Declarations of
CANDIDACY
Including Statements of Qualifications of
CANDIDATES
•
PROPOSITIONS
together with
ARGUMENTS
and
STATEMENTS of CONTROLLER
Relating to Costs
to be voted on at
GENERAL MUNICIPAL ELECTION
to be held
NOVEMBER 5, 1963

Attest
Chas. A. Rogers
Registrar of Voters

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

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

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

2. Vote early, if possible.
Chas. A. Rogers
Registrar of Voters.

Permanent registration is maintained by VOTING.
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For Mayor

HAROLD DOBBS

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Harold Dobbs. My residence address is at No. 1601 Monterey Boulevard, San Francisco; My business or occupation is Attorney and Businessman.

My qualifications for said office are as follows: As Supervisor for 12 years and as Acting Mayor, I have gained the experience and working knowledge of City government necessary to meet the challenges of the years ahead. I am familiar with the needs of labor—my father was a carpenter—and equally familiar with business problems, as founder of Mel’s Drive-ins and Red Roof Restaurants. As Mayor, I propose to break the City’s traffic and freeway bottleneck while preserving its natural beauty, to increase police protection for our people, and to build a peaceful business and labor climate that will insure economic prosperity and jobs.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Member of the Board of Supervisors” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: HAROLD DOBBS.

Subscribed before me and filed this 6th day of September, 1963.

CHAS. A. ROCERS,
Registrar of Voters.

The sponsors for Harold Dobbs are:

John R. Cahill, 2288 Broadway; Builder.
B. C. Coleman, 85 Anza Vista Ave.; Furniture Dealer.
Steven J. Doi, 1521 Larkin St.; Past President, S. F. Japanese American Citizens League.
Mrs. Lawrence Draper, Jr., 10 Walnut Street; Housewife.
Ruth Church Gupta, 1910 Green Street; Attorney.
Walter A. Haas, 2100 Pacific Ave., Manufacturer.
William Douglas Handelsman, 501 Sargent Street; Director of Organization.
International Representative, Seafarers International Union of North America, AFL-CIO.
Albert H. Jacobs, 1333 Jones Street; Businessman.
Mrs. Val King, 2528 - 25th Avenue; Housewife.
Mrs. Hans Klussman, 260 Green Street; Housewife.
Louis T. Kruger, 23 Miguel; Western Regional Director, Steuben Society of America.
Marshall P. Madison, 2930 Vallejo Street; Lawyer.
Thomas W. McGrath, 55 Burlwood Drive; President, Carmen’s Union.
Margaret R. Murray, 8 Locksley Ave., Apt. 8A; Housewife.
George Wah Ong, 52 Almaden Court; Founding President, Chinese American Democratic Club.
Mrs. A. Boyd Puccinelli, 3040 - 23rd Ave.; Past Pres. 2nd Dist., PTA.
Richard L. Swig, Fairmont Hotel, 950 Mason St.; Hotel Mgr.
J. C. Tarantino, 2427 Bay Street; Director, State Compensation Insurance
Antonio C. Velasquez, 1044 Lake Street; Chairman, Lawyers Committee of M.A.P.A.
Mrs. Lloyd E. Wilson, 641 Miramar Avenue; At home.
For Mayor.

ROBERT O. (BOBBY) JONES

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Robert O. (Bobby) Jones. My residence address is at No. 3327 - 23rd Street, San Francisco; My business or occupation is Publisher.

My qualifications for said office are as follows: Read this twice—study it. Original master planner. Own plans, not borrowed, stolen nor obtained from others. More experience, ability, talent &/or know how at designing, planning, construction, rapid transit, freeways, tunnels, housing, public buildings, school buildings, crime prevention, fire prevention, accident prevention, police management, city management, stopping waste-graft, lowering rents-taxes, increasing population, business, employment, prosperity. More honesty, sincerity. Harder working. World champion know how. Better and cheaper engineering and planning. Only candidate to protect woman, public, Democrats, renters and voters interest. Make San Francisco first, not last, with Jones know how. Protect your city. Vote Democrat. Vote Jones.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Publisher” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: ROBERT O. (BOBBY) JONES.

Subscribed before me and filed this 6th day of September, 1963

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

The sponsors for Robert O. (Bobby) Jones are:

Mrs. Rosie Lee Danridge, 23 Montcalm St.; Housewife.
Martin L. Dinkins, 2085 Sutter St.; Marketing Specialist.
Milton Goldstein, 585 - 45th Ave.; Musician.
Owen Hennessy, 750 O’Farrell St.; Doorman.
Elizabeth H. Henson, 390 - 26th Ave.; Housewife.
Mrs. Elise D. Lemmon, 1378 - 38th Ave.; Housewife.
Mrs. Anna Millar, 453 Sanchez St.; Housewife.
Raye G. Richardson, 146 Leavenworth St.; Lithographer.
Edward M. Robinson II, 1547 Fulton St.; Student.
Mildred V. Smith, 750 O’Farrell St.; Hotel Maid.
For Mayor

SAMUEL JORDAN

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 5, 1963, 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 Samuel Jordan. My residence address is at No. 4006 - 3rd Street, San Francisco; My business or occupation is Bar owner.

My qualifications for said office are as follows: As an independent Negro candidate, one hundred years after the Emancipation Proclamation, I advocate the program of the Negro Revolution—Freedom Now. In the interest of the people, I call for an end to dependence on the two old no-nothing parties; for a thirty-hour week with forty hours pay to create jobs for the unemployed, both black and white; child care centers for working mothers; more aid for senior citizens; an end to discrimination and segregation in employment, union membership, housing, public facilities; end de facto segregation in schools, and stop police mis-treatment of minority people. Vote for Freedom Now.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Small Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: SAM. JORDAN.

Subscribed before me and filed this 12th day of September, 1963.

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

The sponsors for Samuel Jordan are:

Marie Bristol, 28 Linda St.; Office Worker.
Gerald A. Brooks, 1230 Buchanan St., #313; Truck Driver.
Harold B. Brooks, Jr., 1426 Fulton St.; Student.
Rose Browne, 615 Genssee St.; Housewife.
Mrs. Birlena Burnett, 620 Navy Rd., 5-F; Maid.
Aaron Chapman, 222 Clayton St.; Lens Grinder.
Marie Chapman, 222 Clayton St.; Housewife.
Margaret Driggs, 2586 Diamond St.; Retired Teacher.
Mrs. Nola Johnson, 33 Lakeview Ave.; Housewife.
Wesley F. Johnson, Sr., 1840 Fillmore St.; Sect. Treas. of Johnson & Sons Enterprises, Inc.
Joan Jordan, 282A Guerrero St.; Lithograph Worker.
Faye J. Manney, 41 Lakeview Ave.; Statistical Clerk.
Rev. Kenneth C. Moore, 927 Oak St.; Minister of the Gospel.
Silas E. Ross, 1222 Innes Ave.; Unemployed.
Timothy A. Stewart, 3124 Fulton St.; Student.
Oscarla Washington, 1377 Newcomb Ave.; Housewife.
L. Baynard Whitney, 1080 Bush St.; Journalist.
Lillian B. Willis, 1235 Diamond St.; Bookkeeper.
EDWARD T. MANCUSO

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 5, 1963, 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. 520 Crestlake Drive, San Francisco; My business or occupation is Public Defender.

My qualifications for said office are as follows: Born in the world’s finest city—20 years in local public office—I know better municipal administration can meet the problems of changing times and keep San Francisco the finest: That the following are imperative, possible, equitable, overdue: Lower taxes—broader tax base; equality of opportunity for all citizens; better crime control—streets made safe for women; municipal port operation; urban renewal only by approval of informed citizens; genuine interest—action—in problems of senior citizens. I believe, sincerely, that necessities of people are more important than selfish motives of Downtown interests. I pledge real action to these ideals.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Public Defender” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held Nov. 5, 1963.

Signature of Candidate: EDWARD T. MANCUSO:

Subscribed before me and filed this 6th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.

The sponsors for Edward T. Mancuso are:

Dorothy E. J. Mancuso, 520 Crestlake Drive; Housewife.
Dr. Robert C. Atkinson, 2475 Mission St.; Optometrist.
Gilbert A. Benoit, 530 - 10th Ave.; Major, U.S.A., Retired.
Ivan Branson, 380 Moncada Way; Catering Executive.
Nick Ciricosta, 662 Cayuga Ave.; Scrap Dealer.
Augustine F. Gaynor, 821 Mason St.; Insurance Agent.
Joseph I. McNamara, 122 - 18th Avenue; Attorney at Law.
William G. Menary, 150 Font Blvd.; Merchant.
Catalina E. Mulanax, 2450 - 45th Ave.; Housewife.
Michael Perri, 159 Lakeshore Drive; Real Estate & Insurance Broker.
Lillian W. Podesta, 222 Stonecrest Drive; Housewife.
Salvatore Reina, 1150 Union St.; Pharmacist.
Elfrieda M. “Gloria” Swanson, 1696 - 26th Ave.; Civic Work.
Barry Stubbs, 215 Maywood Drive; Laywer.
Mrs. James Tallerico, 145 Richardson Ave.; Homemaker.
Russell L. Warrick, 165 Villa Terrace; Attorney.
Cyril Louis Weeks, 3638 Webster St.; Attorney at Law.
Marguerite G. Weisheimer, 46 Marcela Ave.; Housewife.
Clee R. Wiseman, 4925 Anza St.; Housewife.
For Mayor

JOHN F. SHELLEY

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is John F. Shelley. My residence address is at No. 1280 Ellis Street, San Francisco; My business or occupation is Congressman.

My qualifications for said office are as follows: I was born in San Francisco and have lived here all my life. My accomplishments as State Senator for eight years and as your Congressman since 1949 are matters of record, and prove my knowledge and ability in government. I propose an 18-point program, based on experience, to meet the crisis of a city staggering under great economic and ethnic changes. It covers business and employment, charter revision, housing, education, public health, intergroup relations, community planning and development and other problems. Boldness, vision, courage and dynamic proven leadership are needed in the Mayor's office at this critical point in our history.

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 Nov. 5, 1963.

Signature of Candidate: JOHN F. SHELLEY.

Subscribed before me and filed this 11th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.

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

The sponsors for John F. Shelley are:

Mrs. Jefferson A. Beaver, 616 Los Palmos Drive; Housewife.
William T. Bender, M.D., 140 Yerba Buena; Doctor of Medicine.
Mrs. Albert K. Chow, 1445 Mason St., #2; Housewife.
Arthur H. Coleman, M.D., 698 Los Palmos Drive; Physician.
Daniel F. Del Carlo, 50 Chumashero Drive; Labor Representative.
Louis Garcia, 383 Santa Ana; Attorney.
Seo. B. Gillin, 295 Stratford Drive; Real Estate & Insurance.
Robert Grosso, 2362 Bay St.; Dentist.
Wm. Kilpatrick, 2491 - 24th Ave.; Union Official.
J. R. Klawans, 27 Avila; Attorney.
Samuel A. Ladar, 1918 Vallejo St.; Lawyer.
Cyril I. Magnin, 950 Mason St.; Merchant.
J. W. Mailliard, III, 2235 Broadway; Executive.
Kevin O'Shea, 46 Allston Way; Insurance Broker.
Wendell J. Phillips, 601 Burnett Ave., Apt. 7; Labor Union Secretary.
Mrs. Charles G. Porter, 142 - 27th Ave.; Housewife.
Malachy Ruane, 250 College Ave.; Contractor.
James J. Rudden, 148 Chenery St.; Executive.
Henry A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
James F. Thacher, 3979 Washington St.; Lawyer.
For Mayor

TOM SPINOSA

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 5, 1963, 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 Tom Spinosa. My residence address is at No. 215 Banks Street, San Francisco; My business or occupation is President, Cavalier Records, Inc.—Business Consultation & Tax Service—Arrow Printing Co.

My qualifications for said office are as follows: Business mgr., tax accountant, printer & publisher, writer, publicity & promotion director in the entertainment field, Formerly worked for Kaiser Engineers as assistant to the comptroller for Oliver M. Rousseau Construction Co. as chief accountant, for the United States Maritime Commission as asst. resident auditor, licensed by the Federal Communications Commission to operate radio stations, member of the Musicians Union, Screen Actors Guild, ASCAP, Lions Club, Young Republicans.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Publisher, Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held Nov. 5, 1963.

Signature of Candidate: TOM SPINOSA.

Subscribed before me and filed this 19th day of Sept., 1963

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

The sponsors for Tom Spinosa are:

Lloyd K. Downton, 530 - 8th Ave.; Public Relations Director.
Frank Evans, 1666 Broadway; Attorney.
Larry Ford, 1297-1 Turk Street; Painter.
Vivian Hicks, 39 Mill St.; Secretary, Schlage Lock Co.
A. John Lehtinen, 1950A Cabrillo St.; Group Worker.
Marie A. LePleux, 570 O’Farrell St.; Artist.
Doris Levine, 63 Longview Court; Secretary.
Evelyn M. Piercy, 233 Juanita Way; Housewife.
William D. Piercy, 233 Juanita Way; Lawyer.
Harold V. Phillips, 2091 - 43rd Ave.; Chauffeur.
Paul J. Rackliffe, 1080 Eddy, #502; Teamster.
Walter Samulski, 2617 Lake St.; Sales Mgr. & Co-Owner, Station KMPX-FM.
For Mayor

HERBERT STEINER

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 5, 1963, 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 Herbert Steiner. My residence address is at No. 1593 McAllister Street, San Francisco; My business or occupation is Organizer.

My qualifications for said office are as follows: I am endorsed by the Socialist Labor Party. I assert that depression, workers’ loss of jobs through automation, racial tensions, rise in juvenile delinquency, mental illness, the terrible danger of thermonuclear war—all are signs of capitalist decay and disintegration. No politician can reverse these social blights. Socialism is the only answer. To achieve Socialism the working class must organize into Socialist Industrial Unions to administer and direct over-all social production. These unions will back up the Socialist vote and carry on production for use—not for profit. Vote for Socialism with its promise of security, peace and freedom.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Organizer” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: Herbert Steiner.

Subscribed before me and filed this 16th day of September, 1963.

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

The sponsors for Herbert Steiner are:

Jean Steiner, 1593 McAllister St.; Housewife.
Clifford Soned Beckman, 146 Hermann St.; Heat Treater.
Mrs. Alice C. Carter, 409 - 8th Ave.; Housekeeper.
Ralph P. Forsyth, 164 Panorama Drive; Psychologist.
Robert Gross, 42 Uranus Terrace; Retired.
Carl Jorgensen, 433 Ellis St.; Carpenter (retired).
Allen J. Keefe, 1826 Broderick Street; Salesman.
Mildred I. Keefe, 1826 Broderick St., Apt. 19; Housewife.
Lorena Hall Lindeman, 929 Pine St., Rm. 221; Retired.
Jennie B. Sacriger, 1800 - 25th Ave.; Housewife.
Catherine Thallander, 706 - 7th Ave.; Housewife.
Charles Thallander, 706 - 7th Ave.; Retired cement mason.
For Mayor

HAROLD BRAININ TRESKUNOFF

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Harold Brainin Treskunoff. My residence address is at No. 120 De Long Street, San Francisco; My business or occupation is Waiter.

My qualifications for said office are as follows: The realization of the rights of Negroes is the first-priority problem of San Francisco. As Mayor, my first action will be to integrate all schools, for I will personally run the schools by direct action and intervention every day of the year. My second action will be to integrate jobs, housing, and public accommodations. Freedom now for San Francisco Negroes! This is my banner and this is my pledge. And I have the imperative qualities of intelligence and leadership to carry the banner high and make the pledge a reality.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Waiter” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: HAROLD BRAININ TRESKUNOFF.

Subscribed before me and filed this 17th day of September, 1963.

