PROPOSED

CHARTER AMENDMENTS
AND BOND PROPOSITIONS

TO BE SUBMITTED
NOVEMBER 6, 1928

ISSUED IN ACCORDANCE WITH SECTION 9,
CHAPTER III, ARTICLE XI OF THE CHARTER OF
THE CITY AND COUNTY OF SAN FRANCISCO

Issued by Order of the
BOARD OF ELECTION COMMISSIONERS

Registrar of Voters and Secretary of the
Board of Election Commissioners.
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PROPOSED

CHARTER AMENDMENTS
AND BOND PROPOSITIONS

TO BE SUBMITTED
NOVEMBER 6, 1928

Charter Amendment No. 22.

PUBLIC UTILITIES COMMISSION.
Creating and defining the powers and duties of a Public
Utilities Commission for the management of municipal water,
transportation, power and other utilities.

CHARTER AMENDMENT NO. 22.
Creating and defining the powers and duties of a Public Utilities
Commission for the management of municipal water, transportation, power and other utilities.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new article thereto to be designated as Article XII-A, relating to the operation, maintenance, control and construction of municipally-owned public utilities.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the 6th day of November, 1928, a proposal to amend the Charter as follows:

That a new article be added to said Charter to be designated Article XII-A, to read as follows:

ARTICLE XII-A.
Public Utilities Commission.

Section 1. The construction, management, supervision, maintenance, extension, operation and control of all public utilities and other properties used, owned, acquired, leased or constructed by the City and County of San Francisco, as well as all extensions, additions and betterments thereto, for the purpose of supplying to the said City and County and to its residents and inhabitants, and to territory outside the limits of said City and County and to the residents and inhabitants thereof, with water, light, heat, power or transportation shall be exclusively vested in a Public Utilities
Commission of three members, anything in this Charter to the contrary notwithstanding. The Commission shall have power to make all rules and regulations not inconsistent with the provisions of this Article which it deems necessary or proper for the conduct of its business and the regulation of the matters herein committed to its charge. The Commission shall observe all City and County ordinances, and the regulation of the Department of Public Works relative to utility openings, structures and poles in streets and other public places, as well as all ordinances and regulations relative to barricades, construction lights, refilling excavations and replacing and maintaining street pavements; and in connection with all of such matters, the said Commission shall be subject to the same inspection rules and pay fees to the proper department in the same manner and at the same rates as any private person or corporation.

Appointment and Compensation.

Section 2. Members of the Public Utilities Commission shall be appointed by the Mayor and said appointment shall be confirmed by the Board of Supervisors as herein provided, and may be removed from office in the same manner as elective officers of the City and County, or may be recalled as provided in this Article. Each member of the Commission must be at the time of his appointment an elector of the City and County and must have been such for at least five years next preceding his appointment.

The term of members of the Public Utilities Commission shall be six years from and after the date of their respective appointments, provided that the persons first appointed as members of said Commission shall by lot classify their respective terms of office so that the term of one of said Commissioners shall expire at twelve o'clock noon on the first Monday after the first day of January, 1931, and that the term of another of said Commissioners shall expire at twelve o'clock noon on the first Monday after the first day of January, 1933, and that the term of the third of said Commissioners shall expire at twelve o'clock noon on the first Monday after the first day of January, 1935; and upon the expiration of the term of each of said Commissioners the Mayor shall appoint his successor to serve for the full term of six years from the said first Monday after the first day of January of said year in which said appointment is made. Vacancies occurring on said Commission from any cause shall be filled by appointment to be made in the same manner as are full-term appointments, provided that those appointed to fill a vacancy on said Commission shall serve only for the unexpired term of the person whom they succeed.

Appointments shall be made as follows: Within fifteen days after this amendment becomes effective, the Mayor shall appoint the three members of said Commission and shall at the meeting of the Board of Supervisors held next after making said appointment submit in writing to the said Board the names of the persons appointed to said Commission, and the said Board shall by a vote of a majority
of all of its members at a meeting of said Board to be held within fifteen days thereafter, by resolution confirm or reject the appointment of any or all of said persons so appointed. Should said appointment or appointments be confirmed as aforesaid by said Board of Supervisors, said person or persons so confirmed shall become a member or members of said Commission for the respective term for which they may have been appointed, but should said persons, or any of them, be rejected by said Board, the said Board shall cause written notice of its action to be given to the Mayor, who shall, within fifteen days thereafter, make a new appointment or appointments in the place or places of the one or ones failing to receive the confirmation of said Board of Supervisors, and in writing certify said appointment or appointments to said Board, and said Board shall either confirm or reject said appointment or appointments as hereinafter set forth. That in filling any vacancy occurring on said Commission either by resignation, expiration of term, or otherwise, the same procedure shall be had by the Mayor and by the Board of Supervisors as in the case of original appointment. That should the said Board of Supervisors fail or neglect, for a period of fifteen days after receiving written notice from the Mayor of any appointment or appointments to said Commission, to reject said appointment or appointments, the said failure shall be deemed to be a confirmation of said appointment or appointments. Any person appointed to said Commission whose appointment shall be rejected by said Board of Supervisors shall not be eligible for appointment to said Commission for one year after said rejection.

Any member of the Commission may be recalled at a special election called for the purpose of voting on such recall, in the following manner: When a petition for the recall of such member, containing a statement of the grounds on which such recall is sought, shall be signed by registered voters equal in number to at least fifteen per cent of the entire vote cast at the last preceding general municipal election, such petition shall be filed with the Board of Election Commissioners. Such petition, and the verification and reporting of sufficiency or insufficiency thereof, shall be in accordance with Sections 2 and 3 of Chapter III of Article XI of this Charter, and the election shall be called as provided in Sections 3 and 4 of Chapter V of Article XI of this Charter and the General Election Laws of the State of California; provided, however, that no recall petition may be filed against a member of the Commission until he has actually held his office for at least four months; and provided further, that the question to be submitted to the voters shall be restricted to “Shall (name) be removed from the Public Utilities Commission for (stated cause or causes)?” with provision for voting affirmatively or negatively thereon, the ballot to be in accordance with Section 6 of Chapter V of Article XI of this Charter; and provided further, that if a majority of the qualified electors voting on the question shall vote in favor of such recall, the office of such Commissioner shall be declared vacant, and the successor thereto shall be appointed by the Mayor and confirmed or rejected by the Board of Supervisors as in this section provided;
and provided further, that if a majority of the qualified electors voting on the question shall vote negatively, on such recall, such Commissioner shall be reimbursed for his election expenses as provided by Section 9, Chapter V of Article XI of this Charter.

No person who has been recalled or who has resigned from the office of Public Utilities Commissioner while recall proceedings were pending against him, shall be appointed to any office within two years after such recall or resignation.

The compensation of members of said Commission shall be twenty dollars for each meeting of the Commission, or of a committee thereof actually attended by said members, provided that the aggregate amount paid to any member for his service as a member of said Commission shall not exceed two thousand dollars per year. Each member of the Commission shall furnish and file an official bond in the sum of twenty-five thousand dollars, duly conditioned as in this Charter elsewhere provided. The premium on said bonds so furnished as well as the compensation to be paid to the members of said Commission shall be paid out of public utility revenues.

Organization and Meetings.

Section 3. Immediately after it is first constituted and thereafter on the first Monday after the first day of January of each year, the Public Utilities Commission shall meet for the purpose of organization. At such meeting the Commission shall elect one of its members as president, who shall hold such office for the ensuing year and until the election of his successor. The Commission shall thereafter hold regular weekly public meetings at a designated time and place. The Commission shall adopt its own rules of procedure and shall keep a record of its proceedings and the name of each member attending each meeting held. A majority of the Commission shall constitute a quorum for the transaction of business. The Commission may appoint a secretary, subject to the civil service provisions of this Charter, and shall prescribe the duties of such secretary and fix his compensation. Special meetings may be called by the president or by two members of the Commission on twelve hours' written notice, which shall be served personally on each member or left at his usual place of residence, which notice shall state the subjects to be considered at the special meeting, and no other subjects shall be there considered.

Subordinates, Assistants and Employees, and Their Compensation.

Section 4. (a) The Commission shall appoint a Manager of Utilities, who shall be the chief executive and administrative official of the Commission, and who shall hold office at the pleasure of the Commission. Each separate utility under the control of the Commission shall be designated as a department, and in addition the Commission may create a Bureau of Engineering, a Bureau of Public Relations and such other bureaus as it deems necessary for the handling of matters that do not pertain exclusively to any one utility department. The manager, subject to the ratification of the Commission, shall have the power of appointment and dismissal of the heads of such departments and bureaus. The Manager of Utili-
ties and the heads of each separate department and of the Bureau of Engineering need not, at the date of appointment, be a resident of the City and County of San Francisco, and said manager, as well as such department heads and the heads of the Bureaus of Engineering and of Public Relations, shall not be subject to the civil service provisions of the Charter. The Manager of Utilities shall, subject to the control of the Commission, have the management of all public utilities operated, owned or controlled by the City and County, and each bureau or department head shall, subject to the control of the manager, have sole executive control of his department or bureau.

(b) The Commission may also, subject to the civil service provisions of the Charter, appoint an auditor and prescribe his duties; provided that nothing herein contained shall be construed as abrogating or interfering with the authority and control under the Charter of the City Auditor and City Treasurer over the receipt and disbursement of public funds which may come under the Commission's jurisdiction; provided, further, that all demands on funds in the City and County Treasury which are placed under the jurisdiction of the Public Utilities Commission by the provisions of this Article shall require the approval of the Commission, and the Manager, which shall be evidenced by the signatures of its secretary and auditor, or of such other officials of each utility as the Commission may designate before being allowed by the City and County Auditor and paid by the Treasurer.

(c) The Commission shall appoint such other employees, subordinates and assistants as may be necessary for the proper conduct of the affairs and properties hereby committed to said Commission, and all of such appointments shall be made in conformity with, and the appointees shall be entitled to the benefit of the provisions of Article XIII of the Charter, except as in this Article specifically excepted. All employees of the Board of Public Works who are engaged in public utility work at the time this amendment becomes effective shall be taken over by the Commission, under the classification now held by them, or under classification equivalent thereto, and all employees employed in the operating service of any public utility which may be or may have been acquired by the City and County and who have been continuously employed for one year immediately prior to such acquisition in such operating service shall be considered to have been appointed to such positions under the provisions of Article XIII of this Charter, and shall be entitled to all civil service rights therein provided.

Provided, that employees engaged in construction work outside of the limits of the City and County shall be exempt from civil service regulations, and all employees whose duties are performed outside of the limits of the City and County shall not be subject to the Charter provisions regarding residence within said City and County, except that all provisions relating to conditions of employment and preference for employment shall be observed in all cases, as prescribed by the provisions of Section 1, of Chapter III, of Article II, of this Charter; and provided further, that said civil service
provisions of the Charter shall not apply to persons employed for temporary service in positions requiring high technical skill.

(d) The salaries, wages or other compensation of all persons employed by the Commission or engaged in work under its direction shall be fixed by the Commission, and the Commission may also fix and determine working conditions of said employees, provided that all regulations provided by law and by this Charter relative to hours of labor shall apply to all employees of said Commission, and provided further, that no compensation to any of said employees shall be less than is paid in the case of similar employments in the service of the City and County.

(e) The Commission may require a bond in such amount as it shall deem proper from any employee, which said bond shall be duly conditioned for the faithful performance of the duties of such employee, and the Commission may provide that the premium on said bond be paid out of the revenues of the particular utility in which said employee is serving, and where said employee is rendering service to more than one utility, the cost of said bond shall be equitably proportioned among the utilities receiving the benefit of said service.

Powers and Duties of Managers and Department Heads.

Section 5. (a) The Manager of Utilities shall possess the necessary executive, administrative and technical qualifications and shall have full power to administer the affairs of his department as chief executive officer, and may, with the consent of the Commission, act as the head of any department or bureau created by the Commission. He shall, when possible, attend all meetings of the Commission, and shall at least once in each month, and more frequently if required by the Commission, make a report in writing to the Commission of all matters connected with the work of the Commission. He shall execute all orders of the Commission when directed to do so and supervise the work of all departments and bureaus under the jurisdiction of the Commission. He may suspend any employee of the Commission, save the secretary and auditor, for cause or for disciplinary purposes, and shall report said suspension and the reasons therefor to the Commission at its meeting immediately following said suspension, and said Commission may, on the report of said manager, order that charges be filed against said person so suspended, or may continue said suspension in force for a period of not more than thirty days from the date thereof, for disciplinary purposes, and said order as to said suspension shall be final. Should charges be ordered filed against said suspended employee, the said Manager shall file the same, and the same shall be heard and determined by the Commission, after reasonable opportunity to the accused to be heard, and all of Article XIII of the Charter relative to trials and appeals shall apply to said hearing.

(b) Department and bureau heads shall possess the necessary executive and technical qualifications to qualify them for their respective departments or bureaus, and shall conduct the affairs of their respective bureaus or departments under the order and direction of the Manager of Utilities, and shall, as often as required by said Manager
or by the Commission, make reports in writing to said Manager or to the Commission on all matters pertaining to said departments.

Legal Department.

Section 6. The City Attorney shall be the legal adviser of the Commission and shall render such legal advice and services as the Commission may deem necessary, and shall prosecute and defend, as the Commission may require, any and all actions and proceedings involving matters under its jurisdiction. He shall have authority, with the prior approval of the Commission, to compromise, settle or dismiss any litigation or proceedings which may be pending for, or on behalf, or against said Commission relative to any matter or property under its jurisdiction.

He shall appoint and detail to the Commission such attorneys as the Commission may deem necessary to conduct its legal work, and the compensation of said attorneys so detailed shall be fixed by the Commission, and shall be paid from the revenues of the utilities under its jurisdiction. Said attorneys, when so appointed, shall be deputies of the City Attorney, and shall be in addition to the deputies and assistants now allowed to him by Charter or by Ordinance.

Purchases and Contracts.

Section 7. The Commission shall have power to contract for work, supplies, materials or equipment when the cost of these can be met from the revenues or reserves of the utility requiring same, or from other moneys appropriated for the use of such utility by the Board of Supervisors or from the proceeds of bonds authorized for such utility. The Manager of Utilities shall have the power to make requisition for or order supplies, material or equipment required for the operation or maintenance of any utility under the control of the Commission; and, on the recommendation of the Manager of Utilities, the Commission may, by resolution, delegate such power with such restrictions as it may deem necessary to a duly authorized subordinate of the manager, or to the directing head of each utility.

The Manager, subject to the ratification of the Commission, may appoint or dismiss a purchasing agent, who shall not be subject to the civil service provisions of this Charter. All materials, supplies and equipment shall be purchased under contract; provided, however, that all supplies and materials other than equipment, required in the operation of any utility or bureau of the Commission for use within the limits of the City and County, that are covered by the general supply contracts of the City and County, as awarded through the City and County Purchaser of Supplies, shall be purchased from such contractors; except, however, and provided further, that upon the certification of the head of a utility that the necessities of construction on operation so require, and with the approval of the Manager of Utilities, the materials, supplies or equipment required may be purchased in the open market at the lowest price obtainable. The Commission, on request, shall advise the general purchaser of supplies of the City and County government of the kind and quantity of its probable future needs for materials and supplies to be used in utility operation within
the City and County and for record purposes shall file copies of all purchase orders with such purchaser of supplies.

The Commission, on the recommendation of the Manager of Utilities, may authorize the sale or transfer of any materials, supplies or equipment under its control when no longer used or useful for its purposes, and the proceeds of said sale or transfer shall be placed to the credit of the utility controlling the same.

All construction work shall be done by public contract unless the Commission, upon recommendation of the Manager of Utilities, shall determine that the work in question can be more advantageously carried out by the Commission's employees.

The Commission may prescribe rules of procedure which it shall follow in letting contracts for the purchase of materials, supplies and equipment and for construction work and amend the same from time to time as it may deem proper; provided, that such rules shall provide for not less than five days' public advertisement, for sealed bids on such contracts, for the award of contracts to the lowest responsible bidder, and shall require of all contractors adequate surety bonds in an amount to be fixed by the Commission in each case for the protection of the City and County in the performance of such contracts and for the protection of all persons, firms or corporations furnishing labor or materials in connection with the same. Suitable provision may also be made for the rejection of all bids and readvertisement and for the rejection of the proposal of any bidder who in the opinion of the Commission is not competent to fulfill the contract if awarded. All contracts shall be signed by the president or acting president, and secretary or acting secretary of the Commission.

Additions, Betterments and Extensions.

Section 8. The Commission shall locate and determine the character and type of all construction and additions, betterments and extension to utilities under its control, and shall determine the policy for such construction or the making of such additions, betterments and extensions out of public funds under its jurisdiction; provided that in each such case it shall secure the recommendation of the Manager of Utilities, which recommendation shall be presented in writing and shall include analyses of cost, service and estimated revenues of all proposed or feasible alternatives in cases where it is deemed that such alternatives exist.

Accounts, Revenues and Expenditures.

Section 9. Proper accounts shall be maintained, separately for each utility under the control of the Commission, in such manner as to show the true and complete financial results of ownership, management and operation. Such accounts shall be so kept as to show the actual cost of each such public utility; all costs of maintenance, extension and improvement; all operating expenses of every description; the general expenses of the Commission and bureaus thereof apportioned to such utility; the amounts paid or set aside for depreciation, insurance, interest and sinking fund; and also estimates of the amount of taxes that would be chargeable against such property and the reve-
nue thereof if owned by a private corporation. Monthly statements shall be submitted to the Mayor and the Board of Supervisors by the Public Utilities Commission not later than the fifteenth day of the succeeding month and annual reports shall be submitted to the Mayor and the Board of Supervisors not later than three months following the close of the fiscal year, and shall be printed for public distribution. Such monthly and annual reports shall show receipts and expenditures for each utility, the general expenses of the Commission and bureaus thereof, and such additional information as the Commission may desire or the Supervisors require to show the details and results of the Commission's operation and management.

Accounts shall be maintained in accordance with forms and requirements of the State Railroad Commission for public utilities engaged in like character of service, in so far as these shall be applicable to public-owned and operated utilities. The accounts of each utility shall be examined annually by a certified public accountant, who shall be appointed by and report to the Supervisors the result of such examination, and whose fees shall be paid out of utility funds. The salaries and general expenses of the Commission or bureaus thereof, not chargeable to a specific utility, shall be apportioned fairly among the utilities under the control of the Commission in such manner as the Commission may deem proper, and such apportionments shall be shown as expenses of such utilities.

Budget and Appropriations.

Section 10. The Manager of Utilities shall, not later than April 15th of each year, file with the Public Utilities Commission a budget estimate for the ensuing fiscal year of anticipated revenues and needed appropriations, separately for each utility department and bureau under the control of the Commission. These shall be submitted in such detail as to furnish a basis and guide for accounting and expenditure control during the succeeding fiscal year. The Commission may modify such budget estimates in any manner that it may deem proper and shall, by public advertisement, give all interested persons an opportunity to be heard at one or more meetings of the Commission, with reference to the amounts and purposes of expenditure to be included in such budget. Upon completion of said hearings the Commission shall by resolution adopt a budget for each utility department and bureau under its jurisdiction and transmit copies thereof to the Mayor, the Board of Supervisors and the City and County Auditor. The budgets so adopted shall govern the expenditures for the fiscal year covered thereby, and any additions thereto or changes therein shall require the unanimous vote of the Commission and shall be reported to the Mayor, the Board of Supervisors and the City and County Auditor. Under no circumstances shall the budget of any utility, including a proper proportion of the expenses of the Commission and bureaus thereof, include a total of items of expenditure and reserves in excess of the estimated revenues to be derived from said utility during the succeeding fiscal year, except as authorized by Section 15 of this article; provided also, that this limitation on expenditures shall not
apply to expenditures which may be lawfully paid out of the proceeds of bond sales or accumulated surpluses or reserves under the Commission's jurisdiction. The funds of one utility shall not be diverted to any other utility. The Commission may, by resolution approved by vote of all its members, adopt, and having adopted, may amend by adding thereto, a program for the accumulation of a surplus for each utility to cover a period not exceeding ten years, for the purpose of financing extensions and additions to such utility out of said surplus, the annual increment to which shall not exceed ten per cent of the gross operating revenue of such utility in any fiscal year. When such a program is so adopted or added to, the Commission shall notify the Board of Supervisors thereof. Funds set aside for such purpose shall be carried as reserves in the accounts of the Commission and appropriations shall be made to such reserve accounts from time to time to meet the contemplated expenditures under such program and no part of such accumulated funds shall be used for any purpose other than that provided for in said program except on the recommendation of the Commission, expressed by resolution, and the approval of the Board of Supervisors expressed by ordinance authorizing such other use.

If any accumulation in the surplus fund of any utility, exclusive of such reserves for extensions and additions as in this section provided, shall in any fiscal year exceed twenty-five per cent of the total expenditures of such utility for the preceding fiscal year for operation, repairs and maintenance as defined in subdivisions (a) and (b) of Section 13 of this Article, such excess shall revert to the general fund of the City and County, and such amount shall be deposited by the Commission with the Treasurer to the credit of such general fund.

Bond Sales.

Section 11. The Public Utilities Commission is hereby vested with full and exclusive authority to sell or order the sale of bonds which have heretofore been or may hereafter be authorized pursuant to the provisions of this Charter for the acquisition, construction, extension or completion of any public utility or utilities; provided that such sale shall otherwise be conducted in accordance with the procedure specified by this Charter for the sale of bonds. For the purpose of such sales the secretary of the Commission is hereby vested with the authority and duties conferred upon the Clerk of the Board of Supervisors by Section 10 of Article XII of this Charter and the Commission is authorized to perform all acts and exercise all powers conferred upon the Board of Supervisors and the Mayor by Article XII of the Charter, with reference to the sale of such public utility bonds, and where the concurrence of fourteen votes of the Supervisors is required, such act shall require the unanimous vote of the Commission. Each of such public utility bonds shall be signed by the Mayor, the President of the Public Utilities Commission and the City Treasurer, and shall be countersigned by the City Auditor. The signature of the Mayor and the President of the Public Utilities Commission may be by facsimile. The provisions of Section 11a of Article XII of the Charter shall apply to all such signatures.
Provision for Interest and Sinking Fund.

Section 12. In any case where bonds have been authorized for the acquisition, construction or completion of a public utility or of extensions thereto, interest which may become due on said bonds during the actual period of construction of said utility, or of extensions to an existing utility, as the case may be, and during the period of six months immediately following the completion of the same, shall be paid by the Commission out of the proceeds of sale of the bonds authorized and sold for such purposes, if such method of payment of interest be expressly provided for in the proceedings authorizing such bond issue. When the revenues on hand in the Treasury to the credit of any bond interest and redemption fund of a utility for which bonds have been authorized and which issue provides for the payment of interest and redemption out of proceeds are insufficient to meet all interest and redemption charges on said bonds for the balance of the fiscal year, no sale of bonds shall be made by the Commission unless and until the Commission shall have allotted out of the proceeds to be realized from the sale of said bonds a sum sufficient to meet the interest and sinking fund requirements for such balance of such fiscal year; provided, further, that nothing contained in this section shall in any way relieve the City and County from liability to the holders of bonds issued on the faith and credit of the City and County and for which the Supervisors by the provisions of Section 12 of Article XII of this Charter are required to levy an annual tax for the payment of interest and principal thereof when and as the same become due, and in the event of any failure, refusal or neglect on the part of the Commission to make provision for payment of bond interest and redemption on bonds issued for utility purposes the Commissioners so failing, refusing or neglecting shall be forthwith removed from office and the Board of Supervisors shall provide for the same as required by other provisions of this Charter.

