yet been filled by election by the people. Believing I am qualified to occupy the position, by virtue of my training and experience as a practicing lawyer for 20 years and as Assemblyman for 14 years, I am seeking election thereto. I was born, raised and educated in San Francisco. If elected I will endeavor to conduct the office of Municipal Judge with fairness, courtesy, dignity and tolerance and to diligently perform the duties thereof with that intelligence and ability which I may possess.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Attorney” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) MELVYN I. CRONIN.

The Sponsors for Melvyn I. Cronin are:

Dan P. Maher, 2495-23rd Avenue; Paint manufacturer.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Elizabeth M. Roantree, 1890 Washington Street; Housewife.
John J. Taphen, 735-12th Avenue; Attorney.
Jeannette M. Blincoe, 2663-15th Avenue; Clubwoman.
Jos. I. Hofmann, 1353 Clement Street; Insurance.
Louise Woolfson, 283 Clinton Park; Civic worker.
Hartley F. Peart, 2111 Hyde Street; Attorney at law
N. Walter Anderson, 614 Taraval Street; Builder.
W. D. Hadeler, 1201-29th Avenue; Secretary, California Retail Grocers' Ass'n.
Carl L. Maritzen, 2728 Irving Street; Insurance broker.
James Cummins, 1234-30th Avenue; Part owner of Market St. Van & Storage.
Jas. J. McNamara, 2145 Moraga Street; Salesman for Parke, Davis & Co.
Harold A. Berliner, 10 Crown Terrace; Sales manager.
Charles B. Kleupfer, 3042 Fillmore Street; Head clerk.
F. E. Rathjens, 201 Capra Way; Pork packer.
John F. Shelley, 2550 Gough Street; Labor executive.
Homer F. Potter, 120 Montalvo Avenue; Vice-President Williams-Wallace Co.
Stephen L. Mana, 964 Union Street; Attorney at law.
Rene A. Vaysse, Hotel Roosevelt, 240 Jones Street; Hotel owner and manager.
For Judge of Municipal Court Office No. 3

THERESA MEIKLE

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 3 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office; That my name is Theresa Meikle. My residence address is at No. 661 Sixteenth Avenue, San Francisco. My business or occupation is Judge of Municipal Court.

My qualifications for said office are as follows: My candidacy to succeed myself as Municipal Judge is submitted on my record. I was graduated from a six-year course at the University of California in 1919, with degree of Juris Doctor. I then engaged in private practice and was appointed Assistant District Attorney by Matthew Brady, after which I served as attorney for the State Narcotic Division, directing all prosecutions of violations of the State Narcotic Laws. In 1930 I was appointee Judge of the Municipal Court. For the past eleven years I have conscientiously endeavored to apply the principles of law, with due regard for the human element involved.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) THERESA MEIKLE.

The Sponsors for Theresa Meikle are:

Duncan Matheson, 740-5th Avenue; Treasurer of City and County.
George R. Reilly, 3030-22nd Avenue; Member of State Board of Equalization, First District.
Mrs. Frances Panter, 1150 Union Street; Housewife.
Annie A. Scanlon, 1177 Filbert Street; Clubwoman and housewife.
Florence P. Kahn, 2712 Webster Street; None.
Hugh K. McKevitt, 510 Cole Street; Attorney at law.
Emma S. W. Stokes, 48 Ashbury Street; Housewife.
Mariana Bertola, M.D., 630 Mason Street; Physician.
Lottie Huenergardt, 2179-35th Avenue; Homemaker.
Edith C. Wilson, 1249-4th Ave., Apt. 5; Attorney at law.
Mary M. Fitz-Gerald, 609 Sutter Street; Retired deputy sup’t. of schools.
(Mrs. Martin) Ethel B. Newall, 35 Parker Avenue; Homemaker.
Frederick J. Koster, 1958 Vallejo Street; President, California Barrel Co., Ltd.
Elizabeth J. Hayes, 975 Valencia Street; Housewife.
Dan P. Maher, 2495-23rd Avenue; Paint manufacturer.
Thomas A. Maloney, 350 Missouri Street; Insurance broker.
Ben Selig, 350 Willard Street; Wholesale butcher.
Mrs. Charles William Miller, 732 Treat Avenue; Housewife.
Theo. J. Roche, 301 Santa Clara Avenue; Attorney at law.
Daniel J. McLoughlin, 1552 Cole Street; Insurance broker.
For Judge of Municipal Court Office No. 3

ERNEST SPAGNOLI

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 3 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Ernest Spagnoli. My residence address is at No. 2083 Sutter Street, San Francisco. My business or occupation is Lawyer.

My qualifications for said office are as follows: Birthplace Jackson, Amador County, California, 1885. Graduate St. Matthews Military School, San Mateo; Graduate Hastings Law College, University of California, 1908; first legal experience in U. S. Senator Samuel M. Shortridge's office. Practiced law ever since. Former law partner of my father, D. B. Spagnoli, ex United States Consul to Italy appointed by President Cleveland. Admitted before United States Supreme Court, Washington, D. C., 1914, motion of Senator A. Caminetti, Commissioner General of Immigration. Practiced civil and criminal law in San Francisco since 1920. Elected Judge, I will administrate office without fear or favor, doing justice to all. Believe in abolishing pinball games, thereby keeping gambling instincts from children.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Lawyer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ERNEST SPAGNOLI.

The Sponsors for Ernest Spagnoli are:

Mrs. Clara L. Spagnoli, 2083 Sutter Street; Secretary.
Vierra Maria da Roza, 1280-28th Avenue; Secretary.
Raine Ewell, 1376 Hayes Street; Attorney and counselor at law.
May Wong, 801 Stockton Street; Owner Thing Wan Printing Co.
Joe Allen, 480 Natoma Street; Sec'y, Treas. Anchor Steam Beer Brewing Co.
Abraham Perry Harris, 329-6th Avenue; Attorney.
Ross R. Chorley, 992 Clayton Street; Retired.
Charlotte L. Anderson, 329-6th Avenue; Housewife.
Theodore Bangas, 971 Mission Street; Restaurant owner.
W. C. Bryant, 405 Utah Street; Accountant.
John Acevedo, 847 Girard Street; Merchant.
Gail Harris, 2291 Pine Street; Tire merchant.
Charles W. Phippen, 455-9th Avenue; Staff sergeant, retired.
Miss Marie Cahill, 1376 Hayes Street; Housewife.
Walter F. Lynch, 314 Kearny Street; Lawyer.
For Judge of Municipal Court Office No. 4

ALDEN AMES

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 4 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Alden Ames. My residence address is at No. 3028 Clay Street, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: Born in Ross, Marin County, California. Educated in the public schools of San Francisco; a graduate of Lowell High School, Stanford University and Harvard Law School. After seventeen years of active practice as an attorney in San Francisco was appointed as Judge of the Municipal Court on October 1, 1930, and returned to office by vote of the people in 1931 and again in 1935. Now Presiding Judge of the Court and Member of the Judicial Council. I am again seeking re-election on my record as a judge.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ALDEN AMES.

The Sponsors for Alden Ames are:

Maude Murray Ames, 3028 Clay Street; Housewife.
Joseph J. Diviny, 502a Liberty Street; President Teamsters Union, Local 85.
P. J. Kelly, 20 Marietta Drive; Garage owner.
Waldo F. Postel, 256 Santa Clara Avenue; Attorney at law.
(Mrs.) Frances Panter, 1150 Union Street; Housewife.
Bernice N. Chipman, 1100 Union Street; Housewife.
James E. Rickets, 1340 Cole Street; Business representative.
Harry K. Wolff, 495-32nd Avenue, Apartment 502; Attorney at law.
Frank Cames, 285 Bartlett Street; Secretary, French Hospital.
Clarence J. Dunlevy, 1489-17th Avenue; Secretary, San Francisco Lodge No. 26, Loyal Order of Moose.
Edward J. McLaughlin, 48 Beaver Street; Labor organizer.
Edyth Hale Hunter, 3026 Clay Street; Housewife.
Clarence H. King, 762-20th Avenue; Treasurer, Musicians' Union.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Joseph Kovaes, 3853 Army Street; Salesman.
Arthur R. Pennimore, 2209 Pacific Avenue; Optometrist.
Theodore Fischer, 1823 Haight Street; Auto service and merchant.
Max Jackson, 611 Third Avenue; Insurance.
W. P. Caubu, 2100 Green Street; Attorney at Law.
Geo. G. Kidwell, 44 Alpine Terrace; Director, Department of Industrial Relations.
For Judge of Municipal Court Office No. 4
LLOYD J. COSGROVE

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 4 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Lloyd J. Cosgrove. My residence address is at No. 399 San Benito Way, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Native San Franciscan; graduating from High School, attended night school four years while working for Bank of America; graduated from University of San Francisco in 1925 and practiced Law continuously since 1926; attorney for Mission Street Merchants Association and Grand First Vice-President of the Native Sons of the Golden West. My qualifications of a candidate for this judicial position are, personal integrity of life, knowledge of Law, understanding of human nature. I abhor class distinction and despise discriminatory consideration because of race, creed or nationality. If elected, I propose to practice and live up to those tenets.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation “Attorney at Law” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) LLOYD J. COSGROVE.