CHAS. A. RÖGERS,
Registrar of Voters.
By PETER LEMONE,
Deputy Registrar of Voters

The sponsors for Harold Brainin Treskunoff are:

Lois Treskunoff, 120 DeLong St.; Housewife.
Willie Brown, 101 DeLong St.; Houseman.
Henry Hing Dea, 2813 - 24th Street; Laundry.
Joseph T. Dorrian, 910 Geary St., Apt. 21; Waiter.
Mario Genovese, 946 Eddy St.; Waiter.
Eugene Gerandaci, 685 Ellis St.; Waiter.
Dean Lipton, 539 Baker St.; Free Lance Writer.
Charlene D. Lowe, 1123 Gilman Ave.; Housewife.
Thelma McFeeley, 1439 Ocean Ave., Housewife.
Meryl Washburn, 910 Geary St.; Bus Boy.
For Supervisor

ALESSANDRO (AL) BACCARI

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 Nov. 5, 1963, 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 Alessandro (Al) Baccari. My residence address is at No. 430 West Portal Ave., San Francisco; My business or occupation is Television Executive.

My qualifications for said office are as follows: I am San Francisco-born, San Francisco-raised, San Francisco-dedicated; with a background of education in Governmental planning, administration and financing. Most important, I am acutely aware of the challenges which face this City, where population changes have led to imbalances in the economy and job stability; have created the need for unpredicted programs of support; and have widened the gap between the educated and the unlearned. Despite these changes, I believe forward-looking, yet practical policies and programs for Charter revision, equal opportunity, education, job-building and tax-leveling are all within reach. To this aim I am pledged.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Television Executive” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: ALESSANDRO BACCARI.

Subscribed before me and filed this 12th day of September, 1963.

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

The sponsors for Alessandro (Al) Baccari are:

Joseph L. Alioto, 34 Presidio Terrace; Attorney.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
Morris Bernstein, 1740 Broadway; Executive.
Matthew J. Boxer, 2455 - 27th Ave.; Businessman (merchant).
Ramiro Y. Cruz, DDS, 231 Ellis Street; Dentist.
George T. Davis, 2761 Divisadero St.; Lawyer.
Daniel F. Del Carlo, 50 Chumasero Drive; Labor Representative.
Frank H. Dobashi, 232 Quintara St.; Restaurant Manager.
Henry Gibbons III, M.D., 3491 Pacific Ave.; Doctor of Medicine.
George B. Gillin, 295 Stratford Drive; Real Estate and Insurance.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Edward Kemmert, 1255 - 45th Ave.; Secy-Treas. American Bakers Local #24, AFL-CIO.
Louis T. Kruger, 23 Miguel St.; Western Regional Director, Steuben Society of America.
Felix P. Lassalle, 30 San Carlos St.; Florist.
T. Kong Lee, 1286 Broadway; Importer & Exporter,
President of Chinese Chamber of Commerce.
Frank P. Lynch, 2129 - 18th Ave.; Special Representative for the State Industrial Accident Commission.
Gladys McPhun, 1250 Jones Street; Housewife.
John L. Molinari, 1268 Lombard St.; Insurance Executive.
William Moskovitz, 1901 California St.; Retired.
Henry A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
For Supervisor

JOSEPH M. CASEY

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 Nov. 5, 1963, 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. Casey. My residence address is at No. 610 Polk Street, San Francisco; My business or occupation is Public Relations.

My qualifications for said office are as follows: Born and reared in San Francisco; married to the former Virginia Mullins; have two children. Educated at Mission Dolores School, Sacred Heart College and Stanford University. Formerly auditor American Federation of Labor, now self-employed as Industrial Relations Consultant. As a member of the Board of Supervisors for the past eight years, I have dedicated my uncompromising efforts to assuring the people of San Francisco full value for every tax dollar spent. I have represented all groups and interests fairly and to the sole end that San Francisco’s official affairs be conducted with wisdom, integrity and a keen eye to future growth and prosperity. My re-election will guarantee continuance of those policies.

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 5, 1963.

Signature of Candidate: JOSEPH M. CASEY.

Subscribed before me and filed this 13th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters
By HAROLD J. O’DONNELL
Deputy Registrar of Voters

The sponsors for Joseph M. Casey are:

Virginia D. Casey, 50 Hernandez Ave.; Secretary.
Joseph L. Alioto, 34 Presidio Terrace; Attorney.
Morris Bernstein, 1740 Broadway; Executive.
Donald A. Cameron, 70 Woodacre Drive; Real Estate - Insurance.
Rinaldo A. Carmazzi, 837 - 43rd Ave.; Attorney at Law.
Mrs. Ann S. Dippel, 1250 Lombard; Retired Past Pres. & Commissioner Emeritus.
Joseph J. Diviny, 125 Cambon Drive; Labor Representative.
Thomas E. Feeney, 126 Miraloma Drive; Attorney.
John Francis Foran, 32 Natick St.; Attorney at Law.
Jack Goldberger, 210 Gellert Drive; Labor Official.
Cyril J. Magnin, 950 Mason St.; Merchant.
Mrs. Jennie Milan, 495 Valencia St.; Cosmetologist.
William Moskowitz, 1901 California St.; Retired.
Dorothy Anne Murphy, 8 Locksley Ave.; Social Worker.
Margaret R. Murray, 8 Locksley Ave., Apt. 8A; Housewife.
C. L. Revel, 871 - 30th Ave.; Hotel Manager.
Samuel R. Sherman, 1809 Pacific Ave.; Physician and Surgeon.
Dr. H. A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
Raymond D. Williamson, 41 Roselyn Terrace; Attorney at Law.
For Supervisor

CAROL BRENT DOWNTON

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 Nov. 5, 1963, 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 Carol Brent Downtown. My residence address is at No. 530 - 8th Avenue, San Francisco; My business or occupation is Singer.

My qualifications for said office are as follows: I have been a keen observer and student of local and state government for many years. What is more important, I have a deep and pervasive love for San Francisco. "Communication" in all its semantical variations plays a major role in government. As a professional vocalist I have to be an expert in communication. My primary qualification, however, is a deep-rooted desire to make San Francisco a better place to love, to live and to work.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Singer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: CAROL BRENT DOWNTON.

Subscribed before me and filed this 11th day of September, 1963.

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

The sponsors for Carol Brent Downtown are:

Willie Brown, 101 De Long St.; Houseman.
Ralph G. Craib, 153 Laidley St.; Newspaper Reporter.
Lloyd K. Downtown, 530 - 8th Ave.; Public Relations Director.
J. Edw. Fleishell, 85 Cleary Court; Attorney at Law.
Claire George, 350 Laguna St.; Homemaker.
Alice Kelly, 176 Whipple Ave.; Comptometer Operator.
Harold V. Phillips, 2091 - 43rd Ave.; Chauffeur.
Paul J. Rackliffe, 1080 Eddy, #502; Teamster.
Anita Robinson, 130 Mansell Blvd.; Housewife.
Tom Spinosa, 215 Banks St.; Publisher.
Consuelo Thuesen, 890 Geary St.; Retired.
W. C. Thuesen, 890 Geary St., Retired.
Harold Brainin Treskunoff, 120 De Long St.; Waiter.
For Supervisor

CHARLES A. ERTOLA

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 Nov. 5, 1963, 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 A. Ertola. My residence address is at No. 775 Francisco Street, San Francisco; My business or occupation is Dental Surgeon.

My qualifications for said office are as follows: An independent voting record for all San Franciscans and the desire to continue to serve, lead me to submit my candidacy for re-election. I have served the City of my birth sincerely and conscientiously. I respectfully submit my record since first elected to the Board eight years ago and as the President of the Board of Supervisors for two years, as proof of my ability and willingness to continue serving our city. I am a graduate of the College of Physicians and Surgeons, a property owner, and Navy veteran with two veteran sons.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: CHAS. A. ERTOLA

Subscribed before and filed this 12th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters

The sponsors for Charles A. Ertola are:

Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
A. Beronio, 3766 Fillmore; Retired Bank Manager.
Carl L. Franz, 810 Gonzalez Drive; Restaurant Owner.
Bernard Gotricelaya, 1866 - 38th Ave.; Retired.
Jack Goldberger, 210 Gellert Drive; Labor Official.
Frank J. Helbing, 1360 Lombard St.; Secretary Apt. House Industry of S. F.
P. J. Kelly, 4900 Fulton St.; Retired.
J. R. Klawans, 27 Avila St.; Attorney.
Mrs. Benice H. Korshet, 2456 Leavenworth St.; Homemaker.
Cyril I. Magnin, 950 Mason St.; Merchant.
William M. Malone, 1 Cabian Way; Attorney at Law.
Joseph P. Mazzola, 127 Lakeshore Drive;
John D. Monaghan, 31 Grand View Ave.; Caterer.
Mrs. Clarence W. Morris, 124 San Aleso Ave.; Housewife.
Guido J. Pera, 3342 Divisadero St.; Dentist.
James L. Quigley, Sr., 526 Funston Ave.;
Retired Deputy Chief of Police, S. F. Police Dept.
Frank Sicco, Jr., 3206 Octavia St.; Sales Representative.
Ralph J. A. Stern, 1000 Green St.; Importer, McClintock Stern Co., Inc.
Dr. H. A. Tagliatferri, 282 Silver Ave.; Oral Surgeon.
Joseph M. Tonkin, 2121 Broadway; Management Consultant.
For Supervisor

JOHN JAY FERDON

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 Nov. 5, 1963, 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. Jay Fardon. My residence address is at No. 16 Sea Cliff Ave. San Francisco; My business or occupation is Attorney-Supervisor.

My qualifications for said office are as follows: Born in this city, I graduated from local schools, the University of San Francisco, and Hastings College of Law. I served four years in the Army Counter-Intelligence Corps with duty in the China-Burma-India theatre. I am a partner in the law firm of McFarland & Fardon and a member of the faculty of the San Francisco Law School. As Supervisor, of which Board I have been President, I have performed with integrity, considered judgement, constant advocacy of economy and efficiency, always for the welfare of this entire community. I gratefully acknowledge past support and respectfully ask re-election on my record and qualifications.

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 5, 1963.

Signature of Candidate: JOHN JAY FERDON.

Subscribed before me and filed this 18th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters

The sponsors for John Jay Fardon are:

Mrs. Nancy C. Fardon, 16 Sea Cliff Ave.; Housewife.
Edward A. Barry, 1410 Portola Drive; Attorney at Law.
John R. Bryan, 160 San Buena Ventura; Physician.
Hector Escobosa, 2100 Jackson St.; Merchant, I. Magnin & Co.
Jack M. Lipman, 911 Spruce St.; General Contractor.
E. M. Manning, Jr., 2255 Octavia St.; President, Manning’s Inc.
Garret McEnery II, 3725 Washington St.; Attorney.
Wilson Meyer, 22 - 22nd Ave.; Chemical Distribution.
D. J. O’Hara, Jr., 3414 Washington; Funeral Director.
Marcella M. O’Shaughnessy, 2671 - 17th Ave.; Retired School Principal.
Carrie Panattoni, 238 Mallorca Way; Housewife.
Andre J. Fehoultres, 537 Marina Blvd.; Real Estate Broker.
Virginia Peery, 160 Castenada Ave.; Housewife.
Henry Schindel, 54 Scherwin St.; Furniture Store Owner.
C. J. Scollin, 370 Castenada Ave.; Insurance Broker.
Chas. P. Scully, 200 Gellert Drive; Attorney at Law.
John H. Swanson, 3140 Mission St., Bowling Proprietor.
Francis Q. Yee, 1535 Jones St.; Dentist
For Supervisor

SAMUEL KLINE

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 Nov. 5, 1963, 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 Samuel Kline. My residence address is at No. 1281 Turk Street, San Francisco; My business or occupation is: Retired.

My qualifications for said office are as follows: Nine years experience as Town Meeting member, Winthrop, Mass. I am in favor of benches on the sidewalks for bus passengers. Shorter hours for firemen. Low income housing for senior citizens. I am in favor of a supervisor being a full time job, devoted to serving all of the people. I am active in many civic organizations for the welfare of the community.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Retired” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: SAMUEL KLINE,

Subscribed before me and filed this 6th day of September, 1963.

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

The sponsors for Samuel Kline are:

Mrs. Samuel Kline, 1281-I Turk Street; Housewife.
John Adam, 365 Golden Gate Ave.; Retired.
Hans L. Biermann, 1809 Broadway, Rm. 8; Retired.
Edwin H. Brush, Sr., 182 Caven St.; Magician & Lecturer.
Louis Casseur, 1010 Post St.; Retired.
Thomas P. Curtin, 2925 Larkin St.; Drayman.
Robert Dellwig, 270 - 9th Ave.; Electrician.
Mae Frances Driscoll, 270 McAllister St., Retired.
Jack L. Eisenberger, 2821 Noriega St.; Contract Furnishing Salesman.
Larry Ford, 1297-I Turk St.; Painter.
Emma T. Gerty, 1281 Turk St.; Retired.
Bessie R. Laherty, 1000 Sutter St.; Unemployed.
Lester Loebenstein, 894 Rolph St.; Part-time Clerk.
Lillian M. Loebenstein, 994 Rolph St.; Housewife.
Angela Morris, 1297-J Turk St.; Housework.
Al J. Quinn, 32 Hidalgo; Public Accountant.
Marietta P. Rice, 1371 - 40th Ave.; Retired City Nurse.
Fred H. Young, 739 - 10th Ave.; Retired Coast Guard.
For Supervisor

LEO McCARTHY

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 Nov. 5, 1963, 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 Leo McCarthy. My residence address is at No. 1932 Jefferson Street, San Francisco; My business or occupation is Attorney.

My qualifications for said office are as follows: On November 5th, San Francisco voters will elect six supervisors. I was reared and educated in this City and graduated from the University of San Francisco and San Francisco Law School. As an attorney, I can help streamline our City Charter to make city government less costly and more efficient. For four years, I was a legislative assistant in the California State Senate. I researched important bills and worked with numerous state and city officials. Developing a healthy economy in San Francisco is imperative. The crucial problems of the aging, those of the mentally ill and retarded, and of racial conflict in San Francisco must be solved quickly and intelligently.

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 5, 1963.

Signature of Candidate: LEO McCARTHY

Subscribed before me and filed this 18th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters

The sponsors for Leo McCarthy are:

Mrs. Leo McCarthy, 1932 Jefferson St.; Housewife.
Ellen H. Campodonico, 2770 Vallejo St.; Homemaker.
Arthur H. Coleman, M.D., 698 Los Palmos Drive; Physician.
Henry L. Cuniberti, M.D., 2022 - 16th Ave.; Physician.
Grace Duhagon, 1582 - 30th Ave.; Public Relations.
Rose M. Fanucchi, 1650 - 47th Ave.; Lawyer.
John Francis Foran, 32 Natick St.; Attorney at Law - Assemblyman.
Z. L. Goosby, 135 Balceta Way; Dentist.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Donald B. King, 35 Rockwood Court; Attorney at Law.
Louis T. Kruger, 23 Miguel St., Western Regional Director, Steuben Society of America.
Robert S. Lauter, 23 Presidio Terrace; Contractor.
Stephan C. Leonoudakis, 145 Ulloa St.; Attorney.
Joseph P. Mazzola, 127 Lakeshore Drive; Business Manager, Plumbers’ & Steamfitters,’ Local 38.
Daniel J. McCarthy, 40 Murray St.; Contractor.
Thomas W. McGrath, 55 Burlwood Drive.; President, Carmens’ Union.
George Medina, 530 Bartlett St.; Loan Officer.
Margaret R. Murray, 8 Locksley Ave. Apt. 8A; Housewife.
Stephen A. Zellerbach, 24 Presidio Terrace, Businessman.
For Supervisor

CLARISSA SHORTALL McMAHON

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 Nov. 5, 1963, 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 Clarissa Shortall McMahon. My residence address is at No. 2201 Leavenworth Street, San Francisco; My business or occupation is Attorney at Law.

My qualifications for said office are as follows: I am a native San Franciscan, was educated in local schools and graduated from the University of California and Hastings College of Law. From my father, the late Superior Court Judge Edward P. Shortall, I acquired an intense interest in civic affairs as well as in the practice of law. I have been privileged to devote my diligent efforts, as a Supervisor during the past ten years in advancing the best interests of all San Franciscans and in guaranteeing essential community services with due regard to taxpayers’ resources. I am fully prepared to dedicate my future services to the same constructive ends.