Operating Expenses and Reserves.

Section 13. The receipts from each utility operated by the Commission shall be paid daily into the City Treasury and maintained in a special fund set aside for such utility. The Commission shall make appropriations at least monthly from said fund for the following purposes, in the order named, viz.: (a) For payment of the operating expenses of such utility, including pension charges and compensation insurance; (b) For repairs and maintenance; (c) For depreciation and accident reserves as hereinafter described; (d) For payment of interest and sinking fund on the bonds issued for the acquisition or construction of such utility and extensions thereto; (e) For a surplus subject to the provisions of Section 10 of this article.

The Commission shall maintain pension and compensation insur-
ance accounts for each utility, and shall cause an estimate to be made annually of the proper reserves required for each such account, and any surpluses in any such accounts may be transferred to the surplus account of the utility concerned.

The Commission shall, on the written recommendation of the Manager of Utilities, which recommendation shall be based on an appraisal of the life of the several classes of property for each utility, determine the amount of a reasonable depreciation reserve for each utility to be set up out of the revenues of such utility to provide for depreciation and obsolescence as they accrue. There shall be credited monthly to the depreciation reserve for each utility one-twelfth of the amount required annually, as so determined. Pending such appraisal, the monthly appropriations to be made to the depreciation reserve shall be at the rate of not less than four per cent per annum of the historical cost of the utility. Such depreciation reserves shall be used only for replacement due to depreciation or obsolescence; provided, however, that at least every five years the Commission shall cause a reappraisal to be made of depreciation reserves, replacement expenditures therefrom, and probable useful life of each of the several kinds of property, and on the basis of such reappraisal may increase or diminish the amount to be appropriated to the depreciation reserve.

The Commission shall cause a reasonable accident reserve to be created for each utility by monthly credits thereto from the revenues of such utility, and shall reappraise this at five-year intervals, and may increase or diminish the amount of payments thereto on the basis of such reappraisal. The accident reserve fund for every utility shall be used only for the payment of accident and damage claims against such utility.

Rates.

Section 14. The Commission shall have the power to fix and adjust rates or fares for the furnishing of public utility service by the City and County: to collect, and by appropriate means, including the discontinuation of service to delinquent consumers, or by civil action in the name of the City and County, enforce the collection of such rates and charges; and to adjust and settle all complaints and claims of consumers or the public with reference to service credits or refunds; provided, that such rates may be fixed at varying scales, for different classes of service or consumers, which said rates must include rates for services rendered any department or other utilities of the City and County, the aggregate revenue from which for each specific utility shall represent not less than the actual total cost of the service of that utility as determined by the Commission, except as authorized by Section 15 of this Article; and provided, further, that before adopting or revising any schedule of rates or fares, the Commission shall publish in the official newspaper of the City and County notice of intention so to do, and shall fix a time for public hearing or hearings thereon not less than ten days after such public notice, at which public hearing or hearings any person, on behalf of himself or others interested, may
present his objections to or views on the proposed schedule of rates or fares and may submit such evidence in support thereof as he may desire. The Commission may provide for the rendition of utility services without the limits of the City and County at rates which may include proportionate compensation for interest during construction of the utility which may have been paid out of the revenues derived from taxation in the City and County. Services rendered by any other City and County department to any publicly owned utility under the jurisdiction of the Commission shall be paid for by the Commission at cost, out of the revenues of the utility served. Rates for services rendered by any publicly owned utility to the City and County or any department thereof, or to any other utility of the City and County, shall be paid into the fund of the specific utility rendering such services, out of appropriate funds of the City and County, or of the department or utility using such services.

Appropriations for Utility Purposes.

Section 15. The budget of and the expenditures for any utility, as authorized and required by Section 10 of this Article, shall not exceed the amount of estimated revenue of such utility for the succeeding fiscal year, nor shall a schedule of rates as authorized and required by Section 14 of this Article be established for any utility on a basis that will produce a total estimated revenue of less than the total cost of the utility service, including all charges for operation, maintenance, debt and reserves—unless the Board of Supervisors by a two-thirds vote of all members thereof approve such budget or rate schedule, and at the same time appropriate or provide for the funds to make up such deficiency; provided, however, that no budget of expenditures in excess of estimated revenues and no schedule of rates estimated to produce less than estimated total costs shall be so approved to provide for and include proposed expenditures for additions, betterments, extensions, acquisition or other capital costs in excess of annual revenues and which, by other provisions of this Charter, require financing by the authorization and sale of bonds; and provided, further, that such part of the annual interest and redemption charges on bonds issued for the construction of the Hetch Hetchy water system that cannot be paid out of revenues derived from the operation of such water system and appurtenant structures shall continue to be provided by taxation.

Lease and Sale of Lands.

Section 16. The Commission may, with the approval of the Board of Supervisors, lease, for purposes not in conflict with public utility uses, any lands controlled by it or placed in its charge, for terms not exceeding ten years. The Commission may, in the name of the City and County, acquire and take by purchase, lease, condemnation or otherwise, and hold any or all property situated within or without the limits of the City and County that it may determine to be necessary for the construction, maintenance, extension or operation of the works under its jurisdiction and control. It shall
be the duty of the Board of Supervisors, upon its receipt of a reso-
lution of the Commission that the acquisition of any property or
properties is necessary for the conduct, operation, maintenance or
extension of any utility under the jurisdiction of the Commission,
to take the necessary legislative action by resolution or ordinance
determining that public interest and necessity require the taking
of said property or properties for the purpose specified in said reso-
lution of said Commission and that said property or properties are
necessary for said utility, and the said resolution of said Commis-
ion shall be deemed to be conclusive proof to the Board of Super-
visors as to the necessity of said property for the said use specified
therein.

The Commission may with the prior approval of the Board of
Supervisors, expressed by ordinance, on terms to be expressed in
said ordinance, sell such lands or other property under its control
as are no longer used or useful for its purposes, or may, upon like
authority, transfer such lands or other property to any other depart-
ment of the City and County government, upon there being trans-
ferred to the special fund of the utility concerned such funds as will
represent proper and adequate consideration for the land or other
property transferred, as determined in the ordinance authorizing
the same. The Commission shall have full power and authority to
enter into such arrangements and agreements as it shall deem
proper for the joint use with any other person, firm or corporation
owning the same, or having jurisdiction of the same, of poles, con-
duits, towers, stations, aqueducts, reservoirs and tracks for the oper-
ation of any of the utilities under its jurisdiction, and may make
such arrangements as it shall deem proper for the exchange of
transfer privileges with any privately owned transportation com-
pany or system which will tend for the betterment of its service.

Pensions.

Section 17. All employees of the utilities under the jurisdiction
of the Commission shall be entitled to the benefits of the provisions
of Article XVII of the Charter, relative to the retirement of aged
and disabled employees, and for the purpose of enjoying the benefits
provided for in said article all employees of said utilities shall be
deemed to be public employees of the City and County, and all
amounts to be contributed to said fund to equal the amounts con-
tributed by said employees thereto shall be paid from the particular
utility to which said employee is attached, and should any employee
be rendering service to more than one utility, the amount con-
tributed to equal said employee's contribution shall be divided
among the utilities in which he is serving, in such proportion as the
Commission shall determine.

Additional Powers.

Section 18. The Board of Supervisors, by ordinance, may confer
additional and other powers on said Commission incident to those
herein conferred, or incident to the powers of the City and County
relative to any utility service, and may empower the Commission to
regulate, superintend and control, subject to the annual appropria-
tions made for such purposes, the lighting of public streets, parks, buildings and other public places, and to that extent this section shall supersede the provisions of Section 1, Chapter II of Article II and Section 9, Chapter I of Article VI, and Section 6, Chapter III, Article II of this Charter.

Deposit of Surplus Money.

Section 19. At any time that there is on deposit in the office of the Treasurer of the City and County funds belonging to said Commission or to the utilities under its control, in an amount greater than is necessary for the immediate needs of said utilities, the said Treasurer shall, upon the direction of the Commission, offer so much of said funds as said Commission shall direct for deposit in such bank or banks as shall accept the same, said deposits to be made only upon the security provided for in and pursuant to the provisions of Section 2, Chapter III of Article IV of the Charter, and all interest received by the said Treasurer upon the said funds so deposited shall be credited to the particular utility to which the said funds deposited may belong.

Constitutionality.

Section 20. If any section, subsection, sentence, clause or phrase of this article is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this Article. The people of the City and County of San Francisco hereby declare that they would have ratified and adopted and the Legislature hereby declares that it would have approved this Article and each section, subsection, sentence, clause and phrase thereof as an amendment to the Charter of the City and County of San Francisco, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.

Name and Service of Process.

Section 21. The Commission created herein shall be known as the "Public Utilities Commission of San Francisco," and may sue and be sued under said name. Service of process in all matters affecting said Commission, or any of the utilities under its jurisdiction, may be made by service upon any one Commissioner and on the Secretary of said Commission. Provided, however, that any action commenced or prosecuted for the recovery of damages for any injury to any person or property by reason of the negligence of said Commission or of any of its agents, servants or employees, shall be commenced and prosecuted against said Commission. And no action shall be maintained for the recovery of any such damage, unless a written statement verified by the oath of the claimant, setting forth the nature and items of the claim, and the time and place where the alleged injury may have occurred, or where said damage was sustained, shall have been filed with said Commission within six months after the date of the sustaining of said injury or damage, otherwise there shall be no recovery on said claim.
Repeal of Conflicting Provisions.

Section 22. All provisions of the City Charter in conflict with this Article are superseded by the provisions hereof to the extent of such conflict. Subdivision 8 of Section 9 of Chapter I of Article VI and Section 16 of Article XII of this Charter are hereby repealed. All functions now required to be performed under Article XII of the Charter, by the Board of Public Works shall, upon ratification of this amendment, devolve upon and be performed thereafter by the Public Utilities Commission. All duties required to be performed by the City Engineer under the provisions of Article VI and Article XII, in so far as they relate to public utilities, shall, upon ratification of this amendment, devolve upon and be performed by the Manager of Utilities herein provided for.

Ordered submitted—Board of Supervisors, San Francisco, September 17, 1928.

Ayes—Supervisors Andrian, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McGovern, McSheehy, Powers, Roneovieri, Schmidt, Stanton, Suhr, Todd, Toner—16.

Absent—Supervisors Deasy, Shannon—2.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 23.

REVENUE BONDS.

Providing for the acquisition, construction or extension of public utilities and the issuance of bonds therefor payable both as to principal and interest wholly from revenue.

CHARTER AMENDMENT NO. 23.

Providing for the acquisition, construction or extension of public utilities and the issuance of bonds therefor payable both as to principal and interest wholly from revenue.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County by adding a new article thereto, to be designated as Article XII-B, relating to the acquisition, construction and extension of municipally owned public utilities and the issuance of bonds for that purpose to be redeemed and interest thereon paid solely from revenues of the particular utility.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That a new article be added to said Charter, to be designated as Article XII-B, to read as follows:

ARTICLE XII-B.

Revenue Bonds.

Section 1. Whenever the Public Utilities Commission, created under the provisions of the proposed Charter amendment adding a
new article to the Charter to be designated as Article XII-A and submitted to the voters concurrently herewith, determines that public interest or necessity demands the acquisition, construction, completion or extension of any public utility or utilities, and that the cost of such acquisition or construction should be provided for by the sale of bonds of the City and County secured as to interest and redemption solely by the revenues of the particular utility, it shall specifically so declare such determination by a majority vote of all of its members, and shall direct its bureau of engineering to procure and file with said Commission plans and estimates of the cost of the acquisition, construction, completion or extension of such public utility or utilities.

Section 2. When the Public Utilities Commission certifies to the Board of Supervisors its determination that public interest or necessity requires the acquisition or construction of any utility of a class not already being operated under the charge of said Commission, or the acquisition or construction of additions or extensions of a utility then owned by the City and County which are estimated by its engineering bureau to cost more than one-half of the gross revenue of the particular utility for the year immediately preceding, and that bonds of the City and County of the character herein provided should be issued to provide for such acquisition or construction, the said Board of Supervisors shall within thirty days thereafter by resolution either approve or disapprove of the plan of acquisition or construction so submitted to it by the said Commission. If the Board of Supervisors shall by a majority vote approve such plan so submitted, it shall by ordinance submit to the voters of the City and County the question of the acquisition or construction of such public utility or utilities, or additions or extensions thereto, and the issuance of bonds of the character in this article provided to meet the cost thereof. Should a majority of the qualified voters voting on the proposition of the acquisition or construction of such public utility or utilities, or such additions or extensions, vote in favor thereof, the said Commission may issue bonds of the City and County of the class herein provided to meet the cost of such acquisition or construction. Such proposition may be submitted at a special election called for that purpose or at any other election authorized by law at which the qualified voters of the City and County are entitled to vote. The manner and procedure for calling any election authorized by this article shall be governed by the provisions of Article XII of the Charter, so far as applicable.

Section 3. Bonds of the character herein provided may be issued and sold to provide the cost of construction or acquisition of additions or extensions to an existing utility owned by the City and County and being operated under the jurisdiction of the Commission, upon approval of such proposed acquisition or construction of such additions or extensions by the Board of Supervisors, without necessity for submission of the proposition to acquire or construct such additions or extensions to the voters of the City and County, when it appears from the report of the bureau of engineering of the Public Utilities Commission that such additions or extensions can
be acquired or constructed for a sum not exceeding one-half of the gross revenues during the year immediately preceding of the particular system to which such additions or extensions are to be made.

The Public Utilities Commission may make additions or extensions to an existing utility owned by the City and County and operated under the jurisdiction of the Commission without necessity for approval of plans therefor by the Board of Supervisors; when the cost of such additions or extensions can be paid from the revenues of such utility, after deducting therefrom such sums as are required to pay operating expenses, depreciation, reserves and bond obligations.

Section 4. The Public Utilities Commission in determining the amount of bonds which will be required to be issued and sold to provide funds for the acquisition or construction of any public utility, or additions or extensions thereto, may include a sufficient amount thereof to pay the interest accruing and to accrue on all such bonds sold for such purpose during the period of actual construction of such utility, or additions or extensions thereto, and for a period of six months immediately following the completion of the same; and said Public Utilities Commission, should it determine it necessary so to do, may also include a sufficient additional amount of bonds to pay the estimated operating expenses of such utility, or additions or extensions thereto, for a period of three months after operation thereof shall commence.

Section 5. That any and all bonds issued by the Public Utilities Commission, pursuant to the provisions of this article, as well as all interest thereon, shall be payable wholly and exclusively out of the revenues received from the operation of the particular utility, for the acquisition, construction, completion or extension of which such bonds may have been issued or sold.

Section 6. The Public Utilities Commission shall by resolution determine the form and conditions of all bonds issued under the provisions of this article, but the rate of interest provided shall not exceed five and one-half per cent per annum, and redemption of all such bonds shall begin in not more than ten years and shall be completed in not more than fifty years from the date of issuance. No such bonds shall be sold for less than par. Each and every such bond issued shall state plainly upon its face that it is payable, both as to principal and interest, only from the special fund created for that purpose out of the revenues of the particular utility, and that it does not constitute a general indebtedness against the City and County, and further, that in the hands of a bona fide holder such bonds shall be deemed to have all the qualities of a negotiable instrument under the law merchant. When additional bonds are authorized and issued under the provisions of this article to provide funds for the completion of any public utility or for the acquisition or construction of additions or extensions to an existing utility owned and operated by the City and County, such additional issue or issues of bonds shall be subordinate to all prior issues of bonds for such utility which may have been made hereunder.

Section 7. The Public Utilities Commission shall fix and estab-
lish just and reasonable rates for service rendered by any utility acquired or constructed through the issuance and sale of bonds of the character herein provided, and in fixing and establishing such rates shall take into account and consideration the cost of maintaining and operating the same, the proper and necessary allowance for depreciation and accident reserves, and the amount required to meet bond redemption and interest obligations.

Section 8. The Public Utilities Commission shall cause the gross income and revenues of any utility acquired or constructed under the provisions of this article to be deposited daily in the treasury of the City and County to the credit of a separate and special account for each utility. The Commission shall by resolution fix and determine: (a) the proportion of the revenues of such utility which shall be necessary for the reasonable and proper operation and maintenance thereof, including pension charges and compensation insurance; (b) the proportion of the said revenues which shall be set aside as a proper and adequate depreciation reserve, and also a reasonable and proper accident reserve; and (c) the fixed proportion of said revenues which shall be set aside and applied to the payment of the principal and interest of the bonds authorized under this article, which fixed amount or proportion of the revenue to be appropriated to the bond redemption and interest account shall never be less than the amount required for redemption and interest obligations for the ensuing year of the bonds so issued and sold.

In fixing and determining the proportion of the revenues of any such utility required for operation and maintenance, including pension charges and compensation insurance, the Commission shall make an estimate of the cost of such operation, maintenance, pension charges, and compensation insurance, and shall not set aside by resolution a greater amount or proportion of the revenues than in its judgment shall be properly required for such purposes. The proportion of the revenues set aside for operation and maintenance, including pension charges and compensation insurance, shall be used and applied exclusively for that purpose until the accumulation of the surplus of the amount hereinafter specified.

The proportion of the revenues appropriated by resolution to the depreciation reserve and to the accident reserve shall be respectively expended in meeting the cost of depreciation in the particular utility, or extensions or additions thereto, and in the payment of accident claims. Any accumulation of such depreciation reserve or such accident reserve may be invested, and if invested, the income from the investment shall be carried into the particular reserve from which such investment was made. Such reserves and the proceeds thereof shall not be used for any other purpose than as herein provided.

The fixed proportion of the revenues which shall by resolution be appropriated for the payment of the principal and interest of the bonds issued under the provisions of this article for each particular utility shall, from month to month, as the same shall accrue and be received, be set apart and paid into a special account in the treasury of the City and County to be identified as the bond redemption and
interest account of the particular utility. In fixing and determining
the amount or proportion which shall be set aside for the payment
of the principal and interest of the bonds issued hereunder, the
Commission may provide that the amount to be set aside for such
purpose for any year or years shall not exceed a fixed sum, which
fixed amount or proportion of the revenue to be appropriated to the
bond redemption and interest account shall never be less than the
amount required for redemption and interest obligations for the
ensuing year of the bonds so issued and sold.

If any surplus shall be accumulated in the said operating and
maintenance fund which shall be equal to the cost of operation and
maintenance, including pension charges and compensation insur-
ance, of the particular utility during the remainder of the operating
year then current, and the estimated cost of operation and main-
tenance, pension charges and compensation insurance for said
utility for a period of six months thereafter, any excess over such
surplus may be by the Commission ordered transferred to either
the depreciation account, accident reserve account, bond redeem-
tion and interest account, or may be transferred to a surplus
account to be used for extensions or additions to the particular
utility, as the Commission may decide.

The Commission may by resolution adjust the amounts or por-
tions of the gross revenues of the utility to be appropriated to the
particular purposes in this section specified at the beginning of each
operating year, and in any such adjustment shall be guided by the
results experienced during the preceding year or years, but the fixed
proportion or sum to be appropriated to the special fund to meet the
redemption and interest payments shall never be reduced below the
actual requirements for such purpose for the ensuing year.

Section 9. The provisions of Section 11 of Article XII-A of the
Charter shall govern the sale or manner of selling of all bonds
issued under the provisions of this article. All such bonds shall be
signed by the president of said Public Utilities Commission and by
the Treasurer of the City and County, and countersigned by the
Auditor of the City and County. The signature of the said Auditor
may be by facsimile. The provisions of Section 11 (a) of Article
XII of the Charter shall apply to all such signatures. All such
bonds shall be issued in denominations of not less than ten dollars
and not more than one thousand dollars as the Public Utilities Com-
mission may decide, and shall be payable both as to interest and
principal in gold coin of the United States and at the office of the
Treasurer of the City and County of San Francisco, or at such
places as may be designated by the Commission. The provisions
of Section 10 of Article XII of the Charter shall be applicable in the
matter of registration of any bonds issued hereunder.

Section 10. The provisions of said Article XII-A of the Charter
shall control in all matters pertaining to the acquisition, construc-
tion and control of public utilities or extensions or additions
thereof, and to the issuance or sale of bonds for such purposes
where not herein otherwise provided. It is the purpose and inte-
vention of this amendment to provide for the issuance of bonds payable
entirely out of revenue and for the manner of their payment and redemption, and not to change or annul any provision of said Article XII-A except as the same may apply to the issuance and payment of bonds payable wholly out of revenue, and the manner of the acquisition, construction or extension of utilities, the cost of which is to be provided for by said bonds as in this article provided; and the fact that there may be cast a greater number of votes in favor of this amendment, than may be cast in favor of the amendment hereinbefore referred to as Article XII-A, or that there may be cast a greater number of votes in favor of said last-mentioned amendment, than may be cast in favor of this amendment, shall not cause any conflicting provision in one of said amendments to prevail over the other.

Section 11. Bonds issued under the provisions of this article shall not be subject to the limitation contained in Section 9 of Article XII of the Charter, and bonds issued hereunder shall not be considered in determining the application of the limitation contained in Section 9, Article XII of the Charter respecting the issuance of general obligation bonds of the City.

Section 12. The Board of Supervisors with the approval of the Public Utilities Commission may submit a proposition to the qualified voters of the City and County to refund all outstanding bonds of the character provided for in this article which were theretofore issued and sold for the acquisition, construction, completion or extension of any particular utility, by the issuance in lieu thereof of general obligation bonds of the City and County bearing interest at the same rate and redeemable at the same times as such outstanding bonds. If the proposition to so refund such outstanding bonds shall receive the assent of two-thirds of the qualified electors of the City and County voting thereon at an election called for that purpose, then such outstanding bonds shall be refunded by the issuance and exchange therefor of general obligation bonds of the City and County of the character provided for in Article XII of the Charter. All bonds issued under the provisions of this article shall contain a statement written or printed thereon to the effect that the City and County reserves the right to refund such bonds by the issuance and exchange therefor of general obligation bonds of the City and County authorized and issued in accordance with this section.

Section 13. This amendment shall become effective only in the event that the proposed Charter amendment adding a new article to the Charter to be designated as Article XII-A, providing for the appointment of a Public Utilities Commission and submitted concurrently herewith, be ratified by the voters and later approved by the Legislature.

Section 14. The term "Public Utilities Commission" or "Commission," as used in this article, shall mean the Public Utilities Commission provided for by the Charter amendment referred to in the preceding section.