The Sponsors for Lloyd J. Cosgrove are:

Anne V. Cosgrove, 399 San Benito Way; Housewife.
Julia F. Bode, 29 Lakewood Avenue; Homemaker.
Thomas B. Slevin, 2755 Harrison Street; Retired.
Homer F. Potter, 120 Montalvo Avenue; Vice-President of Williams-Wallace Company.
Thos. R. O’Day, 894-25th Avenue; Merchant.
J. S. Mazza, 237½ Capp Street; Secretary-Treasurer and business representative of Bricklayers Union No. 7.
Leo W. Goldstone, Clift Hotel; Manufacturer.
G. J. Gensler, 140 Presidio Avenue; Merchant.
Eugene Mulligan, Sr., 368 Fell Street; Retired.
Fred C. Struven, 53 Camellia Avenue; Furniture merchant.
Anna H. Heger, 25 McLaren Avenue; Retired.
Harry W. Gaetjen, 555-45th Avenue; Secretary, Lumber Products Association.
Malachy Ruane, 1048 Guerrero Street; Plasterer.
Chris D. McKeon, 345 Santiago Street; Builder.
C. L. Conlan, 2016 Jefferson Street; Printing business.
C. A. Ertola, 253 Columbus Avenue; Dentist.
John P. Cosgrove, 3488-22nd Street; Retired.
Royal E. Handlos, 374 San Benito Way; Lawyer.
Chas. A. Koenig, 2342 Golden Gate Avenue; Secretary.
Henry Horn, 201 Manor Drive; Real estate.
For Judge of Municipal Court Office No. 4

ALEXANDER MOOSLIN

I hereby declare myself a candidate for JUDGE OF MUNICIPAL COURT OFFICE NO. 4 to be voted for at the General Municipal Election to be held in the City and County of San Francisco on the Fourth day of November, A. D. 1941, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office; That my name is Alexander Mooslin. My residence address is at No. 125 El Verano Way, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Former Assistant District Attorney, practicing 25 years in San Francisco, dedicating himself unselfishly to the downtrodden. Is a champion of justice and equality for all; is eager to put his high principles into practice as a jurist. For years has upheld the cause of dogs and other dumb animals, fought for Pound Legislation and other humane measures, winning support of animal lovers and humane groups. Lived south of Market before Fire; attended Hastings Law College, Golden Gate Law School, Kent Law School, Lake Forest University, working way playing football and boxing. Appeared in many famous cases, always fighting for justice. Pledges himself to be guided by same high ideals if elected to the bench.

Pursuant to the provisions of Section 3819, Elections Code of the State of California, I desire that the following designation "Attorney at Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1941.

Signature of Candidate: (Signed) ALEXANDER MOOSLIN.

The Sponsors for Alexander Mooslin are:

F. A. Gries, 90 Hazelwood Avenue; Vice-President, Overland Freight Transfer Co.
Louis E. Probst, 3045-21st Avenue; Sales manager.
Emilio Lastreto, 1440 Portola Drive; Attorney at Law.
Milton S. Maxwell, 2452 Funston Avenue; International Vice-Pres., Butchers' Union.
Florence Caglieri, 2620 Larkin Street; Housewife.
Michael J. Sullivan, 542 Bartlett Street; Clerk.
James A. Ballentine, 70-27th Avenue; Attorney at law.
James C. Coughlin, 325 Yerba Buena Avenue; Transportation.
William Johanson, 939 Mission Street; Retired.
James G. Maloney, 162 Girard Street; Salesman.
Joseph Shenson, 15 Clayton Street; Meat.
Michael Diller, 206 Willard Street; Manager of meat market.
Ben Blumenthal, 741-35th Avenue; Insurance broker.
Josephine L. Heiman, 167 Palm Avenue; Housewife.
Daniel A. Hennessy, 443 Oak Street; Manager, Union Music Company.
CHARTER AMENDMENTS
CHARTER AMENDMENT No. 1

AUTHORIZING THE ACQUISITION OF AN ELECTRIC DISTRIBUTION SYSTEM for the purpose of distributing electricity directly to the people through the issuance of revenue bonds in the amount of $66,500,000 payable only out of the revenues of the system thus to be acquired.

CHARTER AMENDMENT NO. 1
ELECTRICAL SYSTEM REVENUE BONDS

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 of San Francisco by adding thereto a new Section to be known as Section 121.1 providing an additional and alternative method of financing the cost of the acquisition and/or construction and completion of an electrical system by the issuance of revenue bonds, payable solely out of the revenues of said system and in no respect secured by the taxing power of said City and County, and amending Section 122 of said Charter.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 4, 1941, a proposal to amend, as hereinafter set forth, the Charter of said City and County by adding thereto a new Section to be known as Section 121.1, relating to the acquisition, and/or construction and completion of an electrical system and providing for the financing of the cost thereof by the issuance of revenue bonds limited in aggregate principal amount to $66,500,000, both the principal and interest of which shall be payable exclusively from the revenues of said system, and amending Section 122 of said Charter.

SECTION 121.1.
Subdivision 1: Pursuant to this Section, the City and County of San Francisco is authorized, in addition to all other powers conferred upon said City and County pursuant to this Charter or by general law, to acquire and/or construct and complete an electrical system for the purpose of supplying said City and County and the inhabitants thereof and any territory adjacent to said City and County, and its inhabitants, with electric energy; provided that the primary purpose of said electrical system shall be to supply said City and County and its inhabitants with electric energy and the furnishing of electric energy to any territory outside said City and County, or to the inhabitants thereof, shall be only such as shall be incidental to said main purpose. Said electrical system is in this Section referred to as the “System” and shall include generally all works, property or structures, within or without said City and County, necessary or convenient to carry out the objects, purposes and powers herein conferred upon said City and County, including lands, structures, generation and transmission facilities, power plants, transmission lines, substations, transformers, wires, poles, conduits, switches, engines, machinery, equipment, materials, supplies, and all other property, rights and interests, together with all extensions, additions, improvements, betterments and replacements thereto or to any facilities of the City and County of San Francisco, including the Hetch Hetchy System, necessary or convenient for the furnishing of electric energy. There may be included in
the cost of said System, in addition to all sums required for such acquisition
and/or construction and completion, such additional amounts as may be
required to provide initial working capital or to establish any sinking funds,
reserve funds, or operating funds, and also to provide for interest on the
revenue bonds during the period of acquisition and/or construction
of the System and for six months after the same is in operation
by said City and County together with such sums as may be required to
pay the accounting, legal, engineering, administrative and operating expenses
during the period of such acquisition and/or construction and completion
and for six months after the System is in operation by said City and County;
and, also, such additional sum, not to exceed two (2) per cent of the estimated
cost of the acquisition of said System, as may be required to pay the expenses,
as estimated by the Public Utilities Commission, incident to the cost of such
acquisition. Whenever the term “this Section” is used, the same shall mean
and include this Section 121.1 and each and all of the subdivisions thereof.

Subdivision 2: The adoption of this Section 121.1 shall be deemed to and
shall constitute a finding by the People of the City and County of San Fran-
cisco that the public interest and necessity demand the acquisition and/or
construction and completion and operation of an electrical system in the
manner herein contemplated, and as soon as practicable after the adoption
of this Section 121.1, the Public Utilities Commission shall prepare a report
setting forth:

(a) A general description of the system proposed to be acquired and/or
constructed and completed;
(b) the estimated cost of the acquisition, and/or construction and
completion thereof;
(c) the total amount of revenue bonds required to be issued to provide
funds for the payment of such estimated cost and the probable time of
the issuance of all or any part of such total issue of revenue bonds; and
(d) the estimated average annual gross income and revenue to be derived
from the System, the estimated average annual principal and interest
requirements on the revenue bonds proposed to be issued and the amounts,
if any, required to establish any special funds to further secure said
revenue bonds or provide for operating and incidental expenses, together
with the estimated average annual cost of maintenance and operation
thereof.

Said report when prepared shall be submitted to the Controller of said
City and County for verification of the financial estimates referred to in
subparagraph (d) above. Said Controller is authorized to employ an inde-
pendent certified public accountant or a firm of independent certified public
accountants to assist in the verification of such financial estimates, and the
expense thereof shall be included as incidental expense in the cost of said
System. Upon completion of his investigation, the Controller shall file his
written report with the Public Utilities Commission stating generally his
conclusion as to the reasonableness of the estimates made by the Public
Utilities Commission. Said report accompanied by said Controller's verifica-
tion shall thereupon be filed with the Board of Supervisors.

Subdivision 3: The Board of Supervisors by majority vote may approve
said report of the Public Utilities Commission. If the Board of Supervisors
shall fail to approve or reject said report within thirty (30) days, the same
shall be deemed to have been approved without further action on the part
of the Board of Supervisors. It shall require a two-thirds vote of the Board
of Supervisors in order to reject said report and if said report is so rejected,
the same shall be returned to the Public Utilities Commission for revision.
The Public Utilities Commission is authorized to prepare supplemental or amended reports, each of which shall be subject to verification by the Controller as provided in Subdivision 2 of this Section. When any such report is finally approved, either by affirmative action of the Board of Supervisors or by its failure to take action within thirty days after the filing thereof, the Board of Supervisors shall by resolution order and direct the Public Utilities Commission to acquire and/or construct and complete said System, and upon the adoption of such resolution it shall be the duty of the Board of Supervisors to authorize the issuance of revenue bonds for the purpose of obtaining funds to pay the cost of such acquisition and/or construction and completion of the System, as in this Section provided.

