Declarations of 
CANDIDACY 
Including Statements of Qualifications of 
CANDIDATES 
AND PROPOSITIONS 

To be voted on at 
General Municipal Election 
To be held 
November 4, 1947 

Attest:

E. R. FAUCOMPRE, 
Registrar of Voters.

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

Declarations appear in same order in pamphlet as names of candidates appear 
on ballot for 19th Assembly District.
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For Mayor
FRANK A. BARBARIA

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 A. Barbaria. My residence address is at No. 1443 Clayton Street, San Francisco. My business or occupation is Merchant Seaman.

My qualifications for said office are as follows: I am a fighter for Socialism and Workers’ rights. Participated in union organizing drive at Union Iron Works 1935-36. Joined Sailors’ Union of the Pacific 1936, and since participated in its major struggles for better wages and working conditions. I stand for: municipal low cost housing; elimination of sales tax (tax the rich—not the poor); Union committees to reorganize transportation; against racial and political discrimination; for Consumer-Union committees to investigate high cost of living (open employers’ books); for building labor’s own party responsible to labor; for Socialism.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Merchant Seaman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: FRANK A. BARBARIA.

Subscribed before me and filed this 24th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Frank A. Barbaria are:

Robert Chester, 1779 Mason St.; Organizer, Socialist Workers Party.
Norris Harer, 2162 Quesada St.; Merchant Seaman.
Lily S. Painter, 3618 - 16th St.; Housewife.
Guy Painter, 3618 - 16th St.; Janitor.
Barbara Harer, 2162 Quesada St.; Housewife.
Dixon Adams, 1124 O’Farrell St.; Department Store Employee.
Apoleon J. Kolinski, 541 Steiner St.; Unemployed.
Mrs. Anna Chester, 1779 Mason St.; Housewife.
Joseph Ross, 1105 Larkin St.; Upholsterer.
Harry Press, 607 Montgomery St.; Merchant Seaman.
Ralph N. Martin, 903 Fell St.; Seaman.
Robert Heicken, 406 Arkansas St.; Seaman.
Mrs. Rosalind Uran, 171 Dakota St.; Housewife.
Edith E. Heicken, 406 Arkansas St.; Posting Clerk.
Meyer Weinstein, 1916 Pine St.; Longshoreman.
Tori Hafer, 38 Grattan St.; Warehouse, Local 6.
For Mayor
FRANCK R. HAVENNER

I hereby declare myself a candidate for the office of Mayor, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Franck R. Havenner. My residence address is at No. 1056 Chestnut Street, San Francisco. My business or occupation is Congressman.

My qualifications for said office are as follows: It has been my privilege to serve the people of San Francisco as a member and President of the Board of Supervisors, member and President of the California Railroad Commission and, for four terms, as a Representative in Congress. During my career on the Board of Supervisors, when I served many times as Acting Mayor, I acquired an intimate knowledge of the duties and responsibilities of the City and County Government. These experiences have kept me in close contact with the problems and needs of San Francisco, particularly with respect to transportation, traffic, education, recreation, industrial development and housing.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Congressman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: FRANCK R. HAVENNER.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

The sponsors for Franck R. Havenner are:

Dan P. Maher, 2495 - 23rd Ave.; Paint Manufacturer.
James E. Rickets, 1340 Cole St.; Manager.
Mrs. Eva S. Bloch, 1000 Mason St.; Housewife.
Gerald J. O’Gara, 2701 Green St.; Lawyer.
Chauncey Tramutolo, 301 California St.; Attorney at Law.
P. J. McMurray, 4314 Fulton St.; San Francisco Supervisor.
Richard Lynden, 2152 Mason St.; Labor Executive.
Anita Day Hubbard, 1097 Green St.; Journalist.
Gordon Franklin (Geo.) Irvine, Apt. 15, 880 Bush; Locomotive Engineer.
Helen S. deLorinier, 3639 Washington St.; Housewife.
William M. Malone, 1 Gabilan Way; Attorney at Law.
Helen E. Hammock, 834 - 46th Ave.; Housewife.
John F. Shelley, 2233 Lincoln Way; Pres. S. F. Labor Council, A.F.L.
Charles J. Powers, 3879 - 26th St.; Retired.
Alfonso J. Zirpoli, 1761 Beach St.; Attorney at Law.
Julia Gorman Porter, 142 - 27th Ave., Housewife.
Hazel M. O’Brien, 12 Nahua Ave.; Sec. of Waitresses Union No. 48.
Joseph P. Byrne, 3003 Anza St.; Wholesaler.
For Mayor

CHESTER R. MacPHEE

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 is at No. 300 St. Francis Blvd. My business or occupation is Real Estate Broker.

My qualifications for said office are as follows: A record of successful operation of my own business for twenty-two years. Public Service as a Supervisor for the past six years during which I have served as Chairman of the Board’s important Finance and Judiciary Committees, and as a member of other committees dealing directly with the City’s major problems. I have acquired an intimate knowledge of our current problems and my record will show that I have already done something about them. I pledge the people of San Francisco, if elected Mayor, constructive action—not promises, and an administration subservient to no interests except the whole citizenry.

Pursuant to the provisions of Section 175 of Charter of said City and County, 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, 1947.

Signature of Candidate: CHESTER R. MacPHEE.

Subscribed before me and filed this 23rd day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

The sponsors for Chester R. MacPhee are:

Margie MacPhee, No. 4 Hill St.
Marjorie MacPhee, 300 St. Francis Blvd.; Housewife.
George Peterson Chirakes, 935 Geary St.; Insurance & Real Estate Broker.
Robert L. Husted, 530 Junipero Serra Blvd.; Attorney.
Ray Schiller, 2422 - 25th Ave.; Luggage Manufacturer.
James J. Sullivan, 2558 - 17th Ave.; Broker.
J. W. Mailliard, Jr., 3375 Jackson St.; Merchant.
Jesse H. Steinhardt, 2212 Vallejo St.; Attorney at Law.
Jesse C. Colman, 1275 Greenwich St.; Supervisor.
Lloyd Osagro, 399 San Benito Way; Attorney.
Emil Strud, 530 Bright St.; Marble Mason.
Virginia R. Laske, 835 Lake St.; Housewife.
Rudolph Mohr, Jr., 30 Jordan Ave.; Sonotone of S. F.
Margaret R. Murray, 1306 Portola Drive; Housewife.
H. T. Sheppard, 45 Boyce St.; Real Estate Broker.
John E. Poletti, 1630 Bay St.; Merchant.
Val Molkenbuhru, 2579 - 15th Avenue; Jeweler.
Homer F. Potter, 120 Montalvo Ave.; Const. Products Business.
William C. Slattery, 908 Ashbury St.; Student.
Samuel M. Smith, Olympic Club at Lakeside St.; Real Estate Broker.
For Mayor

ELMER E. ROBINSON

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Elmer E. Robinson. My residence address is at No. 2101 Pacific Avenue, San Francisco. My business or occupation is Judge of the Superior Court.

My qualifications for said office are as follows: I was born in San Francisco, educated here, practiced law here—and have served as a Judge of the Municipal and Superior Courts here since 1935. I am 52 years of age. I have carefully studied the problems of our city and I pledge you immediate action in meeting those problems. Transportation, traffic and parking represent our most serious problem. My first objective will be to provide our city with adequate, rapid, safe transit. I intend to deal just as aggressively with the housing situation and other major problems confronting us. Let's work together!

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Superior Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: ELMER E. ROBINSON.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

The sponsors for Elmer E. Robinson are:

Ora Norris Robinson, 2101 Pacific Ave.; Homemaker.
Helen B. Bloch, 3712 Jackson St.; Homemaker.
Agnes M. Curry, 1512 California St.; Bookkeeper.
Mariliana Bertola, M.D., 630 Mason St.; Retired Physician.
Donald C. Elliot, 2939 - 24th Ave.; Attorney at Law.
Fred D. Parr, 170 - 24th Ave.; Steamship Terminal Executive.
Boyd V. vonSenden, 1834 Gough St.; Christian Science Practitioner.
Frank J. Helbing, 1360 Lombard St.; Executive.
George A. Duddy, 2367 - 18th Ave.; Secretary and Printer.
Philip F. Landis, 3855 Washington St.; Insurance General Agent.
John L. McNab, 1000 Mason St.; Lawyer.
J. Joseph Hayes, O.D., 1598 - 36th Ave.; Optometrist.
Thos. J. Riordan, 199 San Anselmo Ave.; Lawyer.
Grace R. Butterfield, 262 - 20th Ave.; Housewife.
E. J. Wren, 577 Dolores St.; Secretary.
Mrs. Lillian W. Podesta, 41 Santa Rita Ave.; Housewife.
Jeremiah J. Mulvihill, 2424 Polson St.; Salesman.
For Supervisor
ULMA A. ABELS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Ulma A. Abels. My residence address is at No. 1910 Divisadero Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Graduate of the University of San Francisco and a graduate of Hastings School of The Law, California School of Jurisprudence, practicing Attorney in the City and County of San Francisco, Honorable discharge veteran of World War II, officer in U. S. Army. Active in civic groups which includes N.A.A.C.P., Council for Civic Unity, Civil Liberty Union, American Legion, A.V.C., and other national and local organizations.

Pursuant to the provisions of Section 175 of Charter of said City and County, 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, 1947.

Signature of Candidate: ULMA A. ABELS.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Ulma A. Abels are:

T. W. Washington, 1451 Shrader St.; Real Estate Broker.
Vernon C. Alley, 2583 Post St.; Musician.
Sara Toler, 3340 San Bruno Ave.; Real Estate.
Albert Lenox, 224 Lakeview Ave.; Mechanic.
Ella A. Young, 2628 Griffith Bldg.; Cafe Operator.
James A. Franklin, 665 Navy Rd. Bldg. 3, Sec. E; Student.
Harold E. Blackshear, 2729 Sutter St.; Self Employed.
Wesley C. Peoples, 3740 Sacramento St.; Newspaperman.
Maggie M. Guess, 2390 Post St.; Dress Maker.
Edw. H. Alley, Jr., 2571 Post St.; Clerk, Metropolitan Life Ins. Co.
Oletha Mae Lewis, 1475 Sutter St.; Housewife.
Ernest J. Brown, 2564 Sutter St.; Valet.
Murville C. Abels, 1910 Divisadero St.; Student, U.S.F.
Eve Soren, 418 - 24th Ave.; Secretary.
W. Bernard Baquie, 2581 Post St.; Insurance Agent.
R. C. Haskin, 2350 Geary St.; Real Estate (Clerk).
Dorothy Alley, 2571 Post St.; Housewife.
For Supervisor

HUGH M. BELL

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Hugh M. Bell. My residence address is at No. 530 Tompkins Avenue, San Francisco. My business occupation is Automotive Engineer.

My qualifications for said office are as follows: "Fusion Five Issues"—1947. Return the power to the people to select and elect the public servants whom we pay. Make all offices elective and accountable to the People! Return the streets to the people to whom they rightfully belong—by eliminating all parking reservations! Increase the present $100.00 Tax Exemption (1904) on personal property for all home owners to $500.00! Eliminate the unreasonable monthly water meter charges—for all home owners, only! Advocate the immediate construction of a Senior High School in the vast workingman's district, to the South and East of Mission Street!

Pursuant to the provisions of Section 175 of charter of said City and County, I desire that the following designation "Automotive Engineer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: HUGH M. BELL.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Hugh M. Bell are:

Dr. Henry Domeniconi, 1627 Jones Street; Dentist.
G. W. Coleman, 624 Madrid Street; Designer.
Bill Meade, 144 Prospect Avenue; Warehouse Manager.
Frank Larry Favor, 378 Edinburgh Street; Restaurant Owner.
Angelo Rolando, 624 Madrid Street; Real Estate—Builder.
Frank X. Harrigan, 1722 Hyde St.; Business Manager.
Michael Costello, 821 - 34th Avenue; Builder and Contractor.
Elizabeth T. Bell, 530 Tompkins Ave.; Bindery Worker.
Martin J. Bell, 530 Tompkins Ave.; Fireman.
Dorothy M. Bell, 530 Tompkins Ave.; Housewife.
Alfred J. Renati, 945 Greenwich St.; Clerk.
George A. Engelhardt, 2842 - 24th St.; Clerk.
Albert D. DeLuca, 1175 Union St.; Pharmacist.
Michael Scanlon, 2218 Mission St.; Musician.
Ray Conley, 1310 Valencia St.; Contractor.
Mrs. Olga L. Conley, 1310 Valencia St.; Housewife.
Dr. T. R. DeMartini, 2645 Franklin St.; Dentist.
Kathleen Costello, 821 - 34th Ave.; Writer.
For Supervisor

WILLIAM PATRICK BRANDHOVE

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Patrick Brandhove. My residence address is at No. 701 Sutter Street, San Francisco. My business or occupation is Writer—Merchant Mariner.

My qualifications for said office are as follows: Fifteen years of hard work as a Merchant Mariner. Proven executive ability attested by my leadership in the Maritime Industry. My Editorship of the Voice of the Rank and File and Communist Conspiracy on the U. S. Waterfront. My investigative ability which has led to proving the un-American activities of numerous officials of Trade Unions. My sincere desire to become a public official. My non-partizanship will assure my freedom of action.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Writer—Merchant Mariner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: WM. BRANDHOVE.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for William Patrick Brandhove are:

J. J. Doyle, 2998 - 22pd Ave.; Attorney.
Irene M. Boss, 558 - 43rd Ave.; Bookkeeper.
Arnold Heitink, 558 - 43rd Ave.; Salesman.
Comdr. Milo Montrose Atkinson, 560 - 43rd Ave.; Publisher.
Freda Belle Atkinson, 560 - 43rd Ave.; Publisher—Milo Atkinson Co.
Edith Handelsman, 2459 Larkin St.; Housewife.
James I. Hopson, 166 Embarcadero; Seaman Steward.
Joseph C. Almeida, 39 Clay St.; Seaman.
William R. Herman, 2033 Leavenworth St.; Checker, Amer. Haw. S.S. Co.
Charlie W. Wilmert, 637 McAllister St.; Butcher.
Wm. J. McCourt, 1341 Valencia St.; Steamship Steward.
Alex Harris, 314 Kearney St.; Merchant Marine Steward.
For Supervisor
DONALD BRUCE

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Donald J. Bruce. My residence address is at No. 1684 Page Street, San Francisco. My business or occupation is Maintenance Foreman.

My qualifications for said office are as follows: I am for progress of city unity, served as History Clerk of Legislature, Secretary to the Sheriff, Thomas Finn, taxpayer, like the work. That’s why I would like to be your Supervisor. More street cars.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Maintenance Foreman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: DONALD J. BRUCE.

Subscribed before me and filed this 24th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By THOMAS ASHE,
Deputy Registrar of Voters.

The sponsors for Donald Bruce are:

Edward M. Fitzgerald, 1595 Clay St.; Retired.
John R. Zagrzewski, 2771 Diamond St.; Car Cleaner at Muni R. R.
Michael O’Connor, 225 Powell St.; Retired.
Wesley C. Peoples, 3740 Sacramento St.; Newpaperman.
Mrs. Elizabeth Bruce, 1684 Page St.; Housewife.
William F. Gumes, 442 Kirkham St.; Shipfitter.
Richard V. Leary, 152 Eureka St.; Foreman Board Health.
Thomas P. Garrey, 754 - 39th Ave.; Retired.
Joseph Figone, 1036 Munich St.; Musician.
Samuel J. Jones, 3810 Sacramento St.; Attorney at Law.
George A. Engelhardt, 2842 - 24th St.; Clerk.
John J. Kinrod, 740 Laguna Honda Blvd.; Deputy Recorder.
Nicholas Brady, 296 Divisadero St.; Retired.
Marguerite Bruce Gockx, 265 - 8th Ave.; Homemaker.
Philip H. Arnot, 1601 Monterey Blvd.; Physician and Surgeon.
Albert R. Graf, 321 Point Lobos Ave.; Service Station Operator.
T. I. Fitzpatrick, 2677 Larkin St.; Judge of Superior Court.
Lyle T. Jacks, 630 Ulloa St.; Superior Judge.
Daisy B. Faber, 1416 - 20th Ave.; Housewife.
For Supervisor

JOHN E. BYRNES

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 E. Byrnes. My residence address is at No. 1940 Judah Street, San Francisco. My business or occupation is Labor Representative.

My qualifications for said office are as follows: In filing my candidacy for Supervisor of the City and County of San Francisco, I am acting in the interest of a coalition of business and labor groups who believe that my experience in industrial relations will give the Board of Supervisors a well rounded point of view in the public interest. I am a native San Franciscan, a graduate of public and parochial schools, a World War II veteran, a family man and a representative of a labor organization that has a record of peaceful relations in ten years of dealing with 145 local firms.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Labor Representative" be placed immediately under my name as it will appear on all ballots at the General Municipal election to be held November 4, 1947.

Signature of Candidate: JOHN E. BYRNES.

Subscribed before me and filed this 15th day of September, 1947,

E. R. FAUCOMPREE,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for John E. Byrnes are:

Louise Byrnes, 1940 Judah St.; Housewife.
James C. Syne, 2903 Mission St.; Secy. Treasurer
Harriet J. Eliel, 2423 Leavenworth St.; Housewife.
Francis McCarty, 1176-A Greenwich St.; Attorney at Law.
M. C. Hermann, 270 Turk St.; Executive—V.F.W.
Elmer P. Delany, 2235 Laguna St.; Attorney at Law.
T. Mannion, 135 Edgewood Ave.; Petro. & Gas Distributor, Garage Owner
Thomas Velerga, 201 San Juan Ave.; Broker.
M. John Soldavini, 75 DcSoto St.; Auto Dealer.
Mrs. Thelma Moss, 3299 Baker St.; Housewife.
Gerald Moss, 3299 Baker St.; Manufacturer.
Joseph C. Haughey, 2200 - 16th Ave.; Attorney at Law.
Guido Menicucci, 830 Shields St.; Electrical Contractor (Electrician).
John F. Shelley, 2233 Lincoln Way; Pres., S. F. Labor Council, A.F.L.
John B. Molinari, 1264 Lombard St.; Attorney at Law.
John H. Cokeley, 2959 - 20th Ave.; Executive.
Joseph C. Basile, 55 Corona St.; Produce Broker.
For Supervisor

CHRIS. J. CHRISTENSEN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Chris J. Christensen. My residence address is at No. 2310 - 33rd Avenue, San Francisco. My business or occupation is Manager.

My qualifications for said office are as follows: For the past twenty years I have been a part of San Francisco’s Commercial and Civic life, taking an active part in business and civic organizations. During that time I have learned the City’s problems and feel that the people are restless for someone willing to act on these problems. That is why I am seeking the position of Supervisor. Self-supporting since fourteen, I can understand and respect viewpoints of both business and labor and can devote to the city my wholehearted unbiased efforts toward solving immediate problems and planning for our steady march forward. I am an independent candidate.

Pursuant to the provisions of Section 175 of Charter of said City and County, I declare that the following designation “Manager” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: CHRIS J. CHRISTENSEN.

Subscribed before me and filed this 18th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON.
Deputy Registrar of Voters.

The sponsors for Chris J. Christensen are:

Peter J. Cresci, 2145 Filbert St.; Merchant.
Nathan Spivock, 30 Rossi Ave.; Certified Public Accountant.
N. W. Anderson, 614 Taraval St.; Building Contractor.
Effie I. Johnstone, 172 Seville St.; Housewife and Club Woman.
Theo. C. Andronicos, 1340 - 20th Ave.; Salesman.
Camille Berliner, 10 Crown Terrace; Housewife.
David J. McAuliffe, 30 - 25th Ave.; Dry Goods Store Owner.
H. G. Mayer, 2139 Lincoln Way; Owner of Jobs, Inc.
Lloyd J. Cosgrove, 399 San Benito Way; Attorney.
Karl B. Justus, 578 - 26th Ave.; Public Relations.
Juanita Marie Christensen, 2310 - 33rd Ave.; Housewife.
Arthur J. Dolan, Jr., 15 Santa Paula; Investment Counselor.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
Sam McKee, 42 Casa Way; Insurance and Real Estate.
Geo. H. Sandy, 2201 Pacific Ave.; Merchant.
Ed Rosemont, 632 El Camino Del Mar; General Contractor.
Joseph Mordasini, 56 Rome St.; Diamond Buyer.
For Supervisor

G. W. COLEMAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 one year 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 G. W. Coleman. My residence address is at No. 624 Madrid Street, San Francisco. My business or occupation is Designer.

My qualifications for said office are as follows: “Fusion Five Issues”, for 1947. Return the power to the people to select and elect the public servants whom we pay. Make all offices elective and accountable to the people! Return the streets to the people to whom they rightfully belong—by eliminating all parking reservations! Increase the present $100.00 Tax Exemption (1904) on personal property for all home owners to $500.00! Eliminate the unreasonable monthly water meter charge—for all home owners only! Advocate the immediate construction of a Senior High School in the vast workingman’s district. (½ area S. F.) to the South and East of Mission Street.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Designer” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: G. W. COLEMAN.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for G. W. Coleman are:

Angelo Rolando, 624 Madrid St.; Real Estate—Builder.
Bill Meade, 144 Prospect Ave.; Warehouse Manager.
Frank Larry Favor, 378 Edinburgh St.; Restaurant Owner.
Dr. Henry Domeniconi, 1627 Jones St.; Dentist.
Frank X. Harrigan 1722 Hyde St.; Business Manager.
Hugh M. Bell, 530 Tompkins Ave.; Automotive Engineer.
Michael Costello, 821 - 34th Ave.; Builder and Contractor.
Frank J. Ruggeri, 322 Munich St.; Business Man.
Lizzie Aragona, 310 London St.; Housewife.
Mrs. Madeline Cesena, 382 Paris St.; Housewife.
Elmo Tellone, 311 London St.; Warehouse Man.
Raymond A. Lillo, 86 Farragut Ave.; Mechanic.
Ruth C. Rolando, 301 Elizabeth St.; Housewife.
Mrs. Marion L. Coleman, 1211 Sanchez St.; Housewife.
John Joseph Mariani, 135 St. Mary’s Ave.; Chauffeur.
William Joseph Coleman, 624 Madrid St.; Chauffeur.
Mrs. Dorothy F. Walsh, 327 Naylor St.; Housewife.
Chas. F. Walsh, 327 Naylor St.; Supt. Pacific Felt Co.
Mrs. Olga L. Conley, 1310 Valencia St.; Housewife.
For Supervisor

HENRY DOMENICONI

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Henry Domeniconi. My residence address is at No. 1627 Jones Street, San Francisco. My business or occupation is Dentist.

My qualifications for said office are as follows: “Fusion Five Issues” for 1947. Return the power to the people to select and elect the public servants whom we pay. Make all offices elective and accountable to the people! Return the streets to the people to whom they rightfully belong—by eliminating all parking reservations! Increase the present $100.00 Tax Exemption (1904) on Personal Property for all Home Owners to $500.00! Eliminate the unreasonable monthly water meter charge—for all home owners, only! Advocate the immediate construction of a Senior High School in the vast workingman’s district to the South and East of Mission Street!

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Dentist” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: HENRY DOMENICONI.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Henry Domeniconi are:

T. H. Gould, Jr., 1948 Mason St.; Ship Clerk.
Frank Larry Favor, 378 Edinburgh St.; Restaurant Owner.
Bill Mcade, 144 Prospect Ave.; Warehouse Manager.
Hugh M. Bell, 590 Tompkins Ave.; Automotive Engineer.
Angelo Rolando, 624 Madrid St.; Real Estate—Builder.
Frank X. Harrigan, 1722 Hyde St.; Business Manager.
G. W. Coleman, 624 Madrid St.; Designer.
Joseph Schwartz, 449 - 33rd Ave.; Theater Manager.
Dr. Geo. W. Collins, 701 Fell St.; Dentist.
Michael Costello, 821 - 34th Avenue; Builder and Contractor.
Vincent Serra, 1491 - 43rd Ave.; Musician.
Alfred J. Renati, 945 Greenwich St.; Clerk.
John R. Stalder, 1749 Greenwich St.; Insurance Broker.
George A. Engelhardt, 2842 - 24th St.; Clerk.
R. J. O’Rourke, 233 Anderson St.; Executive.
Mrs. Olga L. Conley, 1310 Valencia St.; Housewife.
Albert D. De Luca, 1175 Union St.; Pharmacist.
Ray Conley, 1310 Valencia St.; Contractor.
Dr. Wm. M. Mitchell, 3222 - 22nd St.; Dentist.
Michael Scanlon, 2218 Mission St.; Musician.
For Supervisor

ALBERT V. EVANS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Albert V. Evans. My residence address is 1001 Capitol Avenue, San Francisco. My business or occupation is Federal Civil Service Employee.

My qualifications for said office are as follows: Am certified engineer of public works, having studied same at Colorado School of Mines. Was employed by U. S. Army Corps of Engineers as Construction Cost and Maintenance Engineer.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Patrolman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: ALBERT V. EVANS.

Subscribed before me and filed this 18th day of September, 1947.

E. R. FAUCOMPRES,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Albert V. Evans are:

Carolyn R. Royster, 330 Ralston St.; Housewife.
Mrs. Ethel M. Andersen, 241 Minerva St.; Housewife.
Mildred Evans, 1001 Capitol Ave.; Telephone Operator.
Hazel M. Mayfield, 2339 - 31st Ave.; Housewife.
Holzer Hans Andersen, 241 Minerva St.; Lt., U.S.N.
Emil J. DeSoto, 62 Florentine Ave.; Automotive Machinist.
William F. Payton, 355 Fulton St.; Service Officer, V.E.W.
Phillip G. Miller, 1774-A Union St.; Clerk, Internal Revenue.
Henry C. Hunter, Sr., 521 Laguna St.; Contracting Painter.
Henry Collins Hunter, Jr.; 5 Upper Terrace; Painter.
George L. Albright, 1009 Capitol Ave.; Service Station Owner.
Agnes M. Albright, 1009 Capitol Ave.; Housewife.
M. C. Hermann, 270 Turk St.; Q.M. Adjutant, Dept. of Calif., V.F.W.
For Supervisor

DON FAZACKERLEY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Don Fazackerley. My residence address is at No. 217 Juanita Way, San Francisco. My business or occupation is Advertising.

My qualifications for said office are as follows: For ten years I have been engaged in business and various civic and social enterprises in San Francisco. I was born here and want to serve our people as a member of the Board of Supervisors. I believe city government needs youth, vigor and vision in the conduct of its affairs. These I feel I possess. Transportation, traffic, housing and upkeep of government can only be met by straight thinking, courage and resourcefulness. I believe I can properly apply them. I ask election to the board on these qualifications and as an independent candidate pledged to no group nor individual.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Advertising" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: DON FAZACKERLEY.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Don Fazackerley are:

Julie Fazackerley, 217 Juanita Way; Housewife.
Albert K. Chow, 1445 Mason St.; Notary.
Hugh K. McKevitt, 510 Cole St.; Attorney at Law.
J. Edwin Mattox, 2474 Geary St.; Public Accountant and Notary.
Peter G. Boudoures, 841 - 25th Ave.; Restaurateur.
Myron Wacholder, 184 - 12th Ave.; Sales Manager, Recorder-Sunset Press.
J. Roger Deas, 1835 Vallejo St.; Public Relations.
J. Clifford Long, M.D., 2027 Broadway; Physician and Surgeon.
Irene F. Schonfield, 635 Ulloa St.; Housewife.
Walter D. Heller, 625 El Camino Del Mar; Dept. Manager, Fibreboard Prod., Inc.
Jerd Sullivan, 3760 Jackson St.; Banker.
Mark J. O'Reilly, 1519 - 37th Ave.; President, Warehousemen's Union, A.F.L.
Mrs. Carl L. Maritzen, 2728 Irving St.; Housewife.
Mrs. Kathleen M. Morrissey, 2700 Vallejo St.; Housewife.
Mrs. Frank J. Smith, 4221 - 18th; Housewife.
John A. Remick, 3035 Broderick St.; Salesman.
John B. Molinari, 1264 Lombard St.; Attorney at Law.
Frederick J. Woelflen, 741 - 21st Avenue; Attorney at Law.
For Supervisor

BERNARD M. FREED

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Bernard M. Freed. My residence address is at No. 5431 California Street, San Francisco. My business or occupation is Associate Editor, San Francisco Progress.