Section 15. Nothing in this article contained shall in any way abridge, control or revoke the power of the electors of the City and County to vote for and cause to be issued bonds or general obliga-
tions of the City and County for the acquisition, construction, completion or extension of any public utility as provided for in Article XII of the Charter, or to acquire, construct, complete or extend any public utility as provided for in said article, but this article shall be deemed to be an additional and supplemental method for the acquisition, construction, completion or extension of any public utility and for the issuance of bonds of the class herein provided to pay for the cost of the same.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Marks, McSheehy, Powers, Roncovieri, Schmidt, Suhr, Todd, Toner—13.

Absent—Supervisors Deasy, Kent, McGovern, Shannon, Stanton—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 24.

STREET RAILWAY FRANCHISES.

(Submitted by Initiative)

Proposal permitting surrender of privately owned street car franchises for operating permit that may be cancelled by vote of people.

CHARTER AMENDMENT NO. 24.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding two new sections to Chapter II of Article II thereof, to be known as Sections 6a and 6b, respectively, relating to street railway franchises in the City and County of San Francisco.

That Chapter II of Article II of the Charter of the City and County of San Francisco be amended by adding thereto two new sections to be known as sections 6a and 6b, respectively, to read as follows:

Section 6a. Any person, firm or corporation engaged in the business of operating a street railway in the City and County of San Francisco, under any permits or franchises authorized or granted by the Board of Supervisors of the City and County, or under any orders, resolutions, or ordinances passed by the Board of Supervisors of the City and County, may, at any time, within six months after this section takes effect, make and file with the Clerk of the Board of Supervisors a written declaration of surrender to the effect that, for the purposes herein provided, the maker thereof (hereinafter called the declarant) thereby surrenders to the City and County all such permits and franchises and all rights and privileges thereunder and under such orders, resolutions and ordinances; and, in consideration and by reason thereof, the declarant shall, upon making and filing such declaration of surrender as aforesaid, immedi-
ately and automatically, by operation of law and without further act upon the part of such declarant, or by the City and County, have and hold in place of such surrendered rights, privileges, permits and franchises, a revocable permit from the City and County, giving and granting unto such declarant; its successors or assigns, the right, until such revocable permit is revoked in the manner herein-after set forth, to operate its cars and busses by electricity by means of the overhead electric system, by cables running under the ground and moved by stationary engines or electric motors, or by such other means as the law may permit, and to conduct in the City and County the same railway business theretofore conducted therein by such declarant and, for that purpose, to have the use of the same streets, roads, highways and avenues in the City and County and of the same or like tracks, road beds and other structures and rights of way therein, theretofore used by such declarant for such purpose, but upon all the terms and conditions contained in the permits and franchises so surrendered, and in the orders, resolutions and ordinances referred to in such declaration of surrender, except that no such term or condition as to the period of duration of any right, privilege, permit or franchise shall be applicable to any revocable permit, or to any right thereunder; provided that the provisions of this section shall not apply to the franchises granted under the following named Ordinances of the City and County, namely, Ordinance Number 288 (New Series) approved October 17, 1907, and Ordinance Number 425 (New Series) approved May 12, 1908, commonly known as the Parkside franchises, and Ordinance Number 1196 (New Series) approved June 14, 1910, commonly known as the Gough Street franchise, and Ordinance Number 1460 (New Series) approved January 23, 1911, commonly known as the Parnassus and Ninth Avenue franchise, and for the reason that under the terms of said franchises the road track and bed and stationary fixtures upon the public streets become the property of the City and County at the end of the term of said franchises.

Such declaration of surrender shall be executed by the declarant and acknowledged and certified in the manner provided by law for the conveyances of real property. Upon the presentation to the Clerk of the Board of Supervisors of such declaration of surrender executed, acknowledged and certified, as aforesaid, it shall be the duty of the Clerk of the Board of Supervisors to file the same and to endorse thereon the fact and date of such filing and to sign such endorsement, and to deliver to the declarant a true and correct copy of such declaration of surrender so filed with him, with his certificate attached thereto signed by him and attested by the seal of the City and County to the effect that the same is a true and correct copy of the declaration of surrender so filed with him and stating therein the date of such filing and the name of the declarant executing such declaration and such certificate shall be conclusive evidence of the facts therein recited.

Every revocable permit, given and granted as in this section provided, shall be for an indeterminate period and subject always to the right of the City and County to acquire and possess as a whole
all of the operative railway property of the holder of said Article permit in the City and County, upon paying a fair value of any, hereinafter referred to as compensation.

The compensation to be paid for the property to be acquired as aforesaid shall be fixed and determined by agreement by and between the owner of such property and the Board of Supervisors, authorized by ordinance, and in case of their failure to agree, the said compensation to be paid as aforesaid shall be fixed in any manner provided by law, whether by condemnation proceedings in the exercise of the power of eminent domain, or otherwise. The expense of determining such compensation to be paid as aforesaid shall be paid by the City and County.

Whenever the City and County desires to proceed to acquire said operative railway property, then, within a reasonable time after the compensation to be paid for said operative railway property has been fixed and determined as in this section provided, the City and County shall give the holder of said revocable permit written notice of its intention to take over and acquire said operative railway property on a date to be stated in said notice; but in no event more than twelve nor less than three months from the time of fixing said compensation as aforesaid, which written notice shall be given only when authorized by ordinance of the City and County; and upon payment or tender of said compensation so fixed as aforesaid, on the date so noticed, said revocable permit shall be thereby revoked and the holder of said revocable permit shall deliver said property to the City and County, and transfer the same by appropriate deeds of grant, bargain and sale, and other assurances of title.

In the event that the City and County should not pay or tender the compensation, so fixed as aforesaid, to the holder of said revocable permit on the date specified in said written notice, given to such holder as aforesaid, the City and County shall be deemed to have waived its right to acquire or possess said property under the proceeding in which the compensation had been fixed as aforesaid. However, the failure of the City and County to pay or tender the compensation for said operative railway property, fixed as aforesaid, on the date stated in said written notice, shall not bar or prevent the City and County from possessing and acquiring all the operative railway property of the holder of said revocable permit in the City and County at some later time or times, upon initiating a similar procedure for that purpose as hereinabove provided, or upon proceeding otherwise as authorized by law.

None of the provisions of this Charter concerning or relating to the granting of franchises to operate street railways shall be applicable to the revocable permits given and granted under the provisions of this section or under the provisions of section 6b of this chapter or to any right thereunder, it being the purpose and intention of said two sections to provide for revocable permits and rights thereunder which can be used and exercised by the holder thereof, its successors or assigns, until such time as the City and County
shall purchase, take over and acquire all the operative railway property of such holder.

Section 6b. The Board of Supervisors shall have power to grant by ordinance to any holder of a revocable permit, secured as provided in Section 6a of this Chapter, supplemental revocable permits authorizing such holder, its successors or assigns, to construct and operate in conjunction with its existing lines upon, or under any of the streets, roads, highways and avenues of the City and County, an extension or extensions of an existing street railway line in the same manner and subject to the same terms and conditions under which the said line from which it is proposed to make the extension is operated, when such supplemental revocable permit is granted. Every such supplemental revocable permit shall be granted for an indeterminate period and subject always to the aforesaid right of the City and County to acquire and possess as a whole all of the operative railway property of the holder of such supplemental revocable permit as provided in Section 6a of this chapter. No line of street railway in the City and County or any portion thereof, operated under authority of any revocable permit, authorized by the provisions of this chapter, shall be abandoned unless the holder of such revocable permit shall, by written petition to the Board of Supervisors, request authority to make such abandonment, and unless the Board of Supervisors, upon receiving such a petition, shall authorize such abandonment by ordinance and shall first find that the public interest will not be injured or suffer by such abandonment and shall so recite in the ordinance, authorizing such abandonment.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheey, Powers, Roncovi, Schmidt, Supr. Todd, Toner—14.


J. S. DUNNIGAN, Clerk.

Charter Amendment No. 25.

POLICE PENSIONS.

Providing for service, widows and orphans pensions. Pensions provided for officers killed in discharge of duty.

CHARTER AMENDMENT NO. 25.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Sections 2 and 4 of Chapter X of Article VIII of said Charter, providing pensions for members of the Police Department who have served twenty-five years continuously, and for the receipt
of said pensions upon the death of said member by his surviving widow or minor children or other dependents.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Sections 2 and 4 of Chapter X of Article VIII be amended to read as follows:

Section 2. The Board of Police Commissioners shall, upon the application duly verified of any officer or member of the Police Department who shall have served as a member of the Police Department for twenty-five years continuously next preceding the date of said application, retire and relieve from service such officer or member.

Such retired officer or member shall receive from the Police Relief and Pension Fund a monthly pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, and the same shall cease at his death; provided, that should said retired officer or member die leaving a widow, who was at least five years his lawful wife previous to the time of his retirement, such widow shall, as long as she remains unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the officer or member of the Police Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or children until the youngest child arrives at the age of sixteen years; and provided, further, that should retired officer or 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 a pension equal to one-half of the salary attached to the rank held by said officer or member at the time of his retirement, until the youngest child attains the age of sixteen years.

Section 4. The Commission shall, out of the Police Relief and Pension Fund, provide as follows for the family of any officer or member who may be killed or die from injuries received while in the performance of his duties or who dies from sickness contracted in the discharge of such duties or who dies while eligible for pension on account of years of service in the department and the receipt by such officer or member of any relief under this Chapter during his lifetime shall not bar the said family from the benefits of this Section.

First: Should the decedent be married, his widow shall, as long as she may 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 death; provided further, should said widow die leaving a child or children under the age of sixteen years said pension shall continue to be paid to such child or children until the youngest child arrives at the age of sixteen years.
Second: Should the decedent leave no widow but leave an orphaned child or children under the age of sixteen years, such child or such children collectively shall receive a pension equal to one-half of the salary attached to the position held by said officer, or member, at the time of his death; until the youngest child attains the age of sixteen years.

Third: Should the decedent leave no widow and no orphaned child or children but leaves a parent or parents depending solely upon him for support, such parents so depending, collectively, shall receive a pension equal to one-half of the salary attached to the position held by the decedent at the time of his death, during such time as the Commission may unanimously determine its necessity.

Fourth: Any member or members of the family of the deceased claiming to be entitled to a pension under the provisions of this section shall file a verified petition therefor with said Commission, which petition shall thereafter be heard by said Board upon such reasonable notice to the petitioner or petitioners of the time and place of such hearing as said Board may by rule or order prescribe. Said petitioner or petitioners shall be entitled upon such hearing to appear personally and by counsel. Upon such hearing any interested person shall have the right to introduce testimony relative to the matters set forth in said petition. The judgment of said Commissioners respecting said application shall be final unless in determining said application, said Commissioners commit a clear abuse of discretion.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.
Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovieri, Schmidt, Shannon, Suhr, Todd, Toner—15.
Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 26.

FIREMEN’S PENSIONS.

Providing pensions for members of Fire Department, for widow, minor children or other dependents.

CHARTER AMENDMENT NO. 26.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 3 of Chapter II and Sections 3, 5 and 10 of Chapter VII of Article IX of said Charter, providing pensions for members of the Fire Department, and for the receipt of said pensions upon the death of said member by his surviving widow, minor children, or other dependents.
The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Section 3 of Chapter II and Sections 3, 5 and 10 of Chapter VII of Article IX be amended to read as follows:

CHAPTER II.

Section 3. When any officer, member or employee of the Department shall become temporarily disabled by reason of injuries received or from sickness contracted while in the actual performance of his duty therein, so as to incapacitate him from performing his duty, the Commissioners shall allow his salary during the continuance of such temporary disability or sickness.

CHAPTER VII.

Section 3. The Commissioners shall, upon the application, duly verified, of any officer or member of the Fire Department, who shall have served as a member of the Fire Department for twenty-five years continuously next preceding the date of said application, or, of any officer or member of the Fire Department who shall have reached the age of fifty-five years and shall have served as a member of the Fire Department for twenty years continuously next preceding the date of said application, retire and relieve from service such officer or member; provided, also, that the Commissioners may, by unanimous vote, retire and relieve from service any aged, disabled or infirm officer or member of the Fire Department who has arrived at the age of sixty years and who has served as a member of the Department for twenty years continuously next preceding such age, and who, upon examination by two regularly certificated practicing physicians appointed by the Commissioners for that purpose, may be ascertained to be by reason of such age, infirmity or other disability unfit for the performance of his duties. Such retired officer or member shall receive from the Firemen's Relief Fund a monthly pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, and the same shall cease at his death; provided, that should said retired officer or 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 remain unmarried, be paid a monthly pension equal to one-half of the salary attached to the rank held by the said officer or member of the Department at the time of his retirement; provided, further, that should said widow die leaving a child or children under the age of sixteen years, said pension shall continue to be paid such child or such children until the youngest child arrives at the age of sixteen years; and provided, further, that should said retired officer or 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 a pension equal to one-half of the salary attached to the rank held by said
officer or member at the time of his retirement, until the youngest child attains the age of sixteen years.

Section 5. Whenever any officer or member of the Fire Department shall die as a result of any injury received during the performance of his duty, or from sickness caused by the discharge of such duty, or while eligible to a pension on account of years of service in the Department, or who has served twenty consecutive years in the Department and attained the age of fifty-five years, the Commissioners shall, out of the Firemen's Relief Fund, provide as follows for the family of such officer or member:

First. Should the decedent be married, his widow shall, as long as she may 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 death; 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 such children 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 a pension equal to one-half of the salary attached to the position held by their father at the time of his death, 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 a pension equal to one-half of the salary attached to the position held by the decedent at the time of his death, during such time as the Commissioners may unanimously determine its necessity.

Fourth. Any member or members of the family of the deceased claiming to be entitled to a pension under the provisions of this section shall file a verified petition therefor with said Commission, which petition shall thereafter be heard by said Board, upon such reasonable notice to the petitioner or petitioners of the time and place of such hearing, as said Board may by rule or order prescribe. The verifications of a petition in behalf of a minor child or children shall be made by the guardian of such minor child or children. Said petitioner or petitioners shall be entitled upon such hearing to appear personally and by counsel. Upon such hearing any interested person shall have the right to introduce testimony relative to the matters set forth in said petition. The judgment of said Commissioners respecting said application shall be final, unless in determining said application said Commissioners commit a clear abuse of discretion.

Section 10. All firemen who were retired under the provisions of the law prior to January 1, 1900, shall be entitled to receive from the funds in this chapter provided for, the sum of eighty-five ($85) dollars per month from and after July 1, 1925, and upon the death of any such retired fireman hereafter, leaving a widow surviving him, such widow shall receive from said fund a like sum of eighty-five ($85) dollars per month so long as she remains unmarried. The
widow of any fireman who was killed or injured while in the performance of duty and who died of such injury prior to January, 1900, shall be entitled to receive from the funds in this chapter provided for the sum of one hundred dollars ($100) per month from and after July 1, 1929, provided she has not remarried, and as long as she remains unmarried.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.
Absent—Supervisors Deasy, McGovern, Stanton, Suhr, Todd—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 27.
SUPERVISORS' SALARIES.
Providing for election of Supervisors, fixing qualifications, terms and compensation.

CHARTER AMENDMENT NO. 27.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Section 2 of Chapter I of Article II of said Charter, providing for the election of the Supervisors of said City and County, fixing their qualifications and terms of office, and providing for their compensation.

That Section 2 of Chapter I of Article II be amended so as to read as follows:

Section 2. The Board of Supervisors shall consist of eighteen members, all of whom shall hold office for four years and be elected from the City and County at large. Each one must be at the time of his election an elector of the City and County and must have been such for at least five years next preceding his election. Each Supervisor shall receive a salary of $400 a month.

Every person who has served as Mayor of the City and County, so long as he remains a resident thereof, shall be entitled to a seat in the Board of Supervisors and to participate in its debates, but shall not be entitled to a vote nor to any compensation.

This amendment shall take effect July 1, 1929.

Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.
Ayes—Supervisors Andriano, Gallagher, Havenner, Hayden, Kent, McSheehy, Powers, Roncouveri, Schmidt, Todd, Toner—11.
Noes—Supervisors Colman, Marks—2.
Absent—Supervisors Deasy, McGovern, Shannon, Stanton, Suhr—5.

J. S. DUNNIGAN, Clerk.
Charter Amendment No. 28.
EXTENSION OF CIVIL SERVICE.
Providing method, tenure, and for confirmation of certain employees and appropriation to Civil Service Commission.

CHARTER AMENDMENT NO. 28.
Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by repealing Sections 10 and 11 of Article XIII of said Charter, and substituting therefor new sections to be designated Nos. 10 and 11, providing for the method of the appointment of persons to the classified service of the City and County, for the period of probation and their tenure of office, and for the appointment of emergency appointees to avoid the stoppage of public business, and setting forth the department of the government which shall be subject to the provisions of Civil Service, and for the confirmation of certain employees in their positions, and providing for an annual appropriation to enable the Civil Service Commission to hold examinations for the classified 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 the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Sections 10 and 11 of Article XIII be amended to read as follows:


Section 10. The appointing officer shall notify the Commissioners of each position to be filled separately, and shall fill such place by the appointment of one of the persons certified to him by the Commissioners therefor. Such appointment shall be on probation for a period to be fixed by the rules of the Commissioners; but such rules shall not fix such period at exceeding six months. The Commissioners may strike off names of candidates from the register after they have remained thereon more than two years. At or before the expiration of the period of probation, the head of the department or office in which a candidate is employed may, by and with the consent of the Commissioners, discharge him upon assigning in writing his reason therefor to the Commissioners. If he is not then discharged his appointment shall be deemed complete. To prevent the stoppage of public business, or to meet extraordinary exigencies, the head of any department or office may, with the prior approval of the Commissioners, make emergency appointments, to remain in force not exceeding four months, and 'only until regular appointments under the provisions of this article can be made; provided, that the same person shall not be appointed to or be permitted to occupy any position or positions under such emergency appoint-
ments for a period exceeding four months; and the appointment of any emergency appointee who has served in the aggregate a period of four months in any position shall not be renewed. No person shall receive compensation for more than four months in any one year for services performed under emergency appointment, and the Commissioners shall not approve, nor shall the Auditor audit, nor the Treasurer pay, the demand for services of any person who shall serve under emergency appointment in any position subject to the provisions of this article for more than four months in any one calendar year. Whenever authorization is issued by the Commissioners for such emergency appointment the Commissioners shall forthwith take steps to create a list of eligibles for said position as elsewhere provided in this article.

Section 11. Subdivision A. The provisions of this article shall apply to all officers and employees of all boards, commissions, departments, bureaus or offices of the City and County which may now exist or which may hereafter be created by this Charter or by ordinance, unless said employees be exempted by Charter from the operation of these provisions, as well as to all officers and employees of all boards, commissions, departments, bureaus or offices which may now exist or which may hereafter be created by virtue of any Act of the Legislature of the State of California, where the compensation of such officers or employees is paid by the City and County of San Francisco, unless said officers or employees are specifically exempted by Charter provision from the operation of the provisions of this article. The following officers and employees shall be exempted from the provisions of this article: Officials elected by the people and all appointees of the Mayor or of any other appointing power to any board or commission authorized in this Charter; all officers and employees of the Mayor, the City Attorney, the District Attorney, the Public Defender and the San Francisco Law Library; all attorneys and physicians appointed to perform the duties of their professions; the manager or superintending head of each public utility, and all other employees specifically exempted by the provisions of Article XIIa of the Charter; the directing heads of California Palace of the Legion of Honor and of the M. H. deYoung Memorial Museum; the Clerk of the Board of Supervisors, an accountant appointed by the Finance Committee of the Board of Supervisors; the Purchaser of Supplies; the Chief of Police, the Chief Engineer of the Fire Department, the City Engineer, the Registrar of Voters, the chief deputy or principal assistant of each official elected by the people, the Secretary of the Fire Commission, the Secretary of the Police Commission, the Chief of the Department of Electricity, the Chief Examiner and examiners appointed by the Civil Service Commission, the Superintendent of Parks, and the Secretary of the Park Commission, the Superintendent of Playgrounds, the Secretary of the Board of Library Trustees, the Librarian of the Public Library, the Secretary of the Board of Education, the Superintendent of Schools.
and all deputy superintendents of schools; teachers engaged in teaching or in the supervision of teaching in the School Department; persons employed by the Board of Supervisors for temporary service in positions requiring high technical skill; persons employed in positions having a confidential relation to the head of the department in which the employment is held, but not more than one such position shall be established in any department, and only with the approval of the Civil Service Commission, who shall determine the necessity for such confidential employment; persons employed outside the City and County on the construction of public work of the City and County; all institutional and medical help employed by the Department of Public Health where the monthly salary of any individual so employed shall not exceed the sum of fifty ($50.00) dollars per month, where such person or persons are specifically exempted from the provisions of this article by rule or resolution of the Civil Service Commission. Any person, not specifically exempted from the provisions of this article, who has served in any position in any office, department or board heretofore subject, or by this section made subject, to the provisions of this article, for a period of one year continuously next before the date of the approval of this amendment by the Legislature, and who at said date shall be actually employed in said position, is hereby declared to be appointed to the said position, and shall thereafter be subject to the provisions and entitled to the benefits of this article, and shall be classified by the Civil Service Commission in accordance with their respective duties.

Subdivision B. That in addition to the minimum amounts required to be appropriated annually to the Civil Service Commission by the Board of Supervisors, pursuant to the provisions of Section 1 of this article, said Board of Supervisors shall annually appropriate to said Commission not less than seven thousand five hundred ($7,500.00) dollars, for the purpose of enabling said Commission to hold examinations for the classified service provided for by this article.

Subdivision C. Persons employed in the operating service of any public utility acquired by the City and who have been so employed for not less than one year next preceding the date of the actual taking over of said utility by the City, and who are actually employed on said date, shall continue in their positions without examination, and shall be by the Civil Service Commission classified in accordance with their respective duties.

Subdivision D. No person in the classified civil service of the City and County shall levy, collect, or pay any money, or attempt to control or influence the action of any subordinate, to assist or oppose the candidacy of any person for an elective or appointive public office. No elective or appointed official shall levy or collect money as an assessment or contribution for any political purpose from, or attempt to control the action of, any member of the classified service in the candidacy of any person for public
office. The Civil Service Commission shall investigate any case of alleged violation of these provisions, and may prefer charges and, after hearing, order the suspension or dismissal of any officer or employee violating any of the provisions of this paragraph, on the furnishing of satisfactory proof by any person of such violation.

Appointments Under this Article.

Subdivision E. All officers, courts, boards or heads of departments vested in this Charter with the power to appoint deputies, clerks, stenographers or other employees of any designation whatsoever shall make appointments only in accordance with the provisions of this article and the rules adopted thereunder and any appointment not so made shall be void.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.
Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncoviesi, Schmidt, Shannon, Suhr, Todd, Toner—15.
Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 29.

DETECTIVE SERGEANTS.

Amendment No. 29 provides that Detective Sergeants, detailed under the merit system, established by the Chief of Police, shall be entitled to a hearing before the Board of Police Commissioners before removal from the detail. This procedure will insure tenure of office for trained detectives and removal from political influence, and entails no additional expense to the taxpayers.