Subdivision 4: All such revenue bonds shall be authorized by the Board of Supervisors by resolution adopted by majority vote and shall contain a recital on their face that neither the payment of the principal, or any part thereof, nor of any interest thereon constitutes a debt, liability or obligation of the City and County of San Francisco. Such revenue bonds shall be payable exclusively from the revenues of the System and from any funds or interest thereon established as additional security for said revenue bonds from the proceeds thereof or from the revenues of said System. Reference on the face of such revenue bonds to said resolution by its date of adoption shall be sufficient to incorporate all of the provisions thereof into the body of said revenue bonds and their appurtenant coupons. Each taker and subsequent holder of such revenue bonds or coupons, whether such coupons are attached to or detached from said revenue bonds, shall have recourse to all of the provisions of such resolution and shall be bound thereby.

(a) The aggregate principal amount of all revenue bonds which may be issued pursuant to this Section is hereby limited to $66,500,000.

(b) The Board of Supervisors shall determine the form and denomination of the revenue bonds and the terms and conditions upon which the same shall be issued, paid and retired. The Board of Supervisors may divide any authorized issue into one or more series or divisions, and may fix different dates of issue and different maturity dates for such bonds and different rates of interest, and may prescribe different terms and conditions for revenue bonds of any of the several series or divisions. Such revenue bonds shall bear such dates as may be prescribed by the Board of Supervisors and may be in whole or in part serial bonds or sinking fund bonds with such maturities and payable at such times, over such periods and in such amounts as the Board of Supervisors may determine.

(c) No revenue bond by its terms shall mature in more than forty (40) years from its date. In the event any authorized issue is divided into two or more series or divisions, the maximum maturity date herein authorized shall be calculated from the date on the face of each revenue bond separately, irrespective of the fact that different dates may be prescribed for the revenue bonds of each separate series or division of said authorized issue.

(d) Revenue bonds shall bear interest at a rate of not to exceed five per cent (5%) per annum, payable annually or semi-annually, or in part annually and in part semi-annually. It shall not be necessary that all of the revenue bonds of any authorized issue or division or series thereof shall bear the same rate of interest. The Board of Supervisors may fix and determine the definitive interest rate or rates which said revenue bonds shall bear, not exceeding the maximum rate hereinabove specified, and may determine such rate in accordance with the bid of the successful bidder for said revenue bonds on the sale thereof.

(e) Revenue bonds may be issued as coupon bonds or registered bonds, and the Board of Supervisors may provide for the interchange of coupon
bonds for registered bonds and registered bonds for coupon bonds, and may
provide that bonds shall be registered as to principal only, or as to both
principal and interest, and the terms and conditions upon which the same
shall be registered and discharged from registration.

(f) Revenue bonds may be made callable prior to maturity at the option
of the City and County of San Francisco, upon such terms, conditions, and
upon such notice as the Board of Supervisors may determine, and upon the
payment of such premium as may be fixed by the Board of Supervisors in
the proceedings for the issuance of the revenue bonds. No revenue bond
shall be subject to call or redemption prior to its fixed maturity date unless
the right to exercise such call is expressly stated on the face of the bond.

(g) The Board of Supervisors may provide for the payment of the principal
and interest of revenue bonds at any place within or without the State of
California, and in lawful money or any specified coin or currency of the
United States.

(h) The Board of Supervisors may provide for the execution and authenti-
cation of revenue bonds by the manual, lithographed or printed facsimile
signature of any designated officers of the City and County of San Francisco.
The Board of Supervisors may also provide for additional authentication of
the revenue bonds by a trustee or fiscal agent appointed by the Board of
Supervisors. If any of the officers whose signatures or countersignatures
appear upon the revenue bonds or coupons cease to be officers before the
delivery of said revenue bonds or coupons, their signatures or countersigna-
tures shall nevertheless be valid and of the same force and effect as if the
officers had remained in office until the delivery of the revenue bonds and
coupons.

(i) None of said revenue bonds shall be sold at less than their par or face
value and accrued interest thereon to date of delivery.

(j) Interest on revenue bonds may be paid out of the proceeds of the sale
of the revenue bonds during the period to be required for the acquisition,
and/or construction or completion of the System, and for a period of six
(6) months after the commencement of the operation of the System by the
City and County of San Francisco.

(k) Pending the actual issuance or delivery of revenue bonds, the Board
of Supervisors may issue temporary or interim revenue bonds, certificates
or receipts of any denomination whatsoever, and with or without coupons,
to be exchanged for definitive revenue bonds when ready for delivery, and
shall prescribe the form of such interim revenue bonds, certificates or receipts
and the terms and conditions of exchange.

(l) Upon the written recommendation of the Public Utilities Commission
and the Controller, the Board of Supervisors shall provide for the issuance,
sale or exchange of refunding bonds for the purpose of redeeming or retiring
any revenue bonds issued by the City and County of San Francisco under
this Section subject, however, to any limitations contained in the resolution
providing for the issuance of such revenue bonds. All provisions of this
Section applicable to the issuance of revenue bonds are applicable to the
funding or refunding bonds and to the issuance, sale or exchange thereof.
Funding or refunding bonds may be issued in a principal amount sufficient
to provide funds for the payment of all revenue bonds to be refunded thereby,
and in addition for the payment of all expenses incident to the calling, retiring
or paying of such outstanding revenue bonds, and the issuance of such refund-
ing bonds. Such expenses shall include any amount necessary to be made
available for the payment of interest upon such refunding bonds from the date
of sale thereof to the date of payment of the revenue bonds to be refunded
or to the date upon which the revenue bonds to be refunded will be paid

39
pursuant to the call thereof or agreement with the holders thereof, and also
the premium, if any, necessary to be paid in order to call and retire the
outstanding revenue bonds and also the interest accruing on such outstanding
revenue bonds so called for redemption to the date of the call or retirement;
provided that such refunding bonds shall be payable as to principal and
interest solely out of the revenues of the System and no refunding bond by
its terms shall mature in more than forty (40) years from its date. In the
event any authorized issue is divided into two or more series or divisions,
the maximum maturity date herein authorized shall be calculated from the
date on the face of each refunding bond separately, irrespective of the fact
that different dates may be prescribed for the refunding bonds of each separate
series or division of said authorized issue, and the interest on said refunding
bonds shall not exceed five per cent (5%) per annum, payable annually or
semi-annually.

(m) All such revenue bonds issued under authority of this Section shall
be negotiable instruments and shall be deemed to have and possess all of the
attributes of negotiability under the laws of the State of California relating
to negotiable instruments.

Subdivision 5: Said resolution providing for the issuance of revenue bonds
may also, in addition to all other appropriate agreements deemed necessary
or advisable by said Board of Supervisors, contain such covenants and agree-
ments on the part of the City and County of San Francisco as the Board of
Supervisors deems necessary or advisable for the better security of the
revenue bonds issued thereunder. The Board of Supervisors is hereby author-
ized and empowered in and by the terms of said resolution to covenant and
agree, on behalf of the City and County of San Francisco, with the holders
of any of said revenue bonds, so long as the same shall be outstanding, as
follows:

(a) That the proceeds of the sale of said revenue bonds shall be deposited
in a fund separate and apart from all other funds of the City and County of
San Francisco and shall, together with any interest earned on such funds,
be applied solely and exclusively to the object and purpose for which said
revenue bonds are herein authorized to be issued, and that any proceeds of
the sale of such revenue bonds remaining unexpended after the object and
purpose for which said revenue bonds are herein authorized to be issued
have been completed shall be applied to the retirement of revenue bonds then
outstanding, by purchase in the open market or by call and redemption if
the same are by their terms made callable prior to maturity, as the case may
be, and that none of such moneys shall be transferred to any other fund of
the City and County of San Francisco or used for any purpose other than
as specified in such resolution.

(b) That the City and County of San Francisco will maintain and operate
the System acquired, and/or constructed and completed from the proceeds
of said revenue bonds in good repair, working order and condition and will
from time to time make all needful and proper repairs, renewals and replace-
ments, and will continuously operate the same in an efficient manner.

(c) That the City and County of San Francisco will establish and maintain
reasonable rates for the sale of electric energy distributed through said
System, and that such rates shall at all times be adequate to yield annual
revenues equal to all redemption payments and interest charges on the revenue
bonds as the same fall due, together with such additional sums as may be
required for any sinking fund, reserve fund or any other special fund provided
for the further security of such revenue bonds or for maintenance and opera-
tion, depreciation, reserve fund or other charges in connection with the
System, together with all costs of maintenance and operation of the System,
and, further, that such rates shall not be reduced below an amount sufficient to provide funds to meet the obligations herein and in said resolution set forth. Any agreement contained in said resolution shall be binding upon the Public Utilities Commission and upon the City and County of San Francisco and all officers, departments and boards thereof.

(d) That accurate books and records of account, showing all revenues received from the operation of the System and all expenditures therefrom, will be kept and maintained as provided in Section 64 of the Charter, and that the Controller will audit all accounts of the System as provided in Section 66 of the Charter. That for the purpose of preparing such audit, the Controller is authorized to employ independent public accountants, the cost of whose audits shall be charged to the cost of operation of the System. That all of the books and records of the System shall be open at all times during business hours to the inspection of the holders of one or more of the revenue bonds, or of any percentage of such holders, or their duly authorized representatives, while any of the revenue bonds are outstanding and unpaid. That annual or other periodic statements of the condition of the System will be furnished to the holders of such revenue bonds and that summaries thereof will be published at least annually. That in addition to the audit of said accounts by the Controller, additional independent audits shall be furnished to the bondholders annually or at such other times as may be specified in the resolution, which shall also prescribe the manner and method in which such independent accountants shall be designated and the character of the audits to be prepared or furnished by them. That the cost of all such audits, the cost of printing, distribution or publication thereof or of any summary thereof shall be deemed to constitute a part of the cost of operation of the System and shall be paid from the revenues thereof.