My qualifications for said office are as follows: Graduate of The University of California and Hastings College of Law; Educator, author, and lecturer; taught in City High Schools; leader in Recall Campaign against excessive property taxes, inefficiency and waste. I oppose a sales tax as unfairly hitting shoppers and merchants. Taxation against representation is tyrannous! As Associate Editor of San Francisco Progress, I have exposed the failure of most Supervisors to do the job we voters expected of them. Vote for men who will serve you: honestly, vigorously and unselfishly. Now is the time to overhaul our City Hall!

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Journalist” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: BERNARD M. FREED.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

The sponsors for Bernard M. Freed are:

Eloi Labataille, 1329 Kirkham St.; Butcher.
Matthew J. Boxer, 160 Dorchester Way; Merchant.
Mrs. Esther Applestone, 2249 Balboa St.; Housewife.
Russell A. Powell, 2425 Taraval St.; Printer and Publisher.
Joseph H. Handlon, 64 Arguello Blvd.; Pre-trial Preparations.
Chas. W. Decker, 3706 - 23rd St.; Sales-V.P. & Dir. Recall Comm. of 1100.
Angelo Rostagno, 1501 - 19th Ave.; Office Work.
Angelo Figone, 1430 - 21st Ave.; Retired.
Daniel Glantz, 2158 - 25th Ave.; Merchant.
Mary Ethelyne Quistgaard- 4432 - 19th St.; Housewife.
Dan Salis, 835 - 31st Ave.; Merchant.
Charles Meehan, 1853 Church St.; Medical X-Ray Technician—(Reg).
Paul Elliott, 163 - 12th St.; Lithographer.
Alfred H. Serveau, 2233 Divisadero St.; Florist.
Mrs. Earl Berkeley, 483 - 6th Ave.; Housewife.
Henry Hobin, 81 - 7th Ave.; Salesman.
A. B. Goolsby, 181 East Point Rd.; Merchant.
Milton Marks, 3903 Washington St.; Attorney at Law.
For Supervisor

CHARLES P. GLASS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Charles P. Glass. My residence address is at No. 3873 - 25th Street, San Francisco. My business or occupation is Boat Operator.

My qualifications for said office are as follows: Revamping of Transit System —Retention of Cable Cars as City tradition. Minimum if any additional taxes. Working People's representation by working man. Improvements of City's Streets and enticement of capital to City.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Boat Operator” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: CHARLES P. GLASS.

Subscribed before me and filed this 24th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Charles P. Glass are:

H. M. Meyer, 2526 - 34th Ave.; Merchant.
George Randolph, 3870 - 25th St.; Draftsman.
Albert F. Zahnd, 4333 - 19th St.; Photo Engraver.
Sinclair D. Grove, 1001 Monterey Blvd.; Pharmacist.
Patrick E. Cotton, 3865 - 25th St.; Businessman.
Noel A. O'Reilly, 15 Jersey St.; Businessman.
Mrs. J. F. Stone, 3868 - 25th St.; Housewife.
Mrs. Bertha K. O'Neill, 3877 - 25th St.; Housewife.
Fritz A. Mock, 1174 Sanchez St.; Mechanic.
Frank Charles Weber, Sr., 1298 Church St.; Grocery Owner.
Edward Weber, 1298 Church St.; Grocer.
For Supervisor

REX GLISSMAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Rex Glissman. My residence address is at No. 887 Bush Street, San Francisco. My business or occupation is Restaurant Owner.

My qualifications for said office are as follows: More than 20 years in professional and business activities—Real Estate and Insurance Broker—Musician and Orchestra Leader. Member of Elks Club, Native Sons of Golden West, California Parlor. Member California Real Estate Board—Director of Licenses Bar Owners Association of California. Member of Musicians Union, Local Six.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Restaurant Owner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: REX GLISSMAN.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN W. O'BRIEN,
Deputy Registrar of Voters.

The sponsors for Rex Glissman are:

Walter E. Lawson, 1905 Laguna St.; Public Relations.
Laurence F. Blower, 1378 Hayes St.; Custom Shirt Maker, Sec’ty.
Theo. B. Cooper, 370 - 23rd Ave.; Broker.
C. F. Eschwig, 721 Rivera St.; Attorney at Law.
R. E. Gorman, 457 Collingwood St.; Bartender.
Elizabeth K. Glissman, 758½ - 8th Ave.; Housewife.
Marjorie P. Maas, 574 - 22nd Ave.; Housewife.
Herbert C. Kohlwey, 140 Ortega St.; Attorney at Law.
Gus Farber, 1990 Beach St.; Jewelry Merchant.
Thomas P. Kelleher, 2420 Judah St.; Attorney at Law.
Wesley Baker, 3839 Divisadero St.; Contractor.
Leo J. Sergianni, 462 Urbano Drive; Restaurant Owner.
John J. Lockhart, 3901 Nineteenth; Restaurant Owner.
John J. O’Shea, 749 Third Ave.; Restaurant Owner.
Timothy D. McCarthy, 719 Newhall; Wholesale Meat Salesman.
Frank Larry Favor, 378 Edinburgh St.; Restaurant Owner.
H. A. Reinhart, 857 Green St.; Consulting Engineer and Partner.
Gloria B. Fraley, 1653 Mason St.; Photographer.
James Voss, 355 Eddy St.; Financial Sec.-Treasurer.
For Supervisor
FRANK X. HARRIGAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 X. Harrigan. My residence address is at No. 1722 Hyde Street, San Francisco. My business or occupation is Business Manager.

My qualifications for said office are as follows: "Fusion Five Issues" for 1947. Return the power to the people to select and elect the Public Servants whom we pay. Make all offices elective and accountable to the people! Return the streets to the people to whom they rightfully belong—by eliminating all Parking Reservations! Increase the present $100.00 Tax Exemption (1904) on Personal Property for all home owners to $500.00! Eliminate the unreasonable monthly water meter charge—for all home owners, only! Advocate the immediate construction of a Senior High School in the vast workingman’s district, (½ area S. F.) to the South and East of Mission Street.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Business Manager" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: FRANK X. HARRIGAN.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRA',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Frank X. Harrigan are:

Dr. Henry Domeniconi, 1627 Jones St.; Dentist.
G. W. Coleman, 624 Madrid St.; Designer.
Frank Larry Favor, 378 Edinburgh St.; Restaurant Owner.
Angelo Rolando, 624 Madrid St.; Real Estate—Builder.
Hugh M. Bell, 530 Tompkins Ave.; Automotive Engineer.
Michael Costello, 821 - 34th Ave.; Contractor and Builder.
Alfred J. Renati, 945 Greenwich St.; Clerk.
George A. Engelhardt, 2842 - 24th St.; Clerk.
Edward Del Grande, 826-A Greenwich St.; Clerk.
Albert D. DeLuca, 1175 Union St.; Pharmacist.
Michael Scanlon, 2218 Mission St.; Musician.
Mrs. Olga L. Conley, 1310 Valencia St.; Housewife.
Ray Conley, 1310 Valencia St.; Contractor.
Dr. T. R. DeMartini, 2645 Franklin St.; Dentist.
Elizabeth Collins, 665 Fell St.; Apt. House Manager.
Bernard Herold, 209 Camino Del Mar; Real Estate Broker.
Kathleen Costello, 821 - 34th Ave.; Writer.
Maude M. Crenshaw, 1722 Hyde St.; Housewife.
For Supervisor
F. D. HAYNES

I hereby declare myself a candidate for the office of Supervisor, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 F. D. Haynes. My residence address is at No. 1299 Hyde Street, San Francisco. My business or occupation is Clergyman.

My qualifications for said office is as follows: I have had 27 years’ experience as a religious leader, having served as pastor of the Third Baptist Church in this city for 15 years. In this work I have had intimate and constant experience with the problems and needs of the whole community. I believe in the use of Urban Redevelopment for the buildings of adequate housing, in the building of an efficient rapid transit system, the elimination of restrictive covenants, and in the full integration of all citizens into the economic, political and cultural life of San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Clergyman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: F. D. HAYNES.

Subscribed before me and filed this 16th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By JOHN J. HANNON,
Reputy Registrar of Voters.

The sponsors for F. D. Haynes are:

Mrs. F. D. Haynes, 1299 Hyde St.: Housewife.
Rogers Druhet, 2327 Fillmore St.: Radio Rep. & Electrical Appliances.
Cecil F. Poole, 83 Caine Ave.: Attorney at Law.
Merrell C. Gadles, 2804 Pine St.: Real Estate Investment.
Frederick Hill, 1301 Eddy St.: Cafe Owner and Operator.
Zola Bryant, 1911 Broderick St.: City Editor, S. F. Reporter.
Augustine F. Gaynor, 2491 - 35th Ave.: Secy.-Treas. & Divn. Chmn., Lodge 890
Ry. C.

Mrs. Ethel B. Daniels, 1447 Broderick St.: Church & Civic Club Work.
James T. Roberts, 2100 Pine St.; Tavern & Restaurant Owner.
Hilliard P. Young, Jr., 2219 Ingalls St.: Insurance Underwriter.
D. Donald Glover, 760 Hayes St.; Ind. Secy., S. F. Urban League.
Harold A. L. Clement, 1667 Geary St.: Ministry.
Zola A. Benjamin, 1905 Laguna St.: Real Estate Broker.
Hugh Bryson, 1255 Kearny St.; Merchant Seaman.
Warren Wyrick, 4331 - 18th St.: Baptist Minister.
Wesley F. Johnson, 3049 California St.: Hotel, Apt. & Drug Store Operator.
Rev. C. Jones Robertson, 2505 Post St.; Pastor, Emmanuel Pentecostal Church.
Casper L. Saunders, 2329 Yosemite St.; Insurance Representative.
Charles H. Blagburn, 2006 Sutter St.; Attorney at Law.
For Supervisor
PETER J. LANE

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Peter J. Lane. My residence address is at No. 1359 McAllister Street, San Francisco. My business or occupation is Business Executive, Grocery Store and Sundries.

My qualifications for said office are as follows: I hereby declare myself a candidate for the office of Member of Supervisors, for the City and County of San Francisco, State of California, to be voted for at the General Municipal election to be held in said City and County. I have been a resident of the City and County of San Francisco for five years. My qualification for office is a business man and a college graduate in Sociology. I pledge to fight for better housing, transportation, and the improvement of our City! To create more jobs.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Business Man" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: PETER J. LANE.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By F. A. DOYLE,
Deputy Registrar of Voters.

The sponsors for Peter J. Lane are:

Adrian F. Kurrels, 2128 Clement St.; Technician.
Norris Gaynes, 1361 McAllister St.; Businessman.
Mrs. Georgiana Victoria Thompson, 633 Redwood St.; Housewife.
Jane M. Mazzei, 635 Vienna St.; Gen. Clerk at the Internal Revenue.
Mildred Watson, 1361 McAllister St.; Bookkeeper.
Pleas Scaggs, 1715 Webster St.; Owner of the Hotel Scaggs.
Meyer Malin, 480 - 18th Ave.; Salesman.
Richard H. Hogg, 1646 Post St.; Businessman.
C. R. Lane, 1540 Ellis St.; Hotel Manager.
Mrs. Eva Scott Gaynes, 1361 McAllister St.; Housewife.
Ulysses G. Moore, 1051 Girard St.; Taxi Cab Cleaning.
Jane R. Bosfield, 1560 McAllister St.; Supervising Clerk, Vet's Administ.
Samuel Patrick Bennett, 2165 Golden Gate Ave.; Real Estate Broker.
Julian Richardson, 2113 Pine St.; Printer.
Albert A. Goodman, 52 Henry St.; Printer.
For Supervisor

EDWARD T. MANCUSO

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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. 1450 Pacheco Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: As your Supervisor, it has been my constant endeavor to give honest, efficient and progressive consideration to the many vital problems confronting the City. If reelected, I pledge continuation of the same principles. I shall continue to vigorously oppose excessive high tax rates, and by such action enable the Veteran, tax-payer, home owner and businessman alike to receive a full share of relief from the burdens of exorbitant tax structures, thereby encouraging new industries in San Francisco, and thus insuring continued employment. Now is the time for less talking and more action. Mancuso led the fight for a low tax rate.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: EDWARD T. MANCUSO.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRES',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Edward T. Mancuso are:

James J. Sullivan, 2558 - 17th Ave.; Broker.
John P. Figone, 1648 Stockton St.; Fuel Merchant.
John L. McNab, 1000 Mason St.; Lawyer.
Fred D. Parr, 170 - 24th Ave.; Steamship Terminal Executive.
Harvey M. Toy, 225. Powell St.; Hotel Owner.
Ernest L. West, 165 Marina Blvd.; Investment Banker.
Lillian W. Podesto, 41 Santa Rita Ave.; Housewife.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Dorothy E. J. Mancuso, 1450 Pacheco St.; Housewife.
Matthew J. Dooley, 501 Junipero Serra Blvd.; Lawyer.
Jesse C. Colman, 1275 Greenwich St.; Supervisor.
Max Sobel, 46 Parker Ave.; Wholesale Merchant.
Mrs. Julia F. Bode, 29 Lakewood Ave.; Homemaker.
Harold A. Berlincer, 10 Crown Terrace; Business Executive.
Parker Maddux, 2868 Vallejo St.; Banking.
Margaret M. Krsak, 520 Roosevelt Way; None.
Chas. L. Harney, 2170 Jackson Street; Contractor and Engineer.
Edward P. Genochio, M.D., 1940 Broadway; Physician and Surgeon.
Walter McGovern, 2750 Fulton St.; Lawyer.
Mrs. Daniel F. Del Carlo, 4241 - 21st St.; Housewife.
For Supervisor
DEWEY MEAD

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Dewey Mead. My residence address is at No. 1650 California Street, San Francisco. My business or occupation is Contractor.

My qualifications for said office are as follows: I have been a member of the Board of Supervisors for twelve years. During that time I have voted as my conscience has dictated, always having in mind the best interests of all the people. I am a member of the all-important Finance committee and have striven, desperately at times, for economy in government and to cut down our tax burden. I like this public office and the opportunity it gives to serve the people. I ask reelection, not on promises but on my record as Supervisor for twelve years.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: DEWEY MEAD.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

The sponsors for Dewey Mead are:

Alexander Watchman, 2083 - 20th Ave.; Industrial Accident Commissioner.
John H. Smith, 168 Dolores St.; Int'l. V.P. Plasterers & Cement Finishers.
B. J. Feigenbaum, 3628 Jackson St.; Attorney at Law.
Clarence W. Morris, 124 San Eleso Ave.; Judge Municipal Court.
Harry S. Young, 2727 Pierce St.; Attorney at Law.
Thomas M. Foley, 1000 Mason St.; Superior Judge.
Lucile V. Mohr, 2 Castenada Ave.; Homemaker.
Wm. H. Woodfield, Jr., 3215 Jackson St.; Investor.
S. Oliva, 1307 Bay St.; Merchant.
William J. Varley, 108 Stratford Drive; Business Manager.
Harold A. Berliner, 10 Crown Terrace; Business Executive.
John P. Figone, 1648 Stockton St.; Fuel Merchant.
John F. McGowan, 1859 - 35th Ave.; Sec. S. F. Acre #5, F. O. E.
Roy J. Panelli, 1622 Grant Ave.; Restaurant.
John F. Shelley, 2233 Lincoln Way; Pres. S. F. Labor Council, A.F.L.
John L. McNab, 1000 Mason St.; Lawyer.
William F. Traverso, 25 Elmhurst Drive; Judge of the Superior Court.

Fred E. Rathjens, 201 Capra Way; Wholesale Butcher.
For Supervisor

BILL MEADE

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Bill Meade. My residence address is at No. 144 Prospect Avenue, San Francisco; My business or occupation is Warehouse Operator,

My qualifications for said office are as follows: "Fusion Five Issues", for 1947. Return the power to the people to select and elect the Public Servants whom we pay. Make all offices elective and accountable to the people! Return the streets to the people to whom they rightfully belong—by eliminating all parking reservations! Increase the present $100.00 Tax Exemption (1904) on Personal Property for all home owners to $500.00! Eliminate the unreasonable monthly water meter charge—for all home owners, only! Advocate the immediate construction of a Senior High School in the vast workingman’s district. (½ area S. F.) to the South and East of Mission Street.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Warehouse Manager” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: BILL MEADE.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Bill Meade are:

G. W. Coleman, 624 Madrid St.; Designer.
Frank Larry Favor, 578 Edinburgk St.; Restaurant Owner.
Hugh M. Bell, 530 Tompkins Ave.; Automotive Engineer.
Dr. Henry Domeniconi, 1627 Jones St.; Dentist.
Frank X. Harrigan, 1722 Hyde St.; Business Manager.
Angelo Rolando, 624 Madrid St.; Real Estate—Builder.
Emilio Soto, 473 Pine St.; Bar Owner.
Michael Costello, 821-34th Ave.; Builder and Contractor.
Kathleen A. Meade, 144 Prospect Ave.; Housewife.
Alfred J. Renati, 945 Greenwich St.; Clerk.
Frank J. Gallagher, 236 Prospect St.; Broker.
Mrs. Margaret Malone, 165 South Park St.; Housewife.
George A. Engelhardt, 2842-24th St.; Clerk.
Albert D. DeLuca, 1175 Union St.; Pharmacist.
Edward Del Grande, 826-A Greenwich St.; Clerk.
Michael Scanlon, 2218 Mission St.; Musician.
Ray Conley, 1310 Valencia St.; Contractor.
Mrs. Olga L. Conley, 1310 Valencia St.; Housewife.
For Supervisor

C. A. MOURGOS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 C. A. Mourgos. My residence is at No. 338 Gaven Street, San Francisco. My business or occupation is Railroad Man.

My qualifications for said office are as follows: I have a seven point program. 1st—I will solve the traffic problems. 2nd—I will persuade and support 100 foot long cars as modern transportation. 3rd—I support modern two story automobile parking space in heart of San Francisco, and an aeroplane landing deck. 4th—The City of San Francisco must operate its own sea port. 5th—I recommend subways. 6th—10,000 feet south of Army and 10,000 feet fill in, in the bay for the new crossing. 7th—if elected I will lower taxes, and will give the school children a hot lunch at school for only 10c.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Railroad Man" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: C. A. MOURGOS.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for C. A. Mourgos are:

George C. Mourgos, 338 Gaven St.; Comm. Pilot.
S. H. Long, 2440 Fulton St.; Inspector.
Maude V. Tandy, 2620 Sacramento St.; Car Cleaner.
Jacob Morris, 2867 Sacramento St.; Pass. Carman.
Estelle E. Houston, 2339 California St.; Coach Cleaner.
Robert S. Palmer, 828-14th St.; Inspector S. P. Co.
A. J. Remmel, M.D., 81 San Felipe Ave.; Physician.
C. B. Roe, 88 Farralones St.; Switchman S. P. Co.
George Bacich, 16 Sterling St.; Car Repair.
Thomas McEntee, 65 Cuvier St.; Crossing Flagman.
Joseph P. Gomes, 836 Dolores St.; Railroad Inspector.
Gerald J. Pyne, 237 Silver Ave.; Dentist.
Mrs. Romilda Wetzel, 84 Dartmouth St.; Housewife.
Bernhardt Wetzel, 84 Dartmouth St.; Baker.
Cecil R. Mahaffey, 276-30th St.; Railway Clerk.
James Prendiville, 2877 Army St.; Switch Light Tender, S. P. Railroad.
Mrs. Bridget Foley, 375 Highland Ave.; Housewife.
Stephen Foley, 375 Highland Ave.; Laborer.
For Supervisor

THOMAS P. O’TOOLE

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Thomas P. O’Toole. My residence address is at No. 1319 - 38th Avenue, San Francisco. My business or occupation is Accountant.

My qualifications for said office are as follows: I am married, have five young daughters, am buying my home and own my own business. Educated in the Public Schools of San Francisco and St. Mary’s College. I am an independent and do not believe in power politics but believe that our newspapers, civic leaders, labor leaders and city officials should join in a harmonious effort of constructive planning for our transportation and more convenient educational and recreational centers in order to prevent the hazardous travel of our children. Commander of Bernal Heights Post of the American Legion, I am 100% for veterans’ rights.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Accountant” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: THOMAS P. O’TOOLE.

Subscribed before me and filed this 26th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By THOMAS ASHE,
Deputy Registrar of Voters

The sponsors of Thomas P. O’Toole are:

Henri A. Meiller, 3342½ - 16th St.; Real Estate Broker.
Sam M. Markowitz, 161 - 28th Ave.; Insurance Counselor.
Henry Irving, 750 - 36th Avenue; Public Accountant.
Harry B. Shepherd, 5168 Mission St.; Real Estate.
Robert D. Foley, 221 - 24th Ave.; Salesman.
Albert R. Graf, 321 Point Lobos Ave.; Service Station Operator.
George A. Engelhardt, 2842 - 24th St.; Clerk.
Michael Scanlon, 2218 Mission St.; Musician.
Henry J. Teza, 2568 Diamond St.; Carpenter.
Carl A. Scholz, 1278 - 36th Ave.; Intermediate Clerk.
Frank J. Gallagher, 236 Prospect Ave.; Broker.
Ray Conley, 1310 Valencia St.; Contractor.
George M. McArdle, 1838 - 34th Ave.; Retired S. F. Police Officer.
Nancy V. Yates, 605 - 22nd Ave.; Housewife.
Elizabeth Collins, 663 Fell St.; Apartment House Manager.
George J. Arabian, 801 Baker St.; Florist.
Lloyd Edward Trower, 1155 Howard St.; Warehouseman.
For Supervisor
AL. J. QUINN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Al. J. Quinn. My residence address is at No. 97 Lafayette Street, San Francisco. My business or occupation is Telephone Exchanges, Economic Service Bureau, Public Accountant.

My qualifications for said office are as follows: Native American, Irish extraction, Christian Brothers education, successful businessman. Member Calif. & S. F. Chamber of Commerce, Elks, Moose, Hibernians', St. Mary's & Dons Clubs. Member 1942 Grand Jury. Mission Merchants Assn. Former member Boiler Makers' Union #6, S. F., and Republican County and State Central Committees. If elected, I pledge myself to work for lower taxes and common sense Government and to support any movement and plan for the betterment of San Francisco. I respectfully ask you to vote for me to serve you in the cause of good Government.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Public Accountant" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: AL. J. QUINN.

Subscribed before me and filed this 16th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Al. J. Quinn are:

V. John Oulliber, 1197 Dolores St.; Dentist.


Norman D. Morgan, M.D., 2290 Vallejo St.; Surgeon.

J. Frank Shea, M.D., 480 Magellan St.; Physician and Surgeon.

Don Jose F. Aubertine, 1675 - 8th Ave.; Dentist.

Jessie P. Delprat, M.D., 295 Lansdale Ave.; Physician and Surgeon.

John E. McGuinness, M.D., 98 Taraval St.; Physician.


Dr. Thos. A. Brennan, 3555 Jackson St.; Dentist.

Louis Roncovici, M.D., 2452 Vallejo St.; Physician and Surgeon.

William A. O'Brien, 27 San Benito Way; Lawyer.

George F. Oviedo, Sr., M.D., 2312 Divisadero St.; Physician and Surgeon (Urologist).

William E. O'Grady, M.D., 3648 - 23rd St.; Physician and Surgeon.

John H. Golden, M.D., 86 San Jacinto Way; Physician.

Hübert R. Arnold, M.D., 2930 Lake St., M.D.

Matthew F. Brady, 345 Guerrero St.; Judge of the Municipal Court.

Walter McGovern, 2750 Fulton St.; Lawyer.

Dr. Francis J. Herz, 2358 - 14th Ave.; Dentist.

Charles F. Steiss, M.D., 1600 Monterey Blvd.; Surgeon.
For Supervisor

ANGELO ROLANDO

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Angelo Rolando. My residence address is at No. 624 Madrid Street, San Francisco. My business or occupation is Real Estate Broker—Builder.

My qualifications for said office are as follows: "Fusion Five Issues", for 1947. Return the power to the people to Select and Elect the Public Servants whom we pay. Make all offices elective and accountable to the people! Return the streets to the people to whom they rightfully belong—by eliminating all Parking Reservations! Increase the present $100.00 Tax Exemption (1904) on personal property for all home owners to $500.00! Eliminate the unreasonable monthly water meter charge—for all home owners only! Advocate the immediate construction of a Senior High School in the vast workingman’s district. (½ area S. F.) to the South and East of Mission Street.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Real Estate—Builder" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: ANGELO ROLANDO.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.
By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Angelo Rolando are:

Frank Larry Favor, 378 Edinburgh St.; Rest. Owner.
Frank X. Harrigan, 1722 Hyde St.; Business Manager.
Dr. Henry Domeniconi, 1627 Jones St.; Dentist.
G. W. Coleman, 624 Madrid St.; Designer.
Bill Meade, 144 Prospect Ave.; Warehouse Manager.
Hugh M. Bell, 530 Tompkins Ave.; Automotive Engineer.
Elmo Tellone, 311 London St.; Warehouse Man.
Raymond A. Lillo, 86 Farragut Ave.; Mechanic.
Mrs. Madeline Cesena, 382 Paris St.; Housewife.
Lizzie Aragona, 310 London St.; Housewife.
Frank J. Ruggeri, 322 Munich St.; Business Man.
Michael Costello, 821 - 34th Ave.; Builder and Contractor.
Ruth C. Rolando, 301 Elizabeth St.; Housewife.
Mrs. Marion L. Coleman, 1211 Sanchez St.; Housewife.
Michael F. Coll, 119 Naylor St.; Labor Representative.
Hannah M. Coll, 119 Naylor St.; Housewife.
John Joseph Mariani, 135 St. Mary’s Ave.; Chauffeur.
William Joseph Coleman, 624 Madrid St.; Chauffeur.
Frank J. Gallagher, 236 Prospect Ave.; Broker.
R. J. O’Rourke, 233 Anderson St.; Exec. Pres. S. F. Property Owner’s
For Supervisor

IRVING SHERMAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Irving Sherman. My residence address is at No. 124 Brussels Street, San Francisco. My business or occupation is Merchant.

My qualifications for said office are as follows: Raised and schooled in San Francisco, attended Portola Grammar School, Heald’s Business College and Cogswell Polytechnical College. Have been in Retail Clothing business for past twenty-five years. If elected Supervisor I pledge myself to the following, more playgrounds, and supervision for same, improvement of transportation facilities. I am connected with and interested in Boy Scout Movement, and a member of many prominent organizations.