CHARTER AMENDMENT NO. 29.

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 6 of Chapter V of Article VIII thereof, providing for the detail by the Chief of Police of the members of said Department for detective duty, and limiting the number thereof, and fixing the rank and salary of the said persons so detailed, and providing for their removal from said detail and for the manner of defining their duties.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Section 6 of Chapter V of Article VIII be amended to read as follows:

Section 6 as amended (corresponding with former section):

The Chief of Police may detail for detective duty such mem-

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bers of the Police Department as he may select, not to exceed one for each eighteen members of the Police Department.

The members so detailed shall rank as detective sergeants; each of said detective sergeants shall receive an annual salary of two thousand seven hundred sixty dollars.

They shall be given a hearing before the Board of Police Commissioners before removal from the detail by the Chief of Police.

Their duties shall be defined by the rules and regulations of the Commissioners, by the orders of the Chief of Police and by the order of the captain of detectives.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovieri, Schmidt, Shannon, Suhr, Todd, Toner—15.

Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 30.

POLICE DEPARTMENT ORGANIZATION AND PENSIONS.

Relating to promotions, suspensions, dismissals, disrate-ments and pensions.

CHARTER AMENDMENT NO. 30.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Subsection 2 of Section 1 of Chapter III of Article VIII thereof, relating to powers of board, by adding new sections to Chapter V of Article VIII thereof, to be numbered Section 1A, Section 1B, Section 1C, Section 1D, Section 1E, to amend Sections 2 and 3 of Chapter V of Article VIII thereof, relating to subordinate officers; to amend Section 2 of Chapter VII of Article VIII, relating to promotions, suspensions, dismissals and disrate-ments, by amending Sections 3 and 6 of Chapter X of Article VIII, there- of, and by adding a new section to Chapter X of Article VIII thereof, to be numbered Section 2½, relating to pensions of widows and orphans of members of the Police Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the said City and County, at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter of the said City and County as follows:

That Subsection 2 of Section 1 of Chapter III of Article VIII be amended so as to read as follows:

Section 2. To prescribe rules and regulations for the grant- ing of leaves of absence from the department to the members thereof; also for the government, discipline, equipment and uni-
form of the department and from time to time to alter or repeal
the same, and to prescribe penalties for the violation of any of
such rules and regulations. All such rules and regulations must
be reasonable.

That a new section be added to Chapter V of Article VIII,
to be numbered Section 1A, and to read as follows:
Section 1A. The Chief of Police shall designate a captain of
police to act as captain over the officers detailed for detective
duty, who shall receive an annual salary of five thousand dol-
lars; such captain shall rank as captain of detectives. The duties
of the captain of detectives shall be defined by the rules and
regulations of the Commissioners and by the orders of the Chief
of Police.

That a new section be added to Chapter V of Article VIII, to
be numbered Section 1B, and to read as follows:
Section 1B. The Chief of Police shall designate a captain of
police to act as captain over the officers detailed for traffic duty,
who shall receive an annual salary of four thousand dollars; such
captain shall rank as captain of traffic. The duties of the cap-
tain of traffic shall be defined by the rules and regulations of the
Commissioners and by orders of the Chief of Police.

That a new section be added to Chapter V of Article VIII, to
be numbered Section 1C, and to read as follows:
Section 1C. The Chief of Police shall designate a captain of
police to act as captain over the officers detailed at police head-
quarters, who shall receive an annual salary of thirty-six hun-
dred dollars; such captain shall rank as captain of headquarters
company. The duties of the captain of headquarters company shall
be defined by the rules and regulations of the Commissioners and
by the orders of the Chief of Police.

That a new section be added to Chapter V of Article VIII, to
be numbered Section 1D, and to read as follows:
Section 1D. The Chief of Police shall designate a captain of
police to act as captain over the officers detailed at the City
Prison, who shall receive an annual salary of thirty-six hundred
dollars; such captain shall rank as captain of the City Prison.
The duties of the captain of the City Prison shall be defined by
the rules and regulations of the Commissioners and by the orders
of the Chief of Police.

That a new section be added to Chapter V of Article VIII,
to be numbered Section 1E, and to read as follows:
Section 1E. Said captain of detectives, captain of traffic, cap-
tain of headquarters company and captain of the City Prison
shall be in addition to the captains in Section 2.
That Section 2 of Chapter V of Article VIII be amended so
as to read as follows:
Section 2. That there shall not be more than one captain for
each police district. The duties of all captains shall be defined
by the rules and regulations of the Commissioners and by the
orders of the Chief of Police.

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That Section 3 of Chapter V of Article VIII be amended so as to read as follows:

Section 3. There shall not be more than three lieutenants for each police district. There shall be two lieutenants for the Traffic Bureau; there shall be fifteen additional lieutenants, subject to assignment by the Chief of Police to the Detective Bureau, Headquarters Company, and such other places as the Chief of Police may from time to time designate. The duties of all lieutenants shall be defined by the rules and regulations of the Commissioners, by the orders of the Chief of Police and by the orders of their respective captains.

That Section 2 of Chapter VII of Article VIII be amended so as to read as follows:

Section 2. Any members of the department guilty of any offense or violation of rules and regulations shall be liable to be punished by reprimand, or by fine to be fixed by the Commissioners, or by suspension for a term to be fixed by the Commissioners not to exceed six months, or by dismissal from the department; but no fine shall ever be imposed at one time for any offense exceeding one month's salary.

That a new section, to be numbered Section 2 ½, be added to Chapter X of Article VIII and to read as follows:

Section 2 ½. Whenever a member of the department attains the age of 65 years, he must be forthwith relieved from active service and retired by the Board of Police Commissioners. Such retired member shall receive from the Police Relief and Pension Fund a monthly pension equal to one-half of the amount of the salary attached to the rank held by him at the date of his retirement; provided, however, that no such pension shall be paid unless such member shall have been an active member of the Police Department for at least 25 years. Such pension shall cease at the death of said member; provided, however, that should said retired member die, leaving a widow, who was his lawful wife for at least 5 years prior to the date of his retirement such widow shall, as long as she remains unmarried, be paid a monthly pension, equal to one-half of the salary attached to the rank held by the member of the Police Department at the date of his retirement; provided further, that should said widow die, leaving a child or children under the age of 16 years, said pension shall continue to be paid such child or children until the youngest child attains the age of 16 years; and provided further, that said retired member die, leaving no widow, but leaving an orphan child or children under the age of 16 years, said child or children, collectively, shall receive a pension equal to one-half of the salary attached to the rank held by such member at the time of his retirement until the youngest child attains the age of 16 years.

That Section 3 of Chapter X of Article VIII be amended to read as follows:

Section 3. Any officer or member of the Police Department who shall become physically disabled by reason of any bodily
injury received in the performance of his duty; upon his filing with the Commissioners a verified petition setting forth the facts constituting such disability and the cause thereof, accompanied by a certificate signed by the Chief of Police, the captain of the company to which he belongs, and by two regularly certified physicians of the City and County, recommending his retirement upon a pension on account of such disability, may be retired from the department upon an annual pension equal to one-half the amount of the salary attached to the rank held by him at the date of his retirement, to be paid to him during his life and to cease at his death; provided, that should said retired officer or member die and leave a widow, who was his lawful wife at the time he became physically disabled by reason of any bodily injury received in the performance of his duty, such widow shall, as long as she may remain unmarried, be paid an annual pension equal to one-half the salary attached to the rank held by the said officer or member of the department at the time of his retirement; provided further, that should said widow die, leaving a child or children under the age of 16 years, said pension shall continue to be paid such child or children until the youngest child attains the age of 16 years; and provided further, that should said retired officer or member die leaving no widow, but leaving an orphan child or children under the age of 16 years, such child or children, collectively, shall receive an annual pension equal to one-half of the salary attached to the rank held by said officer or member at the date of his retirement until the youngest child attains the age of 16 years. In case the disability of said officer or member shall cease, his pension shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

That Section 6 of Chapter X of Article VIII be amended so as to read as follows:

Section 6. When any member of the department shall die from causes other than a bodily injury received in the performance of his duty, and neither his widow nor his children nor his parent shall be entitled to a pension as hereinabove in Chapter X, Article VIII of this Charter, provided, then his widow, and if there be no widow, then his children, or if there be no widow or children, then his parent, if dependent upon him for support, shall be entitled to a sum equal to the amount retained by the Treasurer from the pay of said deceased member and paid into the Relief and Pension Fund; but the provisions of this section shall not apply to any member of the department who shall have received any pension under the terms of this chapter.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovieri, Schmitz, Shannon, Suhr, Todd, Toner—15.

Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.
Charter Amendment No. 31.

CITY PLANNING COMMISSION.

Creating a City Planning Commission, membership, appointment and compensation.

CHARTER AMENDMENT NO. 31.

Creating a City Planning Commission, and providing for the appointment of its members, their compensation, powers and duties.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by adding a new article thereto to be designated as Article XVIII, creating a City Planning Commission, providing for the membership thereof, and the method of the appointment of the members thereof and for their compensation, and defining their powers and duties, and specifying the manner in which said powers and duties shall be exercised, and repealing conflicting provisions of the Charter.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new article thereto, to be designated as Article XVIII, which shall read as follows:

PROPOSED CHARTER AMENDMENT CREATING A CITY PLANNING COMMISSION.

ARTICLE XVIII.

Organization.

Section 1. A City Planning Commission is hereby created which shall consist of five members, who shall be appointed by the Mayor. Each member of the Commission shall have been an elector of the City and County for at least five years prior to the date of his appointment and no member of the Commission shall hold any other City and County office or position during his term of office as Commissioner. Original appointments shall be made within sixty days of the ratification of this amendment. The terms of members of the Commission shall be five years from and after the date of their respective appointments, provided that the persons first appointed as members of said Commission shall by lot classify their respective terms of office so that these shall expire at twelve o'clock noon on the first Monday after the first day of January in the years 1930, 1931, 1932, 1933 and 1934, respectively; and upon the expiration of the term of each of said Commissioners the Mayor shall appoint his successor to serve for the full term of five years. Vacancies occurring on the Commission from any cause shall be filled by appointment by the Mayor, provided that those appointed to fill
vacancy on said Commission shall serve only for the unexpired term of the person whom they succeed. The compensation of members of said Commission shall be fifteen dollars for each meeting of the Commission actually attended by said members, provided that the aggregate amount paid all of the members shall not exceed five thousand dollars per year.

Immediately after it is first constituted and thereafter on the first Monday after the first day of January of each year, the City Planning Commission shall meet for the purpose of organization. At such meeting the Commission shall elect one of its members as president, who shall hold such office for the ensuing year and until the election of his successor. The Commission shall thereafter hold at least one regular public meeting in every two weeks at a designated time and place. The Commission shall adopt its own rules of procedure and shall keep a record of its proceedings at each meeting, which proceedings shall include a complete record of all applications for changes in zoning classification, and any action taken by the Commission on every matter, which shall be by roll-call vote. A complete copy of such record of proceedings shall be transmitted to the Board of Supervisors within one week of the date of such meeting. A majority of the Commission shall constitute a quorum for the transaction of business. The Supervisors shall provide the Commission with suitable quarters and a meeting place in the City Hall.

Staff and Finances.

Section 2. The Commission may appoint a City Planning Engineer who shall hold office at the pleasure of the Commission and, subject to the civil service provisions of this Charter, may also appoint a secretary and such other employees as are necessary for its work and for whose employment funds are appropriated by the Supervisors. The City Planning Engineer shall be a person of expert and technical training, with at least five years’ experience in engineering.

Subject to appropriations for such purposes, the Commission may also contract with architects, city planners, engineers or consultants for such services as it may require.

The Supervisors shall make appropriations in the budget for 1929-30 and each succeeding fiscal year, in such amounts as may be deemed necessary by the Supervisors to carry on the work of the Commission.

General Powers and Duties.

Section 3. The Commission hereby created shall succeed in office the City Planning Commission now existing, and all matters pending before the existing Commission shall have the same status before the Commission herein created, and all zoning classifications in effect at the time this amendment becomes effective shall remain in force and effect unless and until changed as provided in Section 4 of this article.

It shall be the duty of the Commission to make and maintain, including necessary changes therein, a plan of the physical de-
velopment of the City and County. Said plan, including maps, plats, charts, and descriptive matter, shall provide for the development of all areas within the City and County and for three miles outside of such boundaries, including, among other things, the general location, character and extent of streets, viaducts, subways, bridges, boulevards, parkways, playgrounds, squares, parks, aviation fields and other public ways, grounds and open spaces, the general location of public buildings and other public property, and the removal, relocation, widening, narrowing, vacating, abandonment or extension of any of the foregoing ways, grounds, open spaces or buildings.

In the preparation of such plans, the Commission shall consult and cooperate with all other departments of the City and County which by this Charter are vested with responsibility for or control over any of the matters hereinbefore enumerated, and shall make such additional studies as it may deem necessary. The Commission shall also act in an advisory capacity to the Supervisors and other departments of the City and County in all matters affecting the general location and extent of public improvements, ways and structures. All departments and officials of the City and County shall, upon request, furnish to the Commission, within a reasonable time, such information as it may require for its work, and the Commission shall, whenever possible, furnish all departments and officials such information as said departments and officials may require.

The Supervisors, by ordinance, may prescribe additional powers and duties of the Commission within the purposes of this article.

Zoning.

Section 4. The Commission from time to time shall consider and hold hearings on proposed changes in the classification of the use to which property in the City and County may be put, on its own motion, or on application filed by the owner of any property desiring a change in zoning classification, which application shall be accompanied by a diagram showing the boundaries of the area sought to be reclassified, together with the names and addresses of all owners of property therein and within a distance of 300 feet of all exterior boundaries of said area, and within the entire area of the square block within which said property sought to be reclassified is situated. Before acting upon any proposed change, the Commission shall, not less than twenty days before the date of said hearing, publish at least once in the official newspaper of the City and County, notice of public hearings thereon, and shall, in writing, not less than ten days before the hearing, notify the applicant and all persons whose names appear as owners of property within the area delineated upon the map accompanying said application, such notices to indicate the proposed change to be considered, and the place and time of public hearing thereon, which shall be not less than twenty days after completion of public notice and completion of posting herein referred to.
The Commission shall cause to be conspicuously posted, throughout the area delineated upon said map, notices of intention to consider the motion or petition to change the zoning classification of such property and the use to which such property may be put. Said notice shall be headed in conspicuous letters, "Notice of Proposal to Change Zoning Classification," and shall state in full the proposed change and the place, date and hour fixed for hearing thereon. The Supervisors, by ordinance, may provide that the applicant for any proposed change may be charged with the costs of posting, written notices, advertising and other costs incidental to consideration of and public hearings on such proposed change. Such persons as desire shall be heard by the Commission at the meeting or meetings designated therefor.

On the completion of the hearing on any proposed change, the Commission shall by resolution, disapprove or approve the proposed change, which, if approved, shall not become effective for thirty days. Property owners affected may appeal from any ruling of the Commission by filing protests in writing against such ruling with the Board of Supervisors within thirty days of the date of the Commission's resolution thereon, which objections shall state the reasons therefor, the location of the property owned by the protestant and his post-office address. Said Board shall cause such signatures to be checked, and if such protest is subscribed to by the owners of 20 per cent or more of the property delineated upon said map, the Supervisors shall fix a time and place for hearing said objections, not less than thirty days thereafter, and the Supervisors shall hear the objections urged at the time specified. Upon the filing of said protests, the ruling of the Commission shall be suspended pending action by the Board of Supervisors upon said appeal.

The Clerk of the Board of Supervisors shall notify the proponents and the persons making such objections by depositing a notice thereof in the post-office, postage prepaid; addressed to each such objector.

Upon conclusion of the hearing or hearings by the Supervisors, which shall include hearing and consideration of all data which the Commission may desire to present, the Supervisors by resolution approved by a vote of not less than two-thirds of all members thereof may disapprove and, by a majority of all of the members of the Board, may approve the action of the Commission; provided, however, that any change in zoning classification made by the Commission on its own motion or change diminishing the use to which property may be put, shall not become effective until ratified by a vote of two-thirds of the entire membership of the Board of Supervisors. In case of approval or disapproval by the Commission, or by the Supervisors on appeal as herein provided, of a proposed change in classification, such proposed change may not be resubmitted to nor reconsidered by the Commission for at least one year.

No ordinance shall be considered by the Supervisors, the pur-
pose and intent of which is the classification, regulation or control of the height, area, bulk, location or use of any building or buildings, or premise or premises, and classifying any property into any district or zone for such purpose, or establishing a setback line or lines along any street or portion thereof in the City and County, without being first submitted to the City Planning Commission for a report and recommendation. If the Commission disapprove any such ordinance, the Supervisors may adopt the same only by an affirmative vote of at least two-thirds of its entire membership.

The failure of the Commission to act within ninety days from and after the date of official submission of any proposed zoning classification by the Board of Supervisors, or from and after the date of first publication of notice of hearing, if upon application of any property owner, shall be deemed and be approval of such classification by the Commission.

Section 5. Every resolution of the City Planning Commission and every ordinance of the Board of Supervisors which shall be adopted or passed relative to the subject matter of this article shall be presented to the Mayor for his approval. The Mayor shall return such resolution or ordinance to the City Planning Commission or Board of Supervisors, respectively, within ten days after receiving it. If he approves it he shall sign it and it shall thereupon become effective unless an appeal to the Board of Supervisors is pending. If such an appeal is pending, the approval by the Mayor shall not result in rendering such resolution or ordinance effective. If he disapproves it he shall specify his objections thereto in writing. If he does not return it with such disapproval within the time above specified, it shall take effect as if he had approved it, unless an appeal to the Board of Supervisors is pending. The objections of the Mayor shall be entered at large in the Journal or proceedings of the Commission, and the Commission or Board of Supervisors, as the case may be, shall, after five and within thirty days after such resolution or ordinance shall have been so returned, reconsider and vote upon the same. If the same shall, upon reconsideration by the Commission, be again passed by the affirmative vote of not less than four members of the Commission, the president of the Commission shall certify that fact on the resolution or ordinance, and when so certified, the resolution or ordinance shall become effective, unless an appeal to the Board of Supervisors is pending. If the same is reconsidered by the Board of Supervisors and shall again be passed by the affirmative vote of not less than fourteen members of the Board, the presiding officer shall certify that fact upon the resolution or ordinance, and when so certified the same shall become effective. If the same shall fail to receive the vote by the Commission or the Board, respectively, herein prescribed, it shall be deemed finally lost. The vote on reconsideration in the Commission or the Board shall be taken by Ayes and Noes and the names of the members voting for and against the same shall be entered in the Journal.
Establishment and Change of Building Set-Back Lines.

Section 5a. All building set-back lines heretofore established by ordinances of the Board of Supervisors shall remain as so established until and unless changed in accordance with the provision of this amendment.

Building set-back lines may be established or changed by resolution of the City Planning Commission on its own motion or on the application of an interested property owner, subject to the disapproval of two-thirds of the membership of the Board of Supervisors, as hereinafter provided. Whenever the City Planning Commission proposes on its own motion to establish or change a set-back line, or when an application to establish or change such line has been filed with the Commission by an interested property owner, the Commission shall cause to be conspicuously posted three notices of intention to consider the motion or application within the distance of one block on the side of the street on which it is proposed to establish or change such set-back line. Said notice shall be headed in conspicuous letters, "Notice of proposal to establish a building set-back line" or "Notice of proposal to change building set-back line," as the case may be. Said notice shall state the proposal to establish or change said set-back line and the place, date and hour fixed for the hearing thereon. A similar notice shall be published in the official newspaper for five days before the hearing. The owners of property within the block affected, whose property fronts on the side of the street where it is proposed to establish or change the set-back line, shall be heard by the Commission at the time specified in the notice, or at such subsequent time to which the hearing may be continued. Upon the hearing, the Commission shall by resolution disapprove or approve the establishment of such set-back line or change thereof, and if approved, the resolution shall not become effective for 30 days. Property owners affected by the ruling may appeal therefrom to the Board of Supervisors by filing a protest against such ruling with said Board within 30 days from the date of the Commission's ruling. Such protest shall state the reasons therefor, the location of the property owned by the protestants and their respective post-office addresses. The Commission shall cause said signatures to be checked, and if said protest is signed by the owners of 20 per cent or more of the area of property within the block affected fronting on the street on which it is proposed to establish or change the set-back line, ruling of the Commission shall be suspended until action by the Board of Supervisors on such appeal. The Board of Supervisors shall fix the time and place of hearing such appeal within 30 days from the date of filing thereof. The Clerk of the Board of Supervisors shall notify the persons making such appeal by depositing notice of hearing in the post-office, postage prepaid, addressed to each objector. A like notice shall be addressed to each other property owner owning property within the block affected fronting on the street where it is proposed to estab-
lish or change the set-back line. If the address of any property owner is not known to the Commission, the notice shall be posted in a conspicuous place on his property. Upon the conclusion of the hearing or hearings by the Supervisors, they shall approve or disapprove the ruling of the Commission. Any resolution by the Commission establishing or changing a set-back line shall become effective unless disapproved by a vote of two-thirds of the entire membership of the Board of Supervisors. In a case of approval or disapproval by the Commission or the Board of Supervisors of a proposal to establish or change a set-back line, no further application to establish or change a set-back line on the same side of the same street and in the same block shall be entertained by the Commission for one year after a set-back line has been finally established or changed, or within one year after a proposal to establish or change such a set-back line has been disapproved by the Commission, or in the event of appeal, within one year after the decision of the Board of Supervisors on appeal.

Plats and Subdivisions.

Section 6. All plats or re-plats of subdivisions of land laid out in building lots, and the streets, alleys or other portions of the same intended to be dedicated to public use, or for the use of purchasers or owners of lots fronting thereon or adjacent thereto, and located within the City and County limits, shall be submitted by the Board of Public Works to the City Planning Commission, which shall report its recommendations thereon in writing to the Board of Supervisors.

Reports.

Section 7. The Commission shall make a complete and detailed annual report to the Mayor and the Board of Supervisors on or before the first day of April each year, and copies of each such annual report shall be printed and made available for public use.

Repeal of Conflicting Provisions and Constitutionality.

Section 8. Subsection 42 of Section 1 of Chapter II, Article II, of this Charter is hereby repealed, and all other provisions of this Charter in conflict with the provisions of this article are superseded by the provisions of this article to the extent of such conflict. If any section, subsection, sentence, clause or phrase of this article is for any reason held invalid or unconstitutional, such decision shall not affect the validity of the remaining portions of this article, and the people of the City and County of San Francisco hereby declare that they would have ratified and adopted, and the Legislature hereby declares that it would have approved, this article and each section, subsection, sentence, clause, and phrase hereof as an amendment to the Charter of the City and County of San Francisco, irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases be declared unconstitutional.
Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.
Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovieri, Schmidt, Todd, Toner—13.
Absent—Supervisors Deasy, McGovern, Shannon, Stanton, Suhr—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 32.
WAR MEMORIAL.
Relating to War Memorial, appointment of Board of Trustees, management, superintendence, control and operation.

