Declarations of
CANDIDACY
Including Statements of Qualifications of
CANDIDATES

PROPOSITIONS
together with
ARGUMENTS
and
STATEMENTS OF CONTROLLER
Relating to Costs
to be voted on at
GENERAL MUNICIPAL ELECTION
to be held
NOVEMBER 8, 1955

Attest
Thos. A. Toomey
Registrar of Voters

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

## DECLARATIONS OF CANDIDACY

<table>
<thead>
<tr>
<th>Name</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Raymond J. Arata</td>
<td>34</td>
</tr>
<tr>
<td>Charles T. Augustus</td>
<td>11</td>
</tr>
<tr>
<td>Frank Barbara</td>
<td>4</td>
</tr>
<tr>
<td>Matthew J. Boxer</td>
<td>12</td>
</tr>
<tr>
<td>William M. Brinton</td>
<td>13</td>
</tr>
<tr>
<td>Earl David (Maxie) Brown</td>
<td>5</td>
</tr>
<tr>
<td>Donald J. Bruce</td>
<td>6</td>
</tr>
<tr>
<td>Joseph M. Casey</td>
<td>14</td>
</tr>
<tr>
<td>C. Harold Caulfield</td>
<td>36</td>
</tr>
<tr>
<td>George Christopher</td>
<td>15</td>
</tr>
<tr>
<td>George M. Del Secco</td>
<td>16</td>
</tr>
<tr>
<td>Harold S. Dobbs</td>
<td>17</td>
</tr>
<tr>
<td>Charles A. Ertola</td>
<td>18</td>
</tr>
<tr>
<td>John Jay Ferdon</td>
<td>19</td>
</tr>
<tr>
<td>John J. Fritz</td>
<td>33</td>
</tr>
<tr>
<td>Dan Gallagher</td>
<td>20</td>
</tr>
<tr>
<td>William James Haley, Jr.</td>
<td>21</td>
</tr>
<tr>
<td>Roy C. Hall</td>
<td>22</td>
</tr>
<tr>
<td>James Leo Halley</td>
<td>23</td>
</tr>
<tr>
<td>Frances Mary James</td>
<td>24</td>
</tr>
<tr>
<td>Nicholas James Klunis</td>
<td>8</td>
</tr>
<tr>
<td>Marie Antoinette Le Pleux</td>
<td>25</td>
</tr>
<tr>
<td>Arthur Lewis</td>
<td>32</td>
</tr>
<tr>
<td>Thomas C. Lynch</td>
<td>26</td>
</tr>
<tr>
<td>Clarissa Shortall McMahon</td>
<td>27</td>
</tr>
<tr>
<td>Thomas F. Mulvihill</td>
<td>28</td>
</tr>
<tr>
<td>John J. O'Brien, Jr.</td>
<td>29</td>
</tr>
<tr>
<td>L. Patrick (Bud) O'Brien</td>
<td>9</td>
</tr>
<tr>
<td>Roderick Brian O'Donnell</td>
<td>30</td>
</tr>
<tr>
<td>Michael Perri</td>
<td>10</td>
</tr>
<tr>
<td>George R. Reilly</td>
<td>31</td>
</tr>
<tr>
<td>Thos. C. Sanders</td>
<td>35</td>
</tr>
<tr>
<td>Lenore D. Underwood</td>
<td>37</td>
</tr>
<tr>
<td>Alvin E. Weinberger</td>
<td></td>
</tr>
</tbody>
</table>
PROPOSITIONS

A—B—C—Text of Ordinance Calling Election........................................ 38
A—Power Bonds, 1955.............................................................................. 42
B—Courthouse Bonds, 1955.............................................................. 45
C—Playgrounds and Recreation Centers Bonds, 1955................. 49
D—Off-Street Parking Bonds, 1955.................................................. 51
E—Confidential Secretaries; City Attorney and Public Defender... 57
F—Officers’ Absence from State.......................................................... 59
G—Effective Date of Ordinances.......................................................... 60
H—Duties of Registrar of Voters.......................................................... 61
I—Powers Vested in Board of Supervisors........................................ 66
J—Retirement and Death Allowances; Police Department.......... 68
K—Retirement Allowances; Miscellaneous Employees.................. 71
L—Uniform Allowances; Fire and Police Departments............... 74
M—Tours of Duty and Ranks in Fire Department.......................... 77
N—Hours and Days of Work; Rates of Pay; Municipal Railway...... 80

SPECIAL NOTE:

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

1. Use the polling place card enclosed herewith. Mark your choices for the various offices and propositions. Take the card with you to the polls and you can complete your voting in less than one minute.