Pursuant to the provisions of Section 175 of Charter of said City and County, 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, 1947.

Signature of Candidate: IRVING SHERMAN.

Subscribed before me and filed this 17th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By JOHN W. O’BRIEN,
Deputy Registrar of Voters.

The sponsors for Irving Sherman are:

Mrs. I. Sherman, 124 Brussels St.; Housewife.
Mrs. Edith Cassimir, 1737 Chestnut St.; Sales.
Santos J. Sanchez, 450 Page St.; Drug Salesman.
Abraham Cassimir, 1737 Chestnut St.; Businessman.
Lovine George, 871 DeHaro St.; Cook and Baker.
Edna Woolf, 1591 - 43rd Ave.; Housewife.
Alfred Woolf, 2595 - 40th Ave.; Telephone Co. Repairman.
Mrs. Thelma Woolf, 2595 -40th Ave.; Housewife.
Em. N. Schwartz, 210 Girard St.; Salesman.
Tony Patch, 275 Grattan St.; Supervising Director, Recreation Dept.
Morris Kraus, 1290 - 12th Ave.; Salesman.
Sam F. Sarubbi, 1139 Vallejo St.; Tobacco Business.
Reuben Arian, 429 Eddy St.; Merchant.
Isadore Silverstein, 227 Silliman St.; Real Estate Broker.
Charles F. Rodiack, 1310 Quesada Ave.; Dental X-Ray.
Armand DeAntoni, 1583 Thomas Ave.; Liquor Clerk.
Mrs. Ida H. Smith, 251 Girard St.; Housewife.
For Supervisor

J. JOSEPH SULLIVAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is J. Joseph Sullivan. My residence address is at No. 314 San Leandro Way San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: I am a native son, reared and educated in San Francisco, a practicing lawyer and University of San Francisco Law School Faculty member since 1934. I am a World War II combat veteran and a member of the American Legion and Veterans of Foreign Wars. My record of public service includes membership on the City Planning Commission, the Board of Supervisors and as counsel for the San Francisco Housing Authority. I have gained an intimate knowledge of the major problems confronting the city—transportation, traffic and housing. I pledge myself to work untiringly for their earliest solution.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: J. JOSEPH SULLIVAN.

Subscribed before me and filed this 22nd day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for J. Joseph Sullivan are:

Jesse C. Colman, 1275 Greenwich St.; Supervisor.
Peter G. Boudoures, 841 - 25th Ave.; Restaurateur.
Harold A. Berliner, 10 Crown Terrace; Business Executive.
John P. Fagone, 1648 Stockton St.; Fuel Merchant.
Carl L. Maritzen, 2728 Irving St.; Insurance Broker.
Timothy A. Reardon, 195 Upper Terrace; Steam Fitter.
Ben Selig, 350 Willard St.; Wholesale Butcher.
Mrs. Helen M. Maloney, 350 Missouri St.; Housewife.
Theo. J. Roche, 301 Santa Clara Ave.; Attorney at Law.
Ruth A. Turner, Fairmont Hotel; None.
Jeremiah J. Mulvihill, 2424 Folsom St.; Salesman.
Anthony L. Noriega, 65 Almaden Court; Sec.-Treas. Cal. State Theatrical Fed.
Rene A. Vayssic, 2559 Green St.; Hotel Owner.
John B. Molinari, 1264 Lombard St.; Attorney at Law.
Hugh K. McKevitt, 510 Cole St.; Attorney at Law.
Mrs. Ann G. Sullivan, 314 San Leandro Way; Housewife.
William P. Johnston, 1444 - 14th Ave.; Hardware Merchant.
Mrs. Daniel F. Del Carlo, 4241 - 21st St.; Housewife.
Julia Gorman Porter, 142 - 27th Ave.; Housewife.
For Supervisor
JOHN J. SULLIVAN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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. Sullivan. My residence address is at No. 2101 Pacific Avenue, San Francisco. My business or occupation is Executive.

My qualifications for said office are as follows: Business executive for twenty years' real estate and finance experience; Veteran of World War; Served with San Francisco's own 363rd Infantry, 91st Division; Member of Veterans of Foreign Wars; American Legion; Disabled American Veterans; Past President 91st Division Association and United Veterans' Council; Appointed Director Veterans' Home by Governor Rolph; President of that Board and Chief of Division of Veterans' Homes for four years. Former Member Board of Trustees, San Francisco War Memorial and Opera House; Chairman of Supervisorial Education; Parks and Recreation Committee; Member of Elks and Eagles. Married and have a son attending University of San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOHN J. SULLIVAN.

Subscribed before me and filed this 24th day of September, 1947.

E. R. FAUCOMPRE,
Registrar of Voters.

The sponsors of John J. Sullivan are:

Harry E. Wentworth, 567 London St.; Auditor.
Reed W. Robinson, 125 Terrace Drive; Candy Manufacturers.
Mrs. Dorothy Sullivan, 2101 Pacific Ave.; Housewife.
Frank L. Storry, 1632 Union; Sec. United Veterans Council, Inc.
Jean Bercut, 2310 Leavenworth St.; Meat Merchant.
M. C. Hermann, 270 Turk St.; Q.M. Adjutant, Dept. of Calif. V.F.W.
John F. McGowan, 1859-35th Ave.; Sec. S. F. Aerie #5, F.O.E.
Ted V. McMahon, 230 Eddy St.; Banker.
John P. Figone, 1648 Stockton St.; Fuel Merchant.
Edw. J. McLaughlin, 48 Beaver St.; Organizer Teamsters' Union.
Ernest J. Torregano, 2299 Pacific Ave.; Att. at Law, Sec. Lafayette Club of S. F.
Harvey M. Toy, 225 Powell St.; Hotel Owner and Operator.
Hugh K. McKevitt, 510 Cole St.; Attorney at Law.
Mrs. Prentis Cobb Hale, 2430 Vallejo St.; Homemaker.
Paul Verdier, 2725 Pacific Ave., Merchant.
Ray Schiller, 2422-25th Ave.; Luggage Mfg.
For Supervisor

OLETA O'CONNOR YATES

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Oleta O' Connor Yates. My residence is at No. 419 Peru Street, San Francisco. My business or occupation is Chairman, Communist Party.

My qualifications for said office are as follows: The common people must end big business control of municipal affairs if our city is to develop into a streamlined modern community. I stand for: repeal sales tax; municipal rent control and prohibition restrictive covenants; public ownership of transportation, (no fare increases) improved services, and construction of a subway; representation of labor and minorities in city commissions, election of Board of Education. San Francisco needs a woman Supervisor. I was born in San Francisco, attended public school and graduated from University of California. I know municipal government and have fought consistently for the program on which I seek election.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Secretary" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: OLETA O'CONNOR YATES.

ubscribed before me and filed this 18th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Oleta O'Connor Yates are:

Wm. R. Berke, DDS., 1656 Funston Ave.; Dentist.
Aubrey Grossman, 81 Buena Vista Terrace; Attorney and Educational Director.
Leon D. Klein, 2107 - 31st Ave.; Dentist.
George D. Pickering, 3518 Sacramento St.; Longshoreman.
Janet M. Tobin, 1236-A Jackson St.; Housewife.
MRS. Frances E. Scherwerhorn, 6356 California St.; Secretary.
E. Douglas Roberts, 80 Saturn; Executive Sec. American Youth for Demo.
Harold M. Sawyer, 1226 Washington St.; Attorney at Law.
Emile Rabin, 719 Elizabeth; Dry Cleaner.
James W. Wright, 102 So. Park; Seaman.
Nils Launje, 1116 Montgomery; Longshoreman.
Robert McChesney, 1257 Kearny St.; Artist.
Mrs. Glorio Greco, 2177 - 9th Ave.; Housewife.
Allen T. Yates, 419 Peru Ave.; Steamfitter.
Adam Lapin, 35 Sharon; Associate Editor, Daily Peoples' World.
Anita Whitney, 74 Macondray; Housewife.
Klarna Pinska, 5 Edith St.; Waitress Local 48, A.F.L.
For District Attorney
EDMUND G. BROWN

I hereby declare myself a candidate for the office of District Attorney for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Edmund G. Brown. My residence address is at No. 460 Magellan Avenue, San Francisco. My business or occupation is District Attorney of San Francisco.

My qualifications for said office are as follows: I have been District Attorney for the past four years, during which time I have vigorously and fairly prosecuted those accused of crime. I shall continue to do so. In the field of crime prevention I have set up a special bureau which has been highly successful, particularly in the field of Juvenile Delinquency. The record of my office is confirmed by all other agencies in this field. The prevention of gang warfare in our City is directly traceable to the active opposition of my office and threat of speedy prosecution. I believe my conduct of this office merits public support.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: EDMUND G. BROWN.

Subscribed before me and filed this 22nd day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Edmund G. Brown are:

Max Sobel, 46 Parker Ave.; Wholesale Merchant.
Raymond J. O'Connor, 1370 Portola Drive; Attorney at Law.
Dorothy H. Rogers, 37 Presidio Ave.; Housewife.
Maurice E. Harrison, 2800 Scott St.; Lawyer.
Parker Maddux, 2868 Vallejo St.; Banking.
Theo. J. Roche, 301 Santa Clara Ave.; Atty. at Law.
William Friedman, 2910 - 25th Ave.; Buyer for Granat Bros.
Richard Lynden, 2152 Mason St.; Labor Executive.
Margaret M. Krsak, 520 Roosevelt Way; None.
Andrew J. Eyman, 3891 Clay St.; Attorney at Law.
Bernice Layne Brown, 460 Magellan Ave.; Housewife.
Wm. A. Newsom, 2050 Jefferson St.; General Contractor.
John B. Molinari, 1264 Lombard St.; Attorney at Law.
Edward J. Wren, 577 Dolores St.; Secretary.
John F. Shelley, 2233 Lincoln Way; President S. F. Labor Council, A.F.L.
Bartley C. Crum, 2626 Green St.; Attorney at Law.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
For District Attorney

GEORGE V. CURTIS

I hereby declare myself a candidate for the office of District Attorney for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said city and County on November 4, 1947, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is George V. Curtis. My residence address is at No. 1458-31st Avenue, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Age forty-six years, married, father of three children. Graduate of San Francisco Day and Evening Schools. Over fifteen years San Francisco Police Department, retiring as Inspector of Police. Attended Night University while a member of Police Department. Graduate Degrees of A.B., L.L.B., L.M. Admitted to practice Federal and State Courts 1937. Served as Assistant United States District Attorney prosecuting Criminal Actions in Federal Court. Active in Civic and Fraternal organizations in San Francisco for many years. As District Attorney I pledge myself to personally prosecute major criminal actions and to devote full time to the Office of District Attorney.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Attorney at Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for George V. Curtis are:

John Topolos, 734 Cayuga Ave.; Mechanic.
William D. Verbarg, 31 Marietta Drive; Certified Public Accountant.
Joseph M. Ruggiero, 1238 Jackson St.; Certified Public Accountant.
Ralph E. Taylor, 700-31st Ave.; Bookkeeper—Accountant.
Hayes Arnold, 695 Sutter St.; Maintenance Owner.
Martin J. Bramanto, 26 Magnolia St.; Cleaning and Dying.
J. A. Riemers, 2119-27th Ave.; Marine Engineer Surveyor.
Theodore J. LeRoux, 1055 Fell St.; Plumber.
Katherine N. McKeown, 601 Junipero Serra Blvd.; Teacher.
Grace T. Lee, 1512 Jones St.; Housewife.
Pauline Loustalot, 1406-24th Ave.; Counter Girl and Marker.
Leo Harding, 2125 Union St.; Cleaning.
Richard F. Quinn, 1629-9th Ave.; Chemist.
Robert James Martin, 70 Granada Ave.; Retired Police Officer.
Irvin Oliver Hauser, 1562-33rd Ave.; Mapper—Pac. Gas & Electric Co.
Alberta Cochran, 3821-17th St.; Cleaning.
Mrs. Bernice M. Curtis, 1458-31st Ave.; Housewife.
Fred R. Milani, 196 Collingwood St.; Estimator, P.G.E.
For Sheriff

M. L. "JIM" BRITT

I hereby declare myself a candidate for the office of Sheriff for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Martin L. "Jim" Britt. My residence address is at No. 1248 Arguello Boulevard, San Francisco. My business or occupation is Special Agent.

My qualifications for said office are as follows: Inspector Division of Motor Vehicles, State of California. Special Agent National Automobile Theft Bureau, 216 Pine Street, San Francisco, 24 years. Have rehabilitation plan adults and juveniles—Quail propagation plan in connection with rehabilitation plan—"Clean the Beaches". Will work for annexation of San Mateo County and behind movement for new State Insane Hospital.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Special Agent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: M. L. "JIM" BRITT.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for M. L. "Jim" Britt are:

T. Mannion, 135 Edgewood Ave.; Petroleum Distributor & Garage Owner.
Charles P. Fox, 2445 Union St.; Sales Supervisor.
George F. Engler, 1385 Pine St.; Restaurant Owner.
Morris Watson, 235 Roosevelt Way; Newspaperman.
C. H. Robertson, 310 Magellan Ave.; Retired Executive.
Pearl M. Krow, 2655 - 16th Ave.; Housewife.
Oscar W. Britt, 641 Morago St.; Supt. of Construction (Bldg.).
Ormond H. Nelson, 1 Apollo St.; General Contractor.
Georgia W. Ely, 800 Faxon Ave.; Housewife.
William F. Jebec, 2139 - 21st Ave.; Dist. Sec. Pattern Makers League of NA, AFL.
Mrs. Louise E. Zambelli, 245 Sanchez St.; Housewife.
N. W. Sutherland, 21 Uranus St.; Purchasing Agent.
Harold W. Smith, 739 Miramar Ave.; Insurance Broker.
Geo. A. Heenan, 68 Mallorca Way; Lieutenant S. F. F. D. (Retired).
T. J. Rasmussen, 416 Turk St.; Rigger.
Dr. Thos. R. Petch, 2819 Pine St.; Physician.
Max Jackson, 611 - 3rd Ave.; Insurance
For Sheriff

LARRY HEAPY

I hereby declare myself a candidate for the office of Sheriff for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Larry Heapy. My residence address is at No. 2515 - 46th Avenue, San Francisco. By business or occupation is Real Estate and Insurance.

My qualifications for said office are as follows: I am young, married and have two children; an overseas veteran of World War II. I possess the honesty, character, and integrity to improve the present administration of this office. If elected I will devote my whole time, energy and attention toward efficiency, economy and fairness. I will take action to exert my utmost ability for the benefit of all the people.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Real Estate 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, 1947.

Signature of Candidate: LARRY HEAPY.

Subscribed before me and filed this 22nd day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Larry Heapy are:

George F. Wilson, 3185 San Jose Ave.; Railway Postal Clerk.
Peter J. Cresci, 2145 Filbert St.; Merchant.
Bruce F. Duncan, 545 Jones St.; Hotel Work.
Michael F. Concannon, 101 Cambridge St.; Meat Cooler Foreman.
Ruth M. Concannon, 101 Cambridge St.; Housewife.
Manuel DeBrunn, 447 Munich St.; Steam Fitter.
E. A. Swenson, 126 Collingwood St.; Fireman.
Phillip W. Nadler, 1750 - 30th Ave.; Insurance Broker.
Edward J. Bermingham, 1580 Fulton St.; Bottler.
Dorothy Mae Evjenth, 500 Foorster St.; Insurance Agent.
Theodore U. Evjenth, 500 Foorster St.; Broker.
Henri A. Meiller, 3342½ - 16th St.; Real Estate Broker.
Ethel A. McGorray, 2255 - 32nd Ave.; Real Estate Broker.
John A. Evans, 4323 - 19th St.; Lather.
Lester A. Hubbard, 533 Castro St.; Retired.
Wilbur B. Alexander, 599 - B Dolores St.; Chauffeur.
For Sheriff

JOHN J. LOCKHART

I hereby declare myself a candidate for the office of Sheriff for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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. Lockhart. My residence address is at No. 3901-19th Street, San Francisco. My business or occupation is Restaurant Owner.

My qualifications for said office are as follows: Educated in the Public Schools of San Francisco. During World War II left my business to serve as Bosun Mate in the Merchant Marine for three years. Awarded Pacific War Bar by Adm. Land. Member Ancient Order Hibernians, Div. 4, Aerie 5, Eagles, St. Mary's Club, Ind. Order Foresters, Structural Iron Workers, Local 377, Boilermakers Local 6, past member Linemen's Union, and civic and business groups.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Restaurant Owner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOHN J. LOCKHART.

Subscribed before me and filed this 29th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for John J. Lockhart are:

Thomas P. Kellecher, 2420 Judah St.; Attorney at Law.
Leo J. Sergianni, 462 Urbano Dr.; Rest. Owner.
Timothy D. McCarthy, 719 Newhall St.; Wholesale Meat Salesman.
Mrs. Winnifred Lockhart, 3901 - 19th St.; Housewife.
Neil J. Kelly, 100 Broderick St.; Plumber.
Thos. L. Williams, 2169 Geary St.; Financial Sec. Painters' L. U. #1158.
Frank Larry Favor, 378 Edinburgh St.; Restaurant Owner.
John C. Reilly, 839 Post St.; Southern Pacific Co.
Hugh Jamieson, 53 Walter St.; Laborer.
J. J. Maher, 461 Peninsula Ave.; Organizer.
John Baird, 649 - 14th St.; Notary Public.
John Singleton, 219 Dolores St.; Merchant.
Gordon W. Page, 2776 Diamond St.; Owner Telco Music Co.
Ray V. Krieger, 47 Cordova St.; Insurance Broker.
John E. Stewart, 70 Norton St.; Sec.-Treas. Brotherhood of Teamsters' Local 85.
For Sheriff

DANIEL C. MURPHY

I hereby declare myself a candidate for the office of Sheriff for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in said City and County on November 4, 1947, 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 Daniel C. Murphy. My residence address is at No. 90 Justin Drive, San Francisco. My business or occupation is Sheriff.

My qualifications for said office are as follows: As Sheriff I have kept the promises made in 1935, 1939 and 1943. Twelve years of efficient and economical administration have been given to the Office of Sheriff. I promised that I would turn all transportation fees collected by the Sheriff into the City Treasury; I promised that the jail stores would be taken from private management and the profits turned into the City Treasury. These promises have been fulfilled and $137,455.75 has been turned into the City Treasury, which would not have been done had I not been elected Sheriff. Upon my record of pledges made and kept I seek re-election.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: DANIEL C. MURPHY.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Daniel C. Murphy are:

Annie Murphy, 90 Justin Drive; Housewife.
Timothy A. Reardon, 195 Upper Terrace; Steamfitter.
Mrs. Thomas F. Finn, 364 Parnassus Ave.; Housewife.
W. V. Hollingbery, 4522 Fulton; Undersheriff.
Raymond D. Williamson, 41 Roselyn Terrace; Attorney.
Katherine Amati, 1920 Leavenworth St.; Housewife.
Daniel Dennehuy, 92 - 7th St.; Former Hotel Keeper.
James E. Rickets, 1340 Cole St.; Manager of Golden Gate Bridge.
J. Vernon Burke, 1228 Montgomery St.; Pres. of Calif. Printing Trader Con.
Osmun Reichel, 440 Ashbury St.; Economist.
Edw. B. Baron, 44 Cosa Way; Theater Owner.
Wm. H. Woodfield, Jr., 3215 Jackson St.; Investor.
John Shelley, 2233 Lincoln Way; Pres. S. F. Labor Council, A.F.L.
Anita Day Hubbard, 1097 Green St.; Journalist.
Margaret Krsak, 520 Roosevelt Way; None.
Maurice Moskowitz, 2900 Lake St.; Real Estate.
Mrs. Robert McWilliams, 901 California St.; Housewife.
John Molinari, 1264 Lombard St.; Attorney at Law.

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For Sheriff

HARRY L. RYBERG

I hereby declare myself a candidate for the office of Sheriff, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Harry L. Ryberg. My residence address is at No. 1800 - 19th Avenue, San Francisco. My business or occupation is Doctor.

My qualifications for said office are as follows: A native San Franciscan, age 40, living at 1800 - 19th Ave. with my wife and two daughters. I am qualified in the duties of Sheriff, having banking experience as well as that of a doctor. I pledge to: segregate inmates as to their age and type of crime, reduce juvenile delinquency by enforcing adult responsibility, isolate diseased Inmates and affect their proper treatment, obtain supplies from Union sources in San Francisco, respect Civil Service Regulations, establish an Advisory Board comprising each religious denomination to formulate inmate management policies, make educational, occupational and religious guidance obligatory.

Pursuant to the provisions of Section 175 of Charter of said City and County, 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, 1947.

Signature of Candidate: HARRY L. RYBERG.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By P. A. DOYLE,
Deputy Registrar of Voters.

The sponsors for Harry L. Ryberg are:

Barnard W. Hartman, 1510 - 29th Ave.; Wholesale Dry Cleaner.
Clara R. Mohr, 757 Leavenworth St.; Retired Storekeeper.
William Francis Von Schucker, 1010 Fell St.; Medical Student.
Morris Fisse, 796 - 23rd Ave.; Produce Merchant.
Frances H. Bradley, 3 Ford; Payroll Clerk.
Paul Horwath, 1436 Moraga; Retail Fruit and Veg. Business.
Jacob Oscar Kingstone, 257 Parker Ave.; Merchant.
W. E. Wallgren, M.D., 3521 - 18th St.; Physician.
Mrs. Irma M. Carl, 2208 - 15th Ave.; Housewife.
Effie W. Hartman, 1510 - 29th Ave.; Office Nurse.
Mrs. Paul Horwath, 1436 Moraga St.; Housewife.
Phoebe T. Reed, 5424 Anza St.; Housewife.
Mrs. Mary C. Kaler, 786 - 23rd Ave.; Housewife.
Louis Haimovitch, 1876 - 16th Ave.; Pharmacist.
Mrs. J. O. Kingstone, 257 Parker Ave.; Housewife.
For Judge of Municipal Court No. 1

JOSEPH M. GOLDEN

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 1, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 July 1916 with degree of Bachelor of Laws. Admitted to the Bar July 1916. World War I Veteran. Elected Police Judge November, 1923. Reelected 1927. Upon the establishment of the Municipal Court was assigned to Civil Department where I am now presiding. Reelected, 1931; reelected 1935; reelected 1941 by over 113,000 votes. By reason of my twenty-four years consecutive judicial service, I am the Dean of the Municipal Court Bench. I ask your vote of confidence.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Municipal Judge” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOSEPH M. GOLDEN.

Subscribed before me and filed this 16th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.
By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Joseph M. Golden are:

Alexander J. McDonald, 175 El Verano Way; Notary Public.
Hugh K. McKevitt, 510 Cole St.; Attorney at Law.
M. C. Hermann, 270 Turk St.; Executive V. F. W.
Frank Caines, 285 Bartlett St.; Fin. Sec. French Hospital.
James E. Ricketts, 1340 Cole St.; Mgr. Golden Gate Bridge.
Thomas F. Duffy, 2531-20th Ave.; Owner Duffy Tile Co.
George B. Gillin, 2200 Leavenworth St.; Insurance.
Claire Hart Dunn, 734 Page St.; Clubwoman.
Harold A. Berliner, 10 Crown Terrace; Business Executive.
Elizabeth Hayes, 975 Valencia St., Apt. 7; Housework.
Chas. A. Koenig, 1918 Jones St.; Pres. Inlaid Floor Co.
M. S. Maxwell, 2452 Funston Ave.; Instl. V.-P. Butchers Union.
George A. Duddy, 2367 - 18th Ave.; Secretary and Printer.
Parker Maddux, 2868 Vallejo St.; Banking.
Emma S. W. Stokes, 1355 Willard St.; Retired.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
A. A. Berger, M.D., 2101 Sacramento St.; Physician and Surgeon.
Dan P. Maher, 2495 - 23rd Ave.; Paint Manufacturer.
Natale Cereghino, 2596 Chestnut St.; Retail Butler.
For Judge of Municipal Court No. 2
MILTON D. SAPIRO

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 2, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Milton D. Sapiro. My residence address is at No. 55 San Leandro Way, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: I was educated in the public schools and graduated from the University of California and also its law school at Berkeley. Since 1916 I have practiced law continuously in San Francisco, except for the years I served in the Balloon Division of the Army Air Service in World War 1. I have had a wide experience in the practice of law and have been active in civic affairs. In 1944 I was appointed a Judge of the Municipal Court and have endeavored to administer that office with justice, courtesy, fairness and impartiality. If elected, I shall continue so to do.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: MILTON D. SAPIRO.

Subscribed before me and filed this 16th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters

The sponsors for Milton D. Sapiro are:

Mrs. Milton D. Sapiro, 55 San Leandro Way; Housewife.
M. G. Hermann, 270 Turk St.; #1003, Adjutant-QM., Dept. of Calif., V.F.W.
Alexander Watchman, 2083 - 20th Ave.; Industrial Accident Commissioner.
John H. Smith, 168 Dolores St.; Intl. V.P. Plasterers and Cement Finishers.
Patrick J. Ruane, 1044 Guerrero St.; Plastering Contractor.
James J. Sullivan, 2558 - 17th Ave.; Broker.
Abbie Martha Field, 1465 - 20th Ave.; Housewife.
Chas. Albert Adams, 163 - 14th Ave.; Attorney at Law.
George A. Duddy, 2367 - 18th Ave.; Secretary and Printer.
John P. Figone, 1648 Stockton St.; Fuel Merchant.
John L. McNab, 1000 Mason St.; Lawyer.
B. J. Feigenbaum, 3828 Jackson St.; Attorney at Law.
Peter G. Boudloures, 841 - 25th Ave.; Restaurateur.
Ernest J. Torregano, 2299 Pacific Ave.; Secy. Lafayette Club of S. F.
Harold A. Berliner, 10 Crown Terrace; Business Executive.
Wm. H. Woodfield, Jr.; 3215 Jackson St.; Investor.
Mabel C. Erickson, 5323 Mission St.; Housewife.
Mrs. Carl L. Maritzon, 2728 Irving St.; Housewife.
Dr. C. A. Ertola, 253 Columbus Ave.; Dental Surgeon.
Harold R. McKinnon, 1050 Green St.; Attorney at Law.
For Judge of Municipal Court No. 3

JOHN J. McMAHON

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 3, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, and declare the following to be true:

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

My qualifications for said office are as follows: Graduated from public school and the University of San Francisco with degree of Bachelor of Law; Admitted to the Bar in 1926, thereafter in San Francisco engaged in general practice of law. Assistant District Attorney in San Francisco until appointed Municipal Judge in 1942. Veteran of World War II, having voluntarily left the Court in 1943, and served in the armed forces until victory on all fronts. Having sold newspapers and worked on the railroad to finance my education, I am mindful of the honor and responsibility of my judicial position, and will continue my endeavor to be fair, tolerant, and just to all.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOHN J. McMAHON.

Subscribed before me and filed this 16th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By F. A. DOYLE,
Deputy Registrar of Voters.