CHARTER AMENDMENT NO. 32.

Creating of Board of Trustees of the War Memorial, providing for the manner of their appointment, defining their powers and duties.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County by adding a new article thereto, to be designated as Article XIV-D, relating to the War Memorial of San Francisco, and providing for the appointment of a Board of Trustees to have the management, superintendence, control and operation of said War Memorial, and prescribing the duties and powers of said Board.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new article thereto, to be designated as Article XIV-D, reading as follows:

Section 1. There shall be a Board of Trustees of the San Francisco War Memorial to be erected and maintained in the Civic Center in the City and County of San Francisco, which said Board shall be known as the “Board of Trustees of the War Memorial.”

Section 2. The Trustees of the War Memorial shall, under such ordinances as the Board of Supervisors may from time to time adopt, have charge of the construction, administration, management, superintendence and operation of the War Memorial to be constructed in the Civic Center, and of the grounds set aside therefor, and of all of its affairs.

Section 3. The Trustees of said War Memorial shall consist of eleven members, who shall be appointed by the Mayor, subject to confirmation by the Board of Supervisors. The terms of said eleven members shall be for six years each; provided that those first appointed shall so classify themselves by lot that the term
of four of said Trustees shall expire on the 2nd day of January, 1931; four on the 2nd day of January, 1933, and three on the 2nd day of January, 1935. Thereafter appointments to said Board shall be for the full term of six years. Vacancies on said Board shall be filled by the Mayor, subject to confirmation by the Board of Supervisors, for the unexpired term becoming vacant. In making appointments to said Board, the Mayor shall give due consideration to veterans of all wars engaged in by the United States, and to such other classes of persons who may have a special interest in the purpose for which said War Memorial is to be constructed and maintained. All persons appointed to said Board shall be residents of the City and County. The members of said Board shall serve without compensation.

Section 4. The said Board of Trustees shall have power:

(a) To receive, on behalf of the City and County, gifts, devises and bequests for any purpose connected with said War Memorial or incident thereto.

(b) To administer, execute and perform the terms and conditions and trusts of any gift, devise or bequest which may be accepted by the Board of Supervisors of San Francisco for the benefit of said War Memorial, or incident thereto, and to act as trustee under any such trust when so authorized to do by said Board of Supervisors.

(c) To appoint a secretary to said Board and a managing director of said War Memorial, and such other employees as may be necessary for the conduct of its affairs and property, and to define their powers and prescribe their duties. The salaries of all of said officers and employees of said Board shall be fixed and standardized as provided in Section 14 of Chapter II of Article II of the Charter.

(d) To make rules and regulations not inconsistent with the provisions of the Charter and the ordinances of the Board of Supervisors for the government of all its officers and employees, and for the administration, government and protection of said War Memorial and its affairs and the property belonging thereto or under the control of said Board, and to enforce the same.

Section 5. All employees of said Board, with the exception of the secretary and managing director, shall be subject to the provisions and entitled to the benefits of Article XIII of the Charter, and shall be appointed in conformity with the provisions of said article.

Section 6. The said Board shall appoint one of its members president thereof, who shall hold his office during the pleasure of the Board. Said Board shall meet at least once in each month, and at such other times as the president or any three members thereof shall request. A majority of said Board shall constitute a quorum.

Section 7. All moneys received by said Board from every source whatsoever shall immediately upon receipt of the same be deposited in the treasury of the City and County in a special fund.
to be designated by the Board of Supervisors, and the Board of
Supervisors shall annually appropriate to said Board an amount
sufficient to defray the cost of maintaining, operating and caring
for said War Memorial, which said amount so appropriated shall
not be within the limitation set forth in Sections 11 and 13 of
Chapter I of Article III of the Charter, and said Board shall have
control of the expenditure of said appropriation, subject to the
limitations herein contained.

Section 8. The title of all property now owned or hereafter
acquired for the said War Memorial, when not inconsistent with
the terms of its acquisition, shall vest in the City and County, and
in the name of the City and County may be sued for or defended
by an action of law or otherwise.

Section 9. The powers herein expressly conferred on said
Board of Trustees by this article shall not be construed as a
limitation upon the powers which may be exercised by said Board,
and said Board may exercise such other and further powers as
may from time to time be conferred upon it by ordinance of the
Board of Supervisors.

Ordered submitted—Board of Supervisors, San Francisco, Sep-
tember 19, 1928.

Ayes—Supervisors Colman, Gallagher, Havemeyer, Hayden,
Kent, Marks, McSheehy, Powers, Schmidt, Suhr, Todd, Toner
—12.

Absent—Supervisors Andriano, Deasy, McGovern, Roncovieri,
Shannon, Stanton—6.

J. S. DUNNIGAN, Clerk.

**Charter Amendment No. 33.**

**TAXES FOR PARK PURPOSES.**

Providing for the levying of taxes and appropriation of
money for the maintenance, preservation and improvement
of parks, squares and grounds.

**CHARTER AMENDMENT No. 33.**

Providing for the levying of taxes and appropriation of money
for the maintenance, preservation and improvement of parks,
squares and grounds.

Describing and setting forth a proposal to the qualified elec-
tors of the City and County of San Francisco, to amend the Char-
ter of said City and County by amending Section 11 of Article
XIV thereof, relating to the levying of taxes and the appropria-
tion of money for the maintenance, preservation and improvement
of parks, squares, avenues and grounds under the jurisdiction of
the Park Commission.

The Board of Supervisors of the City and County of San Fran-
cisco hereby submits to the qualified electors of said City and
County at the general election to be held on the sixth day of
November, 1928, a proposal to amend the Charter as follows:
That Section 11 of Article XIV be amended to read as follows:

Section 11. The Supervisors shall provide all necessary money for the maintenance and preservation of said parks, squares, avenues and grounds, and to that end shall annually levy a tax on all property in the City and County not exempt from taxation, which shall not be less than 10 cents nor more than 15 cents upon each $100 assessed valuation of said property, exclusive of such sums as may from time to time be appropriated, from the general fund or from bond proceeds, for additions to such parks, squares, avenues and grounds or the erection of additional structures or creation of additional parked areas thereon.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andrianò, Colman, Havenner, Hayden, Marks, McSheehy, Powers, Shannon, Suhr, Todd, Toner—11.

Noes—Supervisors Gallagher, Kent, Roncovieri, Schmidt—4.

Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 34.

LIBRARY TAX.

Providing for the levying of taxes for the maintenance of libraries and to defray the cost of books, lands and buildings therefor.

CHARTER AMENDMENT NO.: 34.

Providing for the levying of taxes for the maintenance of libraries and to defray the cost of books, lands and buildings therefor.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Section 2, Chapter VII of Article VII thereof, relating to the levying of taxes for the maintenance of libraries and reading rooms and branches thereof, and to defray the cost of books and periodicals, lands and buildings therefor.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Section 2 of Chapter VII of Article VII be amended to read as follows:

Section 2. The Supervisors shall, for the purpose of maintaining such library and reading rooms and such branches thereof as the Board of Library Trustees may from time to time establish and for purchasing books, journals and periodicals, or for purchasing or leasing real and personal property and for constructing such buildings as may be necessary, annually levy a
tax on all property in the City and County not exempt from taxation which shall not be less than three and three-quarters cents upon each one hundred dollars assessed valuation of said property. The proceeds of said tax shall be credited to the Library Fund.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Gallagher, Havener, Hayden, Kent, Marks, McSheehy, Powers, Shannon, Todd, Toner—11.

No—Supervisor Roncovieri—1.

Absent—Supervisors Colman, Deasy, McGovern, Schmidt, Stanton, Suhr—6.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 35.

PALACE OF FINE ARTS.

Accepting the Palace of Fine Arts from the United States government and ratifying an ordinance granting spur track privileges to said government.

CHARTER AMENDMENT NO. 35.

Accepting the Palace of Fine Arts from the United States government and ratifying an ordinance granting spur track privileges to said government.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend Section 8 of Article I, by providing for the acceptance from the United States of deed conveying to the City and County of San Francisco the Palace of Fine Arts and the land upon which it is located, and approving, confirming and validating Ordinance No. 7531 (New Series); granting to the United States as a consideration for said conveyance the right to construct, maintain and operate, and to maintain and operate where already constructed a spur track railroad over and along certain public streets in 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 the general election to be held on the sixth day of November, 1928, the following proposal to amend Section 8 of Article I of said Charter, to read as follows:

Section 8, Subdivision 1. The City and County of San Francisco hereby formally accepts from the United States that certain deed dated June 3, 1927, executed by Hanford McNider, acting Secretary of War, and recorded on the 24th day of June, 1927, in Book 1502 of Officials Records, at page 11, whereby the United States conveyed to the City and County of San Francisco the Palace of Fine Arts and that part of the Military Reservation of the Presidio of San Francisco upon which it is located, under authority of an Act of Congress approved March 3, 1925, entitled:
"An Act authorizing the Secretary of War to convey certain portions of the Military Reservation of the Presidio of San Francisco to the City and County of San Francisco for educational, art, exposition and park purposes."

Subdivision 2. That certain Ordinance No. 7531 (New Series), entitled:

"Ordinance granting to the United States the right to construct, maintain and operate, and to maintain and operate where already constructed in perpetuity, a spur track railroad, extending from Fort Mason Military Reservation in the City and County of San Francisco, over and along certain public streets in said City and County," finally passed by the Board of Supervisors on May 2, 1927, and approved by the Mayor on the 14th day of May, 1927, is hereby approved confirmed and validated.

Ordered submitted—Board of Supervisors, San Francisco, September 17, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Hayden, Kent, Marks, McGovern, McSheehy, Powers, Schmidt, Stanton, Suhr, Todd, Toner—14.

Absent—Supervisors Deasy, Havenner, Roncovieri, Shannon—4.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 36.

FEDERAL BUILDING IN CIVIC CENTER.

Authorizing the Board of Supervisors to transfer to the United States a site in the Civic Center for a Federal Building.

CHARTER AMENDMENT NO. 36.

Authorizing the Board of Supervisors to transfer to the United States a site in the Civic Center for a Federal Building.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by adding a new section to Chapter II of Article II, to be known as Section 10a, authorizing the Board of Supervisors to transfer to the government of the United States, without any monetary consideration, a site in the Civic Center on which the government shall erect and maintain a Federal Building.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new section to Chapter II of Article II, to be designated as Section 10a, reading as follows:

Section 10a. The Board of Supervisors is hereby authorized
to cause to be conveyed to the government of the United States, by a good and sufficient deed, and without any monetary consideration, a site at the northeast corner of Hyde and Fulton streets, in the Civic Center, to be used by the government of the United States for the erection thereon of a Federal Building, which building shall be used and occupied by the said United States government. That the said conveyance shall be made upon such terms and conditions as the said Board of Supervisors shall deem proper, and said Board of Supervisors shall have full power and authority to determine the size of said site to be conveyed and the conditions under which the same shall be conveyed. That any action to be taken by said Board authorizing the conveyance of said site shall be had and taken by ordinance duly adopted as in this article provided.

Ordered submitted—Board of Supervisors, San Francisco, September 17, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Hayden, Kent, Marks, McGovern, McSheehy, Powers, Schmidt, Stanton, Suhr, Todd, Toner—14.

Absent—Supervisors Deasy, Havenner, Roncovieri, Shannon—4.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 37.

RETIREMENT SYSTEM.

Simplifying the administration and removing arbitrary limitations on rates of contribution at certain ages.

CHARTER AMENDMENT NO. 37.

Simplifying the administration and removing arbitrary limitations on rates of contribution at certain ages.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the title to Article XVII of the Charter of said City and County and Section 1, Section 2, Section 3, Section 4 and Section 8, all of Article XVII of the Charter, of the said City and County, relating to the establishment of a retirement system for aged and disabled officers and employees of the said City and County.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the sixth day of November, 1928, a proposal to amend said Charter as follows:

That the title of Article XVII be amended to read as follows:

RETIREMENT OF AGED AND DISABLED OFFICERS AND EMPLOYEES OF THE CITY AND COUNTY OF SAN FRANCISCO.

That Section 1, Section 2, Section 3, Section 4 and Section 8 of Article XVII be amended to read as follows:
Section 1. The Board of Supervisors of the City and County of San Francisco is hereby empowered, under the conditions set forth in this article, on the vote of fourteen members and the approval of the Mayor, to establish a retirement system, which shall provide for death benefits for officers and employees of the City and County of San Francisco, provided that elective officers and officers appointed by the Mayor and persons entitled to the benefits of any pension system now or hereafter established by the City and County of San Francisco for firemen or policemen, shall not be eligible to the benefits of any retirement system established under this article. No member of any retirement system established under the provisions of this article shall be retired, except in case of disability incapacitating him for the performance of his duties, unless he shall have attained the age of sixty-two years and completed ten years of continuous service, as defined by the Board of Administration hereinafter provided for, except that retirement shall be compulsory at the age of seventy years. It may be provided, however, under such retirement system, that members may retire after thirty years of continuous service, as defined by the Board of Administration; the benefits at retirement in such cases to be determined, because of retirement at an age below sixty-two, in accordance with the tables recommended by the actuary and approved by said Board of Administration.

Section 2. The said Board of Administration shall secure from a competent actuary a report of the cost of establishing a general retirement system for all officers and employees of the City and County. Said actuary shall be one who has had actual experience in the establishment of retirement systems for public officers and employees, and his position shall be considered one requiring expert or technical training within the meaning of Section 2, Article XVI of this Charter.

Section 3. The retirement system shall be conducted on the contributory plan. The City and County shall contribute jointly with the members of the retirement system. Members of the system shall contribute not to exceed ten per centum of their salaries or wages, provided that members may, at their option, elect to contribute at rates in addition to those fixed as normal by the Board of Administration. The City and County shall contribute an amount equal to normal contributions of members as provided for in the preceding sentence, but the City and County shall not contribute any amount because of additional contributions by members. The system shall be applied to such offices, departments, bureaus, or classes of officers or employees of the City and County as the Supervisors shall determine. The mortality, service or other tables calculated by the actuary and the valuation determined by him, and approved by the Board of Administration, shall be conclusive and final and any retirement system established under this article shall be based thereon. Liabilities accruing under the retirement system because of serv-
ice rendered to the City and County of San Francisco by indivi-
duals prior to the establishment of the system for their re-
spective classes shall be met by contributions to the retirement
system by the City and County, in addition to any amount con-
tributed to match members’ contributions, provided that such
liabilities may be met by annual appropriations instead of by
one appropriation for the total amount of the liabilities. The
retirement system shall be managed by a Board of Administration
as established in Section 4 hereof. The right of a person to a
retirement allowance or to the return of accumulated contribu-
tions, the retirement allowance itself, the accumulated contribu-
tions themselves, any death or optional benefit, any other right
accrued or accruing to any person under any retirement system
established under the provisions of this article and the moneys
in any fund created under such retirement system shall not
be subject to execution, garnishment, attachment or any other
process whatsoever, and shall not be assignable except as speci-
fically provided in the ordinance authorized in Section 1 of this
article.

Section 4. A Board of Administration of said retirement sys-
tem is hereby created, consisting of the Chairman of the Finance
Committee of the Board of Supervisors, the Auditor, three mem-
ers elected from the active members of the retirement system, a
resident official of a life insurance company, and an officer of a
bank, to be appointed by the Mayor within sixty days of the taking
effect of this amendment. Such appointees shall serve without com-
pensation. Provided, however, that pending establishment of a re-
tirement system, the Mayor shall appoint the three members to rep-
resent the active members of the retirement system from a list of
nominees presented by the officers and employees who would be
affected by such a system. Members other than ex-officio members
shall so classify themselves by lot, that one term shall expire each
year.

Section 8. The Board of Supervisors is empowered to extend
the provisions of the retirement system established under the condi-
tions set forth in this article to cover teachers in the San Francisco
School Department; provided, however, that the contributions to be
made by such teachers and the benefits to be received by such teach-
ers under such retirement system shall be based upon the proportion
of the salaries of such teachers which have been and shall be paid
out of funds contributed by the City and County, excluding there-
from the portion of such salaries which have been or shall be paid
out of funds contributed by the State of California; and in deter-
mining such proportion it shall be taken to be the same proportion
which the whole amount of money contributed by the City and
County to the Common School Fund in any fiscal year bears to the
whole amount of money contributed to such fund in such year by
the State and by the City and County; and provided, further, that
nothing herein contained shall be construed to deprive any teacher
of the rights to receive benefits under any pension or retirement
system now or hereafter established by the State of California.

Ordered submitted—Board of Supervisors, San Francisco, Sep-
tember 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hay-
den, Marks, McSheehy, Powers, Roncovieri, Schmidt, Suhr, Todd,
Toner—13.

Absent—Supervisors Deasy, Kent, McGovern, Shannon, Stan-
ton—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 38.

PURCHASER OF SUPPLIES REVOLVING FUND.

Creating a Revolving Fund for the Purchaser of Supplies for
the immediate payment of bills and the saving of dis-
counts.

CHARTER AMENDMENT NO. 38.

Creating a Revolving Fund for the Purchaser of Supplies for
the immediate payment of bills and the saving of discounts.

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 6, Chapter I of Article
III thereof, and providing for method of drawing of money from
the treasury of San Francisco, and for the creation of a Revolving
Fund for the Purchaser of Supplies, and for the use of said fund
by the Purchaser of Supplies in order to obtain advantageous prices
by the prompt payment for supplies purchased by the City.

The Board of Supervisors of the City and County of San Fran-
cisco hereby submits to the qualified electors of said City and County,
at the general election to be held on the 6th day of November, 1928,
a proposal to amend the Charter as follows:

That Section 6, Chapter I of Article III be amended to read as
follows:

Section 6. (Except as otherwise provided in this Charter, no
money shall be drawn from the treasury unless in consequence of
appropriations made by the Supervisors and upon warrants duly
drawn by the Auditor): Provided, however, that in the adoption
of each annual budget as provided by this Chapter, appropriations
for materials, supplies and equipment shall be segregated for each
department, office, board or commission which, under the provisions
of Chapter IV of Article II of this Charter, requisitions such articles
through the agency of the Purchaser of Supplies; that all or any
part of each such fund or appropriation may, on the recommenda-
tion of the Purchaser of Supplies and the approval of the Finance
Committee, be transferred to or made available as transfers to or
amounts available in a Purchaser's Revolving Fund; that checks or
warrants against such fund may be signed by the Purchaser and
before payment shall be approved by the Chairman of the 'Super-
visors' Finance Committee and by the 'Auditor', for the payment of
bills on which discounts for prompt payment may be secured or for
the advantageous cash purchasing under (favorable or) emergency
market conditions of materials or supplies for future department
requisition and use; and that all provisions of this Charter in con-
flict with these provisions are superseded by such provisions to the
extent of such conflict.

The invoice value of materials, supplies and equipment so pur-
chased or paid for, plus actual additional handling charges, may be
charged against the department or departments using same. Dis-
counts earned may be accumulated in the Purchaser's Revolving
Fund and the Supervisors may make annual appropriations to such
fund until a sufficient sum is accumulated to meet the routine pur-
chasing and discount payment requirements of the City and
County.

The Auditor, with the approval of the Board of Supervisors,
shall prescribe the form and procedure to be used by the Purchaser
and the reports to be made by him in maintaining and reporting on
his payments, transfers and credits to and from such fund.

Ordered submitted—Board of Supervisors, San Francisco, Sep-
tember 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner,
Hayden, Kent, Marks, McSheehy, Powers, Roncovert, Schmidt,
Shannon, Todd, Toner—14.

Absent—Supervisors Deasy, McGovern, Stanton, Suhr—4.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 39.

BONDS FOR EMPLOYEES.

Providing for bonds to be furnished by employees and for
the payment of the cost thereof by the City and County.

CHARTER AMENDMENT NO. 39.

Providing for bonds to be furnished by employees and for the
payment of the cost thereof by the City and County.

Describing and setting forth a proposal to the qualified electors
of the City and County of San Francisco, State of California, to
amend the Charter of the City and County of San Francisco, by
amending Section 7 of Article XV thereof, relating to bonds to be
required from deputies and employees for the faithful discharge of
their duties, and for the payment of the cost of said bonds by the
City.

The Board of Supervisors of the City and County of San Fran-
cisco hereby submits to the qualified electors of said City and County,
at the general election to be held on the 6th day of November, 1928,
a proposal to amend the Charter as follows:

That Section 7 of Article XV be amended to read, as follows:
Section 7. Every board, commission, department or officer may, with the approval of the Finance Committee of the Board of Supervisors, require of their deputies, clerks or employees, bonds of indemnity with sufficient sureties for the faithful performance of their duties; and the premiums or charges for all such bonds shall be paid by the City and County.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andrianoff, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Ronciovier, Schmidt, Shannon, Todd, Toner—14.

Absent—Supervisors Deasy, McGovern, Stanton, Suhr—4.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 40.

PAYMENT OF SCHOOL DEMANDS.

Providing for the method of drawing and paying demands against the Common School Fund.

CHARTER AMENDMENT NO. 40.

Providing for the method of drawing and paying demands against the Common School Fund.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Subsection 10 of Section 1, Chapter III of Article VII thereof, relating to the payment of demands against the Common School Fund, and providing how said demands shall be signed, audited and paid.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Subsection 10 of Section 1, Chapter III of Article VII be amended to read as follows:

Demands to Be Filed and Signed. Salary Roll.

10. All demands payable out of the Common School Fund shall be filed with the Secretary of the Board of Education, and after they have been approved by the Board, they shall be signed by the President of the Board and the Superintendent and sent to the Auditor. Every demand shall have endorsed upon it a certificate, signed by the Secretary, of its approval by the Board of Education, showing the date thereof and the law authorizing it by title, date and section. Every person in the employ of the School Department entitled to a salary therefrom shall receive a warrant for the amount due and approved by the Board, signed by the Auditor of the City and County of San Francisco. The entire monthly salary roll of the Department shall be made up by the Secretary of the Board,
and after being duly audited by the Finance Committee thereof and approved by a majority of all the members of the Board, shall be endorsed in the same manner as other demands. The salary roll so audited, approved and endorsed, shall be immediately transmitted to the Auditor not later than the third day of every month for comparison with the individual salary warrants issued in the manner above provided; but payment shall be made only on the individual warrants issued in accordance herewith.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovieri, Schmidt, Shannon, Todd, Toner—14.

Absent—Supervisors Deasy, McGovern, Stanton, Suhr—4.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 41.

LIEUTENANTS—FIRE DEPARTMENT.

Providing for the abolishment of the rank of Lieutenant, Fire Department, and for promotions to rank of Captain therein.

CHARTER AMENDMENT NO. 41.

Providing for the abolishment of the rank of Lieutenant, Fire Department, and for promotions to rank of Captain therein.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section I of Chapter IV of Article IX thereof, relating to Fire Companies and by whom composed, and providing for the advancement in rank of certain officers thereof, and providing that those now eligible for appointments to the rank of lieutenant, shall be eligible for appointment as captain, and continuing the life of the eligible list of lieutenants.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Section 1 of Chapter IV of Article IX be amended to read as follows:

Section 1. Each fire engine company shall be composed of not less than two captains, two drivers and nine hosemen.