2. Vote early, if possible.

THOS. A. TOOMEY,
Registrar of Voters.
For Mayor

FRANK BARBARIA

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Frank Barbaria. My residence address is at No. 1779 Mason Street, San Francisco. My business or occupation is Electrician.

My qualifications for said office are as follows: Twenty-one years of struggle for Socialism; my endorsement by the Socialist Workers Party. Big business monopoly of economy and government necessitates workers place their own representatives in office and build a Labor Party to fight for all the oppressed. I will initiate a campaign to expose and eradicate the brutal policy of super-exploitation of women. Thousands do identical work as men and receive lower pay, thus helping keep men's wages low. Twelve percent of families are supported by women. I'm for full social, political, economic equality for all minorities. Equal pay for equal work, equal opportunity for advancement.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Electrician" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: FRANK BARBARIA.

Subscribed before me and filed this 27th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Frank Barbaria are:
Sheldon P. Colvin, 840 California St.; Electrician.
Mrs. Frances Mary James, 77 Bradford St.; Garment Worker.
Jacquelyn Joan Jordan, 7½ Fair Ave.; Housewife.
William D. Knaphide, 221 Flood Ave.; Clerk.
George Le Flore, Jr., 330 Bright St.; Parking Lot Attendant.
Bertha Martin, 127 Bridgeview Dr.; Housewife.
James Robert Nicklas, 77 Bradford St.; Laborer.
Esther W. Perry, 1009 Innes Ave.; Housewife.
Hayden H. Perry, 1009 Innes Ave.; Lithographer.
Mrs. Evelyn Simpson, 3542 Market St.; Housewife.
For Mayor

EARL DAVID (MAXIE) BROWN

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Earl David (Maxie) Brown. My residence address is at No. 97 Valley Street, San Francisco. My business or occupation is Merchant or Businessman.

My qualifications for said office are as follows: I Have, As A Successful Businessman Who Believes in the Free enterprise system, A Deep Sense and Intense Feeling of Civic Duty, My Goal will be to See The Great City of San Francisco Become a Finer, Cleaner, More Beautiful City in which to Live. I Pledge an around the Clock Administration in the War Against The Nefarious Narcotic Traffic, Ten Years of United States Naval Training Plus 8 Years Local Business Experience Has Given Me The Training to evaluate and Supervise in Many and Varied Fields, and to accept The Responsibilities that The Office of Mayor Contains.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: EARL DAVID BROWN (MAXIE).

Subscribed before me and filed this 22nd day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By JOHN H. SANDERSON,
Deputy Registrar of Voters.

The sponsors for Earl David (Maxie) Brown are:

Emily Sarah Brown, 97 Valley St.; Housewife.
H. Averett, 2930-22nd Ave.; Auto Repairman.
Henry R. Bohman, 848 Gough St.; Longshoreman.
Henry W. Chapman, 848 Gough St.;
Kathryn B. Close, 340 Page St.; Bookkeeper.
E. G. Conti, 67 University St.; Businessman.
Theresa M. Conti, 67 University St.; Housewife.
George D. Fancher, 915 Franklin St.; Grocery Clerk.
John E. Fouks, 323 Eddy St.; Retired.
Milton F. Howells, 440 Day St.; Steamfitter-Welder.
Davis W. Jordan, 734 Franklin St.; Railroad Switchman.
Peter Paul Martini, 4515-20th St.; Service Station Dealer.
Edward Noble, 754 Golden Gate Ave.; Retired.
Robert E. Quinn, 321 Fulton St.; I.L.W.U. Guard.
Giacomo Peter Rubini, 4274-23rd St.; Janitor.
For Mayor
DONALD J. BRUCE

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Donald J. Bruce. My residence address is at No. 1684 Page Street, San Francisco. My business or occupation is Printer.

My qualifications for said office are as follows: Will be full-time Mayor, never not ready. Printer, born in San Francisco. Elected many times on Republican County Committee. Favor new industries, better service, efficient business methods, tax reduction. No lobbyist, less autos, and less trips. No newspaper publicity funds. Good streets and schools. Better police protection, fire houses and two boats. Closer coordination among City Departments. Abolish all costly unnecessary reports. I have participated in civic affairs. A vote for Bruce is a vote for yourself. Received 72,577 votes for State Senator as the Republican nominee, last November.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Printer" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: DONALD J. BRUCE.