The sponsors for John J. McMahon are:

Mrs. John J. McMahon, 3841 Clement St.; Housewife.
Robert Grosso, 2362 Bay St.; Dentist.
Hugh K. McKeivitt, 510 Cole St.; Attorney at Law.
M. C. Hermann, 270 Turk St.; #1003, Executive—V.F.W.
John M. Nagle, M.D., 140 Vasquez Ave.; Physician.
William Nasser, 1456 Portola Drive; Theatre Executive.
Wm. P. Wobber, 2240 Hyde St.; Merchant.
John Cosmos, 44 Cervantes Blvd.; Real Estate Salesman.
Ernest J. Torregano, 2299 Pacific Ave.; Secretary Lafayette Club of S. F.
Grace R. Butterfield, 262-20th Ave.; Housewife.
Lloyd J. Cosgrove, 399 San Benito Way; Attorney.
Ben Selig, 350 Willard St.; Wholesale Butcher.
Ellen E. Murphy, 100 Alton Ave.; High Chief Ranger, I. O. F.
Richard Lynden, 2152 Mason St.; Labor Executive.
Ward G. Walkup, 831 Mason St.; Pres. Walkup Drayage & Warehouse Co.
Thomas P. White, 2198-31st Ave.; Labor Representative.
Parker Maddux, 2868 Vallejo St.; Banking.
Evan H. Wild, 926 Rockdale Drive; Special Agent, New York Life Ins. Co.
John F. Mcgowan, 1859-35th Ave.; Sec'y. S. F. Aerie #5, F. O. E.
Con T. Shear, 600-24th Ave.; Past Commander, Park-Presidio Post, A. L.
For Judge of Municipal Court No. 4
BRADFORD BOSLEY

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 4, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 Bradford Bosley. My residence address is 1750 Vallejo Street, San Francisco. My business occupation is Attorney at Law.

My qualifications for said office are as follows: Appointed Judge of the Municipal Court (vice John J. McMahon, on military leave) by Governor Earl Warren on March 2, 1945, and served as Judge of the Municipal Court until Judge McMahon's return in September 1945. Graduated from University of California School of Jurisprudence and admitted to the practice of law in 1920. Practiced law in San Francisco until appointment as Judge. Have taught law at Hastings College of The Law ever since January 1941. World War I veteran and Past Commander of Blackstone Post, American Legion.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Attorney at Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: BRADFORD BOSLEY.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE',
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Bradford Bosley are:

M. C. Hermann, 270 Turk St.; Executive.
Frank J. Helbing, 1360 Lombard St.; Executive.
Loretta M. Cameron, 3969 Army St.; Post Grand Pres., N.D.G.W.
Russell A. Powell, 2425 Taraval St.; Printer and Publisher.
John P. Figone, 1648 Stockton St.; Fuel Merchant.
Chas. A. Koenig, 1918 Jones St.; Pres. Inland Floor Co.
J. Roger Deas, 1835 Vallejo St.; Public Relations.
Sydney M. Ehrman, 2970 Broadway; Attorney at Law.
M. C. Sloss, 2790 Green St.; Attorney at Law.
Parker Maddux, 2868 Vallejo St.; Banking.
John F. McGowan, 1859 - 35th Ave.; Sec. S. F. Aerie #5, F.O.E.
Harold R. McKinnon, 1050 Green St.; Attorney at Law.
Allan A. Cameron, 3969 Army St.; Dispatcher Teamsters Local 85.
Evelyn C. LaPlace, 2476 - 21st Ave.; Gift Shop Owner.
William P. Johnston, 1444 - 14th Ave.; Hardware Merchant.
Michael Sabatino, 1852 Stockton St.; Diamond Setter.
Mrs. A. S. Musante, 1821 Jones St.; Housewife.
For Judge of Municipal Court No. 4

JOHN T. McCARTHY

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 4, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 T. McCarthy. My residence address is at No. 166 Denslowe Drive, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: Born and raised in San Francisco; attended public schools in this city; graduate of San Francisco Law School; admitted to bar in 1931 and engaged in private practice since. Before admission was a musician and member of Musicians Union, Local No. 6, A. F. of M.; veteran of World War I, member of American Legion, Stanford Parlor, N.S.G.W., and other fraternal and civic organizations. Married and father of two children. I shall endeavor to conduct myself and the office with dignity and fairness, with due regard to the rights of litigants and devote my full time to the duties of the Court.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Attorney at Law" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOHN T. McCARTHY.

Subscribed before me and filed this 24th day of September, 1947.

E. R. FAUCOMPRES,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for John T. McCarthy are:

Mrs. Josephine F. McCarthy, 166 Denslowe Drive; Housewife.
Walter A. Weber, 1458-16th Ave.; Vice President Musicians Union.
Edw. J. McLaughlin, 48 Beaver St.; Organizer Teamsters' Union.
Arthur B. Dunne, 2090 Vallejo St.; Attorney at Law.
Albert C. Mattei, 1940 Vallejo St.; Executive Honolulu Oil Corporation.
James G. Dewey, 126 Baker St.; Musician.
Milton C. Vucinich, 210 Cardenos Ave.; Insurance.
Alden Ames, 3028 Clay St.; Attorney at Law.
Patrick J. Furlong, 1303-9th Ave.; Electrical Contractor.
L. B. Coblenz, 2100 Pacific Ave.; Physician.
Margaret J. Chung, M.D., 347 Masonic Ave.; Physician and Surgeon.
John R. Golden, 409 Pacheco St.; Lawyer.
Angelo L. Petrini, 1548 Stockton St.; Mortician.
Ruth A. Turner, Fairmont Hotel; None.
Arthur M. Brown, Jr., 3725 Washington St.; Insurance.
Louise K. Montagne, 2516 Pacific Ave.; Housewife.
Mildred M. Prince, 3421 Pacific Ave.; Housewife.
For Judge of Municipal Court No. 4
JOSEPH I. McNAMARA

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 4, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, 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 I. McNamara. My residence address is at No. 275 - 28th Avenue, San Francisco. My business or occupation is Attorney at Law and Court Commissioner.

My qualifications for said office are as follows: Born in San Francisco. Graduate Lowell High and received Bachelor of Laws Degree, University of San Francisco. Engaged in active law practice, Civil and Criminal for over seventeen years. Served as Court Commissioner past seven years, World War II veteran, U. S. Army, 1942-1946. I believe that my experience as an Attorney and Court Commissioner qualifies me to serve as Municipal Court Judge. I pledge my word to the people of San Francisco that if elected to the bench, I will always administer equal justice to all regardless of race, creed or station in life.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Court Commissioner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: JOSEPH I. McNAMARA.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPBE,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Joseph I. McNamara are:

Isabella Charbneau Andersen, 9 Santa Paula; Saleslady.
Arthur T. Poheim, 1699 Vallecito St.; Merchant.
John L. Murphy, 762 - 30th Ave.; Dentist.
Frank D. Chisholm, 201 Crestlake Drive; Dry Cleaner.
Joseph G. Mayerle, 701 Darien Way; Optometrist.
Myrtle Ross, 2420 Market St.; Milliner.
Mrs. Thomas Wall, 4324 - 18th St.; Home Maker.
Albert W. Grosskopf, 2580 - 26th Ave.; Business Executive.
Nathan Cohn, 1865 Oak St.; Showman.
Morris L. Markowitz, 1290 Grove St.; Theatre Business.
J. C. Kohlbucher, 360 San Leandro Way; Real Estate Broker.
Joseph J. Pape, 320 Turk St.; Forum Leader S. F. Board of Education.
Andrew Bodisco, 9 Santa Paula Ave.; Attorney at Law.
Chas. L. Harney, 2170 Jackson St.; Contractor and Engineer.
Wm. E. Weisgerber, 880 - 31st Ave.; Executive.
Helen K. McAtee, 1731 - 22nd Ave.; Clubwoman.
For Judge of Municipal Court No. 4

EDWARD F. O’DAY

I hereby declare myself a candidate for the office of Judge of the Municipal Court, Office No. 4, for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 4, 1947, and declare the following to be true:

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

My qualifications for said office are as follows: I have been a member of the State Legislature for nine years and am now serving as a member of the important Judiciary Committee. I am chairman of the San Francisco delegation to the State Legislature. My ten years experience as an active practicing attorney and especially my long experience in law making will enable me to give full interpretation to the laws of California as a member of the bench. The office of Municipal Judge, office No. 4, to which I aspire is now vacant. There is no incumbent.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Member California Legislature” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 4, 1947.

Signature of Candidate: EDWARD F. O’DAY.

Subscribed before me and filed this 15th day of September, 1947.

E. R. FAUCOMPRE’,
Registrar of Voters.

By JOHN J. HANNON,
Deputy Registrar of Voters.

The sponsors for Edward F. O’Day are:

Geo. H. Sandy, 2201 Pacific Ave.; Merchant.
John L. McNab, 1000 Mason St.; Lawyer.
Ignatius D. Dwyer, 101 Westwood Drive; Ret. Deputy Registrar of Voters.
Mrs. Madlyn W. Smith, 2390 Francisco St.; Housewife.
Gerald P. Haggerty, 1834 Anza St.; Insurance Broker.
Gerald J. O’Gara, 2701 Green St.; Lawyer.
John F. Shelley, 2233 Lincoln Way; Pres. S. F. Labor Council, A.F.L.
Albert K. Chow, 1445 Mason St.; Notary.
Maurice Moskovitz, 2900 Lake St.; Real Estate.
James J. Sullivan, 2558 - 17th Ave.; Broker.
Chauncey Tramutolo, 901 California St.; Attorney at Law.
Harold A. Berliner, 10 Crown Terrace, Business Executive.
David K. Stevenson, 109 Forest Side Ave.; Merchant.
Joseph P. Gilmore, 442 Excelsior Ave.; Secretary.
John H. Smith, 168 Dolores St.; Intl. V.P. Plasterers and Cement Finishers.
William M. Malone, 1 Gabilan Way; Attorney at Law.
Dan Gallagher, 1670 Folsom St.; Drayman.
PROPOSITIONS
PROPOSITION 1

MUNICIPAL RAILWAY REHABILITATION BONDS, 1947. To Incur a Bonded Debt of $20,000,000 for the Purchase of Motor Coaches, Trackless Trolleys, Modern Street Cars, and Other Properties for Complete Rehabilitation of Municipal Railway.

PROPOSITION 2

MARKET STREET RAILWAY REFINANCING BONDS, 1947. To Incur a Bonded Debt in the Sum of $2,200,000 for Payment to Market Street Railway of Balance Due on Purchase Price of Operative Properties.

PROPOSITION 3

STREET IMPROVEMENT BONDS, 1947. To Incur a Bonded Debt of $22,850,000 to Improve Streets, Highways and Public Ways, Installation of Traffic Signals, Acquisition of Lands, and Other Improvements for Streets.

PROPOSITION 4

OFF-STREET PARKING BONDS, 1947. To Incur a Bonded Debt of $5,000,000 to Provide Off-Street Parking Facilities, Public Parking Lots, Garages, with Necessary Lands and Buildings to Facilitate Traffic in Metropolitan District of City.

PROPOSITION 5

HETCH HETCHY WATER BONDS, 1947. To Incur a Bonded Debt of $25,000,000 to construct a Second Pipeline from Hetch Hetchy Tunnels-around the Bay, thence to San Francisco, Lands and Appurtenances to Augment the Water Supply.

PROPOSITION 6

RECREATION BONDS, 1947. To Incur a Bonded Debt of $12,000,000 for Improvement and Enlargement of Existing and Acquisition of New Playgrounds and Recreation Centers, Construction of Buildings and Appurtenances Within and Without the City.
CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON-TUESDAY, NOVEMBER 4, 1947, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO PROPOSITIONS TO INCUR BONDED DEBTS OF THE CITY AND COUNTY, IN THE AMOUNT OF $2,200,000 FOR THE FUNDING OF AN INDEBTEDNESS DUE MARKET STREET RAILWAY COMPANY, AND FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF THE FOLLOWING MUNICIPAL IMPROVEMENTS, TO WIT: $20,000,000 FOR MUNICIPAL RAILWAY REHABILITATION; $5,000,000 FOR OFF-STREET PARKING FACILITIES; $22,850,000 FOR STREET IMPROVEMENTS; $25,000,000 FOR EXTENSION OF HETCH HETCHY WATER SUPPLY SYSTEM; AND $12,000,000 FOR PLAYGROUNDS AND RECREATION CENTERS, WITHIN AND WITHOUT THE CITY AND COUNTY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR THE IMPROVEMENT OF SAN FRANCISCO, FIXING PAYMENT OF INTEREST OF SAID BONDS AND PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 4th day of November, 1947, for the purpose of submitting to the electors of said city and county propositions to incur bonded indebtedness of the City and County of San Francisco for the acquisition, construction and completion by the city and county of the hereinafter described municipal improvements in the amounts and for the purposes stated, and:

(a) MARKET STREET RAILWAY REFINANCING BONDS, 1947

$2,200,000 to fund the indebtedness due the Market Street Railway Company incurred under Section 119.1 of the charter, under which the operative properties of said company were purchased and to pay the balance of the payments due said Market Street Railway Company incurred for the purchase and acquisition by the City and County of San Francisco of the operative properties of Market Street Railway Company in order to reduce the burden of interest charges on the remaining unpaid balance of said purchase price and thereby free the Municipal Railway System of the City and County of San Francisco from the claims of Market Street Railway Company and facilitate the unified operation of the Municipal Railroad; and

(b) MUNICIPAL RAILWAY REHABILITATION BONDS, 1947

$20,000,000 to pay the costs of rehabilitation including motor coaches, trackless trolley coaches, modern street cars, single and multiple units, shops, car houses, garages and electrical systems, inter-communicating system, substations, step-down
stations and feeder lines, roadbed and equipment, tract reconstruction and clearing of abandoned property, together with all other real and personal property and other works, property or structures necessary or convenient for the complete rehabilitation of the Municipal Railway;

(c) OFF-STREET PARKING BONDS, 1947

$5,000,000 to pay the cost of public parking lots, storage space, garages, single or multi level structures, and other off-street parking facilities on, under or above the surface of any property, including public parks, squares, lands, easements or rights of way to be acquired by purchase or condemnation, together with buildings, structures, equipment, approach roads, entrances, exits, fencing, off-street parking meters, and other works, property or structures for the accommodation of automotive vehicles, and necessary or convenient for adequate parking facilities to relieve the congestion and to facilitate traffic in the metropolitan district of the City and County of San Francisco, provided that all lands and sites so acquired be subject to the approval of the Planning Commission of the City and County of San Francisco;

(d) STREET IMPROVEMENT BONDS, 1947

$22,850,000 to pay the costs of street work, consisting of the improvement of streets, highways and public ways, or portions thereof, widening, extending, enlarging and surfacing of streets, embankments, viaducts, overpasses and underpasses including relocation of municipally owned facilities in connection with such street improvement, Broadway Tunnel, Post-Geary connection between Divisadero and Broderick, Gough and Seventh Street extensions across Market Street, opening of Oak Street at the gore corner of Oak and Market Streets, Thirteenth Street Lateral to Bayshore Freeway, and Bryant Street Extension to the Embarcadero; installation of modern traffic signals, removal of street car tracks, and street reconstruction, together with lands, easements, rights of way and other works, property or structures necessary or convenient for the improvement of the public streets, highways and public ways of the City and County of San Francisco;

(e) HETCH HETCHY WATER BONDS, 1947

$25,000,000 to pay the cost of the construction of a second pipe line across the San Joaquin Valley connecting the Oakdale Portal of the Hetch Hetchy Aqueduct Tunnel with the Tesla Portal; also a third bay division pipe line extending from the Irvington Portal at the westerly end of the Coast Range Tunnel around the southerly end of San Francisco Bay to the Pulgas Tunnel, in San Mateo County, discharging into Crystal Springs Reservoir; together with additional pipe lines extending from the Peninsula Reservoirs into San Francisco; all over the most feasible routes, including all lands, rights of way, equipment, and other works, property or structures necessary or convenient for improving and augmenting the existing water supply of the City and County of San Francisco;

(f) RECREATION BONDS, 1947

$12,000,000 to pay the costs of the improvement and enlarging of existing playgrounds and recreation centers and the acquisition of lands and the improvement of lands for existing and new playgrounds and recreation centers, the con-
struction of buildings and acquisition of equipment and facilities consisting of gymnasiums, swimming pools, athletic grandstands, club rooms, kitchen and sanitary facilities, lighting apparatus and other works, properties or structures necessary or convenient for public playgrounds and recreation centers, within and without the City and County of San Francisco.

Section 2. The estimated cost for the funding of the indebtedness due the Market Street Railway Company was fixed by the Board of Supervisors by Resolution No. 6692 (Series of 1939) passed by more than two-thirds of said board and approved by the Mayor in the sum of $2,200,000, which sum is too great to be paid out of the ordinary annual income and revenue of the city and county in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose. The method and manner of payment of the funded indebtedness is by the issuance of bonds of the City and County of San Francisco.

The estimated costs of the municipal improvements described in Section 1 hereof were fixed by the Board of Supervisors by the following resolutions and in the amounts specified:

Municipal Railway rehabilitation, Resolution No. 6746 (Series of 1939), $20,000,000; Off-street parking facilities, Resolution No. 6719 (Series of 1939), $5,000,000; Street improvements, Resolution No. 6720, (Series of 1939), $22,850,000; Extension of Hetch Hetchy Water Supply System, Resolution No. 6743 (Series of 1939), $25,000,000; and Playgrounds and Recreation Centers, Resolution No. 6779 (Series of 1939), $12,000,000.

That all of said resolutions were passed by more than two-thirds of the Board of Supervisors and approved by the Mayor, and in each of said resolutions it was recited and found that the sums of money specified were too great to be paid out of the ordinary annual income and revenue of the city and county in addition to the other annual expenses thereof or other funds derived from taxes levied for those purposes.

The method and manner of payment of the estimated costs of the municipal improvements described herein are by the issuance of bonds of the City and County of San Francisco in the amounts specified.

Said estimates of cost as set forth in said resolutions, and each thereof, are hereby adopted and determined to be the estimated costs of said improvements, and each thereof, together with the estimated cost of funding said indebtedness.

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

Section 4. The said special election hereby called shall be and hereby is consolidated with the General Election to be held Tuesday, November 4, 1947, and the voting precincts, polling places and officers of election for said General Election be and the same are hereby adopted, established, declared and named, respectively, as the voting precincts, polling places and officers of election for said special election hereby called, and as specifically set forth by the Registrar of Voters of polling places and election officers for the said General Election.
The ballots to be used at said special election shall be the ballots to be used at the said General Election.

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

(a) “Market Street Railway Refinancing Bonds, 1947. To incur a bonded indebtedness in the sum of $2,200,000 for the funding of debt owed Market Street Railway Company.”

(b) “Municipal Railway Rehabilitation Bonds, 1947. To incur a bonded indebtedness in the sum of $20,000,000 for rehabilitation of the Municipal Railway.”

(c) “Off-street Parking Bonds, 1947. To incur a bonded indebtedness in the sum of $5,000,000 for the acquisition of off-street parking facilities.”

(d) “Street Improvement Bonds, 1947. To incur a bonded indebtedness in the sum of $22,830,000 for the improvement of streets within the city and county.”

(e) “Hetch Hetchy Water Bonds, 1947. To incur a bonded indebtedness in the sum of $25,000,000 to pay the cost of construction of additional pipe lines for Hetch Hetchy Water Supply.”

(f) “Recreation Bonds, 1947. To incur a bonded indebtedness in the sum of $12,000,000 for improvement and enlargement of playgrounds and recreation centers within and without the city and county.”

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

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

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

The votes cast for and against each of said respective propositions shall be counted separately and when two-thirds of the qualified electors, voting on any one of such propositions, vote in favor thereof, such proposition shall be deemed adopted.
Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there be a sum in the Treasury of said City and County set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

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

Passed for Second Reading—Board of Supervisors, San Francisco, Sept. 8, 1947.


Absent: Supervisors Coleman, Mead.

ROBERT J. DOLAN, Acting Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 22, 1947.


Noes: Supervisors—Lewis.

Absent Supervisors: Mead.

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

JOHN R. McGRATH, Clerk.

Approved San Francisco, September 23, 1947.

R. D. LAPHAM, Mayor.

PROPOSITION 7

CHARTER AMENDMENT. Adds Section 119.2 to Charter, allowing payment of debt due Market Street Railway Out of Proceeds of Bond Issue.

PROPOSITION 7

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto Section 119.2, authorizing the payment of the balance due Market Street Railway Company out of the proceeds of the sale of bonds.

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 the general election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by adding thereto Section 119.2, relating to the
funding of the indebtedness due the Market Street Railway Company, which shall read as follows:

NOTE: New language is indicated by bold face type.

Section 119.2, Notwithstanding anything contained in Section 119.1 of the charter, or any other provision thereof, the City and County of San Francisco may fund, refinance and pay the entire balance due Market Street Railway Company for the cost of the acquisition of the operative properties of Market Street Railway Company out of current revenues or the proceeds of the sale of any bonds of the City and County of San Francisco which may be authorized for that purpose.

Bonds of the city and county issued to fund or refinance such unpaid balance due Market Street Railway Company may be issued substantially in the form and manner and under the procedure provided by law for the refunding of any outstanding bonded indebtedness of municipalities.

Ordered submitted:—Board of Supervisors, San Francisco, July 14, 1947.


Absent: Supervisor Lewis.

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

JOHN McGrATH, Clerk.

PROPOSITION 8

CHARTER AMENDMENT. Amends Section 165.2 of Charter, Affecting Retirement Compensations of Employees in the Evening Schools and Other City Employees.

PROPOSITION 8

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 165.2 thereof, relating to retirement provisions applicable to present and future miscellaneous officers and employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county, at an election to be held therein on the 4th day of November, 1947, a proposal to amend the charter of said city and county by amending Section 165.2 thereof so that the same shall read as follows:

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

RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES

Section 165.2. Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under section 165 of the charter on the effective date hereof, hereby designated as the first day of July, 1947, and per-
sons who become miscellaneous officers and employees after said effective date, shall be members of the retirement system on and after said date, subject to the following provisions of this section, in addition to the provisions contained in sections 158 to 161, both inclusive, of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the board of supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under section 165 of the charter on said effective date, however, shall have the option to be exercised in writing on a form furnished by the retirement system and to be filed at the office of said system, not later than ninety days after the effective date hereof, of being members of the system under section 165 instead of this section, the election under said option to be effective on said effective date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in section 161 of the charter, on the effective date of the amendment, shall have the same option of electing to be members under section 165 instead, of this section, until ninety days after their return to service. On and after said date, the persons who affirmatively exercise said option, shall continue to be members of the system under section 165 and shall not be subject to any of the provisions of this section.

(A) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

“Retirement allowance,” or “allowance,” shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payment is definitely provided by the context.

“Compensation” as distinguished from benefits under the workmen’s compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the city and county, for service qualifying for credit under this section, excluding that part of such remuneration which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

“Compensation earnable” shall mean the compensation as determined by the retirement board, which would have been earned by the member had he worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him during such period, and at the rate of pay attached to such positions, it being assumed that during any absence, he was in the position held by him at the beginning of the absence, and that prior to entering city-service he was in the position first held by him in city-service.

“Benefit” shall include “allowance,” “retirement allowance,” and “death benefit.”

“Average final compensation,” shall mean the average monthly compensation earned by a member during any five consecutive years of his credited service in the retirement system in which his average final compensation is the highest, excluding that part of such remuneration which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purpose of the retirement system and of this section, the terms “miscellaneous officer or employee,” or “member,” as used in this section shall mean
any officer or employee who is not a member of the fire or police departments as defined in the charter for the purpose of the retirement system, under section 165 of the charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section 158 of the charter.

"Retirement board" shall mean "retirement board" as created in section 159 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement board.

(B) Any member who completes at least twenty years of service in the aggregate credited in the retirement system and attains the age of fifty-five years, or at least ten years of service in the aggregate credited in the retirement system, and attains the age of sixty years, said service to be computed under subsection (G) hereof, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of seventy years during the twelve months ending June 30, 1948; the age of sixty-nine years during the twelve months ending June 30, 1949; the age of sixty-eight years during the twelve months ending June 30, 1950; the age of sixty-seven years during the twelve months ending June 30, 1951; the age of sixty-six years during the twelve months ending June 30, 1952; and thereafter, following the attainment of the age of sixty-five years. A member retired after reaching the age of sixty years shall receive a service retirement allowance at the rate of 1½ per cent of said average final compensation, for each year of service. The service retirement allowance of any member retiring (after rendering twenty years or more of such service and having attained the age of fifty-five years) prior to attaining the age of sixty years, after rendering twenty years or more of such service and having attained the age of fifty-five years, computed under subsection (G), shall be such as can be provided at the age of retirement by the actuarial value, at the age of retirement, of the retirement allowance to which he would be entitled upon retirement at age sixty and with the service credited at the date of actual retirement. Before the first payment of a retirement allowance is made, a member retired under this subsection or subsection (C) of this section, may elect to receive the actuarial equivalent of his allowance, partly in an allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount of such other benefits. The portion of service retirement allowance provided by the city and county's contributions shall be not less than $50 per month upon retirement after thirty years of service and after attaining the age of sixty years, and provided further that as to any member with fifteen years or more of service at the compulsory retirement age of sixty-five, the portion of the service retirement allowance provided by the city and county's contribution shall be such that the total retirement allowance shall be not less than $50 per month. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be
calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced shall be applied on full-time service and compensation in the calculation of retirement allowances.

(C) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least ten years of service credited in the retirement system in the aggregate, computed as provided in subsection (G) hereof, shall be retired upon an allowance of one and one-half per cent of the average final compensation of said member, as defined in subsection (A) hereof for each year of credited service, if such retirement allowance exceeds one-third ($\frac{1}{3}$) of his average final compensation; otherwise one and one-half (1$\frac{1}{2}$) per cent of his average final compensation multiplied by the number of years of city-service which would be creditable to him were such city-service to continue until attainment by him of age sixty, but such retirement allowance shall not exceed one-third ($\frac{1}{3}$) of such average final compensation. (In the calculation of a retirement allowance under this paragraph in the case of a member having credit for more than one (1) class of service, that is service as a teacher in the day schools, as a teacher in the evening schools, or as an employee in any other position, separate retirement allowance shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him during the five (5) years immediately preceding his retirement.) In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him during the five (5) years immediately preceding his retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced shall be applied as full-time service and compensation in the calculation of retirement allowances. The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by recommendation of any commission or board, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to service in the position or classification he occupied at the time of his retirement.

(D) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workmen's compensation laws of the State of California.

(E) If a member shall die, before retirement, regardless of cause, a death
benefit shall be paid to his estate or designated beneficiary consisting of the compensation earned by him during the six months immediately preceding death, plus his contributions and interest credited thereon. Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar benefit upon the death of other retired members.

(F) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and re-employment with and without redeposits of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least ten years of service, he shall have the right to elect, without right of revocation and within 90 days after said termination of service, ((without right of revocation) or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his accumulated contributions. Upon the qualification of such member for retirement by reason of service and age, he shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the city and county, plus 1½ per cent of his average final compensation for each year of service credited to him as rendered prior to his first membership in the retirement system. Upon the death of such member prior to retirement, his contributions with interest credited thereon shall be paid his estate or designated beneficiary.

(G) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment by the member to bring the account at the time of such transfer to the amount which ((it)) would have been credited to it had the member been a miscellaneous employee throughout the period of his service in either of such departments at the compensation he received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of section 161 of the charter and for which such member is entitled to receive credit as service for the city and county by virtue of contributions made in accordance with the provisions of such section.
(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under section 165.