Each hook and ladder company shall be composed of not less than two captains, two drivers, two tillermen and ten truckmen.

Each chemical company shall be composed of not less than two captains, two drivers and three hosemen.

Each water tower company shall be composed of not less than two captains, two drivers and two hosemen.

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Each rescue squad company shall be composed of not less than two captains, two drivers and five hosemen.

Each fire boat company shall be composed of not less than two captains, two pilots, four marine engineers, four marine firemen and fourteen hosemen.

The members holding rank as engineers of steam fire engines at the time of the approval of this amendment shall be continued in the service in said rank.

The number of assistant chiefs and battalion chiefs shall be determined by the Board of Fire Commissioners.

That Section 1½ of Chapter VIII of Article IX be amended so as to read as follows:

Section 1½. The following officers and members of the Fire Department shall receive annual salaries as follows:

Chief Engineer, seventy-two hundred dollars; First Assistant Chief Engineer, forty-eight hundred dollars; Second Assistant Chief Engineer, forty-eight hundred dollars; Battalion Chiefs, each, forty-two hundred dollars; Captains, each, twenty-eight hundred and twenty dollars; Engineers, each, twenty-six hundred and forty dollars; Chief’s Operators, each, twenty-five hundred and twenty dollars; Drivers, Stokers, Tillermen, Truckmen and Hosemen for first year of service, each, twenty-one hundred and sixty dollars; for the second year of service, each, twenty-two hundred and eighty dollars, and for the third year of service and thereafter, each, twenty-four hundred dollars; Pilots of Fire Boats, each, thirty hundred and sixty dollars; Marine Engineers of Fire Boats, each, thirty hundred and sixty dollars; Firemen of Fire Boats, each, twenty-four hundred and sixty dollars.

This amendment shall be effective on and after July 1, 1929, and in the event of its adoption the salaries herein specified shall supersede those fixed by Section 1 of this chapter for the officers and members herein named.

That a new chapter be added to Article IX to be numbered Chapter X and to read as follows:

Section 1. From and after July 1, 1929, all Lieutenants then serving as such under permanent appointment as officers of the Fire Department, shall be advanced under appointment by the Board of Fire Commissioners to the rank of Captain therein and shall receive the salary fixed in the Charter for those holding such rank of Captain therein.

Section 2. All members of the Fire Department on the roster of eligibles for appointment to the rank of Lieutenant in the Fire Department when this amendment takes effect, which roster of eligibles shall remain in effect until June 13, 1931, shall from and after July 1, 1929, become eligible to appointment to the rank of Captain therein.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hay—
den, Kent, Marks, McSheehy, Powers, Roncovi, Schmidt, Shannon, Suhr, Todd, Toner—15.
Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 42.

CORPORALS—POLICE DEPARTMENT.
Providing for the appointment of Sergeants in the Police Department and abolishing the rank of Corporal therein.

CHARTER AMENDMENT NO. 42.

Providing for the appointment of Sergeants in the Police Department and abolishing the rank of Corporal therein.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Section 4 of Chapter V of Article VIII of said Charter, providing for the appointment of Sergeants in the Police Department, and defining their duties, and repealing Section 5 of said chapter and article providing for the appointment of Corporals in said 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 the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

Amending Section 4 of Chapter V of Article VIII, and repealing Section 5 of said chapter and article.

Sergeants' Duties.

There shall be as many Sergeants as in the judgment of the Commissioners may be advisable, not to exceed one Sergeant for every eight Police Officers; provided, however, that all Sergeants and Corporals in the Police Department at the time this Charter becomes effective shall automatically rank as Sergeants. The duties of Sergeants shall be defined by the rules and regulations of the Commissioners, by the orders of the Chief of Police and the orders of their respective Captains and Lieutenants.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Roncovi, Schmidt, Shannon, Suhr, Todd, Toner—15.
Absent—Supervisors Deasy, McGovern, Stanton—3.

J. S. DUNNIGAN, Clerk.
CHARTER AMENDMENT NO. 43.

Providing the qualifications of appointees in the Fire Department, and granting certain employees benefits of Retirement System.

Section 6. All persons except clerks and commissary employees, appointed to positions in the department must at the time of their appointment be citizens of the United States, not less than twenty-one nor more than thirty-five years of age, of good character for honesty and sobriety, and be able to read and write English; they must have been residents of the City and County at least five years next preceding the date of their appointment; they must pass a medical examination under such rules and regulations as may be prescribed by the Commissioners, and must, upon such examination, be found in sound bodily health; provided, that pilots, marine engineers of fireboats, the Superintendent of the Corporation Yard, the Foreman of the Corporation Yard, the Superintendent of the High Pressure System, the Foreman and Assistant Foreman of the High Pressure System, hydrantmen, gate men, draymen and watchmen and mechanics employed in the Corporation Yard, and engineers and firemen of pumping stations, who are actually occupying their respective positions on the date of the approval of this amendment by the Legislature, as well as all persons thereafter appointed to said positions, shall be subject to the provisions and entitled to the benefits of Chapter VII of this article relating to the Firemen's Relief Fund; and provided, further, that clerks and commissary employees shall at the time of their appointment be not less than twenty-one nor more than fifty-five years of age, and shall not be entitled to the benefits or subject to the provisions of said article, except in the case where any of said last mentioned employees are at the date
of the approval of this amendment by the Legislature subject to
the same.

Ordered submitted—Board of Supervisors, San Francisco, Sep-
tember 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hay-
den, Marks, McSheehy, Powers, Roncovieri, Schmidt, Suhr, Todd,
Toner—13.

Absent—Supervisors Deasy, Kent, McGovern, Shannon, Stan-
ton—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 44.

PENSIONS FOR SPECIAL POLICE OFFICERS.

Providing for the manner of appointment and removal of patrol special police officers, their duties, and a pension for them if injured while in discharge of duty.

CHARTER AMENDMENT NO. 44.

Providing for the manner of appointment and removal of patrol special police officers, their duties, and a pension for them if injured while in discharge of duty.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by amending Subsec-
tion 4 of Section 1, Chapter III, Article VIII, of the said Charter, pro-
viding for the appointment by the Board of Police Commissioners of patrol special police officers, and the manner in which they shall be removed, and that said officers shall be entitled to a pension if injured while performing regular police duty.

The Board of Supervisors of the City and County of San Fran-
cisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Subsection 4 of Section 1, Chapter III of Article VIII, be amended to read as follows:

4. At its discretion, upon the petition of any person, firm or corporation, to appoint and at pleasure to remove, special police officers. Such officers shall be subject to all the rules and regula-
tions of the Board of Police Commissioners.

All patrol special police officers shall hereafter be known as mem-
ers of San Francisco Police Reserve Unit, said unit to be composed of patrol special officers patrolling beats in the City and County of San Francisco and shall be subject to the rules and regulations of the San Francisco Police Department; said officers shall be entitled to trial by the Board of Police Commissioners of the City and County of San Francisco for any violations of said rules and regu-
lations and if injured in the performance of actual and regular police duty while preventing the commission of a public crime or appre-
hending the person committing such crime, and by reason of such injuries is incapacitated from performing said duties, shall receive the sum of fifty dollars per month from the City and County of San Francisco during the time of such incapacity, and in the event that said injury results in the death of such officer, his widow or minor children shall receive a pension from the City and County of San Francisco in the sum of fifty dollars per month.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Marks, McSheehy, Powers, Roncovieri, Schmidt, Suhr, Todd, Toner—13.

Absent—Supervisors Deasy, Kent, McGovern, Shannon, Stanton—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 45.

PENSIONS FOR POLICE BOAT ENGINEERS.
Providing for the appointment of engineers of police patrol boat, fixing compensation and pension.

CHARTER AMENDMENT NO. 45.

Providing for the appointment of engineers of police patrol boat.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by adding thereto a new section to be designated as Section 1a, Chapter VI, Article VIII, of said Charter, providing for the appointment of engineers for the police patrol boat, and fixing their compensation, and providing that those now occupying said positions or hereafter appointed to the same shall be entitled to the benefits of the Police Pension Fund.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new section to Chapter VI of Article VIII, to be designated as Section 1a, and reading as follows:

Police Patrol Boats.

Section 1a. In addition to the police force provided for in Section 1 of this chapter there shall be not less than three engineers of police patrol boat, each of whom shall receive an annual salary of not less than twenty-four hundred dollars; and said engineers of police patrol boat shall, for the purpose of receiving a pension, be considered a part of the police force, and shall be subject to the provisions and entitled to the benefits of Chapter X of Article VIII of the Charter. Any person under appointment to the position of engineer of police patrol boat in accordance with the provisions of
Article XIII of the Charter shall be entitled to the benefits of this amendment.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, Marks, McSheehy, Powers, Schmidt, Todd, Toner—11.

Absent—Supervisors Deasy, Kent, McGovern, Roncovieri, Shannon, Stanton, Suhr—7.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 46.

PROBATION DEPARTMENT.

Providing for the appointment of Adult and Juvenile Probation Officers and for their assistants and deputies, and for their qualifications and for the manner of their appointment.

CHARTER AMENDMENT NO. 46.

Providing for the appointment of Adult and Juvenile Probation Officers and for their assistants and deputies, and for their qualifications and for the manner of their appointment.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of the City and County, by adding a new chapter thereto to be designated as Chapter X of Article V thereof, providing for the manner of appointment of an Adult Probation Officer and for his deputies and assistants, of a Probation Officer of the Juvenile Court, and for his deputies and assistants, and for the qualifications of said officers, deputies and assistants, and for the manner of fixing their compensation, and making all of said officers, deputies and assistants, subject to the Retirement System for aged and disabled employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November 1928, a proposal to amend the Charter as follows:

By adding a new chapter to Article V, to be designated as Chapter X and reading as follows:

PROBATION DEPARTMENT.

Probation Officers, Assistants, Deputies and Employees.

Section 1. The Superior Court Judges of the City and County of San Francisco presiding in the department or departments for the hearing and disposition of criminal cases and proceedings shall, by order entered in the minutes of the court in the criminal department or departments thereof, appoint the Adult Probation Officer.

The Judge of the Superior Court of the City and County of San Francisco, who has been, or who hereafter may be, designated the Judge of the Juvenile Court shall, by order entered
in the minutes of the court, appoint the Probation Officer of the Juvenile Court.

The Adult Probation Officer shall appoint such assistants, deputies and employees as may be allowed or provided by the Board of Supervisors, subject to confirmation by the Adult Probation Board or committee created by State law.

The Probation Officer of the Juvenile Court shall appoint such assistants, deputies and employees as may be allowed or provided by the Board of Supervisors, subject to confirmation by the Juvenile Probation Board or committee created by State law.

The salaries of the Adult Probation Officer, the Probation Officer of the Juvenile Court, their assistants, deputies and employees shall be those fixed by the Board of Supervisors.

The Adult Probation Officer, the Probation Officer of the Juvenile Court, their assistants and deputies shall have the powers conferred upon Adult Probation Officers, Probation Officers of the Juvenile Court, their assistants and deputies, by the laws of the State of California; and they shall perform all of the duties prescribed by such laws, and such additional duties as may be prescribed by ordinances of the Board of Supervisors.

Civil Service Provisions.

Section 2. The provisions of Article XIII of the Charter shall apply to and govern the Adult Probation Officer, the Probation Officer of the Juvenile Court, their assistants, deputies and employees, and, for the purposes of said article, the aforesaid Superior Court Judges shall be deemed the appointing officers, department or power as to the Adult Probation Officer and the Probation Officer of the Juvenile Court; and the said Adult Probation Officer the appointing officer or power as to his assistants, deputies and employees, subject to confirmation as aforesaid; and the said Probation Officer of the Juvenile Court the appointing officer or power as to his assistants, deputies and employees, subject to confirmation as aforesaid.

Any person who has served as Adult Probation Officer, and any person who has served as Probation Officer of the Juvenile Court of the City and County of San Francisco for a continuous period of one year immediately prior to the approval of this amendment by the Legislature and who shall be actually serving as such Adult Probation Officer, or as such Probation Officer of the Juvenile Court at the time of the approval of this amendment by the Legislature, and any person who has served as an assistant, deputy, or employee of such Adult Probation Officer or Probation Officer of the Juvenile Court or in the Probation Department of the City and County of San Francisco, for a like period, and who shall be actually serving as such assistant, deputy or employee at the time of the approval of this amendment by the Legislature, are hereby declared to be appointed within the provisions of said Article XIII to the office or position in which
he may then be serving; and shall be entitled to all the benefits of said article thereafter. Employment of all probation officers, their assistants, deputies and employees shall be permanent.

Subject to State Laws.

Section 3. Nothing in this article shall be in anywise construed as curtailing or affecting the powers and jurisdiction of the said Probation Boards or Committees over the said Adult Probation Officer, the Probation Officer of the Juvenile Court, their assistants, deputies and employees, as the same are now, or may hereafter be conferred upon the said Probation Boards or Committees by the laws of the State, except such as may be in conflict with the provisions of the Charter.

Pensions and Retirement.

Section 4. The provisions of Article XVII of the Charter shall apply to and govern the Adult Probation Officer, the Probation Officer of the Juvenile Court, their assistants, deputies and employees.

Ordered submitted—Board of Supervisors, San Francisco, September 18, 1928.

Ayes—Supervisors Andriano, Colman, Havenner, Hayden, Kent, McSheehy, Powers. Roncovieri, Schmidt, Todd, Touer—11.

Excused—Supervisor Marks—1.


J. S. DUNNIGAN, Clerk.

Charter Amendment No. 47.

PENSIONS FOR HOSTLERS—POLICE DEPARTMENT.

Providing for the appointment of hostlers in the Police Department, compensation and pension.

CHARTER AMENDMENT NO. 47.

Providing for the appointment of hostlers in the Police Department.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding thereto a new section to be designated as Section 1b of Chapter VI of Article VIII of said Charter, providing for the appointment of hostlers in the Police Department, fixing their compensation, and providing that they shall be entitled to the benefits of the Police Pension Fund.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:
By adding a new section to Chapter VI of Article VIII to be designated as Section 1b and reading as follows:

Section 1b. In addition to the police force provided for in Section 1 of this chapter, there shall be not to exceed eleven hostlers, each of which hostlers shall receive an annual salary of twenty-one hundred and sixty dollars; and said hostlers shall, for the purpose of receiving a pension, be considered a part of the police force and shall be subject to the provisions and entitled to the benefits of Chapter 10 of Article VIII of the Charter.

Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.

Ayes—Supervisors Andriano, Colman, Havenner, Hayden, Kent, Marks, McSheehy, Powers. Schmidt, Todd, Toner—11.

Absent—Supervisors Deasy, Gallagher, McGovern, Roncovieri, Shannon, Stanton, Suhr—7.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 48.

POLICE MATRONS.

Providing for the appointment of Police Matrons and fixing their compensation.

CHARTER AMENDMENT NO. 48.

Providing for the appointment of Police Matrons and fixing their compensation.

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 1 3/4 of Chapter VI of Article VIII of said Charter, providing for the appointment by the Board of Police Commissioners of Women Protective Officers and Police Matrons for the care of female prisoners, and defining their duties and fixing their compensation.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

That Section 1 3/4 of Chapter VI of Article VIII be amended to read as follows:

Section 1 3/4. The Board of Police Commissioners may appoint three (3) women protective officers and four (4) police matrons for the care of female prisoners, each of whom shall receive an annual salary equal to the salary of a police officer of the City and County of San Francisco, and to provide rules and regulations for the government and assignment of the same; said women protective officers and police matrons shall be subject to the provisions and entitled to
the benefits of Chapter X of Article VIII of the Charter of the City and County of San Francisco.

Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.

Ayes—Supervisors Andriano, Colman, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Schmidt, Todd, Toner—11.

Absent—Supervisors Deasy, Gallagher, McGovern, Roncovieri, Shannon, Stanton, Suhr—7.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 49.

POLICE JUDGES' SALARIES.

Providing for the fixing of the salaries of Police Judges by the Board of Supervisors, and limiting the amount thereof.

CHARTER AMENDMENT NO. 49.

Providing for the fixing of the salaries of Police Judges by the Board of Supervisors, and limiting the amount thereof.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County, by adding a new section to Article XVI thereof, designated as Section 46, providing for the fixing of salaries of Police Judges of the City and County, by the Board of Supervisors, and limiting the amount of said salaries.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new section to Article XVI to be designated as Section 46 and reading as follows:

Section 46. From and after July 1, 1929, the Board of Supervisors shall annually fix the salaries of the Judges of the Police Court; provided, however, that in no one year shall the salary of any of said Judges exceed the sum of $5,000.

Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.

Ayes—Supervisors Andriano, Colman, Havenner, Hayden, Kent, Marks, McSheehy, Powers, Schmidt, Todd, Toner—11.

Absent—Supervisors Deasy, Gallagher, McGovern, Roncovieri, Shannon, Stanton, Suhr—7.

J. S. DUNNIGAN, Clerk.
Charter Amendment No. 51.

PARKING STATIONS UNDER PARKS.
Authorizing the Board of Park Commissioners to construct public automobile parking places under parks.

CHARTER AMENDMENT NO. 51.

Authorizing the Board of Park Commissioners to construct public automobile parking places under parks.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new section thereto, to be designated as Section 15 of Article XIV, authorizing the Board of Park Commissioners to construct, maintain, and operate public automobile parking stations in the sub-surface area of public parks, and providing how the cost of said construction shall be defrayed.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County at the general election to be held on the sixth day of November, 1928, a proposal to amend the Charter as follows:

By adding a new section to Article XIV, to be designated as Section 15 and reading as follows:

Section 15. The Board of Park Commissioners may construct and operate a public automobile parking station under any public park, provided that the said construction and operation will not be detrimental to the original purpose for which said park was dedicated, or in contravention to the conditions of any grant under which said park may have been received. The cost of the construction of any such parking station may be met and defrayed in the same manner as any other public improvement as provided by the Charter of the City and County.

Ordered submitted—Board of Supervisors, San Francisco, September 19, 1928.

Ayes—Supervisors Andriano, Colman, Havenner, Hayden, Kent, McSheehy, Powers, Schmidt, Todd, Toner—10.

Noes—Supervisor Marks—1.

Absent—Supervisors Deasy, Gallagher, McGovern, Roncovieri, Shannon, Stanton, Suhr—7.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 52.

MAYOR’S CONTINGENT FUND.
Providing for a Contingent Fund to be appropriated annually by the Board of Supervisors.

CHARTER AMENDMENT NO. 52.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to
amend the Charter of said City and County by amending Subdivision 35 of Section 1 of Chapter II of Article II of said Charter, relating to the contingent fund to be appropriated annually to the Mayor by the Board of Supervisors.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County of San Francisco at the general election to be held on the 6th day of November, 1928, the following proposal to amend said Charter:

Subdivision 35 of Section 1 of Chapter II of Article II of said Charter is amended so as to read as follows.

"Section 1, Subdivision 35: The Supervisors must appropriate annually to the Mayor fifteen thousand ($15,000.00) dollars as and for a contingent fund for which he need furnish no vouchers."

Ordered submitted—Board of Supervisors, San Francisco, September 24; 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.

J. S. DUNNIGAN, Clerk.

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<td>CREATING WOMAN POLICE JUDGE.</td>
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**CHARTER AMENDMENT NO. 53.**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County of San Francisco by adding a new section thereto, to be designated as Section 1a of Chapter VIII of Article V, providing for an additional department of the Police Court of said City and County, and for the appointment of an additional judge of said court, and providing for the appointment of said judge and for the qualifications of said judge.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County of San Francisco at the general election to be held on the 6th day of November, 1928, the following proposal to amend said Charter, as follows:

That a new section be added to Article V of the Charter to be numbered Section 1a, and to read as follows:

Section 1. There is hereby created an additional judge of the Police Court of the City and County of San Francisco, which said police judge shall have all the powers and be vested with all of the authority provided by Section 1 of Chapter VIII of Article V of the Charter, and shall have all of the qualifications of the judges.
provided for in said section, save and except that said additional police judge shall be a woman. Said additional judge shall be subject to all the provisions of the Charter relative to police judges and police courts, and shall perform duties similar to those now performed by the judges of said court now provided for by this Charter, and shall receive the same compensation as is now provided, or which may hereafter be provided, by law for police judges.

Section 2. There is hereby added to the departments of said Police Court, as now provided by Charter, an additional department, to be known as “Department Number Five,” and said judge provided for herein shall be assigned to and preside in said department, provided that nothing herein contained shall prevent said additional judge from presiding and acting as a judge of said court in any other department of said court.

Section 3. All cases in which a female is a defendant, or in which a female is the prosecuting witness, or in which a female is involved, shall, in so far as the ordinary administration of the affairs of said Police Court shall permit, be assigned and disposed of in said Department Number Five, which shall be known as the “Women’s Court.” Provided, however, that the assignment or disposition of any such case in any other department of said court shall not render the disposition of said case or any judgments or orders made by said court illegal or invalid, and said judgments and orders shall be valid and legal.

Section 4. Upon the approval of this amendment by the Legislature the Mayor shall appoint a woman having all of the qualifications prescribed by this amendment and by Chapter VIII of Article V of the Charter, as judge of said Police Court, which said appointee shall hold office until the first Monday in January, 1930. The successor of said appointee shall be elected at the general municipal election to be held in November, 1929, in the same manner as other elective officers, and every four years thereafter, and shall hold office for a term of four years.

Ordered submitted—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.

J. S. DUNNIGAN, Clerk.

Charter Amendment No. 54.
CITY ATTORNEY’S SALARY.
Proposal relative to Salary of City Attorney.

CHARTER AMENDMENT NO. 54.
Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding a new sec-
tion to Article XVI, to be numbered Section 47 thereof, relative to the salary of the City Attorney.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the 6th day of November, 1928, a proposal to amend said Charter as follows:

That a new section be added to Article XVI of the Charter, to be numbered Section 47, and to read as follows:

Section 47. The annual salary of the City Attorney shall be $12,000 from and after January 1, 1930, and any provision of this Charter in conflict herewith is hereby repealed to the extent of such conflict.

Ordered submitted—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Roncovieri, Shannon, Suhr, Todd—7.

J. S. DUNNIGAN, Clerk.
PROPOSED

BOND PROPOSITIONS

TO BE SUBMITTED

NOVEMBER 6, 1928

Bond Proposition No. 55.

SEWER BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of two million two hundred thousand dollars ($2,200,000) for the construction and completion of certain permanent improvements, to-wit: The construction and extension of the Sewer System in the City and County of San Francisco.

BOND PROPOSITION NO. 55

Bill No. 8710, Ordinance No. 8197 (New Series):
Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of two million two hundred thousand dollars ($2,200,000) for the construction and completion of certain permanent improvements, to-wit: The construction and extension of the Sewer System in the City and County of San Francisco.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of two million two hundred thousand dollars ($2,200,000) for the construction and completion of certain permanent improvements, to-wit: The construction and extension of the Sewer System in the City and County of San Francisco in and along Fillmore street from the vicinity of Sutter and Divisadero Streets through the Fillmore Valley and Hayes Valley to Tenth and Harrison streets; Fourteenth, Market and Fifteenth
streets from the vicinity of Fourteenth and Market streets to Fifteenth and Harrison streets; College Hill Tunnel from the Mission street viaduct to the vicinity of San Jose avenue and Army street; Alemany boulevard (Islais Creek) from Mission street to the vicinity of Revere avenue and Industrial street; Twenty-third avenue and Geary street from the vicinity of Twenty-seventh avenue and Geary street to Twenty-third avenue and Lake street.