Subscribed before me and filed this 19th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Donald J. Bruce are:

Daniel Baker, 4244-23rd St.; Retired.
Francis E. Cox, 385-4th Ave.; Public Relations.
Attilio Del Monte, 1901 Taylor St.; Restaurant Owner.
Thomas J. Dermott, 555 Clayton St.; Concert Violinist.
Frank Dito, 1165 Bay St., Apt. 3; Florist.
Sidney A. Hammerslough, 919 Sutter St.; Ticket Agent.
A. M. Lundin, 1433 Haight St.; Clerk.
John E. Lynch, 988 Howard St.; Retired.
Eugene H. MacMurray, 135 Fillmore St.; Retired Federal Emp.
Felix P. McGahy, 233 Douglass St.; Shipfitter.
John C. Pendergast, 51 Sixth St.; Retired.
Stewart Rogers, 16-A Sanchez St.; Cleaner.
Gabriel Salomon, 255 Cumberland St.; Insurance Broker.
Fenten Emmet Walt, 1449 Noe St.; Consulting Maintenance Engr.
Hazel L. Warren, 416 Turk St., No. 504; Saleswoman.
For Mayor

GEORGE CHRISTOPHER

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is George Christopher. My residence address is at No. 55 Stonecrest Drive, San Francisco. My business or occupation is President, Christopher Dairy Farms; President, Board of Supervisors.

My qualifications for said office are as follows: Ten years of legislative experience, two terms as President of the Board of Supervisors, a position I now hold. Wide business experience in operating my own company. Dedication of this experience to assure greater prosperity—increased shipping, more travel through our airport, more conventions, reclamation of tidelands providing sites for new industries, thus creating more jobs and payrolls. Application of this experience in solving pressing problems—transportation, parking, utilization of idle lands under freeways, adequate school facilities, blighted areas. My pledge to replace apathy and procrastination with progressive action, unencumbered by political commitments and in the interest of all citizens.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "President, Board of Supervisors" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: GEORGE CHRISTOPHER.

Subscribed before me and filed this 19th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

The sponsors for George Christopher are:

Mrs. George Christopher, 55 Stonecrest Drive; Housewife.
Joseph A. Moore, Jr., 2590 Green St.; Shipbuilding.
J. F. Sullivan, Jr., 864 Francisco St.; Banking.
Gerald J. O'Gara, 2845 Green St.; Attorney at Law.
Jane Elise Zimmerman, 2424 Funston Ave.; Secretary.
Joseph Martin, Jr., 11 Presidio Terrace; Attorney.
Cyril Magnus, 505 Geary St.; Merchant.
Dr. Peter T. Angel, 1867-15th Ave.; Dentist-Retired.
Robert S. Lee, 1417 Clay St.; Merchant.
Jefferson A. Beaver, 1335-45th Ave.; Executive.
Alfonso Joseph Zirpoli, 1140 Greenwich St.; Attorney at Law.
Harold R. McKinnon, 1050 Green St.; Attorney at Law.
Henry Gibbons, III, 3491 Pacific Ave.; M.D.
Henry R. Rolph, 2626 Lyon St.; Attorney at Law.
Dr. Kenneth M. Jenkins, 9 Encanto Ave.; Dentist.
Michael Riordan, 550 Laguna Honda Blvd.; Attorney at Law.
W. J. Phillips, 3644-25th St.; Secretary-Labor Union.
Wm. Kilpatrick, 2491-24th Ave.; Union Official.
Frank N. Beltroano, Jr., Bohemian Club; President and Chairman of Board—Transamerica Corporation.
For Mayor

MARIE ANTOINETTE LE PLEUX

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Marie Antoinette Le Pleux. My residence address is at No. 798 Post Street, San Francisco. My business or occupation is Artist-Business Woman.

My qualifications for said office are as follows: Thirty-eight year resident of California—two counties—Alameda and San Francisco. I have had great business practice close to farmers and city people as well, with a great deal of political experience last 20 years, giving me an insight of human nature and a desire to benefit the people as a Mayor. Being skilled in the arts of diplomacy and strategy I would be able to knit all factions for interests city as daughter French Ministry of War Diplomatic Corps. In arts am a master craftsman—better government, new charter, knitting 2 counties.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Artist-Business Woman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: MARIE ANTOINETTE LE PLEUX.