(H) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) The rate of contribution of each member under this section shall be based on his nearest age at the effective date of his membership in the retirement system. The normal rate of contribution of each such member, to be effective from the effective date of membership under this section, shall be such as, on the average for such member, will provide, assuming service without interruption, under subsection (B) of this section, one-half of that portion of the service retirement allowance to which he would be entitled if retired at age sixty or higher age after rendering ten years of service for retirement under that subsection. No adjustment shall be included in said rates because of time during which members have contributed at different rates. (Provided further that the member’s contribution under this section and the city’s contribution on his account shall cease after thirty-six years of credited service.) Members’ rates of contributions shall be changed only in the manner prescribed by the board of supervisors for changing contribution rates of other members.

(2) There shall be deducted from each (salary payment made to a member under this section, a sum determined by applying the member’s rate of contribution to such salary payment) payment of compensation made to a member under this section, a sum determined by applying the member’s rate of contribution to such compensation. Amounts which would have been deducted in the absence of the limit on such deductions according to service credited, shall be paid to the retirement system following the removal of such limit, in manners and at times approved by the retirement board. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, under this section or shall be paid to said member or his estate or beneficiary as provided in subsections (E) and (F) of this section, provided that the portion of the salaries of the teachers as provided in section 165, paragraph (a), as a basis for fixing the contributions to be made, and the benefits to be received, by the teachers under the retirement system shall be determined by the method provided in section 165 paragraph (a) and shall not be less than eighty per cent of the total salary received by the teachers, excluding that part of such portion which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

(3) Contributions based on time included in paragraphs (1) and (3) of subsection (G), and deducted prior to the effective date hereof, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and admin-
istered in the same manner as the contributions deducted after said date.

(4) The total contributions, with interest thereon, made by or charged against the city and county and standing to its credit, on the effective date hereof, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the benefits under this section.

(5) The city and county shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this subsection (H), to provide the benefits payable under this section. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his rate of contribution is determined in paragraph (1), subsection (H), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system as provided by the board of supervisors, of the benefits thereafter to be paid under this section, from contributions of the city and county, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system.

(6) To promote the stability of the retirement system through a joint participation in the results of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the city and county held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligations of the city and county to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on said effective date, in the accounts of said system by debits against the city and county.

(1) Upon the completion of the years of service set forth in subsection (B) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said subsection (B), and nothing shall deprive said member of said right.

(J) No person retired under this section, for service or disability and entitled
to receive a retirement allowance under the retirement system shall serve in any
elective or appointive position in the city and county service, including member-
ship on boards and commissions, nor shall such persons receive any payment for
service rendered to the city and county after retirement, provided that service
as an election officer or juror shall not be affected by this section.

Should any such retired person engage in gainful occupation prior to attaining
the age of sixty years, the retirement board shall reduce that part of his
monthly pension or retirement allowance which is provided by contributions of
the city and county, to an amount which, when added to the amount earned
monthly by him in such occupation, shall not exceed his compensation at the
time of his retirement.

(K) Any section or part of any section in this charter, insofar as it should
conflict with this section, or with any part thereof, shall be superseded by the
contents of this section. In the event that any word, phrase, clause or subsec-
tion of this section shall be adjudged unconstitutional, the remainder thereof
shall remain in full force and effect.


Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso,

Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.

**PROPOSITION 9**

**CHARTER AMENDMENT.** Amends Sections 40, 41 and
42 of Charter, Creates the Public Recreation Department
and Consolidates Park and Recreation Departments into
One Department.

**PROPOSITION 9**

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 amend-
ing Sections 40, 41 and 42 thereof by consolidating the Park Department and the
Recreation Department into one department to be known as the Public Recreation
Department.

The Board of Supervisors of the City and County of San Francisco hereby sub-
mits to the qualified electors of said city and county at an election to be held
therein on November 4, 1947, a proposal to amend the charter of said city and
county by amending Sections 40, 41 and 42 thereof so that the same shall read
as follows:

**NOTE:** Additions or substitutions are indicated by bold-face type.

**PUBLIC RECREATION DEPARTMENT**

Section 40. The park department and the recreation department are hereby
consolidated into one department, to be known as the public recreation depart-
ment, which shall be under the management of a public recreation commission.
The public recreation department and the public recreation commission shall be, respectively, the successors in all regards of the park department and the recreation department and of the park commission and the recreation commission, which departments, commissions and offices of commissioner thereof shall cease to exist.

A public recreation commission is hereby created, the members of which shall serve as commissioners thereof without compensation. Said commission shall consist of seven members, one ex-officio and six appointed by the mayor for a term of four years; provided that the respective terms of office of those first appointed shall be as follows: two for two years, two for three years, and two for four years from the effective date of this section. The ex-officio member shall from time to time be designated by the board of education from its membership. Vacancies occurring in the offices of appointive members, either during or at expiration of term, shall be filled by the mayor. Not less than two members of said commission shall be women.

This section and sections 41 and 42 as herein amended, shall take effect on the filing with the secretary of state of the joint legislative resolution of approval thereof, except that the existing commissions and departments shall continue for all purposes pertaining to the current fiscal year until the first day of the fiscal year next succeeding the filing of such resolution and the public recreation commission shall have power prior to such date only in relation to matters pertaining to its own organization and to such next succeeding fiscal year and thereafter.

Section 41. The public recreation commission shall appoint a general manager, who shall hold office at the pleasure of the commission. The commission shall also appoint a secretary subject to the civil service provisions of this charter; provided that the incumbent occupying the position of secretary, recreation commission on, and for more than one year immediately prior to the effective date of this section, shall be deemed appointed and shall become the secretary to the public recreation commission, and thereafter shall be subject to and be governed by the civil service provisions of this charter.

The general manager shall be the chief executive officer of the department. Subject to the pleasure of the commission he shall have power to appoint and remove a superintendent of parks, a superintendent of recreation, a director of the zoo, and an executive secretary to the general manager, all of whom shall be exempt from the civil service provisions of this charter, and shall hold office subject to such power of removal on approval of the commission; provided, however, that the incumbents occupying the positions of superintendent of parks, superintendent of recreation, and director the zoo on, and for more than one year prior to, the effective date of sections 40, 41 and 42, as amended, shall be continued in their respective positions subject to the provisions of this section; provided, further, that the incumbent occupying the position of secretary, park commission on, and for one year immediately prior to the effective date of this section, shall be deemed appointed and shall become the executive secretary to the general manager.

The employees of the pre-existing departments shall continue to serve as such in their respective classifications, in the merged department without any change of Civil Service status, including hold-over status, on account of such merger. Seniority for lay-off purposes shall be determined by the dates the employees commenced full-time continuous service with either the park or recreation departments, whether or not such appointments were under civil service.

Section 42. The public recreation commission shall have the complete and
exclusive control, management and direction of the parks, playgrounds, recreation centers and all other recreation facilities, squares, avenues and grounds which are in the charge of either of said commissions on the effective date hereof, or are thereafter placed in the charge of this commission, including exclusive power to erect and to superintend the erection of buildings and structures thereon, and to construct new parks, squares, playgrounds and recreation centers, except as in this charter otherwise provided.

The commission, through the general manager, shall utilize the property under its control, and organize the personnel under its direction, to the end that all functions of the department be performed with the greatest efficiency obtainable from consolidation. It shall be the policy of the commission, with the consent or cooperation of the school district of the city and county, to utilize recreational and other facilities under the control of the school district when not in use by the district, in order that all such facilities may be continuously devoted with greatest efficiency to the use of the people of San Francisco.

It is the intention that the organized recreation program shall be safeguarded, and that the highest standards of public recreation shall be promoted and maintained by the public recreation commission.

The commission shall not lease any part of the lands under its control nor permit the building or maintenance or use of any structure on any park, square, avenue or ground, except for recreation purposes, and each letting or permit shall be subject to the approval of the board of supervisors by ordinance, but the commission may lease to the highest responsible bidder for a term not to exceed fifty years and upon such other terms and conditions as it may determine, subsurface space under any public park and the right and privilege to conduct and operate therein a public automobile parking station, provided that the said construction, when completed, and the operation will not be, in any material respect or degree, detrimental to the original purpose for which said park was dedicated or in contravention to the conditions of any grant under which said park might have been received. The revenues derived from any such lease shall be credited to the public recreation department fund.

The public recreation commission shall have the power to lease any stadium or recreation field under its jurisdiction for special events and may permit the lessee to charge an admission fee.

The amount of money to be provided by tax levy for both park and recreation purposes shall not be less than the total of the amounts now or hereafter provided for parks and squares and for playgrounds under the provision of section 78 of this charter.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, J. Joseph Sullivan.


Absent: Supervisor Mead.

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

JOHN R. McGrath, Clerk.
PROPOSITION 10

CHARTER AMENDMENT. Adds Section 119.3 to Charter, requiring Public Utilities Commission to Maintain and Operate Present Cable Car System.

PROPOSITION 10

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by adding Section 119.3 thereto, relating to the present and future conduct of the cable car system owned and operated by the Municipal Railway.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the general election to be held on the 4th day of November, 1947, a proposal to amend the Charter of said city and county by adding thereto a new section to be designated as Section 119.3, as follows:

NOTE: New language is indicated by bold face type.

OPERATION of CABLE CARS

Section 119.3. In the conduct of the Municipal Railway the Public Utilities Commission shall maintain and operate the present and existing cable car system now operated by the Municipal Railway, in the interest of public safety and convenience and as a link with San Francisco's historic past.

This section shall have precedence over Section 121 of the Charter of said city and county and any other section deemed in conflict herewith.


Noes: Supervisors Colman, MacPhie, Mancuso, J. Joseph Sullivan.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 11

CHARTER AMENDMENT. Amends Sections 36, 35.5 and 35.5½ of Charter, Fixing Salaries of Members of Fire and Police Departments and Prescribing Working Conditions.

PROPOSITION 11

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 36 thereof, relating to the Fire Department and Sections 35.5 and 35.5½ thereof, relating to the Police Department.
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, 1947, a proposal to amend the Charter of said City and County by amending Section 36 thereof, relating to the Fire Department and Sections 35.5 and 35.5½ thereof, relating to the Police Department, so that the same shall read as follows:

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

FIRE DEPARTMENT

Section 36. The fire department shall be under the management of a fire commission, consisting of three members, who shall be appointed by the mayor and each of whom shall receive an annual compensation of twelve hundred dollars ($1,200). The term of each commissioner shall be four years, commencing at twelve o’clock noon on the 15th day of January in the years 1944, 1945 and 1946, respectively.

The fire commission shall appoint a chief of department, a secretary and a department physician who shall hold office at its pleasure.

The fire commissioners shall be successors in office of the fire commissioners holding office in the city and county at the time this charter shall go into effect, and shall have all the powers and duties thereof, except as in this charter otherwise provided. The commissioners shall have power, upon recommendation of the chief of department, to send fire boats, apparatus and men outside the City and County of San Francisco for fire-fighting purposes.

Positions of officers and employees of the fire department legally authorized shall continue, and the incumbents therein legally appointed thereto shall continue as the officers and employees of the department under the conditions governing their respective appointments, and except as in this charter otherwise provided.

The annual compensation for the several ranks in the fire department shall be as follows: chief of department, (($10,380)) $10,680; first assistant and second assistant chiefs of department, (($6,900)) $7,200; battalion chiefs, (($5,880)) $6,180; captains, (($4,500)) $4,800; lieutenants, (($4,140)) $4,400; engineers, (($3,840)) $4,140; chief’s operators, (($3,840)) $4,140; drivers, stokers, tillermen, truckmen and hosemen, for first year of service, (($3,120)) $3,420; for second year of service, (($3,240)) $3,540; for third year of service, (($3,360)) $3,660; for fourth year of service and thereafter, (($3,480)) $3,780; pilots of fire boats and marine engineers of fire boats, (($4,500)) $4,800; firemen of fire boats, (($3,540)) $3,840.

Except as to members of marine crews of fire boats, each period of twenty-four hours shall be divided into two tours of duty, to-wit; from eight o’clock a.m. to six o’clock p.m., and from six o’clock p.m. to eight o’clock a.m. The uniformed force of the fire department shall be divided into two platoons, the officers and members assigned to which shall alternate on the tours of duty at intervals of not more than one week. No officer or member, including pilots, marine engineers and firemen of fire boats, shall be required to work more than one hundred and thirty (130) hours in any fifteen-day period, nor shall any officer or member be required to work more than fourteen consecutive hours except in case of a conflagration requiring the services of more than one-half of the force of the
department. Officers and members may exchange watches with permission of the chief of department and time worked on such exchange of watches shall not be construed as time in violation of the limitation of 130 hours in any fifteen day period. Each officer and each member shall be entitled to at least one (1) day off duty during each week.

On the recommendation of the chief of department, the commission may reward any member of the department for heroic or meritorious conduct, the form or amount of said award to be discretionary with the fire commission, but not to exceed one month's salary in any one instance.

The chief of department, or in his absence any assistant chief of department, or in their absence any battalion chief in charge, may, during a conflagration, cause to be cut down or otherwise removed any buildings or structures for the purpose of checking the progress of such conflagration.

In determining years of service necessary for a driver, stoker, tillerman, truckman and hoseman to receive the annual compensation sum of $3,240, $3,360, and $3,480) $3,540, $3,660, and $3,780, respectively, as provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and allowed.

The absence of any officer or member of the fire department on military leave of absence, as defined by section 153 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

(('The salary increases herein provided for the respective ranks of the fire department shall be effective and shall accrue on the first day of January, 1947, notwithstanding any contrary provision of the charter, but the payment thereof may be deferred by the board of supervisors until the beginning of the fiscal year immediately following ratification of this section by the legislature of the State of California.))

This section shall become effective on the 1st day of July, 1948, provided the same is ratified prior to said date by the Legislature of the State of California. If not ratified prior to said date, this section shall become effective on the 1st day of the month immediately following the date of ratification.

POLICE DEPARTMENT

Section 35.5. The police force of the city and county shall not exceed one police officer for each five hundred inhabitants thereof. The annual compensations for the several ranks in the department shall be as follows: chief of police, $(10,380) $10,680; deputy chief of police, $(8,640) $8,940; captain of inspectors, $(7,620) $7,920; supervising captain of districts and department secretary, $(6,900) $7,200 captain of traffic, $(6,240) $6,540; director of bureau of personnel and director of bureau of criminal information, $(5,880) $6,180; captains and criminologist, $(5,760) $6,660; lieutenants and director of bureau of special services, $(4,500) $4,800; inspectors, $(4,140) $4,440; sergeants, $(4,020) $4,320; photographer, $(3,840) $4,140; police surgeon, $(3,480), $3,780; police officers, police patrol drivers and women protective officers, for first year of service, $(3,120) $3,420; for second year of service, $(3,240) $3,540; for third year of service, $(3,360) $3,660; for fourth year of service and thereafter, $(3,480) $3,780.

In determining years of service necessary for a police officer, woman protective
officer and police patrol driver to receive the annual compensations as provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and allowed.

The absence of any police officer, woman protective officer, or police patrol driver on military leave, as defined by section 153 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

Any member assigned to two-wheel motorcycle traffic duty shall receive $15 per month in addition to the compensation to which he would otherwise be entitled.

(The salary increases herein provided for the respective ranks of the police department shall be effective and shall accrue on the 1st day of January 1947, notwithstanding any contrary provision of the charter, but the payment thereof may be deferred by the board of supervisors until the beginning of the fiscal year immediately following ratification of this section by the legislature of the State of California.)

This section shall become effective on the 1st day of July, 1948, provided the same is ratified prior to said date by the Legislature of the State of California. If not ratified prior to said date, this section shall become effective on the 1st day of the month immediately following the date of ratification.

Section 35.5½. (a) The word “member” or “members” as used in this section shall mean the members of the several ranks in the police department set forth in section 35.5 of this charter.

(b) The basic week of service for each member shall be not more than forty-four (44) hours and the annual compensation set forth in section 35.5 of this charter shall be based upon said basic week of service.

(c) Each member shall be entitled to at least one (1) day off during each week except as hereinafter provided.

(d) Whenever in the judgment of the police commission public interest requires the services of any member to serve in excess of the basic week of service during any week, the said police commission may authorize the chief of police to permit said service, and said member shall be compensated therefor or shall receive equivalent time credited to him in lieu thereof in accordance with this subsection. For service performed in excess of the basic week, members shall be compensated on the basis of straight time in accordance with the ratio which said excess service bears to the basic week of service and the annual compensation provided therefor in section 35.5, or in lieu thereof equivalent time off duty with pay.

(e) Nothing contained in this section shall be deemed to interfere with a vacation, as provided for in section 151 of this charter, or the normal day off per week; provided, however, that when in the judgment of the police commission public necessity requires the services of any member to serve on his vacation, or part thereof, or normal day off, the said commission may authorize the chief of police to permit said member to serve during said vacation, or part thereof, or normal day off, and he shall receive additional compensation for the period so served. Said additional compensation shall be computed on the basis of straight time in accordance with the ratio which said extra service performed bears to the basic week of service and the annual compensation provided therefor in section 35.5.
(f) The police commission is hereby authorized to require a member or members to work more than forty-four (44) hours per week in any week when public necessity requires such services, and the member or members so serving more than forty-four (44) hours shall be granted added compensation or time off with pay for said extra service performed.

(g) Nothing in this section shall abridge or limit in any way the provisions of Section 301, Part I, of the San Francisco Municipal Code, approving rule 32 of the civil service commission, insofar as sick leave and disability leaves for members are concerned.

(h) Whenever in the judgment of the police commission the efficient performance of police duty requires that one or more members of the police department should report for roll call, orders, and assignments, prior to going on duty, the said commission may designate a period not to exceed fifteen (15) minutes in any one day for said reporting, and the said periods of fifteen (15) minutes need not be compensated for in money or in time off with pay.

(i) Notwithstanding the provisions of any of the foregoing subsections, the police commission is empowered to designate certain legal holidays as additional days off with pay for members of the police department and members required to perform police service in said department on said days shall be compensated on the basis of straight time as herein computed or shall be granted equivalent time off duty with pay in the judgment of said commission.

(j) This section shall become effective on the 1st day of July, 1948, provided the same is ratified prior to said date by the Legislature of the State of California. If not ratified prior to said date, this section shall become effective on the 1st day of the month immediately following the date of ratification.


Noes: Supervisor Colman.

Absent: Supervisor Mead.

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

JOHN R. McGrath, Clerk.

PROPOSITION 12

CHARTER AMENDMENT. Adds Section 36.1½ to Charter, allowing Chief of Fire Department to appoint a Deputy Chief from Rank of First or Second Assistant Chief and a Secretary from Rank of Battalion Chiefs and Fixing Salaries.

PROPOSITION 12

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 36.1½ thereto, relating to the ranks of first assistant chief of the fire department and secretary to the chief of department.
The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by adding Section 36.1½ thereto, reading as follows:

NOTE: Additions or substitutions are indicated by bold-face type.

Section 36.1½. Subject to the provisions of section 20 of the charter governing the appointment and removal of non-civil service officers, assistants and employees, and without competitive examination, the chief of the fire department shall have power to appoint, from among the members of the department having the rank of first or second assistant chief of department, a deputy chief of department and, from among the members of the department having the rank of battalion chief a secretary to the chief of department. The annual compensation of the rank of deputy chief of department shall be $8,940.00 and that of the rank of secretary shall be $6,980.00.

This section shall become effective on the first day of the month following that in which the joint legislative resolution approving the same is filed with the secretary of state.


Noes: Supervisors Colman, Mancuso, J. Joseph Sullivan.

Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 13

CHARTER AMENDMENT. Amends Section 51 of Charter by Increasing Number of Trustees of M. H. de Young Memorial Museum to a Maximum of Seventeen.

PROPOSITION 13

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 51 thereof relating to the Board of Trustees of the M. H. de Young Memorial Museum.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the said City and County, at the General Municipal Election to be held on the 4th day of November, 1947, a proposal to amend the charter of the said City and County by amending Section 51 thereof so that the same shall read as follows:

NOTE: Additions are indicated by bold-face type.

M. H. de YOUNG MEMORIAL MUSEUM

Section 51. The M. H. de Young Memorial Museum shall be known as such in perpetuity. The museum and the grounds set aside therefor shall be under the
management, superintendence, and operation of a board consisting of eleven trustees, of which the mayor and the president of the park commission shall be ex-officio members. All vacancies occurring in said board shall be filled by the vote of a majority of the remaining members thereof. The number of trustees may be increased from time to time as needed, provided that at no time shall the total number of trustees exceed seventeen. The trustees in office at the time, shall, in their discretion, determine the need for additional trustees. Upon making such determination, the additional trustees shall be elected by the vote of the majority of the board then in office. None of said trustees shall receive any compensation for his or her services.

The board shall have exclusive charge of the said memorial museum, the lands set aside therefor, and its affairs, and of all real and personal property thereunder belonging, or which may be acquired by loan, purchase, gift, devise, bequest, or otherwise, when not inconsistent with the terms and conditions of the loan, gift, devise, or bequest. The trustees shall have power to insure loan exhibits against any risk. The park commission shall maintain and care for the grounds of this memorial museum, and shall furnish the moneys for the necessary repair and embellishment of the grounds and unoccupied parts.

The board of trustees shall have the power to maintain, repair or reconstruct existing buildings and construct new buildings and to make and enter into contracts relating thereto, subject, however, to the budget and annual appropriation ordinance. The supervisors, subject to the budget provisions of this charter, shall, for the purpose of maintaining said memorial museum, include in each annual budget of the city and county expenditures an amount sufficient for the maintenance, operation and superintendence thereof, not less than forty thousand dollars ($40,000) in each annual budget, and such additional amount as is necessary to take care of the increased demand for help, buildings, repairs, and care of said memorial museum. Such amount shall be credited to and deposited in the fund in the treasury of the city and county to be known as the "M. H. de Young Memorial Museum Fund." The board shall meet for its purposes at least once in three months, and at such other times as the president or any three members thereof may appoint, in a place to be provided for the purpose. It shall appoint a director, curators and a secretary who shall hold office at its pleasure. It shall appoint such other assistants and employees as may be necessary, who shall be subject to the civil service and salary standardization provisions of this charter; provided that all such assistants and employees who are actually employed, or who may be on military leave of absence from employment on the effective date of this amendment and who have been continuously employed for one year immediately preceding such date of such military leave of absence shall be continued in their respective positions as if appointed thereto after examination and certification from a civil service list of eligibles and thereafter shall be governed by and subject to the civil service provisions of this charter. The secretary shall keep a full account of all property, money, receipts and expenditures, and a record of all its proceedings, and shall file annually a report with the controller.

It is the intention that the administration and control of the M. H. de Young Memorial Museum shall be continued with the powers granted and under the conditions imposed by the terms of the donations and accepted by the city and county.

Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 14

CHARTER AMENDMENT. Amends Various Sections of Charter Relating to City Planning and Procedure as to Budget Appropriation and Transfer of Funds in Relation Thereto and Method of Planning Capital Improvements.

PROPOSITION 14

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by amending Sections 69, 72, 77, 115, 116; 117 and 118 thereof and by adding thereto new sections to be designated 69.1, 116.1, 117.1, 117.2 and 117.3 relating to City Planning and Procedure as to Budget, Appropriation and Transfer of Funds in relation thereto.

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 the next election, either general or special, to be held therein, a proposal to amend the Charter of said city and county by amending Sections 69, 72, 77, 115, 116, 117 and 118 thereof, and by adding thereto new sections to be designated 69.1, 116.1, 117.1, 117.2 and 117.3, which shall read as follows:

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

BUDGET ESTIMATES

Section 69. The fiscal year for the city and county shall begin on the 1st day of July of each year.

The budget estimate for every department and officer of the city and county, whether under an elective or an appointive officer or a board or commission, and separately for each utility under the control of the public utilities commission, shall be filed by the executive of such department with, and shall be acted upon by, such board or commission. All budget estimates shall be compiled in such detail as shall be required on uniform blanks furnished by the controller. The public utilities commission and the board of education must hold public hearings on their respective budget proposals. Each such elective and appointive officer, board or commission shall, not later than the 1st day of February of each year, file with the controller for check as to form and completeness two copies of the budget estimate as approved.

The chief administrative officer shall obtain in ample time to pass thereon budget estimates from the heads of departments or offices subject to his con-
trol, and, after adjusting or revising the same, not later than the 1st day of February he shall transmit such budget estimates to the controller.

The controller shall check such estimates and shall upon his request, be furnished with any additional data or information. Not later than the 1st day of March of each year he shall consolidate such budget estimates and transmit the same to the mayor.

He shall at the same time transmit to the mayor a summary and recapitulation of such budget estimates, segregated by separate departments or offices and units thereof, or by purposes for non-departmental expenditures, and arrange according to classification of objects of expenditure, as required by the controller, to show the amount of proposed expenditures and estimated revenues in comparison with the current and previous fiscal year's expenditures and revenues.

He shall submit at the same time (1) statements showing revenues and other receipts, including the estimated unencumbered surplus in any item or fund at the beginning of the ensuing fiscal year, segregated according to specific or general purposes to which such revenues or receipts are legally applicable, for the last complete fiscal year and for the first six months of the current fiscal year, with estimates thereof for the last six months of the current fiscal year, together with estimates of such revenues and receipts for the ensuing fiscal year; (2) statements of the amounts required for interest on, and sinking fund or redemption of, each outstanding bond issue, and for tax judgments, and other fixed charges, together with estimates of interest required on bonds proposed to be sold during the ensuing fiscal year, and statements of the city's authorized debt, and judgments outstanding at the time the budget estimates are submitted.

The mayor shall hold such public hearings on these budget estimates as he may deem necessary and may increase, decrease or reject any item contained in the estimates, excepting that he shall not increase any amount nor add any new item for personal services, materials, supplies or contractual services, but may add to the requested appropriations for any public improvement or capital expenditure; but he shall add to requested appropriations for any public improvement or capital expenditure only after such items have first been referred to the Department of City Planning and a report has been rendered thereon regarding conformity with the master plan. It shall be the duty of the Department of City Planning to render its reports in writing within thirty days after said referral. Failure of the Department of City Planning to render any such report in such time shall be deemed equivalent to a report. ((provided, however, that)); The budget estimates of expenditures for any utility, within the estimated revenues of such utility, shall not be increased by the mayor. ((or board of supervisors))

CAPITAL IMPROVEMENT PROJECTS BUDGET

Section 69.1. Each officer, board, and commission shall annually, on or before the 30th day of November, file with the department of city planning a schedule describing all capital improvement projects which are proposed for inclusion in the budget for the ensuing fiscal year, together with a schedule of all capital improvement projects which in the opinion of such officer, board, or commission should be undertaken in the five succeeding years.

The department of city planning shall prepare and submit to the mayor, the board of supervisors, the controller, and each officer, board, or commission con-
cerned, on or before the 20th of January, a report recommending a program of capital improvements based on the projects submitted for inclusion in the budget for the ensuing year, segregating in such report those projects which do not affect the master plan.