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 5, 1963.

Signature of Candidate: CLARISSA SHORTALL McMAHON.

Subscribed before me and filed this 17th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters

The sponsors for Clarissa Shortall McMahon are:

E. D. Bronson, 2219 Pacific Ave.; Attorney at Law.
Mary Margaret Casey, 70 Shore View Ave.; Treasurer, Pacific Fruit Farms.
Robert J. Costello, 780 Darien Way; Business Representative, U.A. Local #38.
Stuart N. Greenberg, 2106 Jackson St.; Bronze Manufacturer.
Isabel C. Greiner, 701 Post St.; Lawyer.
Earl S. Louie, 645 Grant Ave.; Importer.
Ellen S. Marks, 2480 Broadway; Housewife.
Joseph P. Mazzola, 127 Lakeshore Drive, Business Manager, Plumbers & Steamfitters Local #38.
Hulda McGinn, 640 Sutter Street; Retired.
Phyllis B. McMahon, 3859 Washington; Housewife.
Wilson Meyer, 22 - 22nd Ave.; Chemical Distributor.
S. Barre Paul, 50 Chumasero Blvd., Physician.
Claire E. Shortall, 2008 Vallejo St.; Housewife.
Richard C. Shortall, 663 Marina Blvd.; Attorney.
Thomas P. White, 411 Panorama Drive; Labor Union Official.
Dr. Thomas Wu, 598 - 38th Ave.; Dentist.
For Supervisor

EDITH MILRAD

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 Nov. 5, 1963, 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 Edith Milrad. My residence address is at No. 2078 - 36th Avenue, San Francisco; My business or occupation is Writer.

My qualifications for said office are as follows: Married to Sol Milrad and have two children. Attended San Francisco State College and majored in Political Science. Did graduate work at Saint John's Law, Traphagen, Philadelphia Engineering. Am self-employed, write, own several properties, belong to Merchandise Mart and Board of Trade. My aim is to preserve the God given beauty of San Francisco and to make this city a first in Education; Housing, 100 percent employment; Human Behavior; and last in Alcoholism; Juvenile Delinquency. I pledge faithful and full-time service to all the people of San Francisco, and my office will be open to all the people at all times.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Writer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: EDITH MILRAD.

Subscribed before me and filed this 6th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters.

By PETER LEMONE
Deputy Registrar of Voters

The sponsors for Edith Milrad are:

S. Shelley, 2033 Lawton St.; Watch Business.
Lore Shelley, 2033 Lawton St.; Housewife.
Alexander B. O'Brien, 146 McAllister St.; Businessman.
Hen Hill Yee, 331 Arguello Blvd.; Investment Agent.
Arthur Lejarza, 1914 - 15th St.; Clerk.
Walter G. Thompson, 850 - 29th Ave.; Salesman.
Ethel M. Gee, 2595 - 43rd Ave.; Homemaker.
Low Hon Hing, 441 Brunswick St.; Business.
Anton S. Gatto, 627 - 26th Ave.; Newspaper Man.
Thomas P. Clark, 2327 - 17th Ave.; Real Estate Salesman.
Arcadia Aldas Belo, 1312 Portola Drive.; Social Welfare Volunteer.
I. G. Passantino, 2509 - 24th Ave.; Produce Jobber.
Joan Passantino, 2509 - 24th Ave.; Housewife.
Israel Bekerman, 1919 - 29th Ave.; Self-employed.
Ralph J. Doyle, 355 Eddy St.; Printing Agent.
Bertha Davis, 1779 - 47th Ave.; Sales Representative.
Marietta P. Rice, 1371 - 40th Ave., Retired City Employee.
For Supervisor

MAX MOORE

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 Nov. 5, 1963, 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 Max Moore. My residence address is at No. 2470 Broadway, San Francisco; My business or occupation is Supervisor and President, Moore Manufacturing Co.

My qualifications for said office are as follows: Incumbent Supervisor. A San Franciscan since childhood, 43 years old. Graduate of West Portal, Aptos, Lowell and Stanford University. Library Commissioner, 3 years. Four years, Member and President Board of Permit Appeals. Navy Lieutenant World War II. Active in Boy Scouts, Guardsmen, Boys' Clubs and other youth welfare programs. During my incumbency as Supervisor, I have conscientiously served all our people. Platform: Efficiency and fiscal responsibility, reduction in tax rate; preservation of San Francisco's natural assets, charm and character; furtherance of San Francisco as Headquarters City. My extensive governmental and business experience is dedicated to solving San Francisco's problems of traffic, transit, housing, urban renewal, juvenile welfare, senior citizens, and equal rights for all.

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 5, 1963.

Signature of Candidate: MAX MOORE.

Subscribed before me and filed this 12th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters.

The sponsors for Max Moore are:

Dr. Peter T. Angel, 1867 - 15th Ave.; Retired.
Robert W. Cahill, 75 Raycliff Terrace; Engineer.
Thomas Gray, 3954 Washington St.; Public Relations Counsel.
Raymond W. Hackett, 2468 Broadway; Musical Director.
William D. Haderer, 1950 Clay St., Apt. 502; Executive Director, California Grocers Assn.
Leo A. Isaeff, 150 Lunado Way; Insurance Broker.
Albert H. Jacobs, 1333 Jones St.; Businessman.
Thomas F. Kiernan, 2945 Lake St.; Real Estate Investor.
Mrs. Hans Klussmann, 260 Green St.; Housewife.
Earl S. Louie, 643 Grant Ave.; Importer.
Joseph P. Mazzola, 127 Lakeshore Drive; Business Mgr., Plumbers & Steamfitters Union, Local 38.
Mrs. John B. Molinari, 1262 Lombard St.; Homemaker.
William Moskovitz, 1901 California St.; Retired.
Louis A. Petri, 1080 Chestnut St.; Wine Merchant.
Henry R. Rolph, 2626 Lyon St.; Attorney at Law.
Albert E. Schwabacher, 3050 Pacific Ave.; Investment Banker.
Bert Simon, 1800 Pacific Ave.; Merchant.
Louis P. Steller, 145 San Buena Ventura Way; Retired.
Mrs. Ralph Eric West, 3768 Fillmore; Homemaker.
Dr. Thomas Wu, 598 - 38th Ave.; Dentistry.
For Supervisor

PERCY MOORE

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 5, 1963, 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 Percy Moore. My residence address is at No. 32 Burr Avenue, San Francisco; My business or occupation is Welfare and Pension Administrator.

My qualifications for said office are as follows: I have lived in San Francisco since my discharge from the Navy in 1946. I was graduated from the University of California in 1950. My emphasis is the issue of minority representation on the Board of Supervisors. Many programs administered by local governmental units and agencies bear directly upon the minority population, especially in the fields of housing, education and public services. A voice sensitive to the attitudes of the total minority community is essential to our increasingly complex community life. My background and experience in my work, civic groups, political party and church qualifies me to seek election as a legislative representative of all the people of San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Welfare and Pension Administrator” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: PERCY C. MOORE.

Subscribed before me and filed this 17th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters.
By HAROLD J. O'DONNELL
Deputy Registrar of Voters

The sponsors for Percy Moore are:

Mrs. Percy Moore, 32 Burr Ave.; Nursery School Teacher.
Richard A. Bancroft, 926 Larkin St.; Attorney.
Lydia Barros, 1918 Golden Gate Ave.; Secretary.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
Dr. Hamilton T. Boswell, 164 - 6th Ave.; Clergyman, Jones Methodist Church.
Franklyn K. Brann, 1270 - 28th Ave.; Attorney.
Arthur H. Coleman, 696 Los Palmos Drive, Physician.
Esmond H. Coleman, 315 - 21st Ave.; Certified Public Accountant.
Daniel A. Collins, 2449 Sutter St.; Dentist.
Stanley Crockett, 1401 Rhode Island; College Instructor.
Hal J. Dunleavy, 1473 - 6th Ave.; Research.
Reino J. Erkkila, 161 Beaver St.; Union Official.
Joan Adams Finney, 1545 Buchanan St.; Secretary.
Joyce Goodwin, 2672 Great Highway; Housewife.
Fred Hoshlyama, 1474 - 48th Ave.; YMCA Exec. Secy., Outer City Branch, YMCA of San Francisco.
Rev. D. Manning Jackson, 127 Thrift Street; Pastor.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Doris W. Kahn, 3259 Clay Street; Housewife.
Joe Mosley, 680 Los Palmos Drive; Dispatcher, ILWU.
Curtis McClain, 251 Harkness Ave.; Business Agent.
Harry B. Scholefield, 3956 Washington St.; Clergyman.
For Supervisor

GEORGE R. MOSCONET

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 5, 1963, 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 R. Moscone. My residence address is at No. 1239 - 42nd Avenue, San Francisco; My business or occupation is Attorney.

My qualifications for said office are as follows: Attended St. Ignatious High School, University of San Francisco and University of the Pacific, Graduate of Hastings College of the Law and, at 34, a practicing attorney and teacher at Lincoln University Law School. Former Chairman Federal Indigent Trial Panel. Navy veteran, married, father of three. There is an abundance of opportunities which will benefit us all if we adopt a new spirit of initiative and progress on our Board of Supervisors. We need a balanced housing supply, expanded mental health facilities, new industry and jobs and a positive program involving our youth in the life of the community.

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 5, 1963.

Signature of Candidate: GEORGE R. MOSCONET.

Subscribed before me and filed this 12th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters.

The sponsors for George R. Moscone are:

Eugenia Moscone, 1239 - 42nd Ave.; Housewife.
Lionel M. Alanson, Jr., 65 Montclair Terrace; Businessman.
Alfred P. Baylarcq, 611 - 34th Ave.; Insurance Broker.
Arthur K. Bierman, 1529 Shrader St.; Professor.
Harold C. Brown, 180 Gellert Drive; Attorney at Law.
Arthur H. Coleman, M.D., 698 Los Palmos Drive; Physician.
Burton Edelstein, 2544 Mission Street; Merchant.
Louis Garcia, 383 Santa Ana Ave.; Attorney.
Jack Goldberger, 210 Gellert Drive; Labor Official.
Elizabeth Heller, 3157 Jackson St.; Secretary.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Vernon Kaufman, 25 Presidio Terrace; Wholesaler.
Joseph I. Kelly, 460 Magellan Ave.; Attorney.
Stephen L. Mana, 962 Union St.; Attorney.
Robert I. McCarthy, 1190 Sacramento St.; Lawyer.
Mrs. Jane Morrison, 2590 Greenwich St.; Radio Publicity Director.
George Wah Ong, 52 Almaden Court; Insurance "Securities Trust Fund Representative.
Marshall M. Sumida, 2135 California St.; Stock Broker.
Henry A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
Armando J. Zirpoli, 148 Mallorca Way; Vice President, Bank of America.
For Supervisor

ALAN NICHOLS

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 5, 1963, 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 Alan Nichols. My residence address is at No. 101 Alton Avenue, San Francisco; My business or occupation is Attorney-at-law.

My qualifications for said office are as follows: Long active in church, neighborhood, veterans and community service, I believe from my experience and participation in San Francisco's political, economic and social life that every San Franciscan, regardless of race or economic condition, can have the opportunity now for dynamic-progress. Our future depends on local government emphasizing neighborhood and family life, when we plan and operate our libraries, parks, recreation program, transportation, health and welfare activities, institutions, schools, housing, redevelopment projects, city planning processes, and senior citizens and youth programs. To all the people of San Francisco and our neighborhoods, I will dedicate my service as a member of the Board of Supervisors.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Library Commissioner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: ALAN NICHOLS.

Subscribed before me and filed this 16th day of September, 1963.

CHAS. A. ROGERS
Registrar of Voters.

The sponsors for Alan Nichols are:

Matthew J. Boxer, 2455 - 27th Ave.; Business Man (Merchant)
Allan E. Charles, 850 Francisco St.; Lawyer.
Frederic Campagnoli, 2609 Larkin St.; Attorney.
Jesse C. Colman, 1275 Greenwich St.; Retired.
Steven J. Doi, 1521 Larkin St.; Drycleaning Plant Owner.
Francis S. Heffron, 2742A Bush St.; Attorney at Law.
George W. Hellyer, Jr., 2960 Vallejo St.; Attorney.
Fred H. Huie, 672 - 16th Ave.; Stock Broker.
Walter G. Jebe, 314 Polaris Way; Photographic Supply Retailer.
J. R. Klawans, 27 Avila St.; Attorney.
Bert W. Levit, 850 Powell St.; Lawyer.
Mary C. McCusker, 1980 - 8th Ave.; Housewife.
Chris D. McKeon, 405 St. Francis Blvd.; Builder.
William Moskovitz, 1901 California St.; Retired.
Angelo T. Mountanos, 2595 - 15th Ave.; Program Director, Greek-American Radio Hour.
Henry R. Rolph, 2626 Lyon St., Attorney at Law.
Henry M. Sante, 1235 - 46th Ave.; Public Accountant.
M. P. W. Stone, 3047 Divisadero St.; Salesman.
Dwight L. Wilbur, M.D., 140 Sea Cliff Ave.; Physician.
For Supervisor

L. PATRICK (PAT) O’BRIEN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 5, 1963, and declare the following to be true:

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

My qualifications for said office are as follows: Homeowner, married, two children. Intensely interested in the neighborhoods having a stronger representation on Board of Supervisors. Equal rights should mean the same rights and privileges for all races, color and creed. The decision of selling or renting should be left to the property owner, and not to pressure groups. It should not be a function of government to be without sufficient personnel, or work with inefficient equipment, but to spend wisely for all the people. Member of Governor’s Committee Aid to the Aged, active in youth guidance and training. Past Chairman Democratic County Committee. Past delegate San Francisco Labor Council.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: L. PATRICK (PAT) O’BRIEN.

Subscribed before me and filed this 17th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.

By PETER LEMONE,
Deputy Registrar of Voters.

The sponsors for L. Patrick (Pat) O’Brien are:

Melvin F. Bartley, 2408 Santiago St.; Retired.
Thomas F. Connolly, 3835 Ulloa St.; Labor Representative Local 134.
Michael Desmond, 2671 - 37th Ave.; Andrews Real Estate Co.
Frank J. Doherty, 2143 - 42nd Ave.; Traffic Representative, States Marine Lines.
Martin Dunlap, 2474 - 32nd Ave.; Engineer.
Warren J. Hinckle III, 2 Culebra Terrace, Newspaper Reporter.
Wesley Jacobs, 302 Precita Ave.; Retired.
Alex W. MacNichol, 1456 Fulton St.; Service Contractor.
John J. Mullane, 15 Balbota Ave.; Attorney.
Marylou G. Mullane, 15 Balbota Ave.; Housewife.
Al J. Quinn, 32 Hildago Terrace; Public Accountant.
Wilton C. Reynolds, 2375 - 46th Ave.; Sales Supervisor.
Donald J. Sullivan, 1686 - 41st Ave.; Attorney at Law.
Frank Terheyden, 2454 - 40th Ave.; Painting Contractor.
Lawrence E. Vines, 368 Page St.; Salesman.
For Supervisor

CARL T. OLSON

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 5, 1963, 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 Carl T. Olson. My residence address is at No. 1009 Kirkham Street, San Francisco. My business or occupation is Real Estate Broker and part owner.

My qualifications for said office are as follows: As a property owner and licensed Real Estate Broker, I am aware of most of the problems the owners of property are facing today, including changes of building codes, taxes, zoning and problems of freeways. I formerly was a Vice-president and Director with Pacific Industries, a diversified operating corporation. With the corporation, I handled many large contracts with the government agencies. I am well versed on construction and building costs and problems that are encountered. I have vision to see ahead and am not afraid to make decisions. I would appreciate your vote of confidence. Thank you.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Real Estate Broker" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: CARL T. OLSON.