Subscribed before me and filed this 30th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Marie Antoinette Le Pleux are:

Mrs. Laurence Amherd, 2160 Vallejo St.; Housewife.
L. R. Armanet, 1105 Bush St.; Decorator.
Shearon Bonner, 1816 Broderick St.; Retired.
Katherine J. Henry, 521 Post St.; Teacher of Piano.
William W. Hudson, 360 Hyde St.; Retired.
Mrs. Clay Kelly, 919 Sutter St.; Public Speaking.
Mabel C. Le Breuf, 360 Hyde St.; Clerk.
Mrs. Clover E. Murphy, 658 Rockdale Dr.; Housewife.
Margaret O'Rourke, 260 Sanchez St.; Retired.
Mae A. Pickard, 1421 Hayes St.; Dressmaking.
Charlotte Reed, 1137 Hyde St.; Beautician.
For Mayor

RODERICK BRIAN O'DONNELL

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Roderick Brian O'Donnell. My residence address is at No. 1622-40th Avenue, San Francisco. My business or occupation is Restaurant Owner.

My qualifications for said office are as follows: If I were elected Mayor of San Francisco, I would be a true representative of the people, rather than being controlled by any political machine. I will work for a greater unification of labor, small and large business, so that we can initiate a greater effort in the promotion of our city. Dedicated to serve labor, small and large business alike.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Restaurant Owner" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: RODERICK B. O'DONNELL.

Subscribed before me and filed this 23rd day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Roderick Brian O'Donnell are:

Harry L. Freedman, 1567 Jackson St.; Insurance Salesman.
Paul W. Klabunde, M.D., 1350 Eucalyptus Dr.; Physician.
Gordon G. Mann, 540-28th Ave.; Bartender.
Florence Elizabeth Mullen, 2366 Fulton St.; Housewife.
Wm. B. Mullen, 2366 Fulton St.; Salesman.
Angela Liu Peterson, 664 Commercial St.; Housewife.
Harry Wing Soho, 748 Jackson St.; Newsboy.
Frances Tayes, 830 Bush St.; File Clerk.
Pauline Thompson, 3029 Anza St.; Receptionist.
Henry F. Truesdeli, 607 Montgomery St.; Clerk-Stenographer.
Catherine P. Walsh, 4130-20th St.; Housewife.
For Mayor

GEORGE R. REILLY

I hereby declare myself a candidate for the office of Mayor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is George R. Reilly. My residence address is at No. 70 San Leandro Way, San Francisco. My business or occupation is State Official.

My qualifications for said office are as follows: I was born, raised and educated in San Francisco, the son of Irish immigrant parents. I am the father of four, grandfather of six. I entered public life in 1930 as Election Commissioner appointed by Mayor James Rolph, Jr. I was later appointed a member of the Board of Supervisors and reelected to that office. In 1938 I was elected to the State Board of Equalization and reelected on five subsequent occasions. I propose a 25 point program which I have the experience, ability and qualifications to carry to fulfillment for the prosperity and future welfare of our beloved city.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “State Official” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: GEORGE R. REILLY.

Subscribed before me and filed this 20th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for George R. Reilly are:

Mrs. Geo. Reilly, 70 San Leandro Way; Housewife.
Muvville C. Abels, 1553 Divisadero St.; Attorney at Law.
Fred G. Ainslie, 1346 Polk St.; Insurance Broker.
Ellos P. Anderlini, 300 Filbert St.; Attorney at Law.
Ray U. Brouillet, 1113 Greenwich St.; Advertising.
Anthony E. Cancilla, 35 Sweeney St.; Union Official.
George V. Curtis, 1458–31st Ave.; Attorney at Law.
Elmer P. Delany, 2235 Laguna St.; Attorney at Law.
Jack Goldberger, 442 Country Club Dr.; Labor Official.
P. J. Kelly, 130 Robinhood Drive; Retired.
Louis T. Kruger, 542 Moscow St.; Attorney at Law.
Chang W. Lee, 1512 Jones St.; Dentist.
Stephen L. Mana, 963 Union St.; Attorney at Law.
David J. McAuliffe, 30 North Gate Drive; Merchant.
Mrs. Albert J. McGuire, 333 Twin Peaks Blvd.; Clubwoman.
Mrs. Morris (Rose) Miller, 159-19th Ave.; Housewife.
James L. Quigley, 526 Funston Ave.; Retired Deputy Chief of Police.
Adolph Schaumloeffel, 360 Gambier St.; Retired Businessman.
For Supervisor

CHARLES T. AUGUSTUS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Charles T. Augustus. My residence address is at No. 930 Fillmore Street, San Francisco. My business or occupation is Mgr. Hotel Manor Plaza.