The report shall state whether each of the proposed capital improvement projects conforms to the master plan and if conformity does not exist the report shall give the particulars of the differences between the proposed capital improvement projects and the master plan; provided, however, that if any such capital improvement project does not conform, it shall be the duty of the department of city planning, prior to the submission of its related report, to confer with the officer, board, or commission concerned for the purpose of modifying either the project plan or the master plan in an endeavor to eliminate conflict as far as may be possible.

The report shall also include the recommendations of the department of city planning for additional capital improvement projects and for the advance planning and acquisition of land necessary for the development of all capital improvement projects.

Requests for supplemental appropriations for capital improvement projects, which projects have not been previously submitted to the department of city planning, shall be subject to all of the provisions herein contained except time, and the department of city planning shall report on each such proposal within thirty days from the date that each such proposal is filed with it.

The board of supervisors shall not appropriate any money for any capital improvement project which has not been referred to and reported on by the department of city planning in accordance with the provisions of this section.

Failure of the department of city planning to report within the time limits herein established shall constitute its concurrence.

ADOPTION OF THE BUDGET AND THE APPROPRIATION ORDINANCE

Section 72. Not later than the 15th day of April in each year, the mayor shall transmit to the board of supervisors the consolidated budget estimates for all departments and offices of, and the proposed budget for, the city and county for the ensuing fiscal year, including a detailed estimate of all revenues of each department and an estimate of the amount required to meet bond interest, redemption and other fixed charges of the city and county, and the revenues applicable thereto. He shall, by message accompanying such proposed budget, comment upon the financial program incorporated therein, the important changes as compared with the previous budget, and bond issues, if any, as recommended by him.

The mayor shall submit to the board of supervisors, at the time that he submits said budget estimates and said proposed budget, a draft of the annual appropriation ordinance for the ensuing fiscal year, which shall be prepared by the controller. This shall be based on the proposed budget and shall be drafted to contain such provisions and detail as to furnish an adequate basis for fiscal and accounting control by the controller of each revenue and expenditure appropriation item for the ensuing fiscal year. Upon submission it shall be deemed to have been regularly introduced, and together with the proposed budget, shall be published as required for ordinances.
The detail of the proposed budget to be published shall be as follows:

1. Total cost for conducting each department, bureau, office, board or commission for the ensuing fiscal year, segregated according to basic objects of expenditure for each.

2. A detail schedule of positions and compensations, showing any increases or decreases in any department or office.

3. A detail schedule of items for capital outlay.

4. The aforementioned consolidated estimates and schedules shall also include by items contained therein the following information:
   (a) Expenditures for the last complete fiscal year.
   (b) Estimated expenditures for the current fiscal year.
   (c) Proposed increases or decreases as compared with the budget allowances for the current fiscal year.

The board of supervisors shall provide printed copies of the mayor's budget message and proposed budget thus prepared, including comparative expenditures and revenues for the current and preceding fiscal years and other information transmitted therewith, for official use and public demand as requested.

The board of supervisors shall fix the date or dates, not less than five days after publication as in this section provided, for consideration of and public hearings on the proposed budget and proposed appropriation ordinance.

The board of supervisors may decrease or reject any item contained in the proposed budget, but shall not increase any amount or add any new item for personal services or materials, supplies, or contractual services, for any department, unless requested in writing so to do by the mayor, on the recommendation of the chief administrative officer, board, commission or elective officer, in charge of such department.

The board of supervisors may increase or insert appropriations for capital expenditures and public improvements, but shall do so only after such items have first been referred to the department of city planning and a report has been rendered thereon regarding conformity with the master plan. It shall be the duty of the department of city planning to render its reports in writing within thirty days after said referral. Failure of the department of city planning to render any such report in such time shall be deemed equivalent to a report.

The budget estimates of expenditures for any utility, within the estimated revenues of such utility, shall not be increased by the board of supervisors.

After public hearing, and not earlier than the 15th day of May, nor later than the 1st day of June, the board shall adopt the proposed budget as submitted or as amended and shall pass the necessary appropriation ordinance. If the appropriation ordinance as submitted by the mayor is amended by the supervisors, the appropriation ordinance shall be readvertised prior to final reading or passage, in the manner required for ordinances.

Any item in such appropriation ordinance except for bond interest, redemption or other fixed charges, may be vetoed in whole or in part by the mayor within ten days of receipt by him from the clerk of the board of supervisors of the ordinance as passed by the board, and the board of supervisors shall act on such veto not later than the 20th day of June.

The several items of expenditure appropriated in each annual appropriation ordinance, being based on estimated receipts, income or revenues which may
not be fully realized, it shall be incumbent upon the controller to establish a schedule of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth in any said annual appropriation ordinance until the collection of the amount as originally estimated is assured, and in all cases where it is provided by this charter that a specified or minimum tax shall be levied for any department the amount of the appropriation in any annual appropriation ordinance derived from taxes shall not exceed the amount actually produced by the levy made for said department. The controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances, pursuant to section 86 of this charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstance which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the chief administrative officer, board or commission and the approval of the controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established unless an additional allotment is made, as herein provided.

Subject to the restrictions heretofore in this section included, the several amounts of estimated revenue and proposed expenditures contained in the annual appropriation ordinance as adopted by the board of supervisors shall be and become appropriated for the ensuing fiscal year to and for the several departments, bureaus, offices, utilities, boards or commissions, and for the purposes specified, and each department for which an expenditure appropriation has been made, shall be authorized to use the money so appropriated for the purposes specified in the appropriation ordinance, and within the limits of the appropriation. The appropriation ordinance shall constitute the authority for the controller to set up the required revenue and expenditure accounts. Appropriation items for bond interest, bond redemption, fixed charges and other purposes not appropriated to a specific department shall be subject to the administration of and expenditure by the chief administrative officer for the respective purposes for which such appropriations are made.

**TRANSFERS**

Section 77. Upon written recommendation of the chief administrative officer, or a board or commission for the use of which funds have been appropriated, and the approval of the mayor, the board of supervisors may transfer an unencumbered balance, or part thereof, of an appropriation made for the use of one department, to another. No such transfer shall be made of utility, bond, school, pension or trust funds, except by way of loans as in this charter provided. On request of a department head and approval by the chief administrative officer, board or commission, respectively, and on the authorization of the controller, funds appropriated for a specific purpose of such department which become surplus may be transferred and used for another specific purpose within the depart-
ment; provided, however, that such surplus shall not be transferred to a capital improvement project unless such project shall have been previously approved in accordance with the provisions of Sections 69, 69.1, 72 or 116.1 of this charter. The controller shall prescribe the method to be used in making payments for inter-departmental services.

CITY PLANNING DEPARTMENT ESTABLISHED

Section 115. There is hereby established a department of city planning which shall consist of a planning commission, a director of planning and such employees as may be necessary to carry out the functions and duties of said department. The city planning commission shall consist of seven members, five of whom shall be appointed by the mayor. The chief administrative officer and the manager of utilities, or their designated deputies, shall be members ex-officio.

Terms of Members

The terms of appointive members of the commission shall expire one each at twelve o’clock noon on the 15th day of January in the years 1949, 1950 and 1951, and two at said time in the year 1948. Thereafter, the term of each appointive member shall be four years. Present appointees shall continue in office without charge of incumbency for the existing terms thereof. The mayor shall fill all vacancies in office of appointive members of the commission occurring either during or at the expiration of terms.

Present Commission Continued

Neither the foregoing provision for addition of members to the commission, nor the addition thereof, nor any change herein provided in the powers and duties of the commission shall be deemed to affect the continuity of the existence of the commission as such or the status of any matter pending before it. All recorded actions of the commission shall remain in force and effect unless and until changed by ordinance or by other legal means.

Compensation

Ex officio members of the commission shall serve as such without compensation. The compensation of appointive members of said commission shall be fifteen dollars ($15) for each meeting of the commission actually attended by said members, provided that the aggregate amount paid all the members shall not exceed five thousand dollars ($5,000) per year.

DIRECTOR OF PLANNING

Section 116. The planning commission shall appoint a director of planning who shall hold office at its pleasure and who shall be a person of adequate technical training and administrative experience in city planning. The director of planning shall be the administrative head and appointing officer of the department of city planning. The position of director of planning shall not be subject to any provisions of this charter prescribing a residence qualification for officers or appointees, provided, however, that during his incumbency the appointee to the position shall reside in the city and county. The commission may also appoint a secretary, which appointment shall not be subject to the civil service provisions of this charter. Subject to the provisions of section 86 of this charter, the commission may also contract with architects, city planners, engineers, or other consultants for such services as it may require.
The Master Plan

It shall be the function and duty of the commission to adopt and maintain, including necessary changes therein, a comprehensive, long-term, general plan for the improvement and future development of the city and county, to be known as the master plan. The master plan shall include maps, plans, charts, exhibits, and descriptive, interpretive, and analytical matter, based on physical, social, economic, and financial data, which together present a broad and general guide and pattern constituting the recommendations of the commission for the coordinated and harmonious development, in accordance with present and future needs, of the city and county and of any land outside the boundaries thereof which in the opinion of the commission bears a relation thereto.

Scope of the Master Plan

The master plan shall show the general location, character, and extent of existing and proposed street railway, bus, railroad, air, water, and other transportation routes and terminals, public ways, grounds, and open spaces, and the general location of major buildings, structures, and facilities constructed thereon or proposed, and shall include a land-use plan showing the proposed general distribution and the general location, and extent of housing, business, industry, recreation, education, and other categories of public and private uses of land, and recommended standards of population density and building intensity, with estimates of population growth and a general description of the amount and general classes of industrial, business and other economic activities for which the commission deems that space should be supplied within the territory covered by the plan, all correlated with the land-use plan. It shall include proposals for the acquisition, extension, widening, narrowing, removal, relocation, vacation, abandonment, sale or change in the use of any of the foregoing public ways, routes, grounds, open spaces, buildings or structures.

Preparation of the Master Plan

In the preparation of the master plan or any amendment thereto, the department of city planning is authorized to make or cause to be made such investigations, studies, maps, charts, exhibits, and reports as it may deem to be required.

Procedure for Amendment

The master plan may be amended to include at any time modifications and extensions thereof. Before the commission may adopt any substantial extensions of the master plan adopted prior to the passage of this amendment or any substantial amendment or addition thereto which in the judgment of the commission constitutes a major alteration in the plan, it shall hold at least one public hearing thereon, notice of the time and place of which shall be given by at least one publication in the official newspaper of the city and county not less than twenty days before the day of hearing. Adoption of the master plan or portions thereof or amendments, extensions or additions thereto shall be by resolution carried by the affirmative votes of not less than a majority of all the members of the commission. Such resolutions shall refer expressly to the reports, plans, or descriptive and other matter intended to form the whole or part of the plan, and the action taken shall be recorded on such documents and an attested copy thereof shall be certified to the mayor and the board of supervisors.

Additional Powers and Duties

The department of city planning may make such reports and recommenda-
tions to the mayor, the board of supervisors, and other officers and agencies as it may deem necessary to secure understanding and a systematic effectuation of the recommendations of the master plan. The department shall have the power to promote public interest in and understanding of the master plan and may publish and distribute copies of the plan or any portion thereof or of any report and may employ such other means of publicity and education as it may deem to be in the public interest.

The department shall act in an advisory capacity to the board of supervisors and other departments, commissions and agencies of the city and county in any matter affecting the physical improvement and development of the city and county. All public officials shall upon request furnish to the department of city planning such information as it may require for its work and the department of city planning shall furnish to all departments and officials of the city and county such information as said departments and officials may require concerning the master plan. In general, the department shall have such powers as may be necessary to enable it to fulfill its functions.

Capital Improvement Program

The department of city planning shall be governed by the provisions of Section 69.1 of this charter pertaining to capital improvement projects.

LEGAL EFFECT—REFERRAL

Section 116.1. No ordinance or resolution which deals with the acquisition, extension, widening, narrowing, removal, relocation, vacation, abandonment, sale, or change in the use of any public way, transportation route, ground, open space, building, or structure, the subject matter of which has not been previously reported on by the department of city planning in accordance with the provisions of sections 69, 69.1, 72 or 116.1 of this charter, shall be adopted by the board of supervisors unless and until such ordinance or resolution shall have first been referred to the department of city planning and a report rendered thereon regarding conformity of the matter involved to the master plan. If conformity does not exist the report shall give the particulars of the difference between the proposal and the master plan.

It shall be the duty of the department of city planning to render its report in writing upon any ordinance or resolution to the board of supervisors and to the controller within thirty days after the date of such referral unless a longer period is granted by the board of supervisors. Failure of the department of city planning to render any such report in such time shall be deemed equivalent to a report.

ZONING—PRESENT PROVISIONS TO APPLY PENDING ORDINANCE REVISION

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

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

Hearings, Etc.

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

Legislative Referral

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

NEW PROVISIONS FOR ZONE CHANGES

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

Action Pending to be Completed Under Section 117

All matters of the type referred to in this section which may be pending on the effective date hereof before the city planning commission or the board of supervisors shall not be affected by any of the provisions hereof, and in regard to all such pending matters, the city planning commission and the board of supervisors shall continue until the final determination thereof before both the commission and the board to exercise the powers and duties provided by both the charter and ordinances immediately prior to the effective date hereof.

NEW PROVISIONS FOR ZONING ADMINISTRATION

Section 117.2. There shall be in the department of city planning a zoning administrator appointed subject to the civil service provisions of this charter who shall administer and enforce the zoning and set-back ordinances. He shall receive and investigate all applications for proposed amendments thereto and shall submit his report and recommendations thereon to the director of planning prior to the hearing by the commission thereon.

VARIANCES

Section 117.3. The zoning administrator shall receive, investigate, hear and determine all applications for variances from the strict application of the provisions of the aforesaid ordinances. The board of supervisors shall establish by ordinance the procedure for action on such matters, including the manner by which notice of time and place of hearings shall be given. The zoning administrator shall have power to grant only such variances as may be in harmony with the general purpose and intent of said ordinances and in accordance with the
general and specific rules therein contained, subject to such conditions and safety
guards as he may impose. He shall have authority to grant such variances only
when the strict and literal interpretation and enforcement of the provisions of
said ordinances would result in practical difficulties, unnecessary hardships or
results inconsistent with the general purposes of the zoning regulations. Before
any such variance may be granted, there shall appear, and the zoning adminis-
trator shall specify in his findings, the facts in each case which shall establish:
(1) That there are exceptional or extraordinary circumstances or conditions
applying to the property involved or to the intended use of the property, that do
not apply generally to the property or class of uses in the same district or zone;
(2) That such variance is necessary for the preservation and enjoyment of a
substantial property right of the petitioner, possessed by other property in the
same zone and vicinity; and
(3) That the granting of such variance will not be materially detrimental to
the public welfare or injurious to the property or improvements in such zone
or district in which the property is located.

Variance Appeals

The determination of the zoning administrator shall be final except that ap-
peals therefrom may be taken, as hereinafter provided, to the board of permit
appeals, exclusively and notwithstanding any other provision of this charter, by
any person aggrieved or by an officer, board, or commission of the city and
county. Any appeal from a determination of the zoning administrator shall be
filed within ten days from the date of such determination with the board of
permit appeals. Upon making a ruling or determination upon any matter under
his jurisdiction, the zoning administrator shall thereupon furnish a copy thereof
to the applicant and to the director of planning. No variance granted by the
zoning administrator shall become effective until ten days thereafter. An appeal
shall stay all proceedings in furtherance of the action appealed from.

Board of Permit Appeals—Power to Act on Variances

The board of permit appeals shall have and exercise the following powers:
(a) To hear and determine appeals where it is alleged there is error or abuse
of discretion in any order, requirement, decision or determination made by the
zoning administrator in the enforcement of the provisions of any ordinance
adopted by the board of supervisors creating zoning districts or regulating the
use of property in the city and county;
(b) To hear and determine appeals from the rulings, decisions and determina-
tions of the zoning administrator granting or denying applications for variances
from any rule, regulation, restriction or requirement of the zoning or set-back
ordinances, or any section thereof. Upon the hearing of such appeals said board
may affirm, change, or modify the ruling, decision or determination appealed
from, or, in lieu thereof, make such other additional determination as it shall
decem proper in the premises, subject to the same limitations as are placed upon
the zoning administrator by this charter or by ordinance.

SUBDIVISIONS

Section 118. All plats or replats of subdivisions of land laid out in building
lots, and the project plans for public and private housing, slum clearance and
the rehabilitation and redevelopment of blighted areas, including the streets,
alleys or other lands intended to be dedicated to public use or for the use of lessees, purchasers, or owners of lots fronting thereon or adjacent thereto, and located within the city and county limits, shall be submitted in tentative form to the department of city planning and the city planning commission shall report its recommendations thereon in writing to the agency responsible therefor, as provided by ordinance. Should major changes occur after acceptance of the tentative map, the final plat shall be submitted for further report thereon to the department of city planning.

Order Submitted—Board of Supervisors, San Francisco, March 17, 1947.
Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer.

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

JOHN R. McGRATH, Clerk.

**PROPOSITION 15**

**CHARTER AMENDMENT. Amends Section 12 of Charter, Making Clerk of the Board of Supervisors Subject to Civil Service Provisions of Charter.**

**PROPOSITION 15**

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 12 thereof, relating to the Clerk of the Board of Supervisors.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 12 thereof, "Clerk of the Board of Supervisors," so that the same shall read as follows:

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

**CLERK OF THE BOARD OF SUPERVISORS**

Section 12. Subject to the civil service provisions of this charter the Board of Supervisors shall appoint a clerk, who shall be designated as clerk of the Board of Supervisors, provided, however, that any person who has performed the duties of clerk of the Board of Supervisors continuously for one year prior to the date of approval of this amendment by the electorate and who on said date shall be performing said duties, is hereby confirmed in said position and thereafter shall hold the same pursuant to said civil service provisions of this charter. ((and who shall)) The clerk shall, ex officio, be clerk of the Board of Equalization. The clerk shall have charge of the office and records of the board and its committees, and the personnel employed to handle the business, affairs and operations of the board, its committees and members when engaged in official duty. The clerk shall be the appointing officer for such personnel, subject
to the civil service provisions of this charter. The clerk shall keep a journal of proceedings of the board and files of all ordinances and resolutions and properly index the same. He shall be responsible for the publication, as required by law, of ordinances, resolutions and other matters acted on by the board for which publication is specified. He shall have such other duties and responsibilities as the board shall prescribe.

Ordered Submitted—Board of Supervisors, San Francisco, September 8, 1947.


Absent: Supervisors Colman, MacPhee, Mead.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 16

CHARTER AMENDMENT. Amending Section 60 of Charter, Allowing Chief Administrative Officer to Combine the Offices of Recorder and Registrar of Voters, with Single Salary Subject to Salary Standardization.

PROPOSITION 16

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 60 thereof, relating to the appointment by the chief administrative officer of the recorder to occupy the office of registrar of voters ex officio.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 60 thereof so that the same shall read as follows:

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

POWERS AND DUTIES OF CHIEF ADMINISTRATIVE OFFICER

Section 60. The chief administrative officer shall be responsible to the mayor and to the board of supervisors for the administration of all affairs of the city and county that are placed in his charge by the provisions of this charter and by ordinance, and to that end he shall have power and it shall be his duty to exercise supervision and control over all administrative departments which are under his jurisdiction; to appoint the heads of departments under his control and the members of advisory and other boards provided by this charter or by ordinance to be appointed by the chief administrative officer; to prescribe general rules and regulations for the administrative service under his control; to have a voice but no vote in the board of supervisors, with the right to report on or to discuss any matter before the said board concerning the affairs of the departments in his charge; to make such recommendations and propose such measures to the mayor, the board of supervisors, or committees thereof, concerning the affairs
of the city and county in his charge as he may deem necessary; to coordinate the functioning of the several departments of the city and county charged with powers and duties relating to control of traffic; and to provide for the budgeting and control of publicity and advertising expenditures of the city and county.

The chief administrative officer may designate an officer or an employee in any department under his jurisdiction to exercise the powers and perform the duties of any county office not specifically designated by this charter.

The chief administrative officer may designate the recorder to exercise the powers and perform the duties of the registrar of voters and to occupy the offices of registrar of voters and recorder, receiving a single salary therefor to be fixed in accordance with the salary standardization provisions of this charter.


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

JOHN R. McGRATH, Clerk.

PROPOSITION 17

CHARTER AMENDMENT. Amends Section 25 of Charter, to provide that Mayor shall submit his annual message in October of each year.

PROPOSITION 17

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 25 thereof relating to the Mayor.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 25 thereof so that the same shall read as follows:

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

THE MAYOR

Section 25. The mayor shall be the chief executive officer of the city and county upon whom process issued by authority of law shall be served. He shall be an elective officer and ((shall be paid a salary of ten thousand dollars ($10,000) per year.)) his compensation shall be fixed in accordance with the salary standardization provisions of this charter. He shall furnish an official bond in the sum of twenty-five thousand dollars ($25,000). He shall appoint, and at his pleasure may remove, an executive secretary and one confidential secretary, and one stenographer. The board of supervisors may annually appropriate
additional sums to be expended by the mayor for purposes and duties incidental to the administration of the officer of mayor, which shall be subject to the provisions of this charter relative to appropriations and the payment of claims. He shall, at the first meeting of the board of supervisors in (January) October of each year, communicate by message to the supervisors a general statement of the condition of the affairs of the city and county, and recommend the adoption of such measures as he may deem expedient and proper.

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

The mayor shall appoint such members of boards or commissions and other officers as provided by this charter. (He shall also make an ad interim appointment of a qualified person to fill any vacancy occurring by reason of the expiration of a term.) He shall appoint for the unexpired term of the office vacated, a qualified person to fill any vacancy occurring in any elective office. (Including the office of municipal court judge.)

The mayor shall have a seat but no vote in the board of supervisors and in any board or commission appointed by him, with the right to report on or discuss any matter before such board or commission concerning the departments or affairs in his charge. He shall have power to designate a member of the board of supervisors to act as mayor in his absence. Should he fail, neglect or refuse so to do, the supervisors shall elect one of their number to act as mayor during his absence. When a vacancy occurs in the office of mayor, it shall be filled for unexpired portion of the term by the supervisors. Every person who has served as mayor of the city and county, so long as he remains a resident thereof, shall have a seat in the board of supervisors and may participate in its debates, but shall not be entitled to a vote or to compensation.

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

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.


Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.
PROPOSITION 18

CHARTER AMENDMENT. Adds Section 26.1 to Charter, transferring from City Attorney to Attorney for Bureau of Delinquent Revenue Collection Duties to be Performed for Bureau and Subjecting Attorney for Bureau to Civil Service Status.

PROPOSITION 18

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto Section 26.1, relating to appointment of an attorney for the Bureau of Delinquent Revenue Collection, Tax Collector's Office.

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, 1947, a proposal to amend the charter of said city and county by adding thereto Section 26.1, relating to appointment of an attorney for the Bureau of Delinquent Revenue Collection, Tax Collector's Office.

NOTE: New language is indicated by bold-face type.

ATTORNEY FOR BUREAU OF DELINQUENT REVENUE COLLECTION,
TAX COLLECTOR'S OFFICE

Section 26.1. The duties of the City Attorney in connection with the Bureau of Delinquent Revenue Collection shall be transferred to and be performed by the attorney for said bureau who shall be subject to the civil service provisions of this charter, and any person who has performed the duties of attorney for said Bureau continuously for ten years immediately prior to the effective date of this amendment and who on said date shall be performing said duties, is hereby confirmed in said position and thereafter shall hold the same pursuant to said civil service provisions of this charter and shall be entitled to all the benefits and privileges thereof.

Ordered Submitted—Board of Supervisors, San Francisco, August 11, 1947.


Absent: Supervisors Colman, Mancuso.

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

JOHN R. McGRATH, Clerk.
PROPOSITION 19

CHARTER AMENDMENT. Ratifying and confirming employees of Municipal Court into Retirement, Health Service, and Civil Service Systems as Directed by State Law. Amends Section 55 of Charter.

PROPOSITION 19

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 55 thereof relating to Attaches of the Municipal Court.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 55 thereof so that the same shall read as follows:

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

((CLERK OF THE MUNICIPAL COURT))
ATTACHES OF THE MUNICIPAL COURT

Section 55. ((The clerk of the municipal court shall be appointed by the judges of the court, and shall hold office at their pleasure. The clerk shall appoint, subject to the civil service provisions of this charter, such clerks stenographers, interpreters and other personnel as may be authorized by appropriation, ordinances of the board of supervisors; provided, however that the sheriff shall, on the order of the court, detail necessary bailiffs to the civil departments thereof, and shall execute the orders and processes issued by the court. The salaries of the clerk and the personnel of the clerk’s office shall be fixed by the board of supervisors, as provided by this charter for other city and county employees. The clerk shall have charge, superintendence and control of said office and the personnel thereof, and be responsible for records and reports incidental to the business of the court. He shall have the powers and duties prescribed by general law not inconsistent with this charter.)) All persons employed on the effective date of this section and thereafter, in positions as attaches of the Municipal Court of the City and County of San Francisco, are members of the San Francisco City and County Employees’ Retirement System, under section 165 or section 165.2 of the Charter, as the case may be, with the same exceptions and restrictions and in the same manner as apply to miscellaneous employees, defined in section 165.2. The membership of said persons in the Retirement System, prior to said effective date, and legislative and administrative acts on account of said membership, as shown in the records of the City and County including the Retirement System, are hereby ratified and confirmed. The membership in said System, of persons to whom or on account of whom benefits have been or are being paid, and the payment of said benefits including the continuation thereof in accordance with charter and ordinance provisions governing the Retirement System, as shown in the records of the City and County including the Retirement System, are hereby ratified and confirmed.
Such attaches of the Municipal Court except the official court reporters and the official court reporters pro tem thereof are declared to be subject to the civil service provisions of this Charter to the extent and in the manner authorized and directed by State Law, and all attaches of the Municipal Court are declared to be subject to the health service provisions of this Charter with the exceptions and restrictions and in the manner applicable to employees of the City and County. The retirement board, the health service board and the civil service commission and the officers and employees of the respective departments under said boards and commission shall perform such functions and duties as may be necessary in order to carry out the intent and purpose of this section.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.


Noes: Supervisors Colman, MacPhie.

Absent: Supervisors Mancuso, Mead.

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

JOHN R. McGRAITH, Clerk.

**PROPOSITION 20**

CHARTER AMENDMENT. Amends Section 35.3 of Charter, providing Method of Demotion of Inspector of Police Department after Charges and Trial.

**PROPOSITION 20**

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 35.3 thereof, relating to the appointment and removal of inspectors of the police department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 35.3 thereof so that the same shall read as follows:

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

Section 35.3. ((Each member of the department holding the position of inspector on the effective date of this amendment, and who has held such position for one year continuously prior thereto, is hereby declared permanently appointed thereto.)) The chief of police may detail from time to time ((other)) members of the department for performance of duty in the bureau of inspectors who shall be known as assistant inspectors, and who may be removed from such detail by order of the chief of police. An appointment as inspector shall not be subject to competitive examination, but in case of vacancy in said rank of inspector, the appointment shall be made by the chief of police from among those assistant inspectors who have been detailed to, and who have actually served with the bureau of inspectors for at least ((five)) two years prior to such
appointment. Inspectors and assistant inspectors shall have the same rights as other members of the department to take competitive examinations from their respective civil service ranks. An inspector guilty of any offense or violation of the rules and regulations of the police department shall be subject to punishment as provided in section 155 of this charter; provided, however, that in addition to the punishments set forth in section 155, an inspector may be demoted to his civil service rank for any offense or violation set forth in said section and after trial and hearing before the police commission as set forth therein. The chief of police, in addition to the inspectors above provided for, shall detail any member of the department to serve as inspector of school traffic patrols who shall have the rank and pay of inspector, subject to the provisions of this section.