Subscribed before me and filed this 6th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.
By HAROLD J. O'DONNEAL,
Deputy Registrar of Voters.

The sponsors for Carl T. Olson are:

Mrs. Helen M. Olson, 1009 Kirkham St.; Housewife.
George Budeaft, 10 Seal Rock Drive; Painting Contractor.
Jean Butler, 630 Miramar Ave.; Real Estate Sales.
Mrs. Marjorie Chun, 1411 Sacramento St.; Real Estate Salesman.
Frank B. DeLano, 68 Madrone Ave.; Merchant.
Charles W. Goetting, 262 Henry St.; Real Estate Broker.
Mrs. Dorothy Goetting, 262 Henry St.; Secretary.
George Grampsas, 1086 Valencia St.; Grocer.
Helen Gurnan, 1218 - 25th Ave.; Real Estate Broker.
Hy Gurnan, 1218 - 25th Ave.; General Contractor.
Alan Hosking, 755 Capitol Ave.; General Building Contractor.
Leo F. Kaufman, 310 Magellan Ave.; Real Estate Broker.
Frank A. Korkmazian, 1245 - 14th Ave., Florist.
William S. Latz, 1800 Santiago St.; Automotive Counsellor.
Elroy W. McCarthy, 1378 - 35th Ave.; Salesman.
Florian A. Ochs, 439 Joost Ave.; Attorney.
Samuel J. Taylor, 1001 Kirkham St.; Retired.
For Supervisor

DOROTHY SHINDER

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 5, 1963, 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 of taking such office: That my name is Dorothy Shinder. My residence address is at No. 1692A Green Street, San Francisco. My business or occupation is Clerk-Stenographer, Research Worker.

My qualifications for said office are as follows: This is in protest to the lack of lower-middle income housing and rent situation which is one of the most crucial issues in San Francisco. Qualifications: University of Minnesota, San Francisco State College, 10 years San Francisco law offices; active in San Francisco Civic Groups; founder and president "Tenants of San Francisco", research work in housing, presently conducting a public service program, Marina Junior High School, pertaining to housing. Aims: Establish tenants' rights, mediation agency for tenant-landlord, investigate proceedings and methods in condemnation and conservation, real estate practices and rental prices.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Research and Clerk-Stenographer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: DOROTHY SHINDER.

Subscribed before me and filed this 19th day of September, 1963.

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

The sponsors for Dorothy Shinder are:

Helen Alberti, 258-17th Ave.; Retired.
Liljan J. Edge, 1745 Pacific Ave.; Housewife.
Harold E. Hoertkorn, 1756 Bay St.; Retired.
Zora E. Hutchinson, 1030 Larkin St. Apt. 12; Retired Nurse.
Rev. Byron P. King, 3145 Lawton St.; Clergy.
Edith Dorothy King, 3145 Lawton St.; Housewife.
Bertha Landau, 3330 Pierce St.; Housewife.
Harriett Logan, 4133-20th Street; Retired.
Kenneth D. Murray, 955 Golden Gate Ave.; Cashier.
Dolores Rodene, 150 Franklin St.; Stenographer.
Estelle M. Salgado, 779-11th Ave.; Secretary.
Edward Shim, 1140 Sutter St.; Lecturer on World Affairs.
Fannie Shuster, 411 O'Farrell St.; Retired.
Theresa Underwood, 2744 Franklin St.; Dressmaker.
Ruth Wilson, 2411-23rd Ave.; Housewife.
For Supervisor

ROBERT VANDERBILT

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is Robert Vanderbilt. My residence address is at No. 120 Ellis Street, San Francisco. My business or occupation is Stock Broker.

My qualifications for said office are as follows: Veteran, American Legion, VFW; law and finance education and experience; President—Vanderbilt Hotels Corp.; Endorsed by business, labor, Italian-American and Spanish-American groups. Modernize city charter; city control of San Francisco Harbor; Install French-type mono-rail link to airport; Fill and develop tidelands; Complete cross-town tunnel between Golden Gate and Bay Bridges; Endorse Human Rights Commission; Education and Employment Programs for deserving; Accelerate re-development and housing programs; Equal opportunities for all; Master plan to attract new business and tourists; Better treatment of senior citizens and disabled; Sweeping Crime Clean-up Program; Better understanding Civil Service Employee problems.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Stock Broker" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: ROBERT VANDERBILT.

Subscribed before me and filed this 6th day of September, 1963.

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

The sponsors for Robert Vanderbilt are:

J. Charles Bannon, 120 Ellis St.; Storekeeper.
Mrs. Betty Stewart Fox, 120 Ellis; Typing.
Walter J. Graepp, 120 Ellis St.; Doorman, St. Francis Theatre.
Dr. Loren C. Harlan, 120 Ellis St.; Dentist.
Martin Karic, 1045 So Van Ness Ave.; Plumber.
Billie E. Maxwell, 120 Ellis St.; Hotel Manager.
Arnt M. Olsen, 445 O'Farrell St.; Retired.
Marvin G. Rossfeld, 120 Ellis, Warehouseman.
Bert Russ, 120 Ellis St.; Building Contractor.
Youri Tamraz, 120 Ellis St.; Meat Carver.
Ralph G. Taylor, 157 Bartlett St.; Bus boy, Compton's Cafeteria.
John M. Vickery, 515 Jones St.; Salesman.
Mihrum Yardumian, 120 Ellis St., Retired.
For District Attorney

THOMAS C. LYNCH

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 5, 1963, 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 C. Lynch. My residence address is at No. 98 Clarendon Avenue, San Francisco. My business or occupation is District Attorney, City and County of San Francisco.

My qualifications for said office are as follows: Member of the State Bar of California since 1930. Born in San Francisco and graduated from the University of San Francisco Law School. I have served the United States government as an assistant United States attorney and the City and County of San Francisco as Chief Assistant District Attorney. I have been District Attorney since 1951 and I pledge to maintain the reputation of this office in dealing fairly with all of our citizens.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "District Attorney" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: THOMAS C. LYNCH.

Subscribed before me and filed this 12th day of September, 1963.

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

The sponsors for Thomas C. Lynch are:

Mrs. Thomas C. Lynch, 98 Clarendon Ave.; Housewife.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
H. Welton Flynn, 76 Venus St.; Public Accountant.
Eugene L. Gartland, 3049-20th Ave.; Attorney at Law.
Walter H. Giubbini, 33 Springfield Drive; Attorney.
Elizabeth R. Kelley, 656 O'Farrell St.; Business Agent for Waitresses Union, Local 48.
Ben K. Lerer, 520 El Camino del Mar; Attorney at Law.
Earl S. Louie, 645 Grant Ave.; Importer.
William J. Marsico, 920 Monterey Blvd.; Ex Vice President, Managing Officer, Columbus Savings and Loan Association.
Francis W. Mayer, 109 Warren Drive; Attorney.
Joseph P. Mazzola, 127 Lakeshore Drive; Bus. Mgr. of Plumbers Local 38.
J. Eugene McAtee, 130 Santa Ana Ave.; State Senator.
Margaret R. Murray, 8 Locksley Ave., Apt. 8A; Housewife.
George Wah Ong, 52 Almaden Court; Insurance Securities Trust Fund Representative.
Harold P. Schulz, 70 Sotelo Ave.; Optometrist.
Benjamin H. Swig, 950 Mason; Hotel Operator.
Dr. H. A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
Harold L. Zellerbach, 2288 Broadway; Paper Manufacturing.
For Sheriff

MATTHEW C. (MATT) CARBERRY

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 5, 1963, and declare the following to be true:

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

My qualifications for said office are as follows: In the past seven years as your Sheriff, I have been responsible for handling more than 65,000 prisoners without serious incident, and have collected millions of dollars in 300,000 legal processes, accounting for every penny involved. First Sheriff in more than half a century with a background of law enforcement as a police officer. Thirty years experience in private and public business — I am a licensed Public Accountant, a former member of the Board of Supervisors, native San Franciscan, and graduate of the University of San Francisco. I ask for your vote so we can continue our program of Economy and Efficiency, tempered with Humanity.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Sheriff of San Francisco" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: MATTHEW C. CARBERRY.

Subscribed before me and filed this 17th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.

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

Stella Pisani Carberry, 1542-34th Ave.; Homemaker.
Edward A. Barry, 1410 Portola Drive; Attorney at Law.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
Eugene B. Block, 2533 Turk St.; Executive & Editor.
George Budaeff, 10 Seal Rock Dr.; Painting Contractor.
Ransom M. Cook, 2519 Broadway; Banker.
Daniel F. Del Carlo, 50 Chumasero Drive; Labor Representative.
Charles W. Dullea, 177 Warren Drive; Retired Chief of Police, S.F.P.D.
Don Fazackerley, 170 El Verano Way; Publisher.
John P. Figone, 1100 Union St.; Undersheriff, City & County of San Francisco.
Jack Goldberger, 210 Gellert Drive; Labor Official.
Fred H. Huie, 672-16th Ave.; Stock Broker.
Ben K. Lerner, 520 El Camino Del Mar; Attorney.
Dan E. London, St. Francis Hotel, 335 Powell St.; Hotel Executive.
Cyril I. Magnin, 950 Mason St.; Merchant.
William M. Malone, 1 Gabilan Way; Attorney at Law.
William F. McDonagh, 1301 Ulloa St.; General Contractor.
Harold P. Schulz, 70 Sotelo Ave.; Optometrist.
Kazue Togasaki, M.D., 1848 Buchanan St.; Physician and Surgeon.
Thos. A. Toomey, 635 Quintara St.; Retired Registrar of Voters.
For Sheriff

A. V. (LEE) McDONOUGH

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 5, 1963, 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 A. V. (Lee) McDonough. My residence address is at No. 5551 Mission Street, San Francisco. My business or occupation is Real Estate Broker.

My qualifications for said office are as follows: I have had 14 years experience in the law enforcement field as a San Francisco police officer and sergeant. I know thoroughly the duties of Sheriff and have the business, labor and administrative qualifications to activate my program to (1) improve operation of the County Jail system; (2) streamline administrative and custodial procedures; (3) effect needed economies in the $1,881,478 budget; (4) provide virgorous, decisive leadership as a full-time Sheriff. I am a home owner, a combat veteran of World War II and active in civic and youth programs. Leaders and groups representing many nationalities and walks of life support my pledge to restore dignity, high trust and real accomplishment.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Real Estate Broker” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: A. V. (LEE) McDONOUGH.

Subscribed before me and filed this 10th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.

The sponsors for A. V. (Lee) McDonough are:

Peter C. Bello, 7 Lisbon Street; Glass & Glazing.
Hoover F. Chin, 115 Turquoise Way; Realtor.
Mrs. Mary Circosta, 662 Cayuga Ave.; Housewife.
Thomas J. Cleary, 58 Baltimore Way; Retired.
Mrs. Florence Di Massimo, 1806 Union Street; Housewife.
Mrs. Ann S. Dippel, 1280 Lombard St.; Past President, Recreation & Park Commission Emeritus.
Mrs. Mark J. Flore, 675 Monterey Blvd.; Wife of retired Union Official.
Tesse French, 3477½-17th St; President City of Hope, Mission Chapter.
Earl T. Halstead, 2345 Bay St; Colonel U.S. Army Retired.
Frank X. Harrigan, 1871 Sacramento St.; Businessman.
Edward T. Kelley, 35 Culebra Terrace; Physician and Surgeon.
Alfonso E. Lujan, Jr., 2268 Bryant St.; Senior Draftsman.
Frank F. McBeau, 1340 Geneva Ave.; Retired City Employee.
Sam F. Milon, 5606 Mission Street; Painting Contractor.
Caroline Quilici, 1900 - 48th Ave.; Accountant.
Charles B. Radetich, 782 Kansas St.; Businessman.
Dr. H. A. Tagliabue, 282 Silver Ave.; Oral Surgeon.
Andrew A. Vavuris, 222 Baltimore Way; School Teacher.
John H. Wikse, 237 Gambier Street; Mechanical Engineer.
For Judge of the Municipal Court Office No. 1

LELAND J. LAZARUS

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 Tuesday, November 5, 1963, 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 Leland J. Lazarus. My residence address is at No. 38 Seal Rock Drive, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: I am a native San Franciscan, educated in our public schools and the University of San Francisco (LL.B '29). Practiced law for thirty years; also served as attorney for NRA and as a member of the Board of Education. Past president Lawyers Club, and formerly on executive committee, Conference of State Bar Delegates. Appointed to Municipal Court in 1960. Married and father of two children, I have endeavored to follow the splendid example of my late father, a judge who believed that justice should always be tempered with mercy, tolerance and understanding.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge of the Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held Tuesday, November 5, 1963.

Signature of Candidate: LELAND J. LAZARUS.

Subscribed before me and filed this 6th day of September, 1963.

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

The sponsors for Leland J. Lazarus are:

Mrs. Leland J. Lazarus, 38 Seal Rock Drive; Housewife.
Sylvester Andriano, 330 Funston Ave.; Attorney at Law.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
William J. Chow, 550 Montgomery Street; Attorney at Law.
Roy P. Cole, 118 Commonwealth Avenue; Owner Cole & DeGraf Chemicals.
Daniel F. Del Carlo, 50 Chumashero Drive; Labor Representative.
Eugene L. Friend, 2910 Lake Street; Merchant.
G. W. Johns, 19 Devonshire Way; Labor Representative.
George V. Lazarus, 38 Seal Rock Drive; Student (San Jose State).
Cyril I. Magnin, 950 Mason St.; Merchant.
I. Budd McManigal, 1490-35th Ave.; Bank Official.
William Moskovitz, 1901 California Street; Retired.
Julia G. Porter, 142-27th Avenue; Housewife.
J. E. Prisin-Zano, 1030 Francisco Street; Attorney.
Reed W. Robinson, 405 Serrano Drive; Candy Manufacturer.
Stanton Sobel, 3883 Washington Street; Distributor (wholesale).
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Mrs. Mathew O. Tobriner, 3494 Jackson Street; Housewife.
For Judge of the Municipal Court Office No. 2

LEO R. FRIEDMAN

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 said County on November 5, 1963, 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 Leo R. Friedman. My residence address is at No. 37 Lupine Avenue, San Francisco. My business or occupation is Lawyer.

My qualifications for said office are as follows: I was admitted to practice law in 1913. A member of the California Legislature for 1917-1919; an assistant District Attorney of San Francisco 1920-1925; for past three years a member of the Governor’s Commission on insanity in criminal cases. Since 1925 have been in private practice handling both trials and appeals in our State and Federal Courts.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Lawyer” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: LEO R. FRIEDMAN.

Subscribed before me and filed this 10th day of September, 1963.

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

The sponsors for Leo R. Friedman are:

Louise A. Friedman, 37 Lupine Ave.; Housewife.
Robert D. Barbagelata, 201 El Camino Del Mar; Attorney at Law.
Benjamin Breit, 1458-36th Ave.; President, Western States Insurance Brokers.
Roy P. Cole, 118 Commonwealth Ave.; Partner, Cole & DeGraf Chemicals
J. W. Ehrlich, 901 California St.; Lawyer.
Rose M. Fanucchi, 1650-47th Ave.; Lawyer.
Thomas E. Feeney, 126 Miraloma Drive; Attorney.
J. C. Geiger, 2166-34th Ave.; Physician.
Jack Goldberger, 210 Gellert Drive; Labor Official.
C. R. Greenstone, 2323 Lake Street; Merchant.
J. R. Klawans, 27 Avila St.; Attorney.
W. A. Lahaniier, 1150 Union St.; Attorney.
Wanda O. Lahaniier, 1150 Union St.; Attorney.
Molly H. Minordi, 1817 California St.; Attorney at Law.
E. Sugarman, 155 Mayfair Drive; Mechanical Contractor.
For Judge of the Municipal Court Office No. 2

CLARENCE A. LINN

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 5, 1963, 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 of taking such office: That my name is Clarence A. Linn. My residence address is at No. 20 San Lorenzo Way, San Francisco. My business or occupation is Municipal Judge — Incumbent.