My qualifications for said office are as follows: Graduated High School and Adult Education New York City, Assistant Chaplain, Civilian Conservation Corps Co. 1264. Commissioned Captain Jr. Police of America; established and maintained a precinct among foreign born and minority groups. Executive director of Hillside Resident Council, Inc., Vallejo, California. 1. Formulated, executed programs fostering Community and better race relations; 2. Acted as Liaison Officer for 5,500 civilian war workers. Civilian Supervisor, Fairfield Suisun Army Air Base and member Employees Relation Board. Public Relations worker, negotiated with management of firms in San Francisco, for integration of employees racially.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Public Relations" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: CHARLES T. AUGUSTUS.

Subscribed before me and filed this 3rd day of October, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. LEMONE,
Deputy Registrar of Voters.

The sponsors for Charles T. Augustus are:

C. Charles De Biew, 64 Lloyd St.; Real Estate Broker.
Cecil Finley, 2296 Sutter St.; Mortician.
John B. Hensley, 2664 California St.; Carpenter.
Mrs. Dorothy Holloway, 801 Fillmore St.; Housewife.
Carrie O. McCoy, 1350 Golden Gate Ave.; Apartment House Owner-Operator.
James E. McCoy, 1350 Golden Gate Ave.; Tavern Owner.
Ora Lee McShan, 2797 Bush St.; Beauty Shop.
Eldridge J. Pete, 1284 McAllister St.; Barber.
Henry Rogers, 930 Fillmore St.; Hospital Attendant.
Mrs. Carrie B. Shamwell, 474 Oak St.; Social Worker.
Alex J. Simon, 1765 Geary St.; Real Estate Salesman.
Mrs. Alberta Tippett, 4 Cottage Row; Housewife.
C. Tippett, 4 Cottage Row; Merchant Seaman.
Dewey Wilson, 2589 Post St.; Real Estate Manager.
For Supervisor

MATTHEW J. BOXER

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Matthew J. Boxer. My residence address is at No. 65 Paloma Avenue, San Francisco. My business or occupation is Merchant.

My qualifications for said office are as follows: Matthew J. "Matt" Boxer, 42, home owner in the Ingleside Terrace is the father of three and has his own Furniture & Appliance Store employing 17 San Franciscans. He is Past President of the San Francisco Council of District Merchants Associations; the S. F. Football League and the Fillmore Merchants Association. Boxer is active in 46 civic organizations in addition to his work for the San Francisco Symphony Foundation and Chamber of Commerce. He is endorsed by virtually all Nationality and Civic groups and Merchants Associations. Boxer's platform stresses recreation for youngsters, parking for district shopping centers and re-development of both blighted and taxable areas.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Merchant" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: MATTHEW J. BOXER.

Subscribed before me and filed this 28th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Matthew J. Boxer are:

Mrs. Matthew J. Boxer, 65 Paloma Ave.; Housewife.
Arthur L. Blum, 9½ Imperial Ave.; Advertising Executive.
Arthur M. Brown, Jr., 2535 Lyon St.; Insurance.
Lee Carte, 335 Buckingham Way; Owner of a dress shop.
Paul J. Cesari, 10 Sea Cliff Ave.; Jobber-Migr.
Henry F. Fischer, 4333 Geary Blvd.; Businessman.
F. D. Haynes, 1322-16th Ave.; Clergyman.
Hilde Heller, 2112 Fillmore St.; Housewife.
Peter W. Kilkoff, 2538 Sacramento St.; Superintendent of Building.
Evelyn C. La Place, 2476-21st Ave.; Gift Shop Owner.
Raymond Lawless, 3820 Lawton St.; Co-publisher and Advertising Manager of the "Sunset News."
Pearl M. Maritzen, 2728 Irving St.; Notary Public.
Elizabeth A. McClure, 2700 Scott Ave.; Housewife.
Della E. Patterson, 2195-30th Ave.; Housewife.
S. H. Patterson, 2195-30th Ave.; Commercial Radio.
Maurice Perstein, 108 Villa Terrace; Manufacturer.
Michael Riordan, 550 Laguna Honda Blvd.; Attorney at Law.
James E. Stratten, 2786 Sacramento St.; Executive Director—Booker T. Washington Center.
Simon Toulouse, 821 Lincoln Way; Laundry Owner.
For Supervisor

WILLIAM M. BRINTON

I hereby declare myself a candidate for the office of Supervisor for
the City and County of San Francisco, State of California, to be voted
for at the General Municipal Election to be held in the said City
and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San
Francisco for a period of at least five years and an elector thereof for
a period of at least one year immediately prior to the time for taking
such office. That my name is William M. Brinton. My residence address
is at No. 2434 Broadway, San Francisco. My business or occupation is
Attorney.