Ordered Submitted—Board of Supervisors, San Francisco; September 15, 1947.
Absent: Supervisor Mead.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGrath, Clerk.

PROPOSITION 21

CHARTER AMENDMENT. Amends Section 145 of Charter. Requires Two or More Persons to Participate in Entrance or Promotional Civil Service Examination, except one may take Examination on Recommendation of Supervisors and Civil Service Commission.

PROPOSITION 21

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 145 thereof, relating to civil service qualifications and tests.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter by amending Section 145 thereof so that the same shall read as follows:

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

QUALIFICATIONS AND TESTS

Section 145. All applicants for places in the classified service shall submit to tests which shall be competitive, ((and)) provided, however, that no test in either entrance or promotional examinations shall be deemed to be competitive unless two or more persons shall participate, except that any such examination may be held for one qualified applicant on recommendation of the Civil Service Commission and approval by resolution of the Board of Supervisors, after a finding by the Board that reasonable publicity of the proposed examination has been
given by the Civil Service Commission. Such tests shall be without charge to
the applicants. The Commission shall control all examinations and may employ
suitable persons in or out of the public service to act as examiners. The tests
may be written, oral, mechanical or physical, or any combination of them, prac-
tical in character and related to matters fairly to test the relative capacity of
the applicants for the positions to be filled. The Commission shall be the sole
judge of the adequacy of the tests to rate the capacity of the applicants to per-
form service for the City and County. The Commission may, for such exami-
nation, establish a passing mark or may determine the total number of persons
who shall constitute the list of eligibles. The Commission shall prepare from the
returns of the examiners the list of eligibles, arranged in order of relative ex-
cellence. No question submitted to applicants shall refer to political or religious
opinions or fraternal affiliations.

Applicants for entrance positions in the uniformed forces of the fire and the
police department shall be not less than twenty-one years of age, nor more than
thirty-five years of age at the time of appointment and shall have the physical
qualifications required for enlistment in the United States Army, Navy and
Marine Corps.

Applicants for positions in the mechanical trades and occupations may, in the
discretion of the commission, be rated solely on experience and physical quali-
fications which may be demonstrated by such evidence and in such manner as
the commission may direct, and such applicants may be (permitted) submitted
to such further tests as the commission may require. Examinations of laborers
shall relate only to physical qualifications and experience, and laborers establish-
ing their fitness shall rank upon the register in order of priority of application.

The commission may remove all names from the list of eligibles after they
have remained thereon for more than two years and all names thereon shall be
removed at the expiration of four years. The commission may, however, pro-
vide in the scope-circular of any examination that the list of eligibles secured
thereby shall automatically expire at a date not less than two or more than four
years after the adoption of such list.

Veterans with thirty days or more actual service, and widows of such veterans,
who become eligible for appointment by attaining the passing mark in any entrance
examination, shall be allowed an additional credit of five per cent in making up
the list of eligibles secured by such examination. The term "veteran" as used in
this section shall be taken to mean any person who has been mustered into, or
served in, the Army, or enlisted in, or served in, the Navy or Marine Corps, of
the United States, in time of war and received an honorable discharge or cer-
tificate of honorable discharge or certificate of honorable active service. In the
case of promotive examinations, when the passing mark has been attained, a credit
of three per cent shall be allowed to veterans or to widows of such veterans
when requested by such veterans or widows. When an eligible has secured a
permanent appointment from a list of eligibles derived from an entrance exami-
nation in which he has been allowed additional credits of five per cent as herein
provided, and has served the full probationary period therein as provided in this
charter such other additional credits of five per cent that have been allowed him
on lists of eligibles derived from other entrance examinations shall be automati-
cally cancelled, and his rank on such other list or lists revised to accord with his
relative standing before such additional credits were added, and he shall not be
allowed such additional credits in any other entrance examinations. If he has
received a permanent appointment from a list of eligibles derived from a promo-
tive examination in which he has requested and been allowed the additional
ereds of three per cent as herein provided, and has served the full probationary
period therein as provided in this charter, such additional credits of three per
cent that have been allowed him on lists of eligibles derived from other promotive
examinations shall be automatically cancelled, and his rank on such other list or
lists revised to accord with his relative standing before such additional credits
were added, and he shall not be allowed such additional credits in any other pro-
motive examinations. The civil service commission may, for services or employ-
ment specified by the commission, allow general or individual preference, but
not less than ten per cent, for entrance appointment of veterans who have suf-
fured permanent disability in line of duty, provided that such disability would
not prevent the proper performance of the duties required under such service,
or employment, and provided that such disability is of record in the United States
Veterans' Bureau.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso,
Meyer, J. Joseph Sullivan.

Noes: Supervisors McMurray, John J. Sullivan.
Absent: Supervisor Mead.

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

JOHN R. McGRAH, Clerk.

PROPOSITION 22

CHARTER AMENDMENT. Amends Section 146.1 of Char-
ter, Providing for Substitute Promotional Examinations for
Persons Returning from Service in Armed Forces or Mari-
time Service. Considering Persons on Entrance or Promo-
tive Eligible Lists While in Service Permanent Appointees.

PROPOSITION 22

Describing and setting forth a proposal to the qualified electors of the City
and County of San Francisco to amend the charter of said city and county by
amending Section 146.1 thereof, relating to substitute promotional examinations
for employees who did not participate in examinations when absent in Armed
Forces or Maritime Service.

The Board of Supervisors of the City and County of San Francisco hereby sub-
mits to the qualified electors of said city and county at an election to be held
therein on November 4, 1947, a proposal to amend the charter of said city and
county by amending Section 146.1 thereof so that the same shall read as follows:

NOTE: Additions or substitutions are indicated by bold-face type; deletions
are indicated by ((double parentheses)).
SUBSTITUTE PROMOTIONAL EXAMINATIONS FOR PERSONS
RETURNING FROM SERVICE IN ARMED FORCES
OR MARITIME SERVICE

Section 146.1. Employees under permanent civil service appointment who, because of absence on duly authorized military leave, did not participate in a promotional examination held between September 16, 1940 (and the effective date of this amendment,) and July 7, 1947, in which examination the employee (was otherwise eligible to compete,) would have been otherwise eligible to compete had the war not intervened, and which examination is hereinafter referred to as the original promotional examination, shall after abridgment of military leave, have the right to participate in a similar promotional examination (subject to the provisions of this section). The provisions of this section shall not apply to employees whose military leave extends beyond (six months after the effective date of this amendment,) July 7, 1947. Provided further, that persons and employees who were on entrance or promotive eligible lists, shall for the purpose of this amendment, be deemed to be permanent appointees in their classifications from the time their names were reached for certification while in the military service.

In order to qualify for participation in a similar promotional examination under the provisions of this section, such employee who desires to participate therein must (make) have made application in writing to the Civil Service Commission within thirty days after the abridgment of his military leave, or within thirty days (after the effective date of this amendment, whichever is later,) after January 7, 1947. Failure to file such written request to participate in a similar promotional examination as herein provided shall be deemed a waiver of all rights of the employee to participate in such similar promotional examination.

The Civil Service Commission shall arrange to hold such similar promotional examination within a reasonable time after all such employees eligible to request participation in any such similar promotional examination under the provisions of this section have indicated their desire to so participate, or have waived their right to participate, as herein provided.

The Civil Service Commission shall be the sole judge of the adequacy of such similar promotional examination. If the employee obtains in the similar promotional examination a score rating equal to or more than the minimum passing mark established by the Civil Service Commission for inclusion on the list of eligibles resulting from the original promotional examination, his name shall thereupon be entered on the eligible list resulting from the original promotional examination in accordance with the relative excellence obtained by all the qualified participants in the original and similar promotional examinations. Such employees shall be eligible for appointment from such list of eligibles in accordance with civil service rules to any vacancy thereafter occurring, and subject to satisfactory completion of a probationary period as provided in section 148 of this charter for a period of four years after the proclamation of peace or the termination of the emergency, and before eligibles procuring standing through examinations held subsequent to the original promotional examination.

If it is determined by the Civil Service Commission that the name of such person would have been reached for permanent appointment from the list of eligibles established as a result of the original promotional examination during his term of military service had the name of such person appeared thereon, then
such employee, upon appointment to a permanent position as herein provided, shall be granted seniority in such appointment from the date his name would have been reached had his name appeared thereon, but such seniority shall be used only for the purpose of determining salary increments and calculating city and county service credits in other promotional examinations held subsequent to the similar promotional examination herein authorized. For all other purposes, seniority of service shall date from the date of appointment as a result of qualifying in the similar promotional examination as herein authorized.

Such employees who qualify for appointment as a result of a similar promotional examination as herein provided, and who are appointed to permanent positions, as herein provided, shall be permitted to participate in other promotional examinations for which they are otherwise eligible, while serving under probationary appointment in the position to which appointed as a result of the similar promotional examination, provided that certification from lists of eligibles established from such other examinations shall not be made until the employee has satisfactorily completed the aforesaid probationary appointment.

The Civil Service Commission shall adopt rules to govern the administration of similar promotional examinations herein authorized, and appointments and other matters resulting therefrom.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.
Noes: Supervisors Colman, MacPhee, Mancuso.
Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 23

CHARTER AMENDMENT. Amends Section 154 of Charter, Allowing Certain Civil Service Employees, if Exonerated from Charges, Payment of Salary During Time of Suspension.

PROPOSITION 23

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 154 thereof, relating to suspension and dismissal for cause.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by amending Section 154 thereof so that the same shall read as follows:

NOTE: Additions or substitutions are indicated by bold-face type.
SUSPENSION AND DISMISSAL FOR CAUSE

Section 154. No person employed under the civil service provisions of this charter, exclusive of members of the police and fire departments as provided under section 155, hereof, in a position defined by the commission as "permanent" shall be removed or discharged except for cause, upon written charges, and after an opportunity to be heard in his own defense. Pending such hearing, the appointing officer may suspend the person so accused; but such suspension shall not be valid for more than thirty days, unless hearing upon the charge shall be delayed beyond such time by the act of the accused person. When charges are made, the appointing officer shall, in writing, notify the person accused of the time and place when the charges will be heard, by mailing such statement to his last known address. The appointing officer shall publicly hear and determine the charges, and may exonerate, suspend or dismiss the accused. If the employee is exonerated the appointing officer may, at his discretion, remit the suspension and may order payment of salary to the employee for the time under suspension, and the report of such suspension shall thereupon be expunged from the record of service of such employee. The civil service commission shall immediately be notified of the charges when made, of the hearing, and of the finding thereon. The finding of the appointing officer shall be final, unless within thirty days thereafter from the dismissed employee appeals to the civil service commission. The appeal and all proceedings shall be in writing and shall briefly state the grounds therefor. The civil service commission shall examine into the case and may require the appointing officer to furnish a record of the hearing and may require in writing any additional evidence it deems material, and may, thereupon, make such decision as it deems just. The order or decision of the commission upon such appeal shall be final and shall forthwith be enforced by the appointing officer. If the civil service commission shall reverse or alter the finding of the appointing officer it may, in its discretion, order that the employee affected be paid salary from the time of his discharge or suspension.

The civil service commission may hear and determine any charge filed by a citizen or by the authorized agents of the commission when the appointing officer neglects or refuses to act. Removal or discharge may be made for any of the following causes: incompetence, habitual intemperance, immoral conduct, insubordination, discourteous treatment of the public, dishonesty, inattention to duties, or engaging in prohibited political activities.

Nothing in this section shall limit or restrict rules adopted by the commission governing lay-offs or reduction in force.

The appointing officer may, for disciplinary purposes, suspend a subordinate for a period not exceeding thirty days; and suspension shall carry with it the loss of salary for the period of suspension. The suspended employee shall be notified in writing of the reason for such suspension, and if the suspension be for more than five days the employee shall, at his request, be given a hearing by the appointing officer. The decision of the appointing officer in all cases of suspension for disciplinary purposes shall be final.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.


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

JOHN R. McGRATH, Clerk.

PROPOSITION 24

CHARTER AMENDMENT. Adds Section 166.1 to Charter, fixing Salary of Former Rank of Corporal of Police Department for the Purposes of the Retirement System.

PROPOSITION 24

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto a new section to be designated Section 166.1, prescribing salary base, for retirement purposes, of former rank of corporal of police.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 4, 1947, a proposal to amend the charter of said city and county by adding Section 166.1 thereto, reading as follows:

NOTE: Additions are indicated by bold-face type.

SALARY BASE, FOR RETIREMENT PURPOSES, OF FORMER RANK OF CORPOAL OF POLICE

Section 166.1. For all purposes of the retirement system, and notwithstanding any other provision of the charter, the monthly salary attached to the former rank of corporal, heretofore held by a member of the police department, shall henceforth be deemed to be an amount equal to the maximum monthly salary attached to the rank of police officer, plus three-fourths of the difference between such amount and the monthly salary attached to the rank of sergeant.

Ordered Submitted—Board of Supervisors, San Francisco, September 2, 1947.


Absent: Supervisors Colman, MacPherr, Mcad.

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

JOHN R. McGRATH, Clerk.
PROPOSITION 25


PROPOSITION 25

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of the said City and County of San Francisco by amending Section 52 thereof relating to the Steinhart Aquarium, by prescribing the management, superintendence and operation by California Academy of Sciences of all buildings and other improvements heretofore or hereafter erected by it in Golden Gate Park or on other property owned or controlled by the City and County, including the existing Steinhart Aquarium, original Natural History Museum and Simson African Hall and the proposed Alexander F. Morrison Planetarium and a proposed auditorium, if and when erected by said California Academy of Sciences; authorizing the Park Commission, subject to approval by the Board of Supervisors, to set apart such portions of property under its control as may be required for such buildings and improvements, with the limitation that such buildings and improvements shall be and become the property of the City and County; further prescribing the authorization of the Board of Supervisors to furnish funds to said California Academy of Sciences for the maintenance, operation and continuance of such buildings and improvements; and further providing that all positions in said buildings, for which positions funds are furnished by said city and county, with the exception of the Director, Secretary of the Board of Trustees of the California Academy of Sciences, the Curators and other scientific and professional personnel and part-time positions for which a compensation of less than $80.00 a month is provided, inclusive of allowance for maintenance and other incidental benefits, shall be held by employees of the said city and county subject to the Civil Service and Salary Standardization provisions applicable to city and county employment, that occupants of such positions and persons on military leave therefrom, for one year prior to the effective date of this amendment, who are citizens of the United States for said period, shall be continued in said positions as if appointed thereto after civil service examination and certification from a list of eligibles and shall be governed thereafter by the Civil Service provisions of this Charter; and further providing that the Chief Administrative Officer shall be the appointing officer as provided in this Charter.

The Board of Supervisors of the City and County of San Francisco hereby submit to the qualified electors of said city and county at the general election to be held on November 4, 1947, a proposal to amend the Charter of the said city and
county by amending Section 52 thereof, Employees of Steinhart Aquarium, so that the same shall read as follows:

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

((EMPLOYEES OF STEINHART AQUARIUM))
CALIFORNIA ACADEMY OF SCIENCES

Section 52. The management, superintendence, and operation of ((the Steinhart Aquarium)) all buildings and other improvements heretofore or hereafter erected by or under the authority of the California Academy of Sciences, a non-profit corporation organized under the laws of the State of California, and for the promotion of science, on any property owned or controlled by the Park Commission of the City and County of San Francisco, shall be in charge and under the direction of ((the)) said California Academy of Sciences. ((of San Francisco.)) The buildings and improvements hereby referred to include, without limitation, the Steinhart Aquarium, the original Natural History Museum and the Sinton African Hall, located in Golden Gate Park and heretofore erected by or upon the authority of the California Academy of Sciences, together with the proposed additions thereto for the purpose of housing, among other things, the proposed Alexander F. Morrison Planetarium and a proposed auditorium, if and when erected by said California Academy of Sciences.

In addition to all other approvals required by law, plans for all proposed buildings and improvements, including any additions, must be approved by the Park Commission and the Art Commission. The Park Commission, notwithstanding any provisions of the Charter to the contrary, is hereby authorized, subject to approval by the Board of Supervisors by ordinance, to set apart from time to time such portions of property under its control, as may be required for such building and improvements, sufficient grounds being allotted to secure the safety of the same from fire. The erection of buildings or additions to buildings shall not be started by the California Academy of Sciences until it shall have submitted a statement satisfactory to the Park Commission of its ability to finance the proposed work to completion. All buildings and improvements heretofore or hereafter erected by or under the authority of said California Academy of Sciences in or on property owned or controlled by the City and County of San Francisco are and shall become the property of the City and County of San Francisco, but said buildings and improvements and all persons employed therein or thereabout shall be used and controlled exclusively by the said California Academy of Sciences under such proper rules and regulations as it may prescribe, subject, however, to the charter provisions relating to civil service and salary standardization with respect to employees of the city and county. The Board of Supervisors shall, by ordinance, prescribe the insurance to be furnished by the California Academy of Sciences to save the City and County harmless from claims for damages to persons or property arising from the construction or use of any of said buildings. No fees shall be charged for admission to said buildings or im-
provements, except that reasonable and appropriate charges may be made by said California Academy of Sciences for admission to or use of the said proposed Alexander F. Morrison Planetarium and proposed auditorium. Particular buildings or improvements or portions thereof may be named in memory of persons designated by said California Academy of Sciences.

Not later than the first day of April in each year the California Academy of Sciences shall file with the Mayor and the Board of Supervisors a statement for the last fiscal year of its expenses and income in connection with the use and operation of each of the buildings included herein.

Funds necessary for the maintenance, operation and continuance of said Steinhardt Aquarium shall be furnished by the city and county to ((the)) said California Academy of Sciences. ((of San Francisco.)) The Board of Supervisors is empowered to furnish to said California Academy of Sciences such funds as the board shall deem proper for the maintenance, operation, and continuance of any or all other of said buildings and improvements heretofore or hereafter erected. Such funds shall be appropriated in accordance with the budget and fiscal provisions of this charter.

All positions in said ((aquarium)) buildings and improvements for which funds shall be furnished by the city and county, as aforesaid, shall be held by employees of the city and county, with the exception of the director, the secretary of the board of trustees of said California Academy of Sciences, the curators and other scientific and professional personnel, and occupants of part-time positions for which a total compensation of less than $80.00 per month is provided by the city and county, inclusive of allowance for maintenance and other incidental benefits. Any occupant of a position ((in the Steinhardt Aquarium,)) or employee on military leave from a position in any of said buildings or improvements, which position is not within the exceptions hereinabove, or was not heretofore subject to the civil service provisions of the charter, ((and any person on military leave from such a position)) who shall on the effective date of this amendment, be a citizen of the United States, and have been employed in such position for one year immediately prior to said effective date, ((on the effective date of this amendment, a resident of said city and county and employed at said aquarium, or on military leave from such employment, for at least one year prior to said effective date,)) shall be continued in such position by said city and county on said date, (as a position in the service of said city and county,) in accordance with the civil service classification of positions as if appointed thereto after examination and certification from a list of eligibles, and shall be governed thereafter by the civil service provisions of the charter. Each such occupant or employee so employed and each such person on military leave shall, for ((the)) purposes of civil service ((and other rights to which he may be entitled as a city and county employee,)) seniority be deemed to have been appointed to such position by the city and county upon the date of commencement of his occupancy thereof provided that if such date is prior to January 16, 1945, the date of commencement of such occupancy shall for ((such)) purposes ((and rights)) of civil service seniority be deemed to be January 16, 1945. Positions held by employees
of the city and county at said ((aquarium)) buildings and improvements shall be subject to the civil service provisions of this charter and the compensation thereof shall be subject to the salary standardization provisions of this charter, in like manner and extent in all respects as positions and compensations of employments in the city and county service generally, notwithstanding anything to the contrary contained in the charter or ordinances of said city and county. (Appointments, herein provided, to positions hereby included in the classified civil service shall be deemed as if made after examination and certification from a civil service list of eligibles.)) The Chief Administrative Officer shall be the appointing officer as provided in this charter.

Nothing herein contained shall abrogate ((the)) any trust under and by which ((said Steinhart Aquarium)) any property of said California Academy of Sciences has been or shall hereafter ((was)) be accepted by the city and county or under and by which it is now or shall hereafter be held.

Ordered Submitted—Board of Supervisors, San Francisco, September 15, 1947.


Absent: Supervisors Mancuso, Mead, J. Joseph Sullivan.

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

JOHN R. McGRATH, Clerk.

PROPOSITION 26

DECLARATION OF POLICY. Shall the Minimum Fine for illegally Parking Vehicles in “Bus Zones”, “Non-Stoping Streets”, and on Railroad Tracks be Fixed at Five Dollars ($5.00)?

PROPOSITION 26

DECLARATION OF POLICY

SUBMITTING TO THE ELECTORS A DECLARATION OF POLICY REGARDING THE MINIMUM AMOUNT OF FINE FOR ILLEGALLY PARKING VEHICLES IN VIOLATION OF CERTAIN PARKING REGULATIONS

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 November 4, 1947, the following Declaration of Policy and directs that the Registrar of Voters place said Declaration of Policy upon the ballot at said election, so that the electors can express their preference for or against said Declaration, voting “Yes” or “No” thereon, to-wit:
Shall the minimum fine for illegally parking vehicles in "bus zones," "no-stopping streets," and on railroad tracks be fixed at five dollars ($5.00)?

Ordered Submitted—Board of Supervisors, San Francisco, August 4, 1947.

Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Marcuso, McMurray, Meyer, J. Joseph Sullivan.


Absent: Supervisor Mead.

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

JOHN R. McGRATH, Clerk.
YOUR CITY IS A LIVING THING

A healthy, growing city, like a healthy, growing human body, thrives in proportion to the efficiency of its circulatory system. A city's congested streets is like a human body's hardened arteries. A city's jammed transit system is like a human body's clogged bloodstream. No city can thrive on a sick circulatory system.

Likewise, no city can grow beyond its water supply and its other essential utilities. Nor can a city become culturally great, nor sound in its moral fibre, nor confident of the future of its youth if it is deficient in its recreational facilities.

GROWTH REQUIRES PLANNING

Those who are planning the future of San Francisco recognize these fundamental facts. Already, three vitally important steps have been taken toward consummation of San Francisco's Master Plan. These were (1) airport expansion (2) increased sewerage facilities, and (3) railway consolidation.

Now, the time is at hand to take the next six progressive steps to meet the insistent demands of an ever-expanding population. These involve six bond proposals and one enabling charter amendment.

These are not all-time solutions of the problem of shaping a master design for pleasant living; but they are all basic and essential steps toward that goal. Their fulfillment will bring us that much nearer to our ultimate objective. And that is a reborn city which will tolerate no shackles on its faith in its future greatness.

HOW THESE STEPS WERE PLANNED

The transit, traffic and thoroughfare phases of the problem represent the combined thinking of all city departments concerned, as expressed through the Administrative Transportation Planning Council, have been approved by an expert committee of private citizens and have been ordered submitted to the people by the Mayor and the Board of Supervisors.

These phases comprise a closely-knit and dove-tailed program, fitted together by unanimous agreement of these experts and they include the best and most workable features of the many plans previously submitted through official agencies.

The prime purpose of this program is to modernize the city's circulatory system, thus preventing harmful decentralization with consequent adverse effects on property values and public convenience. The prime purpose is to provide means and space to move people faster, more safely and more comfortably.
Such a program necessitates easy and fast access between all parts of the city so that no district will be far removed in terms of time from any other district. Unless this is done, ruinous decentralization and the spread of blighted areas will surely follow.

This program represents the best thinking of technical experts at this time. Continuing studies made by local and nationally known experts which may suggest adjustments in the program will be given full consideration by all authorized agencies before expenditures are approved for any purpose.

The traffic, transit and thoroughfare program embodies four proposals:

**PROPOSITION # 1:**

Modernization of the entire municipal transit system through acquisition of new vehicles, modernization of existing equipment and reconstruction of tracks, shops, garages and the electrical system. This program proposes a fleet of 922 modern vehicles, composed of street cars, trolley coaches and motor coaches, the distribution and exact numbers of which will be determined by further expert study and the requirements indicated by the step by step experiences had as the modernization program progresses.

This would require a $20,000,000 general obligation bond issue, largely payable from revenues.

It is estimated that operation of modern equipment would save $1,200,000 annually in accident claims and maintenance costs.

**PROPOSITION # 2:**

Issuance of general obligation bonds in the amount of $2,200,000 to pay off the remaining debt to the Market Street Railway. (All the rest of the original $7,500,000 has been paid from railway revenues). This will save money by reducing the interest rate now paid the Market Street Railway from a fixed 4 per cent to probably less than 2 per cent and will free the city of contract and charter restrictions and prohibitions which seriously hamper efficient operation. This bond issue would be a charge first upon Municipal Railway revenues, then upon other revenues.

**PROPOSITION # 3:**

Issuance of $22,850,000 of general obligation bonds for major thoroughfare and street reconstruction projects. Principal proposals include the removal of 160 miles of street railway track and the reconstruction of these streets from curb to curb; the construction of laterals, tunnels and major thoroughfare extensions; and the installation of a system of modern three-light, synchronized traffic signals. $6,000,000 of the $22,850,000 would be a charge, first on Municipal Railway revenues, then upon other revenues.

**PROPOSITION # 4:**

Establishment of a fund to enable the city to stimulate the provision of adequate off-street parking facilities both within, and on the fringes of, the Metropolitan Traffic District. This measure will make possible the maximum use of downtown streets by auto traffic and mass transit. It will require the issuance of $5,000,000 in general obligation bonds. Once these facilities have be
from leases and rentals would be returned to the City. The purpose of this proposal is to prime the pumps for starting work on these badly needed facilities and to use the city’s authority under eminent domain or negotiation power to obtain the necessary properties for public use.

THE MEANING OF THESE IMPROVEMENTS

These four closely related propositions spell faster, safer transit rides; faster, safer flow of auto traffic over well-paved, signalized streets; most efficient use of valuable but extremely limited street surfaces; substantial reduction in nerve-wracking noise. And with it all, elimination of jagged car rails and seemingly endless chuck holes.

WATER SUPPLY

San Francisco’s water supply is also a product of years of planning. Its delivery capacity has been increased from time to time to meet increased demands as the population expanded.

Long ago, an ultimate consumption of 400 million gallons daily was envisioned by pioneer planners and the primary sources in the high Sierra (Hetch Hetchy) were accordingly acquired and partially developed.

In the early days, however, when the major construction work on the system was undertaken, the city was consuming only 50 million gallons daily. Therefore it was decided to build pipe lines sufficient to meet requirements only until 1950, rather than to make huge investments in pipe lines that would not be needed for a generation.

Such a pipe line across the San Joaquin Valley, carrying 60 million gallons daily, was accordingly constructed. This supply, together with that provided by local sources, provided a total capacity of 116 million gallons daily.

Today we consume 102 million gallons daily. By 1950 we will be consuming 118 million gallons daily, which exceeds our productive capacity.