(e) That if any part of the system shall be taken from the City and County of San Francisco by eminent domain proceedings, or other proceedings authorized by law, the proceeds received by said City and County of San Francisco shall be applied to rebuild or replace the portion so taken and if not so applied shall be used within such time as may be fixed in said Resolution exclusively for the payment of the principal and interest of said revenue bonds until the same shall have been paid in full.

(f) That while any of the revenue bonds are outstanding and unpaid, the City and County of San Francisco will not mortgage or otherwise encumber, sell, or lease or dispose of the System or any substantial part thereof, or enter into any lease or contract which shall impair the operation of said System or otherwise impair the right of the holders of any of said revenue bonds to secure payment in full of the principal or interest of said revenue bonds as the same shall mature, except that provision may be made in such Resolution for the release of properties and the application of the proceeds of the sale or other disposition of the System or any part thereof upon such terms and conditions as may be specifically defined in said Resolution.

(g) That the City and County of San Francisco shall maintain insurance on the System, of the kind and character and in the amount which is usual and customarily carried by private companies engaged in the operation of a system of works similar to that to be acquired and/or constructed from the proceeds of the sale of said revenue bonds, and also use and occupancy insurance, the cost of all of which insurance shall be paid from revenues of the System as part of the cost of operation thereof.

(h) That none of the services or facilities of the System shall be furnished free, and, further, that in the event the City and County of San Francisco, or any department, agency or instrumentality thereof shall avail itself of any of the services or facilities afforded by the System, the regular scheduled
charges shall be made against said City and County of San Francisco, agency or instrumentality and shall be paid in cash as the services shall accrue.

(i) That the City and County of San Francisco will, prior to the incurring of any obligation against the System, provide for the payment and discharge of, and will cause to be paid and discharged, all lawful claims for labor, materials and supplies or other charges against the System, or any part thereof, which if unpaid might become a lien or charge upon the System or upon the revenues of the System or which might otherwise impair the security of the revenue bonds.

(j) That the proceeds from the sale of all revenue bonds authorized under the provisions of this Section and all revenues received from the operation of the System shall be paid into the city treasury and deposited by the Treasurer in such depositary or depositaries as may be authorized by law to receive deposit of funds of the City and County of San Francisco, subject to such conditions as may be set forth in said resolution, which limit, restrict or regulate the holding, deposit and application of moneys derived from the proceeds of the sale of the revenue bonds or from the revenues of the System, as may be deemed necessary or advisable for the further protection of the holders of said revenue bonds. Notwithstanding anything in this Charter contained, the Board of Supervisors may provide in said resolution authorizing the issuance of revenue bonds that the City and County of San Francisco will appoint a bank or trust company qualified to do business in this State and having an office in the City and County of San Francisco to act as fiscal agent or trustee for the City and County of San Francisco and the holders of revenue bonds issued hereunder, and may prescribe the terms and conditions upon which the trustee or fiscal agent shall collect, receive, hold or disburse any and all proceeds of the sale of said revenue bonds and any revenues received from the System and may prescribe the duties and powers of the trustee or fiscal agent with respect to the issuance, authentication, sale and delivery of revenue bonds and the payment of principal and interest thereof, the call for redemption of said revenue bonds, the registration and discharge from registration of said revenue bonds, and the management of any sinking fund, reserve fund or other fund provided as security for such revenue bonds and the investment of any moneys in said funds, and also for the exercise on behalf of the holders of such revenue bonds of such rights and limitations as may be available to such holders. The resolution may provide any restriction upon the investment of moneys held by such fiscal agent or trustee deemed necessary or advisable by the Board of Supervisors. Said resolution may further provide for the appointment of paying agents and collection agents for said revenue bonds, within or without said City and County of San Francisco, upon such terms and conditions as may be prescribed by the Board of Supervisors. The Board of Supervisors may also provide in and by such resolution that both the principal of and interest on such revenue bonds and the coupons, if any, attached thereto may be paid by such fiscal agent, trustee, paying agent or collection agent from any moneys held by or transmitted to them, or any of them, for that purpose, as such principal and interest fall due and no Controller's warrant shall be required for the purpose of enabling the fiscal agent, trustee, paying agent or collection agent, as provided in Section 85 of this Charter, or any other provision of this Charter, to make such payment. Except in the case of bonds registered in the name of a registered holder on the books of the fiscal agent, the fiscal agent, trustee, paying agent, collection agent or registrar, such payment shall be made, in the case of interest, only upon surrender of the proper interest coupons attached to said revenue bonds. Payments on account of principal shall be made only upon surrender of the revenue bonds with
respect to which such principal payment is made. In the event the Board of Supervisors shall provide for the appointment of a fiscal agent or trustee, said Board of Supervisors may also provide that the accounts of any such fiscal agent or trustee shall be subject to audit by the Controller in the same manner as is provided in Section 66 of this Charter, or, in lieu thereof, that such accounts shall be subject to audit by independent public accountants appointed as provided in said resolution, whose costs and fees shall be paid as part of the expense of operation of the System.

(k) That upon the happening of certain events of default to be specified therein, any or all of the revenue bonds may become, or be declared due and payable prior to maturity by the holders thereof or any percentage thereof, directly or through any trustee or fiscal agent. Said resolution shall specify the terms and conditions upon which such declaration and its consequences may be waived.

(l) That the holders of said revenue bonds or any specified percentage thereof shall have and may exercise the rights, limitations, powers and duties prescribed in said resolution in the event of any breach by the City and County of San Francisco or any department, commission, official or agency thereof of any of the covenants, conditions or obligations contained in the resolution.

(m) That the terms, covenants or conditions of the resolution and of the revenue bonds issued thereunder may subsequently be amended or modified in whole or in part with the consent of the Board of Supervisors, acting on behalf of the City and County of San Francisco, and the vote or written assent of the holders of a specified principal amount of the revenue bonds then issued and outstanding. Such resolution may provide for meetings of bondholders and for the manner in which the consent of bondholders may be given and evidenced and may provide that such amendment or modification effected in the manner therein provided shall be binding upon the holders of all of the revenue bonds and interest coupons appertaining thereto, whether expressly assenting thereto or not, and with respect to such interest coupons whether the same are attached to or detached from any such revenue bonds. Such resolution may further provide that for the purpose of such amendment or modification, bonds held by any department, agency, board, bureau or fund of the City and County of San Francisco, or by any other public corporation, municipality, district or political subdivision, or by the State of California, shall not be counted as outstanding bonds or be entitled to vote or assent, but shall, nevertheless, be subject to such modification or amendment if the same shall otherwise be effected in accordance with said resolution.

The Board of Supervisors, the Public Utilities Commission, and each and every board, department, agency, officer and employee of the City and County of San Francisco are hereby authorized, empowered and directed to carry out and perform their respective powers, duties and obligations imposed upon them, and each of them, by such agreements as may be contained in said resolution authorizing the issuance of revenue bonds, and such provisions of said resolution providing for the issuance of said revenue bonds shall constitute a contract with the holders of said revenue bonds and be binding upon the Board of Supervisors, Public Utilities Commission, and each and every board, department, agency, officer and employee of said City and County of San Francisco, and each thereof is hereby vested with full authority to do and perform all such acts, conditions and things required by them, respectively, under said resolution to be done or performed. Said resolution may also include, and the Board of Supervisors is hereby authorized to agree upon, any other terms and conditions, whether hereinabove referred to or not, necessary, advisable or convenient in order to secure the revenue bonds or to make the revenue bonds more marketable; provided, that nothing in said
resolution contained shall abridge the powers and functions of the Public Utilities Commission contained in Subdivision 7 of this Section, and provided further that none of such covenants, agreements, conditions or terms or anything herein provided shall obligate the City and County of San Francisco to do or perform any of such terms, conditions or covenants by the expenditure of any funds other than those arising from the operation of the system to be acquired and/or constructed or completed from the proceeds of the sale of said revenue bonds, and under no circumstances shall the City and County of San Francisco be obligated to levy and collect taxes to provide moneys to perform any of the terms or conditions contained in any such resolution, and all obligations assumed by the City and County of San Francisco pursuant to such resolution which shall require the expenditure of any moneys shall be limited solely and exclusively to the revenues arising from the operation of said System.