My qualifications for said office are as follows: I was born, raised and educated in San Francisco; have been engaged in the practice of law since my 21st birthday; have been admitted to and have practiced in all State and Federal courts, including the United States Supreme Court; for 17 years I was a deputy, assistant or chief deputy attorney general of the State of California. While in the Attorney General’s office, I have at various times been in charge of the Anti-Trust, Charitable Trusts or Criminal Law sections of that office. For 20 years I was engaged in private practice. I am a widower and the father of three children. Vigorous law enforcement and civic decency are my objectives.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire the following designation “Municipal Judge—Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 5, 1963.

Signature of Candidate: CLARENCE A. LINN.

Subscribed before me and filed this 6th day of September, 1963.

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

The sponsors for Clarence A. Linn are:

Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
Dr. Hamilton T. Boswell, 164-6th Ave.; Clergyman, Jones Methodist.
Andrew P. Burke, 2511 Pacific Ave.; Attorney at Law.
William J. Chow, 550 Montgomery St.; Attorney at Law.
William K. Coblenz, 10-5th Ave.; Attorney at Law.
Nathan Cohn, 540 Darien Way; Attorney at Law.
Daniel F. Del Carlo, 50 Chumaser Drive; Labor Representative.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Donald B. King, 35 Rockwood Court; Attorney at Law.
Louis T. Kruger, 23 Miguel St.; Western Regional Director, Steuben Society of America.
Joseph P. Mazzola, 127 Lakeshore Drive; Bus. Mgr. of Plumber Local 38 Union.
John D. Monaghan, 31 Grand View Ave.; Caterer.
Mrs. Jane Morrison, 2590 Greenwich St.; Publicity Director.
William Moskovitz, 1901 California Street; Retired.
George R. Reilly, 2774-34th Ave.; Member State Board of Equalization, 1st District.
Michael Riordan, 550 Laguna Honda Blvd.; Attorney at Law.
Samuel B. Stewart, 2 Locust St.; Lawyer.
Louis V. Vasquez, 21 Dellbrook Ave.; Attorney at Law.
For Judge of the Municipal Court Office No. 3

JAMES J. WELSH

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 5, 1963, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office: That my name is James J. Welsh. My residence address is No. 425 Gonzalez Drive, San Francisco. My business or occupation is Judge of Municipal Court.

My qualifications for said office are as follows: Born in San Francisco; graduated from St. Ignatius High School; graduated B.A. and L.L.B., Stanford University; married, four children; admitted to practice of law in 1940. Secretary to Governor Warren 1943-53; member Industrial Accident Commission 1953-1955. Legal Counsel to Governor Knight 1955. Appointed Judge of the Municipal Court in 1955 and have served in all branches of the court. Unanimously elected Presiding Judge in 1957. Elected for a term of six years in 1957. Elevated pro-tem Superior Judge October-December, 1960. I trust my service on the Municipal Court has been, and will continue to be impartial, courteous, and dignified.

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 5, 1963.

Signature of Candidate: JAMES J. WELSH.

Subscribed before me and filed this 6th day of September, 1963.

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

The sponsors for James J. Welsh are:

Mrs. James J. Welsh, 425 Gonzalez Drive; Housewife.
Jefferson A. Beaver, 616 Los Palmos Drive; Executive.
John W. Bussey, 727-19th Ave.; Judge of the Superior Court
Louis G. Conlan, 351 San Benito Way; President, City College of San Francisco.
Daniel F. Del Carlo, 50 Chumasero Drive; Labor Representative.
Chas. A. Ertola, 775 Francisco Street; Dental Surgeon.
B. J. Feigenbaum, 3828 Jackson Street; Attorney.
Charles J. Foehn, 3473-19th Street; Vice President, International Brotherhood of Electrical Workers.
Jack Goldberger, 210 Gellert Drive; Labor Official.
John Haster, 190 Dorantes Avenue; Insurance.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Edmund Leveroni, 758 Green St.; Banker.
Robert McCarthy, 1050 Kirkham Street; General Contractor.
Wilson Meyer, 22-22nd Avenue; Distributor Chemicals.
George Wah Ong, 52 Almaden Court; Insurance Securities Trust Fund Representative.
Alice Virginia Sweigert, 33-19th Avenue; Housewife.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Dr. Robert P. Thompson, 90 West Clay St.; Physician.
William F. Traverso, 340 Castenada Ave.; Judge of the Superior Court.
Harry E. Wentworth, 567 London Street; Retired Auditor, State Board of Equalization.
CLAYTON W. HORN

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 5, 1963, 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 Clayton W. Horn. My residence address is No. 45 Graystone Terrace, San Francisco. My business or occupation is Judge, Municipal Court.

My qualifications for said office are as follows: Attended Jefferson and John Swett Grammar, Polytechnic High, Golden Gate College of Law, 1930. Engaged in general practice from 1930 until appointed a Deputy by City Attorney Dion Holm; served in that office as a senior trial assistant until appointed Municipal Judge in 1954 by Governor Knight. Presided in all divisions of the Court, civil and criminal. Unanimously elected Presiding Judge for year 1956; appointed Presiding Judge Criminal Division 1962. Married to Alma Koch, a San Franciscan. I have tried to serve all of the people with understanding and justice. Elected to same office in 1956 without opposition.

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 5, 1963.

Signature of Candidate: CLAYTON W. HORN.

Subscribed before me and filed this 6th day of September, 1963.

CHAS. A. ROGERS,
Registrar of Voters.
By R. N. Trubey,
Deputy Registrar of Voters.

The sponsors of Clayton W. Horn are:

Mrs. Clayton W. Horn, 45 Graystone Terrace, Housewife.
Fred G. Ainslie, 77 Rico Way; Insurance Broker.
Alfred P. Baylacoq, 611-34th Avenue; Insurance Broker.
Robert N. Beechinor, 227 Masonic Avenue; Attorney.
Jean Bercut, 2310 Leavenworth St.; Butcher.
Joseph Cervetto, 561 Greenwich St.; Building Maintenance Contractor.
Daniel F. Del Carlo, 50 Chumasero Drive; Labor Representative.
Jack Goldberger, 210 Gellert Drive; Labor Official.
George P. Hoerr, Apt. 15, 1020 Union St.; Real Estate Broker.
G. W. Johns, 19 Devonshire Way; Labor Representative.
Louis T. Kruger, 23 Miguel St.; Western Regional Director, Steuben Society of America.
Louis R. Lurie, Mark Hopkins Hotel; Real Estate Operator.
Jack Morse, 221 Vidal Drive; Vice President Sinclair Paint Co.
William Moskovitz, 1901 California St.; Retired.
Michael Riordan, 550 Laguna Honda Blvd.; Attorney at Law.
Reed W. Robinson, 405 Serrano Drive; Candy Manufacturer.
Harold W. Stelling, 52 West Clay Park; Partner, Royal Showcase Co.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Paul J. Tarnavsky, 2 Parker Ave.; Exporter.
Dr. Thomas Wu, 598-38th Avenue; Dentist.
PROPOSITION A

Adds Section 159.2; provides that retirement allowances of retired employees, other than those retired for disability, shall not be reduced on account of earnings in gainful occupation.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 159.2 thereto relating to reductions in retirement allowances because of gainful occupation.

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 5, 1963, a proposal to amend the Charter of said city and county by adding Section 159.2 thereto, reading as follows:

Section 159.2. Notwithstanding the provisions of Sections 163, 165.2, 168.1.12 and 171.1.12, on and after the effective date of this section, the retirement allowances of retired employees, other than those retired for disability, shall not be subject to reduction on account of earnings in gainful occupation.


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

ROBERT J. DOLAN, Clerk

ARGUMENT AGAINST PROPOSITION “A”

Vote “NO” on Proposition “A”

This measure allows city employees to retire before age 60 and earn unlimited salaries without repaying the city. Employees who voluntarily retire and leave city service before age 60 are now required to repay the city for excess earnings; this amendment would end such repayment. Proposition “A” would increase the number of early retirements and would cause the city to lose its most experienced employees in their most productive years. Proposition “A” would place persons with a city pension in competition with older workers seeking employment.

Vote “NO” on Proposition “A”

This argument is sponsored by the San Francisco Municipal Conference.

LLOYD E. GRAYBIEIL, Chairman

The San Francisco Municipal Conference is composed of the following organizations:

- Apartment House Associations Consolidated, Inc.
- Building Owners and Managers Association
- Downtown Association
- California Northern Hotel Association
- San Francisco Chamber of Commerce
- San Francisco Junior Chamber of Commerce
- San Francisco Real Estate Board

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CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION “A”

Adds Charter Section 159.2; Provides that Retirement Allowances of Retired Employees, Other Than Those Retired for Disability, Shall Not Be Reduced on Account of Earnings in Gainful Occupation.

Based on a report by the Employees' Retirement System, had the provisions of the proposed charter amendment been in effect on July 1, 1959, pension payments would have been increased for the years indicated as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Amount</th>
</tr>
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<tr>
<td>1959-1960</td>
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<tr>
<td>1961-1962</td>
<td>3,691</td>
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<tr>
<td>1962-1963</td>
<td>4,288</td>
</tr>
</tbody>
</table>

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

PROPOSITION B

Amends Section 115; provides that Mayor must appoint an architect or a landscape architect to the Planning Commission.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Section 115 thereof to provide that one of the members of the planning commission shall be an architect.

The Board of Supervisors of the City and 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 5, 1963, a proposal to amend the charter of said city and county by amending Section 115 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 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. One of the members of the commission to be appointed by the mayor shall be an architect or a landscape architect duly licensed as such by the State of California.

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 change of incumbency for the existing terms thereof. The mayor shall fill

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all vacancies in office of appointive members of the commission occurring either during or at the expiration of terms.

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.

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.

Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

Robert J. Dolan, Clerk

PROPOSITION C

Amends Section 165.6; provides that persons who retire from city service and are eligible to receive social security benefits shall not have city retirement allowance reduced because of such eligibility.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Section 165.6 thereof, to provide for the exclusion of any reduction in the allowance payable to any member of the San Francisco City and County Employees' Retirement System who is covered by the Federal Old-Age, Survivors and Disability Insurance provisions of the Federal Social Security Act, on account of service rendered by him to the city and county, upon retirement for disability after attaining age 55, or for service.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 5, 1963, a proposal to amend the charter of said city and county by amending Section 165.6 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))

Social Security Coverage

Section 165.6. The board of supervisors may enact, by a vote of three-fourths of its members, an ordinance or ordinances prescribing the conditions according to which any and all employees of the San Francisco Unified School District and employees of the City and County of San Francisco, other than members of the fire and police department as defined in section 162, may be covered under the Federal Old-Age and Survivors Disability Insurance provisions
of the Federal Social Security Act, subject to the provisions of this section. "City and county" as hereinafter used shall mean the City and County of San Francisco and the San Francisco Unified School District.

(((A)) Any member of the San Francisco City and County Employees' Retirement System, hereinafter referred to as the system, who becomes covered by the Federal Old-Age and Survivors Disability Insurance provisions of the Federal Social Security Act, hereinafter referred to as the Act, on account of service rendered by him to the city and county, shall have the allowance payable by the system to him upon retirement for disability after attaining age 55, or for service, reduced in the following manner:

While payable to said member, and effective (1) when he attains the retirement age as defined from time to time in the Act, said age to be analogous to the retirement age of 65 years for men and 62 years for women in the Act on the effective date of this section, or (2) on the effective date of his retirement under the system, whichever is later, by an amount which shall bear the same ratio to one-half of the primary old age insurance benefits under the Act paid to him or payable upon being applied for, or that would be payable if he had not disqualified himself to receive them, under the Act as in effect on the effective date hereof, or as the Act may hereafter be amended or supplemented before the effective date of such reduction, as the salary paid to him on account of service credited to him under the system and entering into the determination of said primary benefit bears to the total of his salary, from whatever source, entering into said determination; provided, however, that the amount of the reduction under this paragraph shall not exceed the portion of the retirement allowance, prior to modification under an option provided by ordinance, which is not derived from contributions of said member.))

(((B))) (((Every such))) Any member of the San Francisco City and County Employees' Retirement System, hereinafter referred to as the system, who becomes covered by the Federal Old-Age and Survivors Disability Insurance provisions of the Federal Social Security Act, hereinafter referred to as the Act, on account of service rendered by him to the city and county, shall continue to contribute to the system the normal contributions required of him, except that he shall have the right to reduce his normal contributions under the system at his option to be exercised by an election on the system's form, said election to be effective on the first day of the month next following its filing in the system's office. Such reduction of normal contributions shall apply only to time during which said member is covered under the Act, and after the effective date of this section, hereby fixed as the first day of the month next following its ratification by the State Legislature, and the amount of said reduction, which may be changed from time to time by said member, in accordance with rules and regulations of the Retirement Board, shall not be more than the amount of said member's contribution under the Act.

Any allowance payable to or on account of such member by the system shall be reduced ((in addition to the reduction in the preceding paragraph (A)),) on the effective date of said allowance by the actuarial equivalent on that date of the normal contributions, including interest to said date, with which said member would have been but was not credited under the system because of said reduction in his normal contributions and because of amounts paid from such member's accumulated contributions for the retroactive period hereinafter provided for, and any continuation of said allowance shall be based on such reduced allowance but said allowance shall not be affected otherwise by the member's reduction of his normal contributions. Said member shall have the right to contribute
amounts, which shall be administered as additional contributions, to replace all or part of such reduction in his retirement allowance.

(((C))) (B) The ((reductions)) reduction in allowances and contributions of members shall be made as provided in the foregoing ((paragraphs,)) paragraph, notwithstanding any provisions in the charter to the contrary.

(((D))) (C) Every employee covered by the agreement providing coverage under the Act shall be liable for the employee contributions required by the Act.

(((E))) (D) The effective date of coverage under the Act may be made retroactive to such date as the board of supervisors may determine. Contributions required under the Act of each member for time included by the retroactive application shall be paid from such member's accumulated contributions held by the system on account of his compensation not in excess of the maximum compensation taxable under this Act for such retroactive time. If the required contributions under the Act exceed the member's accumulated contributions held by the system so determined, the additional contributions under the Act equal to the excess shall be paid by the member. Contributions required under the Act of the employer on account of such retroactive period shall be paid from funds held by the system on account of active members and derived from contributions of the city and county.

(((F))) (E) Any member who is covered by section 210 (1) of the Act on the effective date of the agreement between the state and federal government to extend coverage to the members of the system under the Act shall not be subject to this section unless he elect to be covered in accordance with this section, such election to be on a form furnished by the system and to be filed in the office of the system not later than one hundred eighty (180) days after the effective date of such agreement. Such election shall be irrevocable. Such election shall fix the status of the member under such coverage as the same in all respects as if he had not been covered under section 210 (1), except that there shall be no adjustment of the member's accumulated contributions or of the funds held by the system, and derived from contributions of the city and county, on account of social security tax for such retroactive period.

Each member who enters the employ of the municipal railway after the effective date of the agreement between the state and federal government to extend coverage to other members of the system under the Act shall be covered under the Act in accordance with the terms of this section and the ordinance or ordinances enacted pursuant thereto.

(((G))) (F) The sum of the member's allowance under the system, prior to modification under an option provided by ordinance, or as provided for in this paragraph, and his primary benefit under the Act, payable after attainment of the minimum age of qualification for such primary benefit, shall not be less than the allowance which he would have received under the system, assuming that he had not been covered under the Act. Provision shall be made for modification of the member's retirement allowance at his option, if he retires before he attains such minimum age, in such manner that will make his increased monthly retirement allowance under the system prior to attainment of such age equal to the sum of his decreased monthly allowance after attainment of such age, and his primary benefit under the Act, upon the basis of an estimated primary benefit under the Act, subject to the requirement that the amounts of the increase and decrease in the monthly allowance shall be actuarially equivalent, and that the increase shall not be modified under an option provided by ordinance.

(((H))) (G) 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.

(((I))) (H) The contribution rates of the city and county applicable to various memberships under section 165.2 shall be adjusted to rates determined by the actuary according to methods stated in paragraph 5, subsection (h) of section 165.2.