Section 2. The estimated cost of the construction and completion of the permanent improvements herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 11th day of September, 1928, and was and is fixed by Resolution No. 29612 (New Series), in the sum of two million two hundred thousand dollars ($2,200,000).

Section 3. By Resolution No. 29612 (New Series), it was declared that no part of the said sum of two million two hundred thousand dollars ($2,200,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of two million two hundred thousand dollars ($2,200,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the construction and completion of said permanent improvements herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"SEWER BONDS 1929"

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."
Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Francisco to the amount of two million two hundred thousand dollars ($2,200,000) for the construction and completion of permanent improvements, to wit:

| YES | NO |

The construction and extension of the Sewer System in the City and County of San Francisco in and along Fillmore street from the vicinity of Sutter and Divisadero streets through the Fillmore Valley and Hayes Valley to Tenth and Harrison streets; Fourteenth, Market and Fifteenth streets from the vicinity of Fourteenth and Market streets to Fifteenth and Harrison streets; College Hill Tunnel from the Mission street viaduct to the vicinity of San Jose avenue and Army street; Alemany Boulevard (Islais Creek) from Mission street to the vicinity of Revere avenue and Industrial Street; Twenty-third avenue and Geary Street from the vicinity of Twenty-seventh avenue and Geary Street to Twenty-third avenue and Lake Street."

Bonds issued for the construction and completion of the permanent improvements herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word "YES" appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and boundaries thereof for said special election, and the places of
voting, and the officers to conduct such election, and all other
necessary proceedings in that behalf, shall be respectively de-
defined, designated, selected, appointed and had by the Board of
Election Commissioners of the City and County of San Francisco,
and said Board is hereby authorized and directed to procure and
provide all supplies that may be necessary to properly and law-
fully conduct such special election.

When the polls are closed the officers of election shall count
the ballots cast at such election, and canvass the votes cast, re-
spectively, for and against the proposition herein stated, and
make returns thereof in time, form and manner required for the
counting, canvassing and returning of votes cast at other municipal
elections held in the City and County of San Francisco. The
Board of Election Commissioners shall, as soon as the said re-
turns and ballots have been received by said Board, canvass said
returns and declare the result thereof in the manner provided by
law for canvassing returns and declaring results in other elec-
tions, and shall also certify said results to the Board of Supers-
visors.

Section 8. If, at such special election, it shall appear that
two-thirds of all the votes cast thereat were in favor of and au-
thorized the incurring of a bonded debt for the purpose set forth
in said proposition, then such proposition shall be deemed to
have been accepted by the electors, and bonds will be issued to
defray the cost of the permanent improvements described therein.
Such bonds shall be of the form and character known as
"serials." All of said bonds shall be dated January 1, 1929, shall
bear interest at the rate of 4½ per centum per annum, payable
semi-annually, shall be of the denomination of one thousand dol-
ars each, and the principal and interest thereof shall be payable
in gold coin of the United States. Said bonds shall be called
"Sewer Bonds 1929."

Bonds issued for the purpose stated shall be numbered from
1 to 2200, both inclusive, and shall be payable $100,000 thereof
five years from the date of said bonds, beginning with the lowest
numbers, and $100,000 thereof of the next higher numbers on the
same day in each succeeding year until all of said bonds shall be
paid.

Section 9. Said bonds and coupons shall be in substantially
the following form:

THE UNITED STATES OF AMERICA,
State of California.
City and County of San Francisco.
"SEWER BOND 1929."

No. _______ $1,000

For value received, the City and County of San Francisco, a
municipal corporation organized and existing under the laws of the
State of California, hereby acknowledges itself indebted and prom-
ises to pay to the bearer on the first day of __________, 19__, one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached, as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter, and from time to time, this bond may be transferred by such registered owner in person or by attorney duly authorized or presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed.
with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

........................................
Mayor.

........................................
Treasurer.

Countersigned:

........................................
Auditor.

FORM OF COUPON.

§

No. ———— 1, 19—, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco, in the City and State of New York, ———— dollars (§———) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ————.

........................................
Treasurer.

FORM OF REGISTRATION.

San Francisco, ————, 19—.

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ————, and the interest and principal thereof are hereafter payable to such owner.

........................................
Treasurer.

Section 10. The amount of tax levy to be made for the payment of said two million two hundred thousand dollars bonds shall be the sum of ninety-nine thousand dollars for the first five years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of $94,500 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due five years from their date have been paid, and for the seventh year after the date of said bonds the sum of $90,000 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due six years from their date have been paid, and so on, a sum each year for nineteen succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $4,500 by reason of the payment each year beginning five years from the date of said bonds of $100,000 of said bonds, and the sum of $100,000 each year beginning four years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for twenty-one years until the principal of all of said bonds has been paid.
The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.

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Bond Proposition No. 56.

HEALTH BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of three million five hundred thousand dollars ($3,500,000) for the acquisition, construction, completion and equipment of permanent improvements, to-wit: Permanent buildings within and without the City and County of San Francisco to be used as additions to the Tuberculosis Preventorium Health Farm in San Mateo County, and in San Francisco County construct a Psychopathic Building, Cancer Institute, additions to the Laguna Honda Home, additional stories to be added to the present Ward Buildings and Tuberculosis Hospital on the San Francisco Hospital site, enlarge Central Emergency Hospital, including a Health Center Building on lands adjacent to the Civic Center and additional lands, allowing for the extension of the San Francisco Hospital and the purchase of existing hospitals or institutions, erection of Health Centers in districts throughout San Francisco, and the purchase of necessary lands, buildings, equipment and furnishings.

BOND PROPOSITION NO. 56.

Bill No. 8711, Ordinance No. 8198 (New Series):

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the sixth day of November,
1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of three million five hundred thousand dollars ($3,500,000) for the acquisition, construction, completion and equipment of permanent improvements, to-wit: Permanent buildings within and without the City and County of San Francisco to be used as additions to the Tuberculosis Preventorium Health Farm in San Mateo County, and in San Francisco County construct a Psychopathic Building, Cancer Institute, additions to the Laguna Honda Home, additional stories to be added to the present ward buildings and Tuberculosis Hospital on the San Francisco Hospital site, enlarge Central Emergency Hospital, including a Health Center Building on lands adjacent to the Civic Center and additional lands, allowing for the extension of the San Francisco Hospital and the purchase of existing hospitals or institutions, erection of Health Centers in districts throughout San Francisco, and the purchase of necessary lands, buildings, equipment and furnishings.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of three million five hundred thousand dollars ($3,500,000) for the acquisition, construction, completion and equipment of permanent improvements, to-wit: Permanent buildings within and without the City and County of San Francisco, to be used as additions to the Tuberculosis Preventorium Health Farm in San Mateo County, and in San Francisco County construct a Psychopathic Building, Cancer Institute, additions to the Laguna Honda Home, additional stories to be added to the present ward buildings and Tuberculosis Hospital on the San Francisco Hospital site, enlarge Central Emergency Hospital, including a health center building on lands adjacent to the Civic Center and additional lands, allowing for the extension of the San Francisco Hospital and the purchase of existing hospitals or institutions, erection of Health Centers in districts throughout San Francisco, and the purchase of necessary lands, buildings, equipment and furnishings.

Section 2. The estimated cost of the acquisition, construction, completion and equipment of the permanent improvements herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 11th day of September, 1928, and was and is fixed by Resolution No. 29613 (New Series) in the sum of three million five hundred thousand dollars ($3,500,000).

Section 3. By Resolution No. 29613 (New Series) it was declared that no part of the said sum of three million five hundred thousand dollars ($3,500,000) could be paid out of the annual revenue of the City and County in addition to the other necessary ex-
penses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of three million five hundred thousand dollars ($3,500,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction, completion and equipment of said permanent improvements herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made, and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"HOSPITAL BONDS 1929"

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Francisco to the amount of three million five hundred thousand dollars ($3,500,000) for the acquisition, construction, completion and equipment of permanent improvements, to wit:

| YES | NO |

Permanent buildings within and without the City and County of San Francisco, to be used as additions to the Tuberculosis Preventorium Health Farm in San Mateo County, and in San Francisco County construct a psychopathic building, Cancer Institute, additions to the Laguna Honda Home, additional stories to be added to the present ward buildings and Tuberculosis Hospital on the San Francisco Hospital site, enlarge Central Emergency Hospital, including a health center building on lands adjacent to the Civic Center, and
additional lands, allowing for the extension of the San Francisco Hospital and the purchase of existing hospitals or institutions, erection of Health Centers in districts throughout San Francisco, and the purchase of all necessary lands, buildings, equipment and furnishings."

Bonds issued for the acquisition, construction and completion of the permanent improvements herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word “YES” under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word “NO” under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word “YES” appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word “NO” shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting, and the officers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast, respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections, and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that
two-thirds of all the votes cast thereat were in favor of and au-
alyzed the incurring of a bonded debt for the purpose set forth
in said proposition, then such proposition shall be deemed to
have been accepted by the electors, and bonds will be issued to
defray the cost of the permanent improvements described therein.
Such bonds shall be of the form and character known as
"serials." All of said bonds shall be dated January 1, 1929, shall
bear interest at the rate of 4½ per centum per annum, payable
semi-annually, shall be of the denomination of one thousand dol-
lars each, and the principal and interest thereof shall be payable
in gold coin of the United States. Said bonds shall be called
"Hospital Bonds, 1929."

Bonds issued for the purpose stated shall be numbered from 1
to 3500, both inclusive, and shall be payable $175,000 thereof five
years from the date of said bonds, beginning with the lowest num-
bers, and $175,000 thereof of the next higher numbers on the same
day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the
following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"HOSPITAL BOND 1929."

No. _________ $1,000

For value received, the City and County of San Francisco, a
municipal corporation organized and existing under the laws of the
State of California, hereby acknowledges itself indebted and prom-
ises to pay to the bearer on the first day of ________, 19—, one
thousand dollars, with interest thereon at the rate of 4½ per centum
per annum, payable semi-annually, January 1 and July 1, on presen-
tation and surrender of the coupons hereto attached, as they
respectively become due, both principal and interest being payable
in gold coin of the United States at the office of the Treasurer of
said City and County, or, at the option of the holder, at the fiscal
agency of said City and County of San Francisco in the City and
State of New York.

This bond is issued under and pursuant to the Constitution and
statutes of the State of California and the Charter of said City and
County of San Francisco and amendments thereto, and under and
pursuant to ordinances and proceedings of said City and County
duly adopted and taken, and a vote and assent of more than two-
thirds of all the qualified electors of said City and County voting
at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions
and things required by law to exist, happen and be performed prece-
dent to and in the issuance of this bond have existed, happened and
been performed in due time, form and manner as required by law,
and that the amount of this bond, together with all other indebted-
ness of said City and County, does not exceed any limit prescribed
by the Constitution or statutes of said State or Charter of said City.
and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter, and from time to time, this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

................................................
Mayor.

................................................
Treasurer.

Countersigned:
................................................
Auditor.

FORM OF COUPON.

No. —

On ———— 1, 19—, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco, in the City and State of New York, ———— dollars ($———) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ————.

................................................
Treasurer.

FORM OF REGISTRATION.

San Francisco, ————, 19—.

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of
and the interest and principal thereof are hereafter payable to such owner.

Treasurer.

Section 10. The amount of tax levy to be made for the payment of said three million five hundred thousand dollars bonds shall be the sum of $157,500 for the first five years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the sixth year after the date of said bonds the sum of $149,625 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $175,000 thereof due five years from their date have been paid, and for the seventh year after the date of said bonds the sum of $141,750 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $175,000 thereof due six years from their date have been paid, and so on, a sum each year for seventeen succeeding years until said bonds are all paid—sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $7,875 by reason of the payment each year beginning five years from the date of said bonds of $175,000 of said bonds, and the sum of $175,000 each year beginning four years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for nineteen years until the principal of all of said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.
Bond Proposition No. 57.

PLAYGROUND BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of three million one hundred thousand dollars ($3,100,000) for permanent improvements, to-wit: The acquisition and development of necessary lands within the City and County of San Francisco for playground purposes.

BOND PROPOSITION NO. 57.

Bill No. 8712, Ordinance No. 8199 (New Series):

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of three million one hundred thousand dollars ($3,100,000) for permanent improvements, to-wit: The acquisition and development of necessary lands within the City and County of San Francisco for playground purposes.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the electors of said City and County the following propositions, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of three million one hundred thousand dollars ($3,100,000) for permanent improvements, to-wit: The acquisition and development of necessary lands within the City and County of San Francisco for playground purposes. The locations of said playground sites are to be selected by the Playground Commission of the City and County of San Francisco where, in the opinion of the Commission, the sites so selected will best serve the needs of the children of San Francisco for recreational purposes.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvements herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 11th day of September, 1928, and was and is fixed by Resolution No. 29614 (New Series) in the sum of three million one hundred thousand dollars ($3,100,000).

Section 3: By Resolution No. 29614 (New Series) it was declared that no part of the said sum of three million one hundred thousand dollars ($3,100,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the
amount of three million one hundred thousand dollars ($3,100,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction and completion of said permanent improvements herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted and the votes thereat received and canvassed and the returns thereof made and the results thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"PLAYGROUND BONDS 1929."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Francisco to the amount of three million one hundred thousand dollars ($3,100,000) for the acquisition and development of permanent improvements, to wit:

<table>
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<tr>
<th>YES</th>
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<tbody>
<tr>
<td>NO</td>
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The acquisition and development of necessary lands within the City and County of San Francisco for playground purposes. The locations of said playground sites are to be selected by the Playground Commission of the City and County of San Francisco where, in the opinion of the Commission, the sites so selected will best serve the needs of the children of San Francisco for recreational purposes."

Bonds issued for the acquisition, construction and completion of the permanent improvements herein described shall bear in-
terest at the rate of 4½ per cent per annum, payable semi-
annually.

Section 6. Where voting machines are used at said special
election the said voting machines shall be so arranged that any
qualified elector may vote for the proposition by pulling down a
lever over the word "YES" under or near a statement of the pro-
posed proposition appearing on cardboard, paper or other material
placed on the front of the machine, and said act shall constitute
a vote for the proposition, and by pulling down a lever over the
word "NO" under or near a statement of the proposed proposition
appearing on cardboard, paper or other material placed on the
front of the machine, shall constitute a vote against the proposi-
tion. Said voting machines and the preparation of the same are to
be used in accordance with the provisions of Chapter 96 of the
Statutes of 1923.

Each cross (X) stamped in the square to the right of the word
"YES" appearing on the printed ballot, where printed ballots are
used, shall constitute a vote in favor of and to authorize the in-
curbing of a bonded indebtedness for the purpose set forth in the
proposition, and each cross (X) stamped in the square to the right
of the word "NO" shall be counted as a vote not in favor of and a refusal to authorize the incurring of a bonded indebted-
ness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and
boundaries thereof for said special election, and the places of
voting, and the officers to conduct such election, and all other
necessary proceedings in that behalf, shall be respectively defined,
designated, selected, appointed and had by the Board of Election
Commissioners of the City and County of San Francisco, and said
Board is hereby authorized and directed to procure and provide
all supplies that may be necessary to properly and lawfully con-
duct such special election.

When the polls are closed the officers of election shall count
the ballots cast at such election and canvass the votes cast, re-
spectively, for and against the proposition herein stated, and
make returns thereof in time, form and manner required for the
counting, canvassing and returning of votes cast at other munici-
pal elections held in the City and County of San Francisco. The
Board of Election Commissioners shall, as soon as the said returns
and ballots have been received by said Board, canvass said re-
turns and declare the result thereof in the manner provided by
law for canvassing returns and declaring results in other elections,
and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that two-
thirds of all the votes cast thereat were in favor of and authorized
the incurring of a bonded debt for the purpose set forth in said
proposition, then such proposition shall be deemed to have been
accepted by the electors, and bonds will be issued to defray the cost
of the permanent improvements described therein. Such bonds
shall be of the form and character known as "serials." All of said
bonds shall be dated January 1, 1929, shall bear interest at the
rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States.

Said bonds shall be called "Playground Bonds 1929."

Bonds issued for the purpose stated shall be numbered from 1 to 3100, both inclusive, and shall be payable $124,000.00 thereof six years from the date of said bonds, beginning with the lowest numbers, and $124,000.00 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"PLAYGROUND BOND 1929."

No. ____________________________ $1,000.00

For value received, the City and County of San Francisco, a municipal corporation, organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ________ 19_____, one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls.
due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond. This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

Mayor.

..............................
Treasurer.

Countersigned:

........................................
Auditor.

FORM OF COUPON.

No.__________

On ______ 1, 19__, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco, in the City and State of New York, ______ dollars ($______) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ______.

..............................
Treasurer.

FORM OF REGISTRATION.

San Francisco, ____________ 19__. This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ____________, and the interest and principal thereof are hereafter payable to such owner.

..............................
Treasurer.

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Section 10. The amount of tax levy to be made for the payment of said three million one hundred thousand dollars bonds shall be the sum of $139,500 for the first 6 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the seventh year after the date of said bonds the sum of $133,920 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $124,000 thereof due 6 years from their date have been paid, and for the eighth year after the date of said bonds the sum of $128,340 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $124,000 thereof due 7 years from their date have been paid, and so on; a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $5,580 by reason of the payment each year beginning 6 years from the date of said bonds of $124,000 of said bonds, and the sum of $124,000 each year beginning 5 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and, at the expiration of said ten days, notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.

Ayes—Supervisors Andriano, Gallagher, Havenner, Hayden, Kent, McGovern, McSheehy, Powers, Roncovieri, Schmidt, Stanton, Suhr, Toner.

Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.
Bond Proposition No. 58.

McLAREN PARK BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of two million dollars ($2,000,000) for a permanent improvement, to-wit: The acquisition, development, completion and equipment of that certain tract of land located within the southeasterly section of the City and County of San Francisco known as McLaren Park, and the purchase of all necessary lands and buildings.

BOND PROPOSITION NO. 58.

Bill No. 8713, Ordinance No. 8200 (New Series):

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the 6th day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of two million dollars ($2,000,000) for a permanent improvement, to-wit: The acquisition, development, completion and equipment of that certain tract of land located within the southeasterly section of the City and County of San Francisco known as McLaren Park, and the purchase of all necessary lands and buildings.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 6th day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of two million dollars ($2,000,000) for a permanent improvement, to-wit: The acquisition, development, completion and equipment of that certain tract of land located within the southeasterly section of the City and County of San Francisco known as McLaren Park, and the purchase of all necessary lands and buildings which are contiguous to and comprise portions of the Reis Tract, Sunnyvale Homestead Association, Paul Tract Homestead Association, University Mound Tract, University Homestead Association, Superior Homestead Association and other tracts to comprise approximately five hundred and fifty (550) acres of land to be used for park purposes.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvement herein described was, by plans and estimates of the Board of Public Works, procured through the City Engineer, and filed with the Board of Supervisors on the 14th day of September, 1928, and was and is fixed by Resolution No. 29615 (New Series) in the sum of two million dollars ($2,000,000).
Section 3. By Resolution No. 29615 (New Series) it was declared that no part of the said sum of two million dollars ($2,000,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof, or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of two million dollars ($2,000,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvement are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction, and completion of said permanent improvement herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereof received and canvassed, and the results thereof made and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco and the polls for such election shall be, and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"McLAREN PARK BONDS."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES". To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO".

Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Francisco to the amount of two million dollars ($2,000,000) for the acquisition, development, completion and equipment of a permanent improvement, to-wit:"

<table>
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<tr>
<th>YES</th>
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<tbody>
<tr>
<td>NO</td>
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The acquisition, development, completion and equipment of that certain tract of land located within the southeasterly section of the City and County of San Francisco known as McLaren Park, and the purchase of all necessary lands and buildings which
are contiguous to and comprise portions of the Reis Tract, Sunnyvale Homestead Association, Paul Tract Homestead Association, University Mound Tract, University Homestead Association, Superior Homestead Association and other tracts, to comprise approximately five hundred and fifty (550) acres of land to be used for park purposes."

Bonds issued for the acquisition, construction and completion of the permanent improvement herein described shall bear interest at the rate of 4 1/2 per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word "YES" appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers and boundaries thereof for said special election and the places of voting and the officers to conduct such election and all other necessary proceedings in that behalf shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election and canvass the votes cast, respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections, and shall also certify said results to the Board of Supervisors.
Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvement described therein. Such bonds shall be of the form and character known as "serials". All of said bonds shall be dated January 1, 1929, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "McLaren Park Bonds".

Bonds issued for the purpose stated shall be numbered from 1 to 2000, both inclusive, and shall be payable $80,000 thereof 6 years from the date of said bonds, beginning with the lowest numbers, and $80,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"McLaren Park Bond."

No. ——. $1,000.

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ———, 19—, one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and man-
ner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County; and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

Mayor.

Treasurer.

Countersigned:

Auditor.

FORM OF COUPON.

No: ________

On __________, 19_____, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco in the City and State of New York, ______ dollars ($_______) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ________.

Treasurer.
FORM OF REGISTRATION.

San Francisco, __________, 19____

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ______________, and the interest and principal thereof are hereafter payable to such owner.

........................................
Treasurer.

Section 10. The amount of tax levy to be made for the payment of said two million dollars bonds shall be the sum of $90,000 for the first 6 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the 7th year after the date of said bonds the sum of $86,400 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $80,000 thereof, due 6 years from their date have been paid, and for the 8 years after the date of said bonds, the sum of $82,800 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $80,000 thereof due 7 years from their date have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $3,600 by reason of the payment each year beginning 6 years from the date of said bonds of $80,000 of said bonds; and the sum of $80,000 each year beginning 5 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days, notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.

Ayes—Supervisors Andriano, Gallagher, Havenner, Hayden, Kent, 99
McGovern, McSheehy, Powers, Roncovieri, Schmidt, Stanton, Suhr, Toner.
Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd.
J. S. DUNNINGAN, Clerk.
Approved—San Francisco, September 24, 1928.
JAMES ROLPH, JR., Mayor.

**Bond Proposition No. 59.**

**AQUATIC PARK BONDS.**

To incur a bonded debt of the City and County of San Francisco to the amount of nine hundred and fifty thousand dollars ($950,000) for the acquisition, construction and completion of permanent improvements, to-wit: the completion and equipment of the Aquatic Park and the purchase of lands for additions to the Aquatic Park and Marina Park in the City and County of San Francisco.