Subdivision 6: The Board of Supervisors on the written request of the Public Utilities Commission and the Controller shall sell revenue bonds authorized pursuant to this Section at such times and in such amounts as may be designated by the Public Utilities Commission and the Controller. All such revenue bonds shall be sold on sealed proposals to the highest and best bidder after such advertisement for bids as the Board of Supervisors shall deem proper. The Board of Supervisors may reject any and all bids so submitted and may thereafter re-advertise such revenue bonds for sale upon such terms and conditions as the Board of Supervisors may deem proper. None of said revenue bonds shall be sold otherwise than at public sale; except that the Board of Supervisors may sell said revenue bonds to and may contract loans with and borrow moneys through the sale or pledge of such revenue bonds from the United States of America or any of its departments, agencies or instrumentalities, upon such terms and conditions as may be agreed to, and such loans, borrowed moneys and revenue bonds shall be subject to all of the provisions of this Section except that such revenue bonds need not be first offered at public sale pursuant to advertisement. Such loans may be contracted with the United States of America or any of its said departments, agencies or instrumentalities, with or without the issuance of revenue bonds; provided that such loans or borrowed moneys shall be repaid solely and exclusively from the proceeds of sale of revenue bonds or from the revenues of the System, and such loans, together with the bonds issued pursuant to this Section, shall not exceed $66,500,000. No taxes shall be levied upon any of the taxable property in said City and County of San Francisco for the payment of the principal or interest on such loans. If the proceeds of the sale of said revenue bonds shall, pursuant to the resolution providing for their issuance, be paid into the city treasury, the same shall be deposited in a separate fund which shall at all times be kept segregated and set apart from all other city funds and shall be used solely for the purpose of paying the cost of the acquisition, and/or construction and completion of the System, and if such proceeds of the sale of said revenue bonds are deposited with any fiscal agent or trustee under the resolution authorizing the issuance of the revenue bonds, then and in that event the same shall be held, invested and disbursed pursuant to the limitations and conditions contained in said resolution. Out of such proceeds of the sale of said revenue bonds, the Board of Supervisors shall be and is hereby authorized and directed to pay all costs of advertising said bonds for sale, the cost of preparing, printing and distributing any prospectus or official statement in connection with said bonds, the cost of printing, lithographing or engraving said revenue bonds, the cost of independent audits, engineers' reports or opinions with respect to the revenue bonds deemed necessary or advisable by the Board of Supervisors to effect
or assist in effecting the sale of said revenue bonds and also the fees and charges of the Superintendent of Banks of the State of California, or of any other public official, bureau or department thereof, required to enable said revenue bonds to be certified as legal investments for banks, insurance companies or other institutions, or for the purpose of enabling said bonds to be declared eligible security for the deposit of public funds and also the cost and fees of any public official of any other state in the United States necessary or advisable in the opinion of the Board of Supervisors to enable such revenue bonds to be qualified as legal investments for any purpose under the laws of such states.

Subdivision 7: The Public Utilities Commission shall have charge of the acquisition, and/or construction, management, supervision, extension, operation and control of the System, and to that end shall create a separate department to be known as the “San Francisco Power Department,” which shall be created forthwith upon the adoption by the Board of Supervisors of a resolution authorizing the issuance of revenue bonds to provide for the acquisition, and/or construction or completion of the System. The Public Utilities Commission is hereby vested with full authority, notwithstanding any other provision of this Charter, to determine the method and means to be taken for the acquisition, and/or construction or completion of the System. Said System, or any part thereof, may be acquired by purchase or by any other lawful means, or may be constructed in whole or in part. The Public Utilities Commission is hereby vested with full power and authority to make such changes in the method or means initially adopted for the acquisition, and/or construction or completion of the System and to such extent as may be deemed necessary or proper by the Public Utilities Commission to enable the Public Utilities Commission to carry out the general objects and purposes for which the revenue bonds are proposed to be issued. The Public Utilities Commission shall have power to enter into agreements for the acquisition or interchange of electric energy with any public or private utility.

Subdivision 8: The validity of the authorization and issuance of any revenue bonds shall not be dependent on, or in anywise affected by:

(a) Any proceedings taken by the City and County of San Francisco or the Public Utilities Commission for the acquisition, and/or construction or completion of the System, or any part thereof:

(b) Any contracts made by the Public Utilities Commission in connection with the acquisition, and/or construction or completion of the System;

(c) The failure to complete the System or any part thereof;

(d) Any change made by the Public Utilities Commission in the plans and specifications for the acquisition and/or construction or completion of the System.

No purchaser or holder of any revenue bonds authorized or issued pursuant to this Charter shall be required to take cognizance of any of the acts of the Public Utilities Commission with respect to the acquisition and/or construction or completion of the System or the performance of any of the conditions or the taking of any of the proceedings herein required by the Board of Supervisors at, before or after the issuance of said revenue bonds, or with respect to the application of the proceeds derived from the sale of said revenue bonds, and said revenue bonds by their issuance shall conclusively establish the due performance of all conditions precedent to their issue.

Subdivision 9: In accordance with the provisions of Section 130 of this Charter, rates shall be fixed, established and collected for all electric energy furnished by the System which will at all times yield revenues at least sufficient with respect to the then immediately ensuing twelve months, to pay or provide for:
(a) The principal of and interest on all of the revenue bonds then outstanding and unpaid as the same become due, together with any amounts required to be deposited in any sinking fund or reserve fund or other fund established by the resolution for the issuance of such revenue bonds for the further security thereof;

(b) all operating expenses of the System;

(c) all amounts required for maintenance of and repairs to the System;

(d) Such sums as may be estimated annually by the Public Utilities Commission in the budget proposed for the System as the amount necessary to be expended in the ensuing year to pay or provide for the payment of all costs of depreciation, reconstruction, replacements, extensions, improvements and betterments of the System. Such sums required for said purposes, if payable solely from the revenues of the System, shall be and are hereby appropriated annually from said revenues and when so appropriated to the Public Utilities Commission shall be applied solely and exclusively to the purposes above designated.

(e) Such sums as may be estimated annually by the Public Utilities Commission in the budget proposed for the System as the amount required to establish and maintain a surplus operating fund, to be accumulated from the balance of the annual revenues of the System after such revenues have been first applied to the purposes specified in subparagraphs (a), (b), (c) and (d) hereinafore set forth; provided that the maximum amount of moneys to be accumulated or retained in said surplus operating fund in any fiscal year shall not exceed 25% of the total expenditures of the System for operation, repairs and maintenance for the preceding fiscal year. The moneys in said surplus operating fund may be appropriated as provided in Section 80 of this Charter.

The amounts hereinafore required shall be raised exclusively from revenues of the system, except that such amounts or any part thereof may be raised by the issue and sale of general obligation bonds of the City and County of San Francisco. Such amounts required under subparagraphs (a), (d) and (e) above are hereby appropriated annually in the order above named and shall not be subject to modification, alteration or amendment by the Board of Supervisors. The amounts hereinafore provided in subparagraphs (b) and (c) shall be estimated by the Public Utilities Commission and approved by the Board of Supervisors at the time and in the manner for the approval of the City budget, and the amount to be appropriated for said purposes specified in subparagraphs (b) and (c) shall be such amount as may be approved in the Budget for said purposes. Sections 74, 127 and 128.1 of this Charter shall not be applicable to the System.

The term "operating expenses of the System," as used herein shall include all salaries, wages, pension charges and proportionate payments to such compensation and other insurance and accident reserve funds as the Public Utilities Commission may establish or as the Board of Supervisors may require, including the sum of $1,000,000, which said sum shall be paid annually into the treasury of the City and County of San Francisco in lieu of the taxes, assessments and license fees theretofore paid by the existing public utility whose properties have been taken by the System, in the event the City and County shall acquire the properties of such existing public utility, and all other expenses of every kind and nature incident to the operation of the System, together with the actual cost to the System of any electric energy purchased from any public or private utility plant or system and used in connection with the operation of the System and also a reasonable charge in accordance with the provisions of the Raker Act, to be fixed by the Public Utilities Commission, for any electric energy generated or service furnished by the Hetch
Hetchy Project of the City and County of San Francisco and delivered to and used by the System.

Subdivision 10: Any revenues of the System received in any fiscal year in excess of the amounts required for the purposes designated in Subdivision 9 hereof shall be disposed of as may be provided in any covenant or condition contained in the resolution providing for the issuance of the revenue bonds, and in the absence of such disposition shall be applied as follows:

(a) The Public Utilities Commission may undertake a study of rates whenever it finds that the System has or is likely to yield revenues in excess of the amounts required for the purposes designated in Subdivision 9 hereof and may propose a schedule of lower rates to the Board of Supervisors which shall not be less than the rates required to yield revenues for the purposes specified in Subdivision 9 but which may be sufficiently lower than the then-existing rates in order to prevent said System from accumulating surpluses from such revenues in excess of the amounts required for the purposes specified in said Subdivision 9. Such schedule of revised rates shall be submitted to and approved or rejected by the Board of Supervisors in accordance with the provisions of Section 130 of this Charter.

(b) In lieu of proposing such schedule of lower rates, the Public Utilities Commission may recommend that the existing rates be continued, and thereupon the Board of Supervisors shall be authorized to transfer all such excess revenues not required in any fiscal year for the purposes specified in Subdivision 9 hereof to the general fund of the City and County of San Francisco and such excess revenues shall thereupon be deposited by the Public Utilities Commission with the Treasurer of said general fund. If the Board of Supervisors in the resolution providing for the issuance of the revenue bonds shall have directed any other disposition of such excess moneys into any reserve fund, maturity fund, sinking fund, or other fund for the payment and retirement of the revenue bonds, such excess revenues shall be so applied and shall not be transferred to the general fund of said City and County of San Francisco. Section 129 of this Charter shall not be applicable to any revenues received from the System.