(((J))) (I) The board of supervisors shall submit to the eligible employees for purposes of referendum as defined in the Act the question as to whether they desire coverage under the Act in accordance with conditions prescribed in this section.

(((K))) (J) The powers of the board of supervisors granted in section 158 shall include the authority to make such adjustments in the retirement system, by a vote of three-fourths of its members, as are not made by this section, but as required because of changes in the Act, to carry out the purposes of this section.

(K) Every retirement allowance payable by the system for time commencing on the effective date of this amendment to or on account of any member or retired member covered by the act on account of services rendered by him to the city and county shall be the retirement allowance to which such member or retired member is entitled without any reduction on account of such coverage, except as provided in this amendment. This subsection does not give any member retired prior to the effective date hereof, or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for time prior to said effective date.

(L) The effective date of this amendment shall be the first day of the month next following ratification by the State Legislature.

Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “C”

Put yourself in Joe Smith’s place.

Joe retired from his City job this year. He draws $125 a month from Social Security. In the seven years since City employees came under Social Security, Joe paid $831 in Social Security taxes. The City paid an equal amount.

That’s fair enough since that is the way it works for all of us.

But Joe has also been paying about 7 per cent of his paycheck on a City pension, too — that’s more than half of the cost. The City’s been putting in a little more than 6 per cent.

But now that Joe’s retired, the City doesn’t pay him his full pension. It holds back an amount equal to half of his Social Security benefit — $62.50 a month. That’s the so-called offset plan.

The experts say that Joe can expect to live about 13 years after retirement. In that 13 years, the City will hold back a total of $9,750 out of Joe’s City pension. In other words, the City will get back the $831 it paid in Social Security taxes and a very large part of its payments toward Joe’s City pension — and all of it out of Joe’s monthly retirement check. When you add it all up, the City pays only a very small part of Joe’s retirement — in some cases, nothing.
Many employers pay the full cost of their industry pension — the employee usually pays nothing. Joe pays more than half and, in the long run, an even greater share.

Joe Smith, of course, is fictitious but his case isn’t. Hundreds of City employees, men and women, have already found themselves in Joe Smith’s place; in time, thousands will be faced with the same unfair treatment.

City employees do not expect pay conditions that are any better than those in private industry or other government agencies but they are entitled, in all fairness, to pay and conditions that are just as good.

The City used to pay 10.5 per cent of its payroll into the Retirement Fund. Now it pays just 6.24 per cent (the average employee pays over 7 per cent). This device has produced a net “saving” of $1,000,000 a year — $4,000,000 since the plan started.

The savings thus realized by the City were partially at the expense of the City employees and partially due to the result of increased earnings of retirement funds. The money saved under the offset plan results from the fact that the employee contributes a large share of the cost and still suffers a reduction in his City retirement allowance. The longer the retired employee lives, the greater his share and the less the City contributes toward the cost of retirement benefits.

Many thousands of employees in private industry are covered by a private retirement plan as well as by Social Security. In most cases, the employee pays nothing; the employer pays the full cost. Many Municipal Railway employees right here in San Francisco, for example, have both and without any holdback.

But more than 5,000 City employees pay an increasing share of their City pension and, as a result of the holdback, get back only part of what they pay for. These City employees are asked to accept a retirement program that is more burdensome and less productive than those enjoyed by many thousands of employees in business and industry and government of all kinds.

We look to you to end this discrimination — to restore our hopes for a secure and dignified retirement on the same basis that most San Franciscans already enjoy. We ask nothing that most employees do not already have.

City employees accepted the offset plan in good faith. It was the only way then open to them to secure the Social Security coverage that practically all employees, public and private, already enjoyed. But the political demands of five years ago should not invalidate fair play and justice now.

Put yourself in Joe Smith’s place. Wouldn’t you expect every fair-minded citizen to vote “YES” on Proposition “C”?

This argument is sponsored by the Municipal Improvement League representing the following city employee unions and associations:
American Federation of Technical Engineers, Local 11
California Teachers Association
Civil Service Association
Civil Service Building Maintenance Union, Local 66A
Civil Service Per Diem Men’s Association of San Francisco
Cooks, Pastry Cooks & Assistants, Local 44
Deputy Sheriffs’ Association Inc. of San Francisco
Hospital and Institutional Workers’ Union, Local 250
International Union of Operating Engineers Stationary Local 39
Municipal Carmen’s Union, Local 250
San Francisco City & County Employees Union, Local 400
San Francisco City & County Employees Union, Local 747
ARGUMENT AGAINST PROPOSITION “C”

Vote “No” on Proposition “C”.

It would add an unnecessary $3,370,000 to your City Pension Costs.

Vote “No” on “C” because it is an attempt by city employees to get both full pensions and full social security at your expense. This same group of employees asked for, and you approved in 1958, the integrated social security system now in effect.

Vote “No” on “C” because no employee in a large public agency in California receives both a pension and social security which these employees now demand. Employees in the city of Los Angeles, the city of Oakland and the county of Los Angeles have no social security coverage.

Vote “No” on “C” because you voted for economy in 1958 when the present social security coverage was approved and the change involved in “C” would be a multi-million dollar raid on the Treasury.

Vote “No” on “C” because your pension benefits probably do not compare with those already enjoyed by city employees. They can retire on half pay plus half the social security primary benefit plus social security benefits for their wife and dependents.

Vote “No” on “C” because $3,370,000 would be added to the $12,749,000 yearly cost of the Retirement System to the taxpayers. This would add more than 20 cents to the tax rate according to the controller’s report.

Vote “No” on “C”, the extravagant city employee proposition to provide double pension benefits.

This argument is sponsored by The San Francisco Municipal Conference.

LLOYD E. GRAYBIEL, Chairman.

The San Francisco Municipal Conference is composed of the following organizations:

- Apartment House Associations Consolidated, Inc.
- Building Owners and Managers Association
- Down Town Association
- California Northern Hotel Association
- San Francisco Chamber of Commerce
- San Francisco Junior Chamber of Commerce
- San Francisco Real Estate Board
CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION "C"

Amends Charter Section 165.6; Provides that Persons Who Retire from City Service and are Eligible to Receive Social Security Benefits Shall Not Have City Retirement Allowance Reduced Because of Such Eligibility.

Should proposition "C" be enacted, based on a report by the Employees' Retirement System, the increase in the annual cost of government is estimated to be $3,372,814.

It is estimated that $3,194,080 of the above annual cost will be financed from ad valorem taxes and based on the 1963-1964 assessment roll said amount is equivalent to 20-1/5 cents in the tax rate annually.

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

PROPOSITION D

Adds Section 172.1.11-1; defines teacher who withdraws from San Francisco Retirement System and retires under State Teachers' Retirement System, as a retired person for Health Service System purposes.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 172.1.11-1 thereto relating to membership in the Health Service System by teachers who resign and withdraw accumulated contributions from the San Francisco City and County Employees' Retirement System and retire under the State Teachers' Retirement System of the State of California.

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 5, 1963, a proposal to amend the Charter of said city and county by adding thereto Section 172.1.11-1 to read as follows:

Section 172.1.11-1. As used in Section 172.1.11, and for the purposes of Section 172.1.11, the term "retired person" shall include any teacher who resigns and withdraws his accumulated contributions from said Retirement System and within ninety days after such withdrawal is in the status of a person retired under the State Teachers' Retirement System of the State of California on an allowance based on the full allowance formula under said State Teachers' Retirement System.

The effective date of this amendment shall be the first day of the month following approval by the State Legislature.


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

ROBERT J. DOLAN, Clerk

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ARGUMENT AGAINST PROPOSITION "D"

Vote "NO" on Proposition "D"

This amendment would extend public-subsidized health benefits to teachers who choose to retire under the state retirement system. These teachers decide to retire under the state plan rather than the city's because they can get more benefits. You have no obligation to pay for their health service if they make this choice. Proposition "D" would add over $50,000 a year to your support of the health system. The health system is already costing you over $1,900,000 a year.

Vote "NO" on Proposition "D"

This argument is sponsored by the San Francisco Municipal Conference.

LLOYD E. GRAYBIEL, Chairman

The San Francisco Municipal Conference is composed of the following organizations:

- Apartment House Associations Consolidated, Inc.
- Building Owners and Managers Association
- Down Town Association
- California Northern Hotel Association
- San Francisco Chamber of Commerce
- San Francisco Junior Chamber of Commerce
- San Francisco Real Estate Board

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION "D"

Adds Charter Section 172.1.11-1; Defines Teacher Who Withdraws from San Francisco Retirement System and Retires Under State Teachers' Retirement System, as a Retired Person for Health Service System Purposes.

Should proposition "D" be enacted, based on information obtained from the Health Service System, it is estimated that the annual increase in the cost of government would be approximately $54,376. Based on the 1963-1964 assessment roll, said amount is equivalent to 34/100 of one cent in the tax rate.

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

PROPOSITION E

Adds Section 165.1.5; increases future monthly retirement allowance payments of employees who retired under Section 165 prior to July 1, 1947 after 20 years' service by $25.00 and for less service by a proportionately less sum.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 165.1.5 thereto, relating to increasing retirement allowances of miscellaneous officers and employees retired prior to July 1, 1947.

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 5, 1963, a proposal to amend the charter of said city and county by adding Section 165.1.5 thereto, reading as follows:
Section 165.1.5. Every retirement allowance payable by the San Francisco City and County Employees Retirement System, for time commencing on the effective date of this section, hereby designated as the first day of the month next following its ratification by the Legislature, to or on account of any person who was retired prior to July 1, 1947, as a member of said system under section 165, is hereby increased by the amount of $25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of service, then said monthly increase shall be an amount which shall bear the same ratio to $25, that the service with which the member was entitled to be credited at the effective date of his retirement, bears to twenty years. This section does not give any member retired prior to the effective date hereof, or his successor in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for the time prior to said effective date.

If a member elected at retirement to have his retirement allowance modified under option 2 or 3, provided by ordinance, and if both he and his beneficiary are living on said effective date, the increase in his allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on said effective date or if the retired member is not living on said effective date and the beneficiary is receiving the modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement necessary for the payment of the increases in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon said effective date, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members.

The contribution being required of the city currently, as percentages of salaries of persons who are members under section 165.2 shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with references to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.


Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

ROBERT J. DOLAN, Clerk
ARGUMENT FOR PROPOSITION “E”

The retired employee is defenseless against the high cost of inflation. He sees his retirement allowance buy less and less, each day, he is compelled to scrimp a little harder to stretch his monthly check over the necessities of life.

Perhaps worse than that, the retired employee (retired prior to July 1, 1947) is cut off, isolated from any share or participation in rising living standards or in the growing prosperity of the community and of the nation. All around him, wages may be climbing but his own meager allowance remain the same.

Suppose you had retired eight or ten years ago after a quarter century or more of service, in just these years the value of your retirement allowance would have been cut a heavy percentage. Could you afford such a cut in your pay check? Could you, if you were retired, afford that in your living standards? Where would you cut? Food? Clothing? Medical Care?

Proposition “E” is intended to restore the retired city employee to a decent share in the community’s Progress and provide a measure of protection against inflation, consistent with his many years of contribution to our common welfare. It provides an increase in his retirement allowance in direct proportion to a change in the salary of the position he held at the time of his retirement. It would apply only to employees after the Charter Amendment becomes effective.

Fair-minded voters will immediately recognize the justice of this proposal. There are those who see it only as a question of taxes, and not as a problem involving live human beings. These miscellaneous employees retired prior to July 1, 1947. The cost will be $86,249 a year. This reduces upon the death of retired members under our classification.

Let it not be a question of cost; rather, it is a question of fair play to the retired city employee, of helping him to maintain in retirement the life of dignity and security you would want for yourself.

Vote “Yes” on Proposition “E”

This argument is sponsored by the Retired Miscellaneous Municipal employees.

ANDREW J. CAMOUS, Secretary
ANNA SHAUGHNESSY, Financial Secretary.

JOHN F. KANE,
President.

On September 23, 1963, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 5, 1963, by the following vote:

Ayes: Supervisors Blake, Boas, Casey, Dobbs, Ertola, Ferdon, McMahon, Morrison, Tamaras, Tinney.

ROBERT J. DOLAN, Clerk

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION “E”

Adds Charter Section 165.1.5; Increases Future Monthly Retirement Allowance Payments of Employees Who Retired Under Section 165 Prior to July 1, 1947 After 20 Years’ Service by $25.00 and for Less Service by a Proportionately Less Sum.

Should proposition “E” be enacted, based on a report by the Employees’ Retirement System, it is estimated that the annual increase in the cost of government would be approximately $86,240. Based on the 1963-1964 assessment roll, said amount is equivalent to 55/100 of one cent in the tax rate.

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

Adds Section 36.3 and amends Sections 38 and 38.1; provides for parity pay in police and fire department; makes reorganizational changes in fire prevention and investigation bureaus and salvage corps fire department.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 36.3 thereto, relating to parity in compensation for members of the Police and Fire Departments, and amending Sections 38 and 38.1 thereof, relating to provisions dealing with the Division of Fire Prevention and Investigation, and the Salvage Corps.

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 5, 1963, a proposal to amend the charter of said city and county by adding Section 36.3 thereto, and amending Sections 38 and 38.1 to read as follows:

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

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

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

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

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

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

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

Division of Fire Prevention and Investigation

Fire Prevention

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

The chief of department shall have jurisdiction, under the management of
the fire commission, of the division of fire prevention and investigation consisting
of the bureau of fire prevention and public safety and the bureau of fire investi-
gation. He shall hold the assistant chief of department, division of fire preven-
tion and investigation, to the responsibility and authority for enforcement of laws
and statutes of the State of California, and the charter and ordinances of the
City and County of San Francisco, pertaining to matters of fire prevention and
fire investigation.

The bureau of fire prevention and public safety shall inspect all structures
and premises to determine whether or not compliance is being had with statutes
and ordinances relative to fire prevention, fire protection and firespread control,
and the protection of persons and property from fire. It shall enforce said statutes
and ordinances and shall report violations to departments having jurisdiction.

The bureau of fire prevention and public safety shall examine the applica-
tion, plans and specifications for the erection, and for alterations or repairs esti-
mated to exceed $1,000 in cost, of any structure or premises subject to the
statutes and ordinances referred to in this section. The bureau of fire prevention
and public safety shall by written report, filed with the superintendent of build-
ing inspection, approve such plans and specifications, or report to said superin-
tendent the particulars wherein non-compliance exists, and upon modification
of the application, plans and specifications to comply therewith, the bureau shall
inform said superintendent of its approval. No permit for alteration or repair
exceeding $1,000 in cost, or for erection, shall be issued unless said approval is
given.

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

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nances is hereby declared to be a public nuisance, and it shall be the duty of the bureau of fire prevention and public safety to prosecute abatement proceedings.

Salvage Corps

Section 38.1. (§ There is hereby created in the San Francisco fire department a division to be known as the salvage corps.

The duties of said salvage corps shall be the protection of property, during the period of any fire and immediately after said fire, from damage by smoke, water or flames. Said salvage corps shall be under the jurisdiction of the fire commission of the City and County of San Francisco. The personnel of said salvage corps shall not be transferred to any other branch or division of the fire department but shall at all times be subject to the orders of the chief engineer of the department in so far as actual service is concerned. The personnel of said salvage corps may be increased in accordance with the fiscal and budgetary procedure provided for in the charter, but members of any other branch or division of said fire department shall not be transferred to said salvage corps except after examination and certification as to eligibility by the civil service commission.

All persons employed in the uniformed force of the corporation known as the Underwriters' Fire Patrol of San Francisco on the effective date of this amendment and who have been so employed for a period of six months next before the effective date of this amendment shall become members of said salvage corps and shall be deemed appointed as such in accordance with the civil service provisions of the charter and shall thereafter be entitled to all of the benefits thereof. Any person heretofore employed in the uniformed force of said Underwriters' Fire Patrol of San Francisco who has been granted a leave of absence for military purposes and who has been so employed by said Underwriters' Fire Patrol of San Francisco for a period of six months next before the granting of said leave of absence, shall, on the expiration of his said leave, become a member of said salvage corps and also shall be deemed appointed thereto pursuant to the civil service provisions of the charter and entitled to all of the benefits thereof.