**BOND PROPOSITION NO. 59.**

Bill No. 8714, Ordinance No. 8201 (New Series), as follows:

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of nine hundred and fifty thousand dollars ($950,000) for the acquisition, construction and completion of permanent improvements, to-wit: The completion and equipment of the Aquatic Park and the purchase of lands for additions to the Aquatic Park and Marina Park in the City and County of San Francisco.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of nine hundred and fifty thousand dollars ($950,000) for the purpose of the acquisition, construction, completion and equipment of permanent improvements, to-wit: The completion and equipment of the Aquatic Park located within the City and County of San Francisco, adding to said park whatever equipment and construction are necessary to render it adequate for the purposes for which it is dedicated; and the acquisition of lands for additions to the Aquatic Park and Marina Park in the City and County of San Francisco.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvements herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of
Supervisors on the 15th day of September, 1928, and was and is fixed by Resolution No. 29616 (New Series) in the sum of nine hundred and fifty thousand dollars ($950,000).

Section 3. By Resolution No. 29616 (New Series) it was declared that no part of the said sum of nine hundred and fifty thousand dollars ($950,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of nine hundred and fifty thousand dollars ($950,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction and completion of said permanent improvements herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made, and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"AQUATIC AND MARINA PARK BONDS."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Francisco to the amount of nine hundred and fifty thousand dollars ($950,000) for the acquisition, construction, completion and equipment of permanent improvements, to wit:

<table>
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<tr>
<th>YES</th>
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<tbody>
<tr>
<td>NO</td>
</tr>
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The completion and equipment of the Aquatic Park, located within the City and County of San Francisco, adding to said park whatever equipment and construction are necessary to render it adequate for the purposes for which it is dedicated; and the acquisition of lands for additions to the Aquatic Park and Marina Park in the City and County of San Francisco.

Bonds issued for the acquisition, construction and completion of the permanent improvements herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word "YES" appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers and boundaries thereof for said special election, and the places for voting, and the officers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast, respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections, and shall also certify said results to the Board of Supervisors.
Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvement described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated January 1, 1929, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each and the principal and interest thereof shall be payable in gold coin of the United States.

Said bonds shall be called "Aquatic and Marina Park Bonds."

Bonds issued for the purpose stated shall be numbered from 1 to 950, both inclusive, and shall be payable $50,000 thereof three years from the date of said bonds, beginning with the lowest numbers, and $50,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"AQUATIC AND MARINA PARK BOND."

No. ______ $1,000

For value received, the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the 1st day of _________, 19__, one thousand dollars with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and Statutes of the State of California, and the Charter of said City and County of San Francisco, and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said city and county voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as
required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or Statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement, stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

..............................................
Mayor.

..............................................
Treasurer.

Countersigned:

..............................................
Auditor.

FORM OF COUPON.

No. —

On ———— 1, 19—, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of the City and County of San Francisco in the City and State of New York, ———— dollars ($———) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ————.

..............................................
Treasurer.

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FORM OF REGISTRATION.

San Francisco, _____________, 19__.  

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of _____________, and the interest and principal thereof are hereafter payable to such owner.

........................................

Treasurer.

Section 10. The amount of tax levy to be made for the payment of said nine hundred and fifty thousand dollars bonds shall be the sum of $42,750.00 for the first three years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the fourth year after the date of said bonds the sum of $40,500.00 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $50,000.00 thereof due three years from their date has been paid, and for the fifth year after the date of said bonds the sum of $38,250.00 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $50,000.00 thereof due four years from their date have been paid, and so on, a sum each year for sixteen succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $2,250.00 by reason of the payment each year, beginning three years from the date of said bonds, of $50,000 of said bonds, and the sum of $50,000.00 each year, beginning two years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for eighteen years until the principal of all said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.

Ayes—Supervisors Andriano, Gallagher, Havenner, Hayden, Kent,
McGovern, McSheehy, Powers, Roncovici, Schmidt, Stanton, Suhr,
Toner—13.
Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.
J. S. DUNNIGAN, Clerk.
Approved—San Francisco, September 24, 1928.
JAMES ROLPH, JR., Mayor.

Bond Proposition No. 60.

AIRPORT BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of one million seven hundred thousand dollars ($1,700,000) for a permanent improvement, to-wit: The acquisition, construction and equipment of a tract of land, situate in San Mateo County, California, to be used by the City and County of San Francisco as an airport, and all necessary hangars, machine shop, administration building, roads, runways, drainage facilities, necessary lighting and equipment, consisting of tractors, rollers and turn-table, to be used by the City and County of San Francisco as an airport to accommodate commercial, charter and passenger air lines, private pleasure and sight-seeing transportation airplanes and all other classes of air travel that may hereafter be developed.

BOND PROPOSITION NO. 60.

Bill No. 8715, Ordinance No. 8202 (New Series), as follows:
Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the 6th day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of one million seven hundred thousand dollars ($1,700,000) for a permanent improvement, to-wit: The acquisition, construction and equipment of a tract of land situate in San Mateo County, California, to be used by the City and County of San Francisco as an airport, and all necessary hangars, machine shop, administration buildings, roads, runways, drainage facilities, necessary lighting and equipment, consisting of tractors, rollers and turn-table, to be used by the City and County of San Francisco as an airport to accommodate commercial, charter and passenger air lines, private, pleasure and sight-seeing transportation airplanes and all other classes of air travel that may hereafter be developed.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 6th day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to
the amount of one million seven hundred thousand dollars ($1,700,000) for a permanent improvement, to wit: The acquisition, construction and equipment of a tract of land situate in San Mateo County, California, to be used by the City and County of San Francisco as an airport, and all necessary hangars, machine shop, administration building, roads, runways, drainage facilities, necessary lighting and equipment, consisting of tractors, rollers and turntable, to be used by the City and County of San Francisco as an airport to accommodate commercial, charter and passenger air lines, private; pleasure and sightseeing transportation airplanes and all other classes of air travel that may hereafter be developed.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvement herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 12th day of September, 1928, and was and is fixed by Resolution No. 29617 (New Series), in the sum of one million seven hundred thousand dollars ($1,700,000).

Section 3. By Resolution No. 29617 (New Series), it was declared that no part of the said sum of one million seven hundred thousand dollars ($1,700,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of one million seven hundred thousand dollars ($1,700,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction and completion of said permanent improvement herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made, and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"AIRPORT BONDS."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded in-
debtedness to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

To incur a bonded debt of the City and County of San Francisco to the amount of one million seven hundred thousand dollars ($1,700,000) for a permanent improvement, to wit:

<table>
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<tr>
<th>YES</th>
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<tbody>
<tr>
<td>NO</td>
<td></td>
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</table>

The acquisition, construction and equipment of a tract of land situate in San Mateo County, California, to be used by the City and County of San Francisco as an airport, and all necessary hangars, machine shop, administration building, roads, runways, drainage facilities, necessary lighting and equipment, consisting of tractors, rollers and turn-table, to be used by the City and County of San Francisco as an airport to accommodate commercial, charter and passenger air lines, private, pleasure and sightseeing transportation airplanes and all other classes of air travel that may hereafter be developed.

Bonds issued for the acquisition, construction and completion of the permanent improvement herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word "YES" appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of, and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and boundaries thereof for said special election, and the places of vot-
ing, and the officers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast, respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections, and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvement described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated January 1, 1929, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Airport Bonds."

Bonds issued for the purpose stated shall be numbered from 1 to 1700, both inclusive, and shall be payable $100,000 thereof 3 years from the date of said bonds, beginning with the lowest numbers, and $100,000 thereof of the next higher numbers, on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"AIRPORT BOND."

No. __________ $1,000

For value received, the City and County of San Francisco, a municipal corporation, organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of __________,
19——, one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and Statutes of the State of California, and the Charter of said City and County of San Francisco, and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement, stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to
be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.


Mayor.


Treasurer.

Countersigned:


Auditor.

FORM OF COUPON.

No. __________ $________

On _________ 1, 19__, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco in the City and State of New York, ___________ dollars ($_________) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ________.

Treasurer.

FORM OF REGISTRATION.

San Francisco, ____________ 19__

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of _________, and the interest and principal thereof are hereafter payable to such owner.

Treasurer.

Section 10. The amount of tax levy to be made for the payment of said bond, million seven hundred thousand dollars bonds shall be the sum of $76,500 for the first three years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the fourth year after the date of said bonds the sum of $72,000 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due three years from their date have been paid, and for the fifth year after the date of said bonds the sum of $67,500 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due four years from their date have been paid, and so on, a sum each year for fourteen succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $4,500 by reason of the payment each year beginning three years from the date of said bonds of $100,000 of said bonds, and the sum of $100,000 each year beginning two years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and con-
tinuing each succeeding year for sixteen years until the principal of all said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.

**Bond Proposition No. 61.**

**CIVIC CENTER BONDS.**

To incur a bonded debt of the City and County of San Francisco to the amount of one million dollars ($1,000,000) for a permanent improvement, to-wit: The acquisition of land for the projection of Fulton street to Market street, and the opening and projecting of Leavenworth street from the south line of McAllister street to the proposed new northerly line of Fulton street, and for the extension, development and beautification of the Civic Center of the City and County of San Francisco, and the purchase of all necessary lands and buildings.

**BOND PROPOSITION NO. 61.**

Bill No. 8716, Ordinance No. 8203 (New Series), as follows:

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of one million dollars ($1,000,000) for a permanent improvement, to-wit: The acquisition of land for the projection of Fulton street to Market street, and the opening and projecting of
Leavenworth street from the south line of McAllister street to the proposed new northerly line of Fulton street, and for the extension, development and beautification of the Civic Center of the City and County of San Francisco, and the purchase of all necessary lands and buildings.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the sixth day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of one million dollars ($1,000,000) for a permanent improvement, to-wit: The acquisition of land for the projection of Fulton street, at the width said street now is between Larkin street and Hyde street to Market street, and the opening and projecting of Leavenworth street from the south line of McAllister street to the proposed new northerly line of Fulton street, and for the extension, development and beautification of the Civic Center of the City and County of San Francisco, consisting of a facade from Market and Fulton streets to Hyde and Fulton streets, improvements in Civic Center Plaza and the purchase of all necessary lands and buildings.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvement herein described was by plans and estimates of the Board of Public Works procured through the City Engineer, and filed with the Board of Supervisors on the 12th day of September, 1928, and was and is fixed by Resolution No. 29618 (New Series), in the sum of one million dollars ($1,000,000).

Section 3. By Resolution No. 29618 (New Series), it was declared that no part of the said sum of one million dollars ($1,000,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose and will require the incurring of a bonded debt to the amount of one million dollars ($1,000,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvement are by the issuance of bonds of the City and County of San Francisco to the amount required therefor and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction and completion of said permanent improvement herein described.

Section 4. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained, determined and declared as herein provided and according to the laws of the State of California, providing for and governing elections in the City and County of San Francisco and the polls for such election shall be and remain open during the time required by said laws.
Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and, in addition to any other matter required by law to be printed thereon, shall appear thereon the following:

"CIVIC CENTER EXTENSION BONDS."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness to the amount of, and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

To incur a bonded debt of the City and County of San Francisco to the amount of one million dollars ($1,000,000) for the acquisition of a permanent improvement, to wit:

<table>
<thead>
<tr>
<th>YES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>NO</td>
<td></td>
</tr>
</tbody>
</table>

The acquisition of land for the projection of Fulton street at the width said street now is between Larkin street and Hyde street to Market street, and the opening and projecting of Leavenworth street from the south line of McAllister street to the proposed new northerly line of Fulton street, and for the extension, development and beautification of the Civic Center of the City and County of San Francisco, consisting of a facade from Market and Fulton streets to Hyde and Fulton streets, improvements in Civic Center Plaza, and the purchase of all necessary lands and buildings.

Bonds issued for the acquisition, construction and completion of the permanent improvement herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

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Each cross (X) stamped in the square to the right of the word “YES” appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word “NO” shall be counted as a vote not in favor of and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting and the officers to conduct such election and all other necessary proceedings in that behalf shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election and canvass the votes cast, respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections and shall also certify said results to the Board of Supervisors.

Section 8. If at such special election it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the permanent improvement described therein. Such bonds shall be of the form and character known as “serials.” All of said bonds shall be dated January 1, 1929, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each and the principal and interest thereof shall be payable in gold coin of the United States.

Said bonds shall be called “Civic Center Extension Bonds.”

Bonds issued for the purpose stated shall be numbered from 1 to 1000, both inclusive, and shall be payable $100,000 thereof two years from the date of said bonds, beginning with the lowest numbers, and $100,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially, the following form:
THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

“CIVIC CENTER EXTENSION BOND.”

No. ————. $1,000

For value received, the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ————, 19——, one thousand dollars with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

This bond is issued under and pursuant to the Constitution and Statutes of the State of California, and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or Statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and Statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by at-
torney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

Mayor.

........................................
Treasurer.

Countersigned:

........................................
Auditor.

FORM OF COUPON.

No. $______

On ___________ 1, 19______, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or at the option of the holder at the fiscal agency of the City and County of San Francisco in the City and State of New York. ___________ dollars ($_______) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ___________.

........................................
Treasurer.

FORM OF REGISTRATION.

San Francisco, ___________, 19______.

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ___________, and the interest and principal thereof are hereafter payable to such owner.

........................................
Treasurer.

Section 10. The amount of tax levy to be made for the payment of said $1,000,000 bonds shall be the sum of $45,000 for the first 2 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due; and for the third year after the date of said bonds the sum of $40,500 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due 2 years from their date have been paid; and for the 4th year after the date of said bonds the sum of $36,000 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $100,000 thereof due 3 years from their date have been paid, and so on, a sum each year for 7 succeeding years until said bonds are all paid, suff-
sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $4,500 by reason of the payment each year beginning 2 years from the date of said bonds of $100,000 of said bonds, and the sum of $100,000 each year beginning 1 year from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 9 years until the principal of all of said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax, and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of such special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.

Proposition No. 62.

BROADWAY TUNNEL BONDS.

To incur a bonded debt of the City and County of San Francisco to the amount of seven hundred and fifty thousand dollars ($750,000) for the acquisition, construction and completion of a permanent improvement, to-wit: A tunnel, to be known as the Broadway Tunnel, to be constructed within the City and County of San Francisco, beginning at Larkin Street and Broadway, and ending at Mason Street and Broadway, to be used as a pedestrian and vehicular mode of travel between the termini described, and the acquisition of all necessary lands and easements.

BROADWAY TUNNEL BONDS.

Bill No. 8717, Ordinance No. 8204 (New Series):

Calling and providing for a special election to be held in the City and County of San Francisco on Tuesday, the 6th day of
November, 1928, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco, to the amount of seven hundred and fifty thousand dollars ($750,000) for the acquisition, construction and completion of a permanent improvement; to-wit: A tunnel, to be known as the Broadway Tunnel, to be constructed within the City and County of San Francisco, beginning at Larkin Street and Broadway, and ending at Mason Street and Broadway, to be used as a pedestrian and vehicular mode of travel between the termini described, and the acquisition of all necessary lands and easements.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 6th day of November, 1928, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of seven hundred and fifty thousand dollars ($750,000) for the acquisition, construction and completion of a permanent improvement, to-wit: A tunnel, to be known as the Broadway Tunnel, to be constructed within the City and County of San Francisco, beginning at Larkin Street and Broadway and ending at Mason Street and Broadway, to be used as a pedestrian and vehicular mode of travel between the termini described, and the acquisition of all necessary lands and easements.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvement herein described was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 7th day of September, 1928, and was and is fixed by Resolution No. 29619 (New Series) in the sum of one million five hundred thousand dollars ($1,500,000), and of said sum of one million five hundred thousand dollars ($1,500,000) it is hereby declared and determined that one-half of said sum, to-wit, seven hundred and fifty thousand dollars ($750,000) will be contributed by the City and County of San Francisco out of the proceeds of bonds to be issued for that purpose, and the balance of seven hundred and fifty thousand dollars ($750,000) to complete the permanent improvement described herein shall be contributed by assessments to be levied from an assessment district to be formed for the purpose of obtaining funds to complete the said permanent improvement.

Section 3. By Resolution No. 29619 (New Series) it was declared that no part of the said sum of one million five hundred thousand dollars ($1,500,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof or other funds derived from taxes levied for that purpose, and it is hereby declared that of the said sum of seven hundred and fifty thousand dollars ($750,000) to defray one-
half of the cost of the acquisition, construction and completion of
said permanent improvement, no part of said sum can be paid
out of the annual revenue of the City and County in addition to the
other necessary expenses thereof or other funds derived from
taxes levied for that purpose and will require the incurring of a
bonded debt in the sum of seven hundred and fifty thousand dol-
ars ($750,000) for the purposes herein recited. The method and
manner of payment of the said seven hundred and fifty thousand dol-
ars ($750,000) of said described permanent improvement are by
the issuance of bonds of the City and County of San Francisco in
the amount of seven hundred and fifty thousand dollars ($750,000)
and the application of the proceeds arising from the sale thereof
to defray one-half of the cost of the acquisition, construction and
completion of said permanent improvement herein described.

Section 4. The special election hereby called and ordered to
be held shall be held and conducted and the votes thereat received
and canvassed and the returns thereof made and the result thereof
ascertained, determined and declared as herein provided and ac-
gording to the laws of the State of California providing for and
governing elections in the City and County of San Francisco, and
the polls for such election shall be and remain open during the
time required by said laws.

Section 5. The ballots to be used at said special election shall
be such as may be required by law to be used thereat, and, in
addition to any other matter required by law to be printed thereon,
shall appear thereon the following:

"BROADWAY TUNNEL BONDS"

To vote for the proposition and thereby authorize the incurring
of a bonded indebtedness to the amount of and for the purpose
stated in said proposition, stamp a cross (X) in the blank space to
the right of the word "YES." To vote against the proposition and
thereby refuse to authorize the incurring of a bonded indebtedness
to the amount of and for the purpose stated in such proposition, stamp
a cross (X) in the blank space to the right of the word "NO."

Also said ballot shall have printed thereon the following:

"To incur a bonded debt of the City and County of San Fran-
cisco to the amount of seven hundred and fifty thousand dollars
($750,000) for the acquisition, construction and completion of a
permanent improvement, to-wit:

<table>
<thead>
<tr>
<th>YES</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>NO</td>
<td></td>
</tr>
</tbody>
</table>

A tunnel, to be known as the Broadway Tunnel, to be con-
structed within the City and County of San Francisco, beginning
at Larkin street and Broadway and ending at Mason street and
Broadway, to be used as a pedestrian and vehicular mode of travel between the termini described, and the acquisition of all necessary lands and easements."

Bonds issued for the acquisition, construction and completion of the permanent improvement herein described shall bear interest at the rate of 4½ per cent per annum, payable semi-annually.

Section 6. Where voting machines are used at said special election the said voting machines shall be so arranged that any qualified elector may vote for the proposition by pulling down a lever over the word "YES" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, and said act shall constitute a vote for the proposition, and by pulling down a lever over the word "NO" under or near a statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions of Chapter 96 of the Statutes of 1923.

Each cross (X) stamped in the square to the right of the word "YES" appearing on the printed ballot, where printed ballots are used, shall constitute a vote in favor of and to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition, and each cross (X) stamped in the square to the right of the word "NO" shall be counted as a vote not in favor of and a refusal to authorize the incurring of a bonded indebtedness for the purpose set forth in the proposition.

Section 7. The election precincts and the numbers, names and boundaries thereof for said special election, and the places of voting, and the officers to conduct such election, and all other necessary proceedings in that behalf, shall be respectively defined, designated, selected, appointed and had by the Board of Election Commissioners of the City and County of San Francisco, and said Board is hereby authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

When the polls are closed the officers of election shall count the ballots cast at such election, and canvass the votes cast; respectively, for and against the proposition herein stated, and make returns thereof in time, form and manner required for the counting, canvassing and returning of votes cast at other municipal elections held in the City and County of San Francisco. The Board of Election Commissioners shall, as soon as the said returns and ballots have been received by said Board, canvass said returns and declare the result thereof in the manner provided by law for canvassing returns and declaring results in other elections, and shall also certify said results to the Board of Supervisors.

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized
the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvement described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated January 1, 1929, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States.

Said bonds shall be called "Broadway Tunnel Bonds."

Bonds issued for the purpose stated shall be numbered from 1 to 750, both inclusive, and shall be payable $75,000 thereof two years from the date of said bonds, beginning with the lowest numbers, and $75,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the following form:

THE UNITED STATES OF AMERICA.
State of California.
City and County of San Francisco.

"BROADWAY TUNNEL BOND."

No. ____________ $1,000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ____________, 19__, one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, January 1 and July 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

This bond is issued under and pursuant to the Constitution and statutes of the State of California and the Charter of said City and County of San Francisco and amendments thereto, and under and pursuant to ordinances and proceedings of said City and County duly adopted and taken, and a vote and assent of more than two-thirds of all the qualified electors of said City and County voting at a special election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with
all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond and shall sign a statement, stamped, printed or written upon the back or face of the bond, to the effect that this bond is registered in the name of the owner, and that thereafter the interest and principal of this bond are payable to the registered owner. Thereafter and from time to time this bond may be transferred by such registered owner in person or by attorney duly authorized on presentation of this bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon.

This bond is exempt from all taxation within the State of California.

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1929.

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Mayor.

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Treasurer.

Countersigned:

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Auditor.

FORM OF COUPON

No. ———

$——

On ——— January 1, 19——, the City and County of San Francisco, California, will pay to bearer at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of the City and County of San Francisco, in the City and State of New York, ——— dollars ($——) in gold coin of the United States, being six months' interest then due on its bond dated January 1, 1929, number ———.

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Treasurer.
FORM OF REGISTRATION.

San Francisco, ————, 19——.

This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of ———— and the interest and principal thereof are hereafter payable to such owner. ————

Treasurer.

Section 10. The amount of tax levy to be made for the payment of said $75,000 bonds shall be the sum of $33,750 for the first 2 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the third year after the date of said bonds the sum of $30,375 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $75,000 thereof due 2 years from their date have been paid, and for the fourth year after the date of said bonds the sum of $27,000 to pay and in season to pay the interest on such of said bonds as remain outstanding after the $75,000 thereof due 3 years from their date have been paid, and so on, a sum each year for 7 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of $3,375 by reason of the payment each year beginning 2 years from the date of said bonds of $75,000 of said bonds, and the sum of $75,000 each year beginning 1 year from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 9 years until the principal of all of said bonds has been paid.

The purpose and intent of the foregoing tax provisions are, and it is hereby expressly provided, that at the time of levying the municipal tax; and in the manner provided for such tax levy, the Supervisors shall levy and collect annually a tax sufficient to pay the annual interest on such bonds, and also such part of the bonded indebtedness as will fall due within the succeeding fiscal year. Such taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected.

Section 11. This ordinance shall be published for at least ten days in the official newspaper, and at the expiration of said ten days notice of special election shall be given and published as required by law.

Section 12. This ordinance shall take effect immediately.

Finally Passed—Board of Supervisors, San Francisco, September 24, 1928.


Absent—Supervisors Colman, Deasy, Marks, Shannon, Todd—5.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, September 24, 1928.

JAMES ROLPH, JR., Mayor.

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