My qualifications for said office are as follows: I am 35, a San Fran-
cisco attorney, married, the father of 3 children. One attends Grant
School; the others, Sacred Heart Convent. Identified for years with civic
activities, I have never before sought public office. I do so believing that
properly qualified young men have a duty to serve their community. If
elected, my Supervisorial job comes first; my professional activity will be
secondary. I will work for charter revision, tax savings, transit and park-
ing relief, an end to buck-passing on vital civic problems. I endorse the
bond issues, police-firemen's uniform allowance, and pension adjustments
on the November ballot.

Pursuant to the provisions of Section 175 of Charter of said City
and County, I desire that the following designation "Attorney-at-Law" be
placed immediately under my name as it will appear on all ballots at the
General Municipal Election to be held November 8, 1955.

Signature of Candidate: WILLIAM M. BRINTON,
Subscribed before me and filed this 21st day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for William M. Brinton are:
Mary Jane Brinton, 2434 Broadway; Housewife.
Philip Adams, 2224 Sacramento St.; Lawyer.
Jefferson A. Beaver, 1335-45th Ave.; Executive.
John A. Busterud, 201 Edgewood Ave.; Attorney.
A. F. Derre, 1543 Willard St.; Banker.
Andrew J. Eyman, 410 Hazelwood Ave.; Attorney.
Charles J. Foehn, 3473-19th St.; Business Manager, International Brotherhood of
Electrical Workers.
Wm. Kilpatrick, 2491-24th Ave.; Union Official.
Bert W. Levit, 901 California St.; Lawyer.
Earl S. Louie, 645 Grant Ave.; Importer.
Harry Lundeberg, 670-45th Ave.; Secretary, Sailors' Union of Pacific.
Louis R. Lurie, 2100 Pacific Ave.; Real Estate Operator and Builder.
Jean Oliver Macauley, 40 Florence St.
Alfred J. Malvino, 1640 Grant Ave.; Furniture Dealer.
Raymond J. O'Connor, 1370 Portola Drive; Attorney.
John N. Rosekrans, 3035 Pacific Ave.; Executive.
Charles Rosenthal, 1000 Mason St.; Retired.
Albert E. Schwabacher, Jr., 3050 Pacific Ave., Investment Banker.
Mathew O. Tobriner, 3494 Jackson St.; Attorney at Law.
Caspar W. Weinberger, 3477 Pacific Ave.; Attorney at Law.
For Supervisor

JOSEPH M. CASEY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Joseph M. Casey. My residence address is at No. 3047 Baker Street, San Francisco. My business or occupation is Labor Consultant.

My qualifications for said office are as follows: Born and raised in San Francisco, married to the former Virginia Mullins. Father of three children, one deceased. Educated at Mission Dolores School, Sacred Heart College and Stanford University. Former auditor American Federation of Labor and industrial relations consultant. As incumbent Supervisor he is dedicated to the proposition that the citizens of San Francisco must get 100% value for every cent of tax money that is spent. Joseph M. Casey is obligated to no special groups or interests. He believes San Francisco's greatest growth is immediately ahead and that vigorous businesslike administration of the city's affairs is essential to this growth.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: JOSEPH M. CASEY.

Subscribed before me and filed this 29th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Joseph M. Casey are:

Mrs. Joseph M. Casey, 3047 Baker St.; Housewife.
Byron Arnold, 150 Brentwood Ave.; Attorney at Law.
Russell Bevans, 1995 Funston Ave.; Secretary-Manager, Draymen's Association of San Francisco.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Participations.
Joseph J. Diviny, 3455 Pierce St.; Pres. Brotherhood of Teamsters Local 85.
Jack Goldberger, 442 Country Club Drive; Labor Official.
Emma C. Hammersmith, 411 Marina Blvd.; President of Halsted & Co.
Henry Wong Him, 1268 O'Farrell St.; Physician.
W. V. Hollingbery, 3723 Webster St.; Real Estate & Insurance.
H. Joseph Kertz, 1496 - 29th Ave.; Appraiser.
Louis R. Lurie, 2100 Pacific Ave.; Real Estate Operator & Builder.
Cyril I. Magnin, 505 Geary Street; Merchant.
Mrs. Jennie Milan, 764 Elizabeth St.; Cosmetologist.
Maurice Moskovitz, 501 El Camino del Mar; Real Estate.
Vincent J. Mullins, 3383 Washington St.; Attorney at Law.
Benjamin H. Swig, 550 Mason St.; Hotel Operator.
J. Warnock Walsh, 130 Facheo St.; E. F. Hutton & Co.
Raymond D. Williamson, 41 Roselyn Terrace; Attorney at Law.
For Supervisor

GEORGE M. DEL SECCO

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is George M. Del Secco. My residence address is at No. 3435 Mission Street, San Francisco. My business or occupation is businessman.

My qualifications for said office are as follows: Twenty-nine years with the interests of San Francisco at heart. Mission District businessman, father of two daughters, attended St. Anthony's and Mission Dolores primary schools. Attended Balboa High School prior to enlistment in the United States Navy, W.W. 2. After completion of 3 years in the Pacific, continued his education at Golden Gate College. Has maintained, owned and established his own business nine years. Is actively engaged in the following organizations: American Legion (Housing Committee), South of Army Mission Merchants, Civic Mortgage Corp. (Treasurer), Fairmount Improvement Association. His aim: Better Government, by Better Representation.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Businessman" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: GEORGE M. DEL SECCO.

Subscribed before me and filed this 19th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for George M. Del Secco are:

Elaine G. Arago, 33 Guerrero St.; Secretary.
Mrs. Gloria Barnett, 2690 Alemany Blvd.; Homemaker.
Joseph W. Bell, 20 Hancock St.; Semi-Retired.
John L. Cox, 254 Dolores St.; Supt.
Robert W. Dinsmore, 125 Cambon Dr., Apt. 5M; Special Agent, Loyalty Group Ins.
Edward C. Fraga, 3136 San Jose Ave.; Restaurant Owner.
John J. Fritz, 225 Scott St.; Businessman.
William J. Kennedy, 2459-16th Ave.; Insurance Broker.
C. Stanton Lee, 2944-21st St.; Milkman.
George G. Long, 3901-26th St.; Salesman.
Adolfo Majewsky, 11 Athens St.; Machine Operator.
Alexander A. Pokrovsky-White, 1735 Dolores St.; Seaman.
Emilio Ruta, 2824-23rd St.; Real Estate Broker.
Marie J. Skinner, 281 Cayuga Ave.; Housewife.
Paul Rene Tula, 841 Dolores St.; Real Estate Broker.
For Supervisor

HAROLD S. DOBBS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

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

My qualifications for said office are as follows: A graduate of Hastings College of Law, I am an attorney and business man. I was elected to the Board of Supervisors four years ago, and have faithfully served San Francisco since that time. I have always voted according to my best judgment and have honestly endeavored to serve the best interest of all the people. San Francisco’s requirements, if our city is to become the city we want it to be, call for hard work and devotion to duty on the part of all Supervisors. I submit my own record as proof of my willingness and ability to continue serving our city.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: HAROLD S. DOBBS.

Subscribed before me and filed this 28th day of September, 1955.

THOS. A. TOÓMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Harold S. Dobbs are:

Mrs. Harold S. Dobbs, 1601 Monterey Blvd.; Housewife.
Paul A. Bissinger, 2500 Divisadero St.; Merchant.
Caroline M. Charles, 212 Spruce St.; Housewife.
A. F. Derre, 1543 Willard St.; Banker.
Thomas H. Doherty, 119 Middlefield Drive; Real Estate Broker.
Arthur J. Dolan, Jr., 15 Santa Paula Ave.; Investment Banker.
Russell R. Dreyer, 1849 Page St.; President & Business Manager of Apartment & Hotel Employees Union Local 14.
Adrien J. Falk, 2100 Pacific Ave.; Executive.
Mario Galdano, 2756 Steiner St.; Architect.
Joseph J. Geary, 56 Linares Ave.; Lawyer.
R. Curtis Hayden, 200 Morningside Drive; Insurance.
James S. Kearney, 1871-35th Ave.; Longshoreman.
Gustav Knecht, Jr., 2517 Pacific Ave.; Investment Broker.
Albert L. Moreggia, 1000 Green St.; Produce Merchant.
Mrs. John J. Murray, 1306 Portola Dr.; Housewife.
Joseph S. Ravinsky, 858-29th Ave.; Merchant.
James E. Stratten, 2786 Sacramento St.; Exec. Director, Booker T. Washington Community Center.
Philip R. Westdahl, M.D., 2722 Green St.; Surgeon.
Dr. Thomas Wu, 1170 Jackson St.; Dentist.
For Supervisor
CHARLES A. ERTOLA

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Charles A. Ertola. My residence address is at No. 775 Francisco Street, San Francisco. My business or occupation is Dentist.

My qualifications for said office are as follows: It is my desire to continue to serve the city of my birth, San Francisco, for its best interests. During the past twenty-five years, I have gathered experience by serving the city, state and nation in the following capacities: Trustee of War Memorial Opera House, Foreman, 1954 Grand Jury, Commission Chairman, Veterans Building, Faculty Member, College of Physicians and Surgeons, Athletic Director of Telegraph Hill Boys’ Club, Member of Agricultural District Commission (Cow Palace). A World War I Navy Veteran, married with two Veteran sons. By your vote, allow me to continue to serve our city honestly, sincerely and conscientiously.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Incumbent” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: CHARLES A. ERTOLA.
Subscribed before me and filed this 22nd day of September, 1955.
THOS. A. TOOMEY,
Registrar of Voters.
By P. J. O’SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Charles A. Ertola are:
Mrs. Charles A. Ertola, 775 Francisco St.; Housewife.
Edw. B. Baron, 44 Casa Way; Public Utilities Commission, City and County San Francisco.
Attilio Beronio, 3766 Fillmore St.; Retired Banker.
Carl L. Franz, 52 Grenard Terrace; Restaurant Operator.
Jack Goldberger, 442 Country Club Drive; Labor Official.
Ruth Church Gupta, 1910 Green St.; Attorney.
Frank J. Helbing, 1360 Lombard St.; Vice-Pres. Helbing Court Apts., Inc., Secretary Apartment House Industry of S. F.
Dr. Francis J. Herz, 2358-14th Ave.; Dentist.
P. J. Kelly, 130 Robinhood Dr.; Retired.
J. R. Klawans, 27 Avila St.; Attorney.
Angelo M. May, M.D., 50 Sea Cliff Ave.; Surgeon.
Frank H. McKeivitt, 604 Bush St.; Dentist.
Maurice Moskovitz, 501 El Camino del Mar; Real Estate.
James L. Quigley, 526 Funston Ave.; Retired Deputy Chief of Police.
Marius Revel, 158 Cervantes Blvd.; Hotel Owner.
Ralph J. A. Stern, 1969 Clay St.; Importer.
Dr. Mervyn D. Sullivan, 1371-37th Ave.; Optometrist.
Joseph M. Tonkin, 2121 Broadway; Merchant.
Harry E. Wentworth, 567 London St.; Auditor.
Dr. Thomas Wu, 1170 Jackson St.; Dentist.
I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is John Jay Ferdon. My residence address is at No. 2906 Broderick Street, San Francisco. My business or occupation is Attorney.

My qualifications for said office are as follows: Born in this city, I graduated from local schools, the University of San Francisco, and Hastings College of Law. I served five years in the Army Counter-Intelligence Corps with duty in the China-Burma-India theatre. I am a partner in the law firm of McFarland and Ferdon and have served on the faculty of the San Francisco Law School for six years. My participation in civic and community activities extends beyond official duties as a Supervisor, where I have performed according to my considered judgment and in the best interest of the entire community. I respectfully ask re-election on my record and qualifications.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: JOHN JAY FERDON.

Subscribed before me and filed this 26th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

The sponsors for John Jay Ferdon are:

Mrs. John J. Ferdon, 2906 Broderick St.; Housewife.
Edward A. Barry, 1410 Portola Dr.; Attorney, Past President, Veterans Political Council.
John Ruggles Bryan, 160 San Buenaventura Way; Physician.
William H. Crowell, 639-32nd Ave.; Realtor—Secretary of Buckbee Thorne & Co.
Hector Escobosa, 2100 Jackson St.; President—J. Magnin & Co.
Mrs. Teresa Ferdon, 2 Parker Ave.; Housewife.
William L. Ferdon, 776-36th Ave.; Attorney at Law.
Jack M. Lipson, 591 Spruce St.; General Contractor.
Edward V. Mills, 1310 Jones St.; General Partner—Reynolds & Co.
Daniel J. O