All persons, who, on the effective date of this amendment, shall be serving as officers in said uniformed force of said Underwriters' Fire Patrol of San Francisco and who have been so serving for a period of six months prior thereto, shall continue to occupy their respective official positions, with the exception that such persons as may be serving in the position of sergeant shall become lieutenants in said salvage corps and the position of sergeant shall no longer exist.

The officers and members of said salvage corps shall receive respectively the salaries provided for captains, lieutenants and hosemen provided by section 36 of the charter and for the purpose of determining salaries of said hosemen, service rendered in the uniformed force of said Underwriters' Fire Patrol of San Francisco shall be deemed as service rendered in the service of the City and County of San Francisco.

Upon the actual taking over of the employees of said Underwriters' Fire Patrol of San Francisco, the members thereof coming into the employment of the City and County of San Francisco shall become members of the San Francisco city and county retirement system and shall be entitled to the benefits thereof and subject to the obligations thereof pursuant to the provisions of section 165 of the charter.

All employees hereafter added to said salvage corps, including officers appointed thereto, other than those who may have been serving in the uniformed forces of said Underwriters' Fire Patrol of San Francisco and continue in the service of the City and County of San Francisco pursuant to the provisions of
this section, shall be appointed and hold their positions subject to the civil service provisions of the charter.

The tours of duty of the members of said salvage corps shall be the same as the tours of duty for other members of the uniformed force of the fire department as the same are set forth in section 36 of the charter.

The physical and age requirements for future applicants and members of the salvage corps shall be the same as those applicable to applicants for and regular members of equal rank in the San Francisco fire department.

This amendment shall become effective when the joint legislative resolution approving such amendment is filed with the secretary of state, and the board of supervisors has appropriated the funds necessary in connection therewith, but not later than July 1, 1943."

On the effective date of this amendment the officers and members of the salvage corps shall cease to be a separate division of the fire department and shall thereafter become part of the divisions, battalions, bureaus and companies or other units of the fire department, to which they are or may be assigned. Each officer or member of the salvage corps in the civil service classifications of captain, salvage corps; lieutenant, salvage corps; and fireman, salvage corps; shall be transferred, without competitive examination, to his relative position of captain, lieutenant, and fireman respectively, by his dates of appointment for seniority in and to such ranks, and shall be entitled to all rights thereof as provided in this charter. Officers and members heretofore retired or pensioned as officers or members of the salvage corps shall be considered to have been retired or pensioned from their equivalent ranks of captain, lieutenant, or fireman respectively.


Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “F”

Vote “YES” Proposition “F”

Why Is This Issue on the Ballot?

Because on July 1, 1963, a disparity in pay of $16.00 per month was affected between the Police and Fire Departments.

What Caused This Pay Differential?

One small city in the State, as of July 1, 1963, pays their policemen more than their firemen. The pay formula for San Francisco police and firemen as passed by the voters allows this to take place in San Francisco, also. However, police and fire department pay rates have been the same in every city in California prior to this time.

Can This Be Corrected?

Yes, and you can help! By unanimous action of the Board of Supervisors has placed this issue on the ballot – to keep the salaries of the two departments equal. By voting YES on this issue they will be kept equal.

Why Vote Yes on Proposition “F”?

1. Because police and fire salaries are the same in every city with the exception of one.
2. To preserve the historically high morale of one of San Francisco's outstanding Public Service Agencies,

3. Because downgrading the Fire Department salary-wise would eventually result in downgrading the protection and service received by the people of San Francisco by resulting in the recruitment of inferior personnel.

4. Because examinations, risks, hazards and retirement benefits of the two departments are essentially the same.

5. Because San Francisco's Fire Department has merited this as can be evidenced by the fact that San Francisco enjoys the lowest fire insurance rates in the State.

(Rates based on dwelling-type buildings for Fire Insurance only.)

Anaheim ........................................ $1.30 per $1,000 Fire Insurance
Torrance ......................................... $1.30 per $1,000 Fire Insurance
Fresno ........................................... $1.20 per $1,000 Fire Insurance
Sacramento ...................................... $1.20 per $1,000 Fire Insurance
Berkeley ........................................ $1.10 per $1,000 Fire Insurance
Glendale ......................................... $1.10 per $1,000 Fire Insurance
Long Beach ..................................... $1.10 per $1,000 Fire Insurance
Los Angeles .................................... $1.10 per $1,000 Fire Insurance
Oakland .......................................... $1.10 per $1,000 Fire Insurance
Pasadena ........................................ $1.10 per $1,000 Fire Insurance
Santa Ana ....................................... $1.10 per $1,000 Fire Insurance
San Diego ....................................... $1.10 per $1,000 Fire Insurance
San Jose ......................................... $1.10 per $1,000 Fire Insurance
SAN FRANCISCO ................................ $1.00 per $1,000 Fire Insurance

It is on the basis of these 13 cities that San Francisco's pay formula for police and firemen is regulated. If San Francisco's rates are the best, they must be the most efficient department and therefore their rate of pay should be such.

Your protection and safety depends upon firemen at all times. Keep the high quality men and protection which San Francisco's public officials proudly eulogize by voting to preserve the truth—that San Francisco has the most efficient fire service in the United States.

**Vote Yes on Proposition "F"**

This argument is sponsored by S. F. Firemen's Campaign Committee.

ROBERT F. CALLAHAN, Chairman

Endorsed by:

Honorable Board of Fire Commissioners
Chief of Department, William F. Murray
San Francisco Labor Council
  George W. Johns, Secretary
  Claude H. Jinkerson, President
Arthur J. Dolan, Jr., Vice President, Blyth & Co.
Richard S. Rheem, President, Rheem California Land Co.

On September 10, 1963, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 5, 1963, by the following vote:

Ayes: Supervisors Blake, Boas, Casey, Dobbs, Ferdon, McMahon, Tamaras, Tinney.

ROBERT J. DOLAN, Clerk
ARGUMENT AGAINST PROPOSITION "F"

Vote "NO" on Proposition "F"

Freezing police and fire salaries at the same level would be a serious mistake as these are different occupations with different recruiting problems. Police men are difficult to recruit while the supply of firemen is ample.

Vote "NO" on Proposition "F" because firemen are now receiving a salary of $677 a month — as high as any in the state.

Vote "NO" on Proposition "F" because in addition to parity pay, this amendment includes a minor reorganization of Fire Department bureaus. A double issue does not give the voters a free choice.

Vote "NO" on "F" because San Francisco already has one of the most complex pay-setting systems in the country—it would be folly to freeze into the charter equal pay for police and firemen.

Proposition "F" requires an increase in firemen’s pay back to July 1st. This would add $392,000 to tax costs for this year alone—equal to 2½ cents in the tax rate.

Vote "NO" on Proposition "F"

This argument is sponsored by the San Francisco Municipal Conference.

LLOYD E. GRAYBIEL, Chairman

The San Francisco Municipal Conference is composed of the following organizations:

- Apartment House Associations Consolidated, Inc.
- Building Owners and Managers Association
- Downtown Association
- California Northern Hotel Association
- San Francisco Chamber of Commerce
- San Francisco Junior Chamber of Commerce
- San Francisco Real Estate Board

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183
PROPOSITION "F"

Adds Charter Section 36.3 and Amends Sections 38 and 38.1; Provides for Parity Pay in Police and Fire Department; Makes Reorganizational Changes in Fire Prevention and Investigation Bureaus and Salvage Corps Fire Department.

Based on data obtained from the Civil Service Commission and Employees’ Retirement System, had the proposed charter amendment been in effect on July 1, 1963, and had firemen’s pay been equal to the pay set for police officers, it is estimated that the cost of government for the fiscal year 1963-1964 would have been increased by approximately $392,000. Based on the 1963-1964 assessment roll, said amount would have been equivalent to 2½ cents in the tax rate.

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

Amends Sections 172.1, 172.6 and 172.1.11; provides that officers and employees of Parking Authority shall be members of the Health Service System.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by amending Sections 172.1, 172.1.6, and 172.1.11 thereof to provide for membership in the Health Service System by employees of the Parking Authority of the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco submits to the qualified electors of said city and county at an election to be held therein on November 5, 1963, a proposal to amend the Charter of said city and county by amending Sections 172.1, 172.1.6, and 172.1.11 thereof to read as follows:

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

HEALTH SERVICE SYSTEM

Section 172.1. A health service system is hereby established as a department of the city and county government and shall be subject to section 172.1 and sections 172.1.1, 172.1.2, 172.1.3, 172.1.4, 172.1.5, 172.1.6, 172.1.7, 172.1.8, 172.1.9, 172.1.10, 172.1.11, 172.1.12, 172.1.13, 172.1.14 and 172.1.15. Said system shall be administered by a board to be known as the health service board. The members of the system shall consist of all employees, which shall include officers, of the city and county, ((and)) of the San Francisco Unified School District, and of the Parking Authority of the City and County of San Francisco who are members of the retirement system. Any employee who adheres to the faith or teachings of any recognized religious sect, denomination or organization and, in accordance with its creed, tenets or principles, depends for healing upon prayer in the practice of religion shall be exempt from the system upon filing annually with the health service board an affidavit stating such adherence and dependence and disclaiming any benefits under the system. The health service board shall have the power to exempt any person whose annual compensation exceeds six thousand dollars ($6,000) and any person who has otherwise provided for adequate medical care.

Section 172.1.6. Each plan may make provision for the participation in the benefits of the system by the dependents of members, retired city and county employees, temporary city and county employees, such other dependents of deceased and retired city and county employees as the board of supervisors may authorize by ordinance, teachers and other employees of the San Francisco Unified School District retired under the San Francisco City and County Employees' Retirement System, and resigned employees of the city and county and resigned teachers and employees of the school district whose resignations occur after June 15, 1955, and within thirty days immediately prior to the date on which, but for their resignations, they would have become retired members of the said retirement system, or whose relinquishment of retirement allowances as permitted by the charter occurs after such date and resigned employees of the San Francisco Unified School District not otherwise included. A resigned employee or teacher
is one whose employment has terminated other than by retirement, discharge or death or who has relinquished retirement allowances. The purpose of empowering the health service board to make provision for the participation in the benefits of the system to the aforementioned resigned teachers and employees of the San Francisco Unified School District is to enable them, subject to the health service board’s exercise of its power, to participate in the benefits of the system after transferring to the State Teacher’s Retirement System from the San Francisco City and County Employees’ Retirement System. The purpose of empowering the health service board to make provision for participation in the benefits of the system by the aforementioned resigned employees of the city and county and other resigned employees of the San Francisco Unified School District is to permit the health service board to have power to treat them the same as it treats resigned teachers and employees of the San Francisco Unified School District.

As used in this section, and for the purposes of this section, the terms “city and county employees” and “employees of the city and county” shall include officers and employees of the Parking Authority of the City and County of San Francisco.

Section 172.1.11. There is hereby created a health service system fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons and because of the members and retired persons of the Parking Authority of the City and County of San Francisco, and the San Francisco Unified School District because of its members and retired persons. A retired person as used in this paragraph means a former member of the health service system retired under the San Francisco City and County Employees’ Retirement System.

The city and county and the school district shall each contribute to the health service system fund amounts sufficient for the following purposes, and subject to the following limitations:

(a) All funds necessary to efficiently administer the Health Service System;

(b) Matching contributions for the fiscal year commencing July 1, 1962, and each fiscal year thereafter, equal to the amounts contributed thereto by members of the system, provided, however, that the total amount contributed by the city and county and the school district to the health service system fund in each fiscal year, for this purpose, shall not exceed an amount equal to the tax yield that can be produced in each fiscal year by six cents in the tax rate on each one hundred dollars ($100.00) valuation of the real and tangible personal property assessed in and subject to taxation by the city and county and the school district.

(c) Monthly contributions required from retired members participating in the system shall be equal to the monthly contributions required from members in the system; provided, however, that for the fiscal year commencing July 1, 1962, and for each fiscal year thereafter, the city and county and the school district shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to retired members as is provided for active employee members thereof.

The city and county and the San Francisco Unified School District shall not contribute to the health service system fund any sums, except as hereinbefore set forth, on account of participation in the benefits of the system by members’ dependents, retired persons’ dependents, persons who retired and elected not to receive benefits from San Francisco City and County Employees’ Retirement System and resigned employees and teachers defined in section 172.1.6.
It shall be the duty of the board of supervisors and of the board of education annually to appropriate to the health service system fund such amounts as are necessary to cover the obligation of the city and county and of the San Francisco Unified School District hereby imposed. Contributions to the health service system fund of the city and county and of the school district shall be charged against the general fund or the school, utility, bond or other special fund concerned.

Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

PROPOSITION H

Adds Section 222.2; permits professional members of boards or commissions to accept professional employment in connection with matters of official action by his or other boards or commissions of city.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 222.2 thereto, relating to private professional activities of professional members of boards and commissions of the City and County of San Francisco.

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 5, 1963, a proposal to amend the charter of said city and county by adding Section 222.2 thereto, to read as follows:

Section 222.2. Notwithstanding the provisions of Section 222 of this charter, a professional member of a board or commission of the City and County of San Francisco who is duly licensed to practice such profession by the State of California may engage in his professional work and services in connection with matters that are subject to legislative, administrative or quasi-judicial determinations or decisions by the board or commission of which he is a member or by other boards or commissions of the city and county; provided, however, that if such determinations or decisions are to be made by the board or commission of which he is a member, such member shall disclose his professional employment in connection with the matter to said board or commission, and shall not participate, by way of vote or otherwise, in any determinations or decisions thereon, or attempt to influence such determinations or decisions. Any such participation or attempted influence shall constitute official misconduct.

Noes: Supervisors Blake, Moore.

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

ROBERT J. DOLAN, Clerk

PROPOSITION 1

Adds Section 35.5.5; relating to the method of compensation of sergeant, Police Department.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 35.5.5 thereto, relating to basic rates of compensation for Sergeant, 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 5, 1963, a proposal to amend the charter of said city and county by adding Section 35.5.5 thereto to read as follows:

Section 35.5.5. Notwithstanding the provisions of section 35.5.1 or of any other provision of this charter, the basic rate of compensation for the rank of sergeant in the police department established under the provisions of section 35.5.1 for the fiscal year 1963-1964 shall be increased by two and one-half percent (2½%) and the resulting figure adjusted to the nearest dollar.

The provisions of this section shall be effective on the first day of the month immediately following the date of ratification of this amendment by the State Legislature and the adjusted basic rate of compensation for sergeant computed as above provided shall be effective on that date and shall be paid for the remainder of the 1963-1964 fiscal year.

For the fiscal year 1964-1965 and subsequent fiscal years the basic rate of compensation for sergeant shall be fixed in accordance with the provisions of section 35.5.1 of the charter.

The Board of Supervisors shall have the power, and it shall be its duty, without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year 1963-1964 to include the provisions necessary for paying the adjusted basic rate of compensation for the rank of sergeant herein provided.


Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “I”

The purpose of this charter amendment is to correct an inequity that has long existed in the compensation rates of Sergeants of Police in the Police Department.
The position of Sergeant is a vital function in the daily operations of the Police Department and is the first link in the chain of responsibility between the basic patrol unit and administration. It is a key position and the front line of supervision.

Police Department Rules make the Sergeant fully responsible for the operational success in the absence of a Lieutenant and other higher command officer.

A survey made by Civil Service has shown that in other California Cities the pay of Sergeant over patrolmen averages 2½% more than that paid Sergeants in San Francisco. This small adjustment will put San Francisco in line with other cities.

A total of 213 men will be affected by this amendment.