It will take three years to lay the necessary pipe lines; first, a new one across the San Joaquin Valley, and, second, a new Bay Division pipe line around the Bay; rather than under it. (Insurance against submarine disturbances and access to new sources of revenue.) This will bring our total productive capacity to 192 million gallons daily and will meet estimated demands until 1968 when the next planned step will be taken.

This brings us to:

PROPOSITION # 5:

Issuance of $25,000,000 in general obligation bonds for the construction of the San Joaquin Valley and Bay Division pipe lines, all payable out of Water Department revenues with no charge against taxes and no increase in water rates.

For emphasis, let us repeat—“No city can grow beyond its water supply.”

MASTER PLAN FOR YOUTH

San Francisco’s unprecedented growth has emphatically made clear the need for a unified program of education and recreation to meet a serious youth problem. Last year, pursuant to a resolution of the Board of Supervisors, the Mayor ap-
pointed a Master Plan for Youth Committee comprising 150 citizens and experts from qualified agencies. This committee represents a broad cross-section of fraternal, religious, educational and civic organizations.

To implement the comprehensive Master Plan for Youth which they have prepared, the committee proposes and the Mayor and the Board of Supervisors submit to the people for approval:

**PROPOSITION #6:**

Issuance of general obligation bonds in the amount of $12,000,000 to improve and increase recreational facilities throughout the city on the sound assumption that "the family that plays together, stays together."

Included would be 39 additional neighborhood centers, 19 of which would contain gymnasiums, handicraft rooms, kitchens and sanitary facilities. There would also be 18 new playgrounds, night lighting extended to 20 playgrounds, play areas in 13 revamped districts, 10 swimming pools, two safe ocean swimming beaches, expansion of the Sierra mountain camp, a children's camp and other picnic and camp sites.

**CHARTER AMENDMENT #7:**

This is a companion measure to Proposition #2 (payment of debt to Market Street Railway) and is merely enabling legislation required to legalize the debt payment. It is absolutely essential, however, that it be passed. Otherwise the debt cannot be paid, even though the bonds pass.

**EFFECT ON TAXES**

It will be noted that several of the foregoing proposals are self-financing. The remaining bonds will not require any support from property taxes, due to the passage of the Purchase and Use Tax which provides additional revenue for City purposes, as well as the normal reduction of bond interest and redemption current in the existing City procedure. To maintain the Recreation program when all improvements are made, it is estimated that it will be necessary to budget an additional sum of approximately $400,000 per year.

**A BOLD, FAR-REACHING DECISION**

San Francisco stands at the threshold of a splendid destiny. When the people approve the painting of these bold and well-defined strokes upon the picture of the future, our position in America and on the Pacific Basin will be unchallenged. The outcome must not be in doubt.

This argument ordered submitted by Resolution No. 6861 (Series of 1939), September 29, 1947.

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**Vote YES on Propositions 1 thru 7**
Vote YES
CHARTER AMENDMENT #8

DOES NOT REQUIRE
AN ADDITIONAL CITY APPROPRIATION

RECOMMENDED BY OUR CITY ATTORNEY AND RETIREMENT ACTUARY AS A CLARIFICATION AND CORRECTION OF LANGUAGE AND A PROTECTION TO THE CITY AGAINST CLAIMS FOR UNINTENDED BENEFITS.

PROTECTS THE SYSTEM AGAINST A POSSIBLE CREDIT TO EMPLOYEES FOR CITY SERVICE WITHOUT CORRESPONDING MEMBER CONTRIBUTION.

REQUIRES EMPLOYEES WITH MORE THAN 36 YEARS OF SERVICE TO CONTINUE THEIR CONTRIBUTIONS UNTIL THEIR RETIREMENT, INSTEAD OF STOPPING THEIR PAYMENTS AS UNDER PRESENT LAW.

IT PROTECTS THE CITY AGAINST UNWARRANTED CLAIMS BY EMPLOYEES WHO HAVE LEFT CITY SERVICE.

At the last election, the voters approved an amendment to the City Employees Retirement System providing for compulsory retirement at age 65. Subsequent study revealed that certain wording of that amendment was subject to question and the Retirement Actuary and City Attorney have advised that it would be an added protection to the City if such wording were clarified and corrected so as to prevent the City being liable for unintended benefits.

There was no opposition expressed against this amendment.

This argument ordered submitted by Resolution No. 6860 (Series of 1939), September 29, 1947

Vote YES Amendment #8
YES on No. 9
(CONSOLIDATION OF PARK AND RECREATION DEPARTMENTS)

Consolidating Park and Recreation Departments into one
PUBLIC RECREATION DEPARTMENT

The advantages of consolidation are many:
Full and efficient use of the land now owned separately by the
Park and Recreation Departments.
Elimination of duplication and overlapping.
Development of a strong united agency for public recreation.
Better utilization of operating personnel.
More complete and better rounded staffs.
More complete shops and equipment.

THEREFORE,
More efficient operation, and BETTER SERVICE TO THE PUBLIC

A NEEDED STREAMLINED STEP
The greatest savings from consolidation will come in future capital expenditures, by making existing park areas and squares available for organized recreation.

It is not expected that any employments will be eliminated, especially in view of the expanded program contemplated by the Master Plan for Youth. But under consolidation operating costs of new facilities will be less than if the two departments continued to operate separately.

Only one new position—General Manager—is created.

The organized recreation program will be protected. The charter amendment includes this specific declaration of policy: "It is the intention that the organized recreation program shall be safeguarded, and that the highest standards of public recreation shall be promoted and maintained by the public recreation commission."

The civil service rights of all employees in both existing departments are protected. The amendment states: "The employees of the pre-existing departments shall continue to serve as such in their respective classifications in the merged department without any change of Civil Service status, including hold-over status, on account of such merger. Seniority for lay-off purposes shall be determined by the dates the employees commenced full-time continuous service with either the park or recreation departments, whether or not such appointments were under civil service."

Where separate park and recreation departments exist, the trend is toward consolidation into one department. Such consolidation has been effected in the following California communities:

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<th>Los Angeles County</th>
<th>Burbank</th>
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<td>Los Angeles City</td>
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<td>San Diego</td>
<td>San Mateo</td>
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<td>Berkeley</td>
<td>South Gate</td>
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Of the 14 largest cities in the United States, only San Francisco and Washington, D. C. have separate recreation departments. In all the others, the recreation services are either consolidated or affiliated with parks or other municipal services, as follows:

New York City, N. Y. Division of Park Department

Chicago, Ill. Bureau of Parks, Recreation & Aviation in City Department of Public Works; County Park System also has a recreation division


Detroit, Mich. Department of Parks and Recreation

Los Angeles, Cal. Consolidation approved April 1, 1947

Baltimore, Md. Consolidation approved November, 1946

Boston, Mass. Division of Park Department

Buffalo, N. Y. Division of Park Department

Cleveland, Ohio Division of Recreation in Department of Parks and Public Properties

Milwaukee, Wis. Department of Education

Pittsburgh, Pa. Parks and Recreation both bureaus in Department of Public Works

St. Louis, Mo. Division of Parks and Recreation in Department of Public Welfare

San Francisco, Cal. Separate Recreation Department

Washington, D. C. Separate Recreation Department
What have been the results of consolidation in other communities? Here are samples of comments:

Berkeley, Cal.—“... a marked improvement in standards... it makes for more efficient administration.”

Los Angeles, Cal.—“... I am very happy with the results being realized from the consolidation of our Departments of Parks and Playground and Recreation. We have effected much greater efficiency and are rendering far better service to the people, and eventually there will be a saving.”

—Mayor Fletcher Bowron

Detroit, Mich.—“Service to the public was greatly increased ... duplication in the work in parks and playfields was eliminated ... various units were able to consolidate and the work carried on more efficiently.”

Louisville, Ky.—“This department in the past 5 years has done more in the way of making our parks more useful and enlarging our recreation program to the advantage of everyone ... than was ever done within 15 years ... in our opinion (it) is a much better arrangement than under the old Board of Park Commissioners.”

Shreveport, La.—“We find this (consolidation) works to much better advantage as the two are closely related.”

San Diego, Cal.—“... has proven of benefit through better coordination of planning and operations ... it is felt that the public is receiving more service for the money.”

LET'S HAVE THE SAME BENEFITS IN SAN FRANCISCO

This argument ordered submitted by Resolution No. 6863 (Series of 1939), September 29, 1947.

Vote YES on No. 9
Save our World Famous Powell Street Cable Cars

Vote YES on No. 10

IT'S NOT ENOUGH TO BE IN FAVOR OF CABLE CARS. YOU MUST GO TO THE POLLS. BE PROUD OF YOUR CITY. FIGHT FOR A VALUABLE SAN FRANCISCO TRADITION. VOTE YES ON NO. 10 TO SAVE THE CABLE CARS.

Why? Because these little cars are worth their weight in gold.
They make us different from ANY OTHER CITY IN THE WORLD.
They are the BEST AND SAFEST transportation on our hills.
Buses wear out every few years, cable cars last indefinitely.
Cable cars bring tourists—our THIRD LARGEST INDUSTRY.
Tourist money filters into EVERY HOME IN SAN FRANCISCO.
Preserve our cable cars, Vote YES on No. 10.

“She never knew she had so many friends”

Endorsed by over 400 Civic Fraternal Veterans Labor Professional Art Historic Women’s and other organizations concerned with the best interests of San Francisco.

THE COLOR AND ROMANCE OF SAN FRANCISCO MUST NOT BE DESTROYED

This argument ordered submitted by Resolution No. 6857 (Series of 1939), September 29, 1947

VOTE YES ON NO. 10
Vote YES
CHARTER AMENDMENT ELEVEN

***Your Fireman and Policeman should be provided compensation comparable to that paid in Los Angeles and other California cities.

***Official U. S. Department of Labor statistics (released Sept. 15, 1947) show that the cost of living in San Francisco is 19.4% higher than same date last year ... the cost of food is 30.6% higher.

***When approved, this Amendment will not be effective until July 1, 1948, some nine months in the future, with the cost of living apparently on the increase.

***Give the maximum protection to yourself and family by voting YES on Charter Amendment Eleven.

***Only by providing compensation in line with present living costs can the efficiency and personnel of these two departments be maintained.

This argument ordered submitted by Resolution No. 6858 (Series of 1939), September 29, 1947

Vote YES Charter Amendment Eleven
VOTE "NO"
ON PROPOSITION NO. 11

This proposition will "freeze" police and fire department salaries in the charter at the highest level in history.

The city and county controller reported that the raise will cost the taxpayers $970,368 every year. This will increase the tax rate more than 12 cents.

San Francisco firemen have the shortest work week of any major California city, with only one city about on an equal footing. Salaries of firemen are higher than the salaries paid in all large California cities, with one exception. Based on time actually worked, the shorter work week in San Francisco is to the advantage of local firemen and means their rate per hour is still higher than East Bay and all but one other California city.

The Mayor proposed that salaries of these men be fixed under salary standardization procedure of the charter. The men refused to accept this plan and the Supervisors refused to place it on the ballot to let the people decide the question. Instead, they ordered Proposition No. 11 be submitted to the voters giving the people no choice in the matter. Salary standardization provides that salaries of city employees shall be fixed in accord with prevailing salary rates in public and private employment. What can be fairer than that?

Vote "No" on Proposition No. 11. This is the fourth time that firemen and policemen have gone to the voters for more pay, more pensions and shorter hours. Last year the voters gave them a shorter work week and increases ranging from $480 to $1,380 per year. The new salaries only went into effect in January of this year and cost the taxpayers over $2,300,000 in connection with the shorter work week. Higher police pensions voted in 1945 cost the taxpayers $600,000 yearly.

The San Francisco Municipal Conference
The Building Owners & Managers Association
San Francisco Real Estate Board

VOTE "NO" ON PROPOSITION NO. 11
The position of Chief of the San Francisco Fire Department involves great responsibilities in connection with the maintenance of the fire service at top efficiency at all times.

Unlike most other municipal services, the fire service goes on uninterruptedly for twenty-four hours every day, day in and day out and year after year and, in a city of the size of San Francisco and with the many inherent fire hazards, it is utterly impossible for one man to be constantly on duty and in readiness to meet these vast responsibilities.

For this reason it is necessary that the rank of Deputy Chief be created, to relieve the Chief of a share of the detail work involved in his position and with a view to provide an immediate relief for him in cases of emergency. In the interest of discipline and morale of the department, it is obviously essential that these duties be assigned to a man who outranks the Assistant Chiefs who, without extra compensation, have heretofore been called upon to perform such services. The entire cost of this proposal does not exceed $2,400 annually.

The present Charter of the City and County of San Francisco, adopted in 1932, has added many new duties to the position of Chief of the Fire Department, and has given him the powers and the responsibilities of a department head as set forth in Section 20 of said charter. These new duties involve a great amount of secretarial work which in turn requires a complete and thorough practical knowledge of the fire service.

To combine these qualifications, it is necessary that the man who occupies the position of Secretary to the Chief of the Fire Department be chosen from the uniformed ranks of the department and that he must have attained the rank of battalion chief therein, in order to provide him with the necessary experience and background.

This argument ordered submitted by Resolution No. 6862 (Series of 1939), September 29, 1947
VOTE YES  CHARTER AMENDMENT 14

A VOTE FOR THIS AMENDMENT IS A VOTE FOR MORE EFFICIENT GOVERNMENT AT NO INCREASE IN COST TO THE TAXPAYERS

The changes proposed have been thoroughly studied for more than a year by numerous civic groups and City Departments. This Amendment was ordered submitted to the voters by the unanimous action of the Board of Supervisors, at which time it was unopposed. It is non-controversial.

THIS AMENDMENT WILL ACCOMPLISH THE FOLLOWING CHANGES:

1. The City Planning Commission is made more effective. In addition to the Commission’s present duty to make and maintain a master city plan for the physical development of the City, this Amendment will set up procedures which will help it to make the master plan effective.

2. A Department of City Planning is created, composed of the present City Planning Commission and its staff. To the present five citizen members of the Commission there is added, as ex-officio members, the Chief Administrative Officer (who is responsible for numerous City departments, including the Department of Public Works), and the Manager of Public Utilities. Thus, important City departments directly affected by the work of the Commission will actually participate in that work. City planning will thereby be integrated into the present operation of the City government.

3. The purchase, sale or development of land by a City agency may be accomplished only after first consulting with the Department of City Planning and seeing that the proposed action conforms with the master city plan. This will help prevent the City from buying any land it does not actually need. It will also help prevent the City from unwisely selling any land it now owns and may need in the future for parks, street widenings, and other public improvements.

4. The Department of City Planning is required to prepare both an annual and a six-year budget program for the expenditure of money for capital improvements, based on the master City plan and the capital expenditure programs of the several City departments. This will coordinate the expenditures of public funds on such projects and will aid in the execution of the master plan.

5. This Amendment will make possible the adoption of a modern zoning ordinance and will greatly improve administration of the ordinance. This will enable the Commission to devote its major attention to planning. At present, one-half of its time is spent on hearing and considering applications for rezoning.

The provisions of this Amendment are patterned after similar provisions found in the charters of many major United States cities, where experience has proved their wisdom.

This argument ordered submitted by Resolution No. 6829 (Series of 1939), September 8, 1947

VOTE YES ON 14
"This Measure will subject the position of Clerk of the Board of Supervisors to the Civil Service and Salary Standardization provisions of the Charter as are similar positions in Municipal Service. The position of Clerk of the Board of Supervisors is ministerial in character and approval of this Amendment will permit of greater efficiency, with resulting economy, in the administration of the affairs of the Clerk's Office."

This argument ordered submitted by Resolution No. 6859 (Series of 1939), September 29, 1947
FOR A CITY REBORN
Vote YES on Progress Bonds
(Propositions 1 thru 7)

YOUR CITY IS A LIVING THING
A healthy, growing city, like a healthy, growing human body, thrives in proportion to the efficiency of its circulatory system. A city's congested streets is like a human body's hardened arteries. A city's jammed transit system is like a human body's clogged bloodstream. No city can thrive on a sick circulatory system.

Likewise, no city can grow beyond its water supply and its other essential utilities. Nor can a city become culturally great, nor sound in its moral fibre, nor confident of the future of its youth if it is deficient in its recreational facilities.

GROWTH REQUIRES PLANNING
Those who are planning the future of San Francisco recognize these fundamental facts. Already, three vitally important steps have been taken toward consummation of San Francisco's Master Plan. These were (1) airport expansion (2) increased sewerage facilities, and (3) railway consolidation.

Now, the time is at hand to take the next six progressive steps to meet the insistent demands of an ever-expanding population. These involve six bond proposals and one enabling charter amendment.

These are not all-time solutions of the problem of shaping a master design for pleasant living; but they are all basic and essential steps toward that goal. Their fulfillment will bring us that much nearer to our ultimate objective. And that is a reborn city which will tolerate no shackles on its faith in its future greatness.

HOW THESE STEPS WERE PLANNED
The transit, traffic and thoroughfare phases of the problem represent the combined thinking of all city departments concerned, as expressed through the Administrative Transportation Planning Council, have been approved by an expert committee of private citizens and have been ordered submitted to the people by the Mayor and the Board of Supervisors.

These phases comprise a closely-knit and dove-tailed program, fitted together by unanimous agreement of these experts and they include the best and most workable features of the many plans previously submitted through official agencies.

The prime purpose of this program is to modernize the city's circulatory system, thus preventing harmful decentralization with consequent adverse effects on property values and public convenience. The prime purpose is to provide means and space to move people faster, more safely and more comfortably.
Such a program necessitates easy and fast access between all parts of the city so that no district will be far removed in terms of time from any other district. Unless this is done, ruinous decentralization and the spread of blighted areas will surely follow.

This program represents the best thinking of technical experts at this time. Continuing studies made by local and nationally known experts which may suggest adjustments in the program will be given full consideration by all authorized agencies before expenditures are approved for any purpose.

The traffic, transit and thoroughfare program embodies four proposals:

**PROPOSITION # 1:**

Modernization of the entire municipal transit system through acquisition of new vehicles, modernization of existing equipment and reconstruction of tracks, shops, garages and the electrical system. This program proposes a fleet of 922 modern vehicles, composed of street cars, trolley coaches and motor coaches, the distribution and exact numbers of which will be determined by further expert study and the requirements indicated by the step by step experiences had as the modernization program progresses.

This would require a $20,000,000 general obligation bond issue, largely payable from revenues.

It is estimated that operation of modern equipment would save $1,200,000 annually in accident claims and maintenance costs.

**PROPOSITION # 2:**

Issuance of general obligation bonds in the amount of $2,200,000 to pay off the remaining debt to the Market Street Railway. (All the rest of the original $7,500,000 has been paid from railway revenues). This will save money by reducing the interest rate now paid the Market Street Railway from a fixed 4 per cent to probably less than 2 per cent and will free the city of contract and charter restrictions and prohibitions which seriously hamper efficient operation. This bond issue would be a charge first upon Municipal Railway revenues, then upon other revenues.

**PROPOSITION # 3:**

Issuance of $22,850,000 of general obligation bonds for major thoroughfare and street reconstruction projects. Principal proposals include the removal of 160 miles of street railway track and the reconstruction of these streets from curb to curb; the construction of laterals, tunnels and major thoroughfare extensions; and the installation of a system of modern three-light, synchronized traffic signals. $6,000,000 of the $22,850,000 would be a charge, first on Municipal Railway revenues, then upon other revenues.

**PROPOSITION # 4:**

Establishment of a fund to enable the city to stimulate the provision of adequate off-street parking facilities both within, and on the fringes of, the Metropolitan Traffic District. This measure will make possible the maximum use of downtown streets by auto traffic and mass transit. It will require the issuance of $5,000,000 in general obligation bonds. Once these facilities have been established, the income
from leases and rentals would be returned to the City. The purpose of this proposal is to prime the pumps for starting work on these badly needed facilities and to use the city's authority under eminent domain or negotiation power to obtain the necessary properties for public use.

**THE MEANING OF THESE IMPROVEMENTS**

These four closely related propositions spell faster, safer transit rides; faster, safer flow of auto traffic over well-paved, signalized streets; most efficient use of valuable but extremely limited street surfaces; substantial reduction in nerve-wracking noise. And with it all, elimination of jagged car rails and seemingly endless chuck holes.

**WATER SUPPLY**

San Francisco's water supply is also a product of years of planning. Its delivery capacity has been increased from time to time to meet increased demands as the population expanded.

Long ago, an ultimate consumption of 400 million gallons daily was envisioned by pioneer planners and the primary sources in the high Sierra (Hetch Hetchy) were accordingly acquired and partially developed.

In the early days, however, when the major construction work on the system was undertaken, the city was consuming only 50 million gallons daily. Therefore it was decided to build pipe lines sufficient to meet requirements only until 1950, rather than to make huge investments in pipe lines that would not be needed for a generation.

Such a pipe line across the San Joaquin Valley, carrying 60 million gallons daily, was accordingly constructed. This supply, together with that provided by local sources, provided a total capacity of 116 million gallons daily.

Today we consume 102 million gallons daily. By 1950 we will be consuming 118 million gallons daily, which exceeds our productive capacity.

It will take three years to lay the necessary pipe lines; first, a new one across the San Joaquin Valley, and, second, a new Bay Division pipe line around the Bay, rather than under it. (Insurance against submarine disturbances and access to new sources of revenue.) This will bring our total productive capacity to 192 million gallons daily and will meet estimated demands until 1968 when the next planned step will be taken.

This brings us to:

**PROPOSITION # 5:**

Issuance of $25,000,000 in general obligation bonds for the construction of the San Joaquin Valley and Bay Division pipe lines, all payable out of Water Department revenues with no charge against taxes and no increase in water rates.

For emphasis, let us repeat—"No city can grow beyond its water supply."

**MASTER PLAN FOR YOUTH**

San Francisco's unprecedented growth has emphatically made clear the need for a unified program of education and recreation to meet a serious youth problem. Last year, pursuant to a resolution of the Board of Supervisors, the Mayor ap-
pointed a Master Plan for Youth Committee comprising 150 citizens and experts from qualified agencies. This committee represents a broad cross-section of fraternal, religious, educational and civic organizations.

To implement the comprehensive Master Plan for Youth which they have prepared, the committee proposes and the Mayor and the Board of Supervisors submit to the people for approval:

PROPOSITION #6:

Issuance of general obligation bonds in the amount of $12,000,000 to improve and increase recreational facilities throughout the city on the sound assumption that “the family that plays together, stays together.”

Included would be 39 additional neighborhood centers, 19 of which would contain gymnasiums, handicraft rooms, kitchens and sanitary facilities. There would also be 18 new playgrounds, night lighting extended to 20 playgrounds, play areas in 13 revamped districts, 10 swimming pools, two safe ocean swimming beaches, expansion of the Sierra mountain camp, a children’s camp and other picnic and camp sites.

CHARTER AMENDMENT #7:

This is a companion measure to Proposition #2 (payment of debt to Market Street Railway) and is merely enabling legislation required to legalize the debt payment. It is absolutely essential, however, that it be passed. Otherwise the debt cannot be paid, even though the bonds pass.

EFFECT ON TAXES

It will be noted that several of the foregoing proposals are self-financing. The remaining bonds will not require any support from property taxes, due to the passage of the Purchase and Use Tax which provides additional revenue for City purposes, as well as the normal reduction of bond interest and redemption current in the existing City procedure. To maintain the Recreation program when all improvements are made, it is estimated that it will be necessary to budget an additional sum of approximately $400,000 per year.

A BOLD, FAR-REACHING DECISION

San Francisco stands at the threshold of a splendid destiny. When the people approve the painting of these bold and well-defined strokes upon the picture of the future, our position in America and on the Pacific Basin will be unchallenged. The outcome must not be in doubt.

This argument ordered submitted by Resolution No. 6861 (Series of 1939), September 29, 1947.

Vote YES on Propositions 1 thru 7
**SAMPLE BALLOT**

**General Municipal Election**

November 4th 1947

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### OFFICE TITLE CARD

- **General Information:**
  - **Voting Instructions:**
    - **Write Name:** 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 six, the number of candidates for which you are entitled to vote.
  - **Voting Directions:**
    - **For or Against Propositions:** To vote for or against propositions, or for or against confirmations, pull down pointers over the words "YES" or "NO" as you may desire to vote and leave them down.
    - **Leaving the Pointers Down:** Leaving the pointers down as you have placed them, move the red handle lever of the voting machine to the left as far as it will go and you have voted and your vote is registered.
    - **Operating the Voting Machine:** If in doubt as to the operation of the voting machine or if you are not permitted to vote, request instructions from the inspector or judge of the election board before attempting to vote.

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### Ballot Label

- **Number of Office:** 4th

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### Propositions

- **Proposition 9:**
  - **Charter Amendment:** Amend Section 118.3 of Charter to authorize the Public Recreation Department and Consolidated Park and Recreation Departments to operate the Park System.
- **Proposition 10:**
  - **Charter Amendment:** Amend Section 118.3 to Charter, requiring Public Recreation Department to maintain and operate present cable car system.
- **Proposition 11:**
  - **Charter Amendment:** Amend Sections 36, 35.5 and 35.5a of Charter, authorizing the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 12:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, requiring the creation of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 13:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, allowing the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 14:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 15:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 16:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 17:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 18:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 19:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 20:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 21:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 22:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 23:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 24:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 25:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 26:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 27:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 28:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 29:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 30:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 31:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 32:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 33:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 34:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 35:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.
- **Proposition 36:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, providing for the establishment of the Fire and Police Departments, and prescribing working conditions.

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### Positions

- **District Attorney:**
  - **Name:** EDMUND G. Brown, Incumbent
  - **Vote:** For One

- **Sheriff:**
  - **Name:** M. L. "Jim" Healy, Special Agent
  - **Vote:** For One

- **Judge of Municipal Court:**
  - **Office:** No. 1
  - **Name:** JOHN L. Murphy, Incumbent
  - **Vote:** For One

- **Judge of Municipal Court:**
  - **Office:** No. 2
  - **Name:** JOSEPH M. Golden, Municipal Judge
  - **Vote:** For One

- **Judge of Municipal Court:**
  - **Office:** No. 3
  - **Name:** HARRY L. Ryberg
  - **Vote:** For One

- **Judge of Municipal Court:**
  - **Office:** No. 4
  - **Name:** JOSEPH L. McMahan, Judge Municipal Court
  - **Vote:** For One

- **Member, Board of Education:**
  - **Name:** EDWARD P. Bolley, Attorney at Law, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** JOHN T. McCarthy, Attorney at Law, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** JOSEPH L. McMahan, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** EDWARD P. Bolley, Attorney at Law, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** JOHN T. McCarthy, Attorney at Law, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** JOSEPH L. McMahan, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** EDWARD P. Bolley, Attorney at Law, Member
  - **Vote:** Yes

- **Member, Board of Education:**
  - **Name:** JOHN T. McCarthy, Attorney at Law, Member
  - **Vote:** Yes

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### Additional Information

- **Proposition Explanation:**
  - **Proposition 8:**
    - **Charter Amendment:** Amend Section 60.3 of Charter, regarding the Retirement of Employees in the Evening Schools and other City Employee.
- **Propositions:**
  - **Proposition 11:**
    - **Charter Amendment:** Amend Section 118.3 of Charter, requiring the Fire and Police Departments to maintain and operate the present cable car system.
- **Declaration of Policy:**
  - **Charter Amendment:** Amend Section 118.3 of Charter, regarding the Retirement of Employees in the Evening Schools and other City Employee.