Subdivision 11: The Public Utilities Commission is hereby vested with full power and authority to collect the revenues of the System and to cause the same to be paid into the treasury of the City and County of San Francisco daily, or to be deposited with any fiscal agent or trustee appointed by the Board of Supervisors in the resolution providing for the issuance of said revenue bonds, and in the time, manner and form therein provided. Subject to the agreements, covenants and conditions contained in the resolution providing for the issuance of the revenue bonds, all such revenues of the System shall be applied exclusively to the purposes specified in Subdivisions 9 and 10, and in the order therein set forth.

The Controller and the Treasurer of the City and County of San Francisco are hereby authorized and directed to establish separate funds into which shall be deposited revenues of the System for each of the several purposes specified in subparagraphs (a), (b), (c), (d) and (e) of Subdivision 9 and with respect to surplus revenues as provided in Subdivision 10, and such funds shall be so established irrespective of whether the revenues shall be held in the city treasury or with any fiscal agent or trustee appointed in the resolution providing for the issuance of the revenue bonds. The term "revenues of the System" shall include all revenue derived directly or indirectly from the use and operation of the System after the first day on which any of the revenue bonds shall have been delivered, including without limiting the generality of the foregoing, all rates, charges, rents, fees and other income received by or on account of the operation of the System, interest allowed or received in respect
of moneys or securities in any of the respective funds into which such reve-
 nues are deposited, and all other revenues or income derived by reason of
 the acquisition and/or construction or completion of the System. All interest
 and income accruing in respect of moneys or investment in any fund shall be
 credited to the same fund in which such moneys or investments are held. Not-
 withstanding any provision of this Charter or of any general law authorizing
 the investment of public funds, if any revenues of the System are or may be
 invested in any securities in lieu of being held in cash, such securities shall
 be limited to the following classes, to wit:

 (a) Bonds, notes or other obligations of the United States of America or
 those for which the full faith and credit of the United States are pledged, or
 bonds, notes or other obligations, the payment of principal and interest of
 which is unconditionally guaranteed by the United States of America; (b)
 bonds or warrants of the State of California; and (c) bonds or tax anticipa-
 tion notes of the City and County of San Francisco; provided that in any reso-
 lution providing for the issuance of the bonds, the Board of Supervisors may
 further restrict and limit the type, character or amount of such investments.
 All rates and charges for electric energy or any other facilities of the System
 shall be paid in such coin or currency as on the date of payment is legal tender
 for public and private debts. Neither the City and County of San Francisco,
 the Board of Supervisors, the Public Utilities Commission nor any board,
department, agency, officer or employee of the City and County of San Fran-
cisco shall ever voluntarily extend or permit the extension of the time of pay-
ment of such rates or charges if as a result of such extension the revenues are
 insufficient to pay, as the same become due, the amounts required for the pur-
poses designated in subparagraph (a) of Subdivision 9.

 Subdivision 12: Said revenue bonds and the interest thereon and any
 reserve fund, sinking fund or other fund created for the further protection of
 said revenue bonds shall constitute a first and exclusive lien and charge upon
 all of the income and revenue of the System, and if at any time the revenues
 of said System are not sufficient to permit the payment of said sums, the defi-
ciency shall be made good from any moneys in the surplus operating fund.

 Subdivision 13: The System shall be considered a separate utility and none
 of the revenues of the System shall be transferred to any other utility except
 that, as provided in Subdivision 9, such portion of the revenues of the System
 may be transferred to the Hetch Hetchy Project as may be necessary to pay
 the reasonable cost, as fixed by the Public Utilities Commission, of facilities
 furnished or power generated by the Hetch Hetchy Project and delivered to
 any used by the System. None of the revenue from any other utility of the
 City and County of San Francisco shall be applied to or transferred to the
 System except as may be otherwise expressly permitted by the Charter and
 except that any other utility or city department, board or agency utilizing
 electric energy furnished by the System shall pay the regular scheduled rate
 therefor in cash as the services shall accrue. Notwithstanding anything herein
 or in this Charter contained, the Board of Supervisors may appropriate sub-
 ject to the budget provisions of this Charter such moneys as may be required
 for the payment of any part of the preliminary costs or expenses preliminary
 or incidental to such acquisition and/or construction or completion of the
 System provided that all amounts so appropriated shall be repaid and re-trans-
 ferred to the fund from which the same were appropriated out of the first
 proceeds of the sale of such revenue bonds in the event that such revenue
 bonds are thereafter issued and sold.

 Subdivision 14: Notwithstanding any other provision of this Charter which
 may be in conflict with the provisions of this Section, the provisions of this
 Section shall prevail in so far as the same pertain to the issuance of revenue.
bonds and the acquisition and/or construction or completion of the System by the sale of such revenue bonds payable solely out of the revenues of the System. Nothing herein contained shall prevent the financing or the acquisition and/or construction or completion of the System, or any additions thereto, betterments or improvements thereof from any other funds legally available for that purpose. Nothing in this Section contained shall in any way abridge, control, limit, restrict or revoke the power of the electors of the City and County of San Francisco to vote for and cause to be authorized and issued general obligation bonds of the City and County of San Francisco for the acquisition and/or construction or completion of the System or any additions thereto or betterments or improvements thereof irrespective of whether revenue bonds are issued hereunder or not; and the method provided in this Section for such acquisition and/or construction and completion of the System shall be deemed to be a supplemental and additional method for providing funds for said purpose and for providing for such acquisition and/or construction or completion. Revenue bonds authorized and issued under authority of this Section shall not be subject to the Charter limitations as to the amount of bonded indebtedness of the City and County of San Francisco, nor be taken into consideration in determining the amount of bonded indebtedness which the City and County of San Francisco is authorized to incur pursuant to Section 104 of this Charter.

Subdivision 15: The Board of Supervisors may by ordinance or resolution confer upon said Public Utilities Commission such additional powers not in conflict with this Section as may be necessary to carry out the purposes of this Section.

Subdivision 16: Upon the taking effect of this amendment, the Board of Supervisors and the Public Utilities Commission shall proceed immediately to perform all acts required hereunder for the acquisition and/or construction and completion of an electrical system for the purposes herein specified, and to provide for the cost thereof by the issuance and sale of revenue bonds payable exclusively from the revenues of the System. Subdivision 17, Section 122 of the Charter is hereby amended to read as follows:

The San Francisco Municipal Railway Department, the San Francisco Water Department, the Hetch Hetchy Water Supply Department, the Hetch Hetchy Power Supply Department, the Airports, the San Francisco Power Department, and any other public utility hereafter acquired, shall each be designated as a department under the commission and in addition to said departments the commission may create a bureau of engineering and such other bureaus as it may deem necessary for the handling of matters that do not pertain exclusively to any one utility or department. The salaries and general expenses of the commission or bureaus thereof not chargeable to a specific utility shall be apportioned fairly among the utilities under the control of the commission in such manner as the commission may deem appropriate, and such apportionment shall be shown as expenses of such utilities. The commission shall have power to determine the particular functions and jurisdictions of the respective departments hereby created and may, from time to time, alter such functions and jurisdictions.

Ordered submitted Board of Supervisors, San Francisco, September 15, 1941.

Ayes: Supervisors McGowan, McSheehy, Mead, Ratto, Roncovieri, Schmidt, Uhl.

No: Supervisor Colman.


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

DAVID A. BARRY, Clerk.
CHARTER AMENDMENT No. 2

CHANGING THE TIME OF THE ELECTION OF THE
ASSESSOR from the General Municipal Election in 1943 to
the General Election in 1942, and at every fourth year there-
after.

CHARTER AMENDMENT NO. 2
ELECTIVE OFFICERS AND TERMS.

Describing and setting forth a proposal to the qualified electors of the City
and County of San Francisco to amend the Charter of said City and County
by amending Section 5 thereof, changing the date of the election of the Asses-
sor and providing for the dates of all other elective officers of the City and
County of San Francisco, as well as the dates of the election of Municipal
Court judges.

The Board of Supervisors of the City and County of San Francisco hereby
submits to the qualified electors of the City and County of San Francisco, at
an election to be held therein on November 4, 1941, a proposal to amend the
Charter of said City and County by amending Section 5 thereof, changing the
date of the election of the Assessor and providing for the dates of all other
elective officers of the City and County of San Francisco, as well as the dates
of the election of Municipal Court judges.

CHARTER AMENDMENT
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, a public defender,
and municipal court judges shall be elected 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 treas-
urer, 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.
All of the aforesaid officials shall be elected for a term of four years from
the commencement of their respective terms as herein specified. The term of
the assessor who shall hold office on the 8th day of January, 1943, shall expire
at twelve o'clock noon on said date, and the person elected assessor at the
general election in 1942 shall succeed to said office at twelve o'clock noon on
said 8th day of January, 1943.

At the general municipal election in 1943, there shall be elected four munici-
pal 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.

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.

Ordered submitted—Board of Supervisors, San Francisco, September 8, 1941.

Ayes: Supervisors Colman, McGowan, McSheehy, Mead, Meyer, Ratto, Roncovieri, Schmidt, Shannon, Uhl.

Absent: Supervisor Brown.

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

DAVID A. BARRY, Clerk.
This proposition should rightly be called the PLUNDER BOND proposal, instead of being referred to as a power bond amendment.

Seven times, at seven separate elections, the voters of San Francisco have decisively defeated proposed bond issues for a politically-controlled and politically-administered system of power distribution. At every election, the people of San Francisco have said “NO”—and said it emphatically. But the City Hall crowd apparently just won’t take “NO” for an answer.

Grown fatter, with many more millions added, this is THE SAME OLD SCHEME TO PLUNDER THE TAXPAYERS. In 1937, the politicians wanted $50,000,000 to acquire or construct an electrical distribution system. In 1939, the job was going to cost $55,000,000. And now, in 1941, the demand is for $66,500,000. Every year, with every turn-down, the scheme gets more expensive. But the political proponents of this discredited old scheme still haven’t told the voters the half of it!

The $66,500,000 would just be THE DOWN PAYMENT. It is not even pretended that this would be the final cost.

As long ago as 1930, City Engineer O’Shaughnessy reported that it would require “at least $85,000,000” to provide “adequate and proper electric service independent of the private company”. That was more than ten years ago. Now, by the most conservative estimates, IT WOULD COST THE STAGGERING SUM OF ONE HUNDRED MILLION DOLLARS!

AND FOR WHAT? For something we don’t need, don’t want—and seven times have said we won’t have. For putting the City Hall into the business of distributing and selling electric power. Is there any reason to believe that the City Hall can do this job more efficiently, or more economically, than it is now being done by a private company?

Before answering this question on election day, TAKE A LOOK AT SAN FRANCISCO’S DECREPIT, INADEQUATE MUNICIPAL STREET CAR SYSTEM. If that isn’t enough, TAKE A LOOK AT YOUR WATER BILLS!
Watch Your Pocketbook

Proposition No. 1 (the power bond scheme) is a Charter Amendment to authorize the Public Utilities Commission, subject only to a mere majority approval by the Board of Supervisors, to issue $66,500,000 in revenue bonds for the purchase or construction of an electric distribution system. This devious device is used to evade provisions in both the Charter and the State Constitution requiring a two-thirds majority vote of the people on bond issues.

Proposition No. 1 adopts NO PLAN. The much-talked-about Plan Nine, on which proponents have based all their fanciful claims of "profits" and "rate reductions", is not even mentioned in Proposition No. 1.

This proposition is simply A BLANK CHECK to the Public Utilities Commission to be spent on ANY PLAN the City Hall may conjure up. THE VOTERS, ONCE THEY GAVE THEIR SANCTION TO THIS PRE-POSTEROUS PROGRAM, WOULD HAVE NOTHING MORE TO SAY ABOUT IT.

Now You See It, Now You Don't—
It's a Debt That Nobody Owes!

The REVENUE BOND ISSUE proposed under this ballot amendment is supposed to be a sort of debt that nobody owes; a debt in which the lender takes all the risks and the borrower none. But while there are easy ways of getting into debt (and this is one of them!) no one has yet discovered any easy way of getting out of it.

The fact remains that San Francisco, already bonded nearly to its limit—with TAXES HIGH AND GOING HIGHER—would be mortgaging the future to the tune of $66,500,000 JUST TO BUY CITY HALL POLITICIANS AN EXPENSIVE PLAYTHING. Purchase of an electric distribution system by the city is entirely unnecessary. San Francisco has all the electricity it can use at the turn of a switch or by pressing a button.

And City Attorney John J. O'Toole said at the Hetch Hetchy hearing a few months ago in Washington: "Our power rates under private ownership are just absolutely on a par with the power rates of Los Angeles under municipal ownership."

BUT THE STREET RAILWAY PROBLEM IS STILL UNSOLVED. THE CITY'S STREETS ARE STILL CONGESTED WITH TRAFFIC, WITH NO TRAFFIC PROGRAM YET STARTED. AND THE CITY'S SEWER SYSTEM IS SO INADEQUATE THAT IT TURNS OUR STREETS INTO LAKES EVERY TIME WE HAVE A SEVERE STORM. WHY, THEN, WHEN WE HAVE VITAL NEEDS, BOND OURSELVES FOR SOMETHING WE CAN'T AFFORD AND DON'T NEED?
No Work, No Profits!

If the city buys the San Francisco system of the P. G. & E., it is only passing out millions of dollars to the stockholders of that company.

THERE IS HARDLY A DOLLAR'S WORTH OF NEW WORK IN THE WHOLE SCHEME. It will make no new employment for San Francisco workers, it will solve none of our pressing problems. And as for the City Hall's glowing promises of rate reductions, let's look at the record.

Since we established our municipal water system, we have had ONE SMALL RATE REDUCTION. Water bills are still 8% HIGHER than in 1919. But since 1919, we have had EIGHT REDUCTIONS IN ELECTRIC RATES—AND BILLS ARE DOWN 54%. Since 1919, we have had ELEVEN REDUCTIONS IN GAS RATES—AND THESE BILLS, TOO, ARE DOWN 54%. That's a record which needs no comment.

What We Have Paid for High Water Bills

Our water bills in San Francisco are higher than the bills paid by our neighbors in Oakland. They are higher than the bills in Los Angeles.

YET WE HAVE PAID OUT $142,000,000 OF OUR HARD-EARNED MONEY TO GET A MUNICIPAL WATER SYSTEM WHICH CHARGES US MORE THAN WE USED TO PAY THE PRIVATE WATER COMPANY. What an investment!

When you read about the "profits" to be earned from going into the power business, just look at the record: Hetch Hetchy started in 1910 with a bond issue of $45,000,000 for CONSTRUCTION AND COMPLETION. It actually has cost us $142,000,000, itemized as follows: $89,000,000 for the Hetch Hetchy system; $41,000,000 for the Spring Valley purchase, and $12,000,000 for additions and extensions.

And now the City Hall would like to have us vote $66,500,000 as THE DOWN PAYMENT on an electrical distribution system. These political prophets whose "profits" never materialize apparently know that they need "a new approach", so they have launched A SCARE CAMPAIGN to frighten the voters into signing this blank check.

Give Us the Money — "Or Else"!

The threat is made that the city's power plants will be seized by the Federal Government WITHOUT COMPENSATION unless we knuckle under and go into the business of retailing power whether we want to or not. There is still a Constitution of the United States which prohibits seizing property
without compensation, of course, but what's the Constitution to politicians trying to sell a bill of goods! The ultimatum is "Give us the money — 'or else'!" But the TRUTH of the matter is that the Hetch Hetchy power plants CAN'T BE SEIZED AND WON'T BE SEIZED. Nor will they be shut down. With a national defense program going full blast, Uncle Sam needs all the power that can be produced. And if the city's plants keep on producing power, the city will continue to get the revenue until THE REAL SOLUTION of the Hetch Hetchy power problem is provided.

Amendment of the Raker Act Is the Real Solution

Tens of thousands of San Francisco voters, by signing petitions during the past few weeks asking city officials to make an earnest, aggressive effort in Washington to secure amendment of the Raker Act, have pointed to the only practical, sensible, fair and economical solution of this problem. No other city in the United States labors under the restrictions imposed upon our city under the Raker Act.

Oakland and Berkeley sell their power to a private distributor where it seems to their best advantage to sell it. SECRETARY ICKES himself sells Boulder Dam, Bonneville and TVA power for private distribution. Los Angeles sells where it chooses. And WE CAN DO IT, TOO, if we demand an end to discrimination against San Francisco. The City Hall says: "It can't be done." But the City Hall has never really tried.

Go to the polls on November 4 and serve a mandate on the City Hall that IT MUST BE DONE. No official or group of officials, City, State or Federal, can BLUDGEON the people of San Francisco into spending $66,500,000 for something we don't need and don't want. We proved that seven times before. Let's prove it once again.

VOTE
NO on No. 1
THE $66,500,000 POWER BOND SCHEME
Election, November 4, 1941
CITIZENS COMMITTEE TO DEFEAT THE POWER BONDS AND AMEND THE RAKER ACT
WALTER H. SULLIVAN, 
Chairman

DWIGHT L. MERRIMAN, 
Vice-Chairman

Alexander Building, San Francisco
VOTE YES on Charter Amendment Number 2

Nov 4, 1941

Argument for Charter Amendment Providing that the Assessor of the City and County of San Francisco Shall be Elected at the Same Time as that Fixed for the Election of All the Other 57 County Assessors in California

In order to make possible uniform assessment practice and procedure, the Assessor of San Francisco should be elected at the same time the assessors of all the other 57 counties in California are elected.

The Assessor of San Francisco is the only county assessor in this State who is not elected at the general State election.

To promote efficient administration of the assessment laws of this State, the 9 other charter counties in the State have conformed to this established procedure by providing in their charters that their assessors shall be elected at the same time as that fixed generally for the election of assessors in California.

This technical change has been requested by the State Association of County Assessors and the Division of Assessment Standards of the State Board of Equalization, and has the endorsement of civic organizations interested in the non-political, efficient administration of the Assessor's Office.

To accomplish this change, which would permit the San Francisco Assessor's Office to participate in progressive studies and programs adopted by all of the other county assessors, Assessor Russell L. Wolden is willing to sacrifice one year of the four-year term to which he was elected.

This argument in favor of Charter Amendment Number 2 was authorized by the Board of Supervisors.
CUT ELECTRIC BILLS NOW!

EVERYBODY KNOWS that the United States government granted to San Francisco the privilege of developing its water and power rights in Yosemite National Park on condition water and power would be distributed directly to the people. Instead, we have violated the law by selling this power to a monopolistic private utility.

THIS VIOLATION OF OUR PLEDGE has led the United States Supreme Court to order the illegal sale of power to the P. G. & E. to stop. At the instance of the Secretary of the Interior, the United States District Court has allowed San Francisco until June 30, 1942, to comply with the law so that the people will get the benefits they were guaranteed.

THE UNITED STATES DISTRICT COURT WILL ENFORCE its injunction and compel the City to cease distribution of power through the P. G. & E. if voters of San Francisco do not support Charter Amendment No. 1 on November 4. This will mean a loss of $2,000,000 annually in net revenue which will increase taxes substantially.

The Way Out Is Not Raker Act Amendment!

SOME OF OUR CITIZENS say the proper solution to this problem would be amendment of the Raker Act. Proper for whom? Would amendment benefit the people as a whole or benefit merely the P. G. & E.? Furthermore, has any assurance been given by anyone who speaks with authority that the Raker Act can be amended? There has been no such assurance. To propose such a course is wishful thinking by P. G. & E.

OUR REVENUES FROM POWER SALES MUST STOP next June 30. The best offer the City could get from the P. G. & E. for leasing of their system in order to comply with the law would have given San Francisco taxpayers little more than $2,000,000 a year. It was so
obviously against the best interests of the people that the Department of the Interior refused to approve it.

THE PURPOSE OF THE LAW WAS TO GIVE the people the advantages of low power rates. That is what Charter Amendment No. 1 will do. Amendment of the Raker Act will not do it. It will merely perpetuate the high power rates we are now paying and deprive the people of San Francisco of the rights that are justly theirs.

PUBLIC OWNERSHIP is not based on the assumption of making a profit on utilities. It is intended to render a public utility service to the people at the lowest possible cost. Amendment of the Raker Act would make that impossible. Amendment of the Raker Act would give everything to the P. G. & E. at the expense of the rate payers of San Francisco.

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<th>What Charter Amendment No 1 Offers the Voters</th>
<th>What the P.G. &amp; E. Lease Proposal Offered the Voters</th>
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<td>Millions of Dollars per Year $7,142,000</td>
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<td>REDUCE RATES WITH THE DIFFERENCE</td>
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Put No Faith in the Amendment Fake!

THE QUESTION BEFORE YOU is whether to vote for the stockholders of San Francisco (of which each of us is one), or the stock and bond holders of the P. G. & E. who receive lucrative dividends, and who advocate amendment of the Raker Act merely to fatten their own purses.

You Will Be Asked This Question

HOW CAN THE CITY OPERATE A PUBLIC UTILITY MORE CHEAPLY than a privately-owned monopolistic corporation? The answer is easy. The State Railroad Commission allows the P. G. & E. a return of more than 6 per cent on its investment.

ON THE OTHER HAND, REVENUE BOND HOLDERS OF PUBLICLY OWNED UTILITIES would be paid only 3 per
cent, or less, as is the case in Los Angeles and Tacoma. This, alone, makes a difference of $1,995,000 per year in interest charges.

P.G. & E. PAYS OVER A MILLION DOLLARS A YEAR in State and Federal taxes from the income made off San Francisco rate payers alone. The City would not have to pay this. But it would receive the same amount of taxes now paid to it by the P.G. & E. Here, alone, is a difference of more than three million dollars every year.

AND REMEMBER, THE CITY WOULD NOT HAVE TO PAY hundreds of thousands of dollars to defeat municipal ownership proposals, as the P.G. & E. has been doing for the past 15 years. And remember, also, that the expenses for this were paid by YOU in higher electric rates. Don’t forget that P.G. & E. rate reductions are usually offered as a bribe to defeat municipal distribution proposals.

RATES CAN BE CHOPPED 30 PER CENT under Charter Amendment No. 1. The city government of San Francisco is the best customer of the P.G. & E. The City pays them $1,750,000 a year for street lighting, pumping charges, public building lighting and power for Municipal Railway. A 30 per cent reduction would take $525,000 annually off this bill. This would be 7 cents off the tax rate.

Don’t Be a P.G. & E. Puppet!

SAN FRANCISCO ELECTRIC CONSUMERS PAY FAR MORE than consumers in Los Angeles, Seattle and Tacoma, where the people own their own power distribution systems.

LOCAL CONSUMERS, AS A WHOLE, PAY 21.2 PER CENT MORE for their electricity than the average for all the consumers of the P.G. & E.'s Northern California empire. Why should WE be paying part of the power bills of competitor cities? But that’s what happens because the revenues of the P.G. & E. from San Francisco are 21.2 per cent MORE per unit than the system average.

Let’s Bring Industry Back to San Francisco!

REVENUES PER KILOWATT HOUR ARE 40 to 70 PER CENT HIGHER here from industrial consumers than they are in Los Angeles, Seattle and Tacoma, who own their own systems, financed by revenue bonds.

LET’S CUT RATES AND BRING THOSE INDUSTRIES BACK! Let’s put ourselves on even terms with our competitor cities. Let’s vote “Yes” on Charter Amendment No. 1 and correct this situation.
Look at This Comparison!
This Is What We Do to Industrial Consumers!

No Wonder Industry Refuses to Locate Here!

THERE IS NOT ONE CENT OF RISK for you or any other taxpayer in the issuance of revenue bonds. Neither you nor the City will have to go ONE CENT into debt. There will be no mortgage on your property nor on anybody's property. These bonds will be sold to buy a system that is already largely built and the money will be paid back from revenues only. You risk nothing to get much. Revenue bonds built the Bay Bridge, and you know that you did not risk a cent in that great development.

THIS IS A TRANSFER OF OWNERSHIP OF AN EXISTING SYSTEM. The utility we buy will pay 3 per cent interest for 33 years to reduce rates now and we will own our own system at the end of that period. If we let the P.G.&E. keep it, they will charge us a minimum of 6 per cent forever and we will never own the system.

LET'S CUT POWER RATES NOW!
LET'S OWN OUR OWN POWER
VOTE "YES" ON CHARTER AMENDMENT No. 1
NOVEMBER 4

This Charter Amendment Carries Out Plan Nine
Recommended by the Public Utilities Commission.

Authorized by
BOARD OF SUPERVISORS
David A. Barry, Clerk

Approved by
ANGELO J. ROSSI
Mayor
SAMPLE BALLOT

CHARTER AMENDMENT NO. 1
AUTHORIZING THE ACQUISITION OF AN ELECTRIC DISTRIBUTION SYSTEM for the purpose of distributing electricity directly to the people through the issuance of revenue bonds in the amount of $66,500,000 payable only out of the revenues of the system thus to be acquired.

CHARTER AMENDMENT NO. 2
CHANGING THE TIME OF THE ELECTION OF THE ASSESSOR from the General Municipal election in 1943 to the General Election in 1942, and at every fourth year thereafter.

SUPervisors

Vote for Five

1-A ADOLPH E. Schmidt Incumbent
2-A ADOLPH Uhl Incumbent
3-A JOHN F. McGowan Incumbent
4-A JAMES B. McSheehy Supervisor
5-A JOHN M. Ratto Incumbent
6-A GERALD J. O'Gara Lawyer
7-A AUGUST R. Oliva
8-A SIDNEY Phelan
9-A EARL J. Powell Merchant
10-A FRANK J. Shannon

12-A DUNCAN Matheson Incumbent
13-A ALFRED J. Ennes Businessman

DIRECTIONS FOR VOTING

Study this Sample Ballot CAREFULLY,
so that when you go to Vote you can
VOTE WITHOUT DELAY

General Municipal Elec

P O LLS OPEN 7 A. M.—CLOSE 8 P. M.
VOTE EARLY. Do not wait until the last minute.
**CHARTER AMENDMENTS**

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<tbody>
<tr>
<td>Judge of Municipal Court Office No. 1</td>
<td>Judge of Municipal Court Office No. 2</td>
<td>Judge of Municipal Court Office No. 3</td>
<td>Judge of Municipal Court Office No. 4</td>
<td>Member Board of Education</td>
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<td>Vote for One</td>
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<td>Nominated by Mayor for Confirmation by Electors</td>
<td>Nominated by Mayor for Confirmation by Electors</td>
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14-A JOSEPH M. Golden
15-A EDWARD T. Mancuso
16-A J. L. White
17-A MELVIN L. Cronin
18-A THERESA Melkie
19-A ERNEST Spagnoli
20-A ALDEN Ames
21-A LLOYD J. Cosgrove
22-A ALEXANDER Mooslin
23-A YES
24-A NO
25-A YES
26-A NO

---

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

2nd. TO VOTE FOR CANDIDATES of your choice, pull down the POINTERS over the names of the CANDIDATES for whom you wish to VOTE and LEAVE THEM DOWN.

3rd. TO VOTE for a person whose name does not appear on the BALLOT LABEL CARD (WRITE-IN CANDIDATE), raise numbered slide at top of machine corresponding with number of office on OFFICE TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of any candidate in office group in which you intend to write in name of a candidate, except for the office of Supervisor, in which case, after writing in one or more names of candidates, you may pull down such number of pointers over the printed names of candidates so that the aggregate will not exceed five, the number of candidates for which you are entitled to vote.)

4th. TO VOTE FOR OR AGAINST CHARTER AMENDMENTS, or FOR OR AGAINST CONFIRMATION OF MEMBERS OF BOARD OF EDUCATION, pull DOWN POINTERS over words "YES" or "NO" as you may desire to vote and LEAVE THEM DOWN.

5th. LEAVING THE POINTERS DOWN as you have placed them, move the RED HANDLE LEVER of the VOTING MACHINE to the LEFT as far as it will go and you have voted and your vote registered.

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