Proposition “I” has been endorsed by:

THE POLICE COMMISSION
Harold R. McKinnon, President
Paul A. Bissinger
Don Fazackerley

CHIEF OF POLICE
Thomas J. Cahill

SAN FRANCISCO POLICE OFFICERS ASSOCIATION
AL SEGAR FLORES, President

SAN FRANCISCO LABOR COUNCIL

On September 16, 1963, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 5, 1963, by the following vote:

Ayes: Supervisors Blake, Boas, Casey, Dobbs, Ertola, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

ROBERT J. DOLAN, Clerk

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183

PROPOSITION “I”

Adds Charter Section 35.5.5; Relating to the Method of Compensation of Sergeant, Police Department.

Should proposition “I” be enacted, it is estimated that the annual increase in the cost of government, based on the 1963-1964 salary levels, would be approximately $59,947. Based on the 1963-1964 assessment roll, said amount is equivalent to 38/100 of one cent in the tax rate.

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

PROPOSITION J

Amends Sections 166, 167, 168.1.7, 169 and 170; provides method for prescribing amount and conditions under which death benefit shall be paid on death of retired members of police and fire departments.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by
amending Sections 166, 167, 168.1.7, 169 and 170 thereof, relating to death benefits for retired members of the Police Department and Fire Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 5, 1963, a proposal to amend the Charter of said city and county by amending Sections 166, 167, 168.1.7, 169 and 170 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'}).
held by their father at the time of his said injury until the youngest attains the age of sixteen years.

Third, should the decedent leave no widow and no orphan child or children, but leave a parent or parents depending solely upon him for support, such parents, so depending, shall collectively receive a monthly pension equal to one-half of the salary attached to the rank held by the decedent at the time of his said injury during such time as the retirement board may unanimously determine its necessity.

(d) A sum equal to the contributions, with interest, made by persons who become members of the retirement system under this section to any other pension fund shall be paid by the city and county to the retirement system. Each member of the department shall contribute two dollars ($2) per month to the retirement system to be applied on the cost of the benefits at death and retirement provided under this section. Should a member be separated from city service through any cause other than death or retirement, then such contributions with interest shall be refunded to him under such conditions as may be fixed by the board of supervisors for the refund of contributions of other members of the retirement system.

(e) When any member of the department shall die from natural causes and before retirement, there shall be paid to his estate or beneficiary a death benefit, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system.

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, the amount of which and the conditions for payment of which shall be determined in the manner prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) In addition to the other contributions required of the city and county under the retirement system, the city and county shall contribute to the retirement system during each fiscal year a sum which, together with the members' contributions provided for in subdivision (d) of this section, shall be equal to the liabilities accruing under the retirement system because of the service rendered during such year by persons becoming members on the 8th day of January, 1932, under this section. If, subsequent to such fiscal year, it shall be determined that such contributions by the city and county, together with the members' contributions, was not sufficient to meet such liability, then the city and county shall make such additional contributions as may be necessary to make up the deficit.

(g) No benefits shall be provided under the retirement system for, nor shall any contribution be required of, persons who become members of the retirement system under this section, in addition to the benefits specifically provided and contributions specifically required in such section.

That portion of any pension payable because of the death or retirement of any of such persons which is provided by contributions of the city and county shall be reduced, in the manner fixed by the board of supervisors, by the amount of any benefits payable to or on account of such person, under the workmen's compensation insurance and safety law of the State of California.

(h) Persons who were members of the police department on the 8th day of January, 1932, shall have the option, to be exercised in writing on or before the 1st day of January, 1936, of becoming members of the retirement system under the provisions of section 168, which applies to persons who become members of the department after the 8th day of January, 1932. If such persons shall affirma-
tively exercise such option within the time specified, then on and after the first day of the month next following such affirmative action, referred to hereinafter in this subdivision (h) as "effective date," they shall not receive any benefit or make any contribution under this section, but on and after said effective date shall be members of the retirement system and shall receive benefits and make contributions on the same basis as persons who become members of the department after the 8th day of January, 1932, provided that a pension for each person affirmatively exercising such option shall be payable on account of service rendered to the city and county prior to said effective date, by such members' contributions made prior to such effective date, with interest, and by contributions of the city and county, which pension shall be the same percentage, regardless of the age of retirement, of his final compensation, as defined by the board of supervisors, for each year of such service, as the contributions of the member and the city and county are calculated to provide upon retirement at age sixty-two for each year of service rendered as a member of the retirement system.

Present Retired Members and Present Beneficiaries,
Police Department

Section 167. Any member of the police department who shall have been retired and shall be receiving a pension on the 8th day of January, 1932, and any widow, child, children or parents of a deceased member of the department who shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension, subject to the provisions of section 166 governing the payment of pensions. Such pension shall be paid by the retirement system, but no other benefits shall be provided for such retired members, widows, children or parents, except that upon the death of any such member who is receiving a pension under this section and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which shall be determined in the manner prescribed by the board of supervisors.

Section 168.1.7. If a member of the police department shall die, before retirement, from causes other than an injury received in, or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under section 168.1.4 or 168.1.5 preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the board of supervisors for the death benefit of other members of the retirement system. Upon the death of a member after retirement and regardless of the cause of death, ((the sum of five hundred dollars)) a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for payment of which shall be determined in the manner prescribed by the board of supervisors for the payment of a similar benefit upon the death of other retired members.

Present Members of Fire Department

Section 169. Persons who are members of the fire department on the 8th day of January, 1932, shall become members of the retirement system on that date, subject only to the following provisions, in addition to the provisions contained in sections 158 to 163, both inclusive, of this charter:

(a) Any member of the fire department who shall have completed twenty-five years of continuous service as a member of the fire department next preceding the date of his retirement, or any member of the fire department who shall have reached the age of fifty-five years and shall have completed twenty years of continuous service as a member of the fire department next preceding the date of his retirement, may retire from service at his option. Any member of the fire depart-
ment who shall become physically disabled by reason of any bodily injury re-
ceived in the performance of his duty may be retired from service on satisfactory
proof thereof. The retirement board, by unanimous vote, may retire from service
any aged, disabled or infirm member of the fire department who has arrived at
the age of sixty years and who has completed twenty years of continuous service
as a member of the department next preceding such age, who may be ascertained
to be, by reason of such age, infirmity or other disability, unfit for the performance
of his duties. Such retired member shall receive a monthly pension, payable
throughout his life, equal to one-half the amount of the salary attached to the
rank held by him three years prior to the date of his retirement hereinafter re-
ferred to as "pension" in this and the following sections; provided that where such
retirement is based on disability alone, in case the disability of such member shall
cease, his pension shall cease, and he shall be restored to service in the rank he
occupied at the time of his retirement. Should any said retired member die leaving
a widow, who shall have been married to the decedent at least one year prior to
the date of his retirement, such widow shall, as long as she may live and remain
unmarried, be paid said pension; provided, further, that should said widow die
leaving a child or children under the age of sixteen years, said pension shall con-
tinue to be paid such child or such children collectively until the youngest child
arrives at the age of sixteen years; and provided, further, that should said retired
member die leaving no widow but leaving an orphan child or children under the
age of sixteen years, such child or children collectively shall receive said pension
until the youngest child attains the age of sixteen years.

(b) The family of any member of the fire department who shall die as a
result of any injury received during the performance of his duty, or from sickness
clearly, unmistakably and directly caused by and resulting from the discharge of
such duty, or while eligible to a pension on account of years of service in the de-
partment, or who has served twenty consecutive years in the department and
attained the age of fifty-five years, shall receive the following benefits:

First, should the decedent leave a widow to whom he was married prior to
the date of the injury resulting in death, his widow shall, as long as she may live
and remain unmarried, be paid a monthly pension equal to one-half of the salary
attached to the rank held by the decedent at the time of his said injury, provided,
however, that should said widow die, leaving a child or children under the age of
sixteen years, said pension shall continue to such child or children collectively
until the youngest child arrives at the age of sixteen years.

Second, should the decedent leave no widow, but leave an orphan child or
children under the age of sixteen years, such child or such children collectively
shall receive said pension until the youngest child attains the age of sixteen years.

Third, should the decedent leave no widow and no orphan child or children,
but leave a parent or parents dependent solely upon him for support, such parents
so depending shall collectively receive said pension during such time as the retire-
ment board may unanimously determine its necessity.

(c) When any member of the department shall die from natural causes and
before retirement, and when no pension is payable to his widow or children, there
shall be paid to his estate or beneficiary a death benefit, the amount of which and
the conditions for the payment of which shall be determined in the manner pre-
scribed by the board of supervisors for the death benefit of other members of the
retirement system.

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,
the amount of which and the conditions for payment of which shall be de-
terminated in the manner prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(d) In addition to the other contributions required of the city and county under the retirement system, the city and county shall contribute to the retirement system during each fiscal year a sum which shall be equal to the liabilities accruing under the retirement system because of service rendered during such year by persons becoming members on the 8th day of January, 1932, under this section. If, subsequent to such fiscal year, it shall be determined that such contribution by the city and county was not sufficient to meet such liability, then the city and county shall make such additional contribution as may be necessary to make up the deficit.

(e) No benefits shall be provided under the retirement system for, nor shall any contributions be required of, persons who become members of the retirement system under this section, in addition to the benefits specifically provided and contributions specifically required in such section. Any pension payable because of the death or retirement of any of such persons shall be reduced in the manner fixed by the board of supervisors, by the amount of any benefits payable to or on account of such person, under the workmen's compensation insurance and safety law of the State of California.

(f) Persons who are members of the fire department on the 8th day of January, 1932, shall have the option, to be exercised in writing on or before the 1st day of July, 1932, of becoming members of the retirement system under the provisions of section 171, which applies to persons who become members of the department after the 8th day of January, 1932. If such persons shall affirmatively exercise such option within the time specified, then they shall not receive any benefit under this section, but shall become members of the retirement system and shall receive benefits and make contributions on the same basis as persons who become members of the department after the 8th day of January, 1932, provided that a pension for each person affirmatively exercising such option shall be payable on account of service rendered to the city and county prior to the 8th day of January, 1932, by contributions of the city and county, which pension shall be the same percentage, regardless of the age of retirement, of his final compensation, as defined by the board of supervisors, for each year of such service, as the contributions of the member and the city and county are calculated to provide upon retirement at age fifty-five for each year of service rendered as a member of the retirement system.

Present Retired Members and Present Beneficiaries,

Fire Department

Section 170. Any member of the fire department who shall have been retired on or after January 21, 1925, or prior to January 1, 1900, and shall be receiving a pension on the 8th day of January, 1932, and any widow, child, children or parents of a deceased member of the department who shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension subject to the provisions of section 169 governing the payment of pensions to retired members, widows, children and parents. Any member of the fire department who shall have been retired on or after the 1st day of January, 1900, and prior to the 21st day of January, 1925, and shall be receiving a pension on the 8th day of January, 1932, shall continue to receive such pension throughout his life, subject to the provisions of section 169 governing the payment of pensions granted because of disability incurred in the performance of duty, including the payment of such pension to widows, children and parents of deceased members who had been retired because of such disability. Such pensions shall be paid by the retirement
system, but no other benefits shall be provided for such retired members, widows, children, or parents. (.) except that upon the death of any such member who is receiving a pension under this section and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary, the amount of which shall be determined in the manner prescribed by the board of supervisors.

((The supervisors shall appropriate to the retirement system not to exceed the sum of five thousand dollars ($5,000) a year for the relief of aged, indigent and infirm exempt firemen who served in the Volunteer Fire Department between the years 1850 and 1866.))


Ayes: Supervisors Blake, Boas, Dobbs, Ferdon, McMahon, Moore, Morrison, Tamaras, Tinney.

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

ROBERT J. DOLAN, Clerk

ARGUMENT FOR PROPOSITION “J”
Corrects a Gross Injustice

A “YES” vote on Proposition “J” will correct a gross injustice to a small group of retired Firemen and Policemen. (Under the old police and fire pension system.) This group receives no death benefit, and the active policemen (under the present retirement system) receive a death benefit of $500, while all other city employees, including the active firemen, receive a death benefit of $750. This proposition will give them the same death benefit that all other city employees receive, after retirement.

A “YES” vote on this proposition is a vote for fair play which has been a tradition in the relationship between San Francisco’s citizens and her employees.

This argument is sponsored by James L. Quigley, retired, San Francisco Police Department.

Endorsed by:
Silvey Stern, Retired
San Francisco Fire Department
San Francisco Labor Council, AFL-CIO
George W. Johns, Secretary

On September 10, 1963, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 5, 1963, by the following vote:

Ayes: Supervisors Blake, Boas, Casey, Dobbs, Ferdon, McMahon, Tamaras, Tinney.

ROBERT J. DOLAN, Clerk

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

Amends Charter Sections 166, 167, 168.1, 169 and 170; Provides Method for Prescribing Amount and Conditions Under Which Death Benefit Shall be Paid on Death of Retired Members of Police and Fire Departments.

Should proposition “J” be enacted, based on a report by the Employees Retirement System, it is estimated that the annual increase in the cost of government would be approximately $50,925. Based on the 1963-1964 assessment roll, said amount is equivalent to 32/100 of one cent in the tax rate.

HARRY D. ROSS, Controller
City and County of San Francisco
VOTE EARLY
POLLS OPEN FROM
7 A.M. to 8 P.M.

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

DIRECTIONS
FOR VOTING

1st. MOVE RED HANDLE LEVER of VOTING MACHINE to the RIGHT as far as it will go and LEAVE IT THERE.
2nd. TO VOTE FOR CANDIDATES of your choice, pull down the POINTERS over the names of the CANDIDATES for whom you wish to vote and LEAVE THEM DOWN.
3rd. TO vote for a person whose name does not appear on the BALLOT LABEL CARD, raise numbered slide at top of machine correspondingly to number of office on OFFICE TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of any candidate in office in name of a candidate, except when writing in one or more down such number of pointers, so that the aggregate will not be for which you are entitled to vote.)
4th. TO VOTE FOR or AGAINST A CONFIRMATION OF MEMBE
Hice group in which you intend to write \( \mathbf{X} \) for the office of Supervisor in which more names of candidates, you may pull ins over the printed names of candidates at placed six, the number of candidates vote.)

**PROPOSITIONS OR FOR OR AGAINST OF BOARD OF EDUCATION, pull
DOWN pointers over the words "YES" or "NO" as you may desire to vote and \( \mathbf{X} \) LEAVE THEM DOWN.

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

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

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**SAMPLE BALLOT**

**GENERAL MUNICIPAL ELECTION**

**NOVEMBER 5, 1963**

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**CITY AND COUNTY PROPOSITIONS**

**VOTE YES OR NO ON EACH**

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**DISTRICT ATTORNEY**

Vote for One

26. ROBERT ALEXANDER
27. ALEXANDER BACCARI
28. JOSEPH M. CASEY
29. CHARLES A. ERTOLA
30. THOMAS C. LYNCH
31. A. V. DOWNTON
32. MCDONOUGH
33. MATTHEW C. CARBERRY
34. LELAND J. LARZAR
35. CLARENCE A. LINN
36. JAMES J. WELSH
37. CLAYTON W. HORNE
38. ADOLFO DE URIOSTE

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**SHERIFF**

Vote for One

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**JUDGE OF THE MUNICIPAL COURT**

Office No. 1

Vote for One

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**JUDGE OF THE MUNICIPAL COURT**

Office No. 2

Vote for One

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**JUDGE OF THE MUNICIPAL COURT**

Office No. 3

Vote for One

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**JUDGE OF THE MUNICIPAL COURT**

Office No. 4

Vote for One

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**MEMBER OF THE BOARD OF EDUCATION**

Nominated by Mayor for Confirmation by Electors

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YES PROPOSITION

NO PROPOSITION

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*Adds Section 222.5; permits professional mem-
bers of boards or commissions to accept pro-
fessional employment in connection with insti-
tion of official action by his or his boards or
commission of city.*

*Adds Section 35.5: relating to the method of
confirmation of sergeant, Police Depart-
ment.*

*Amends Sections 166, 167, 168.1, 178 and
179: provides for prescribing amount and
conditions under which death benefits shall
be paid to death of retired members of
police and fire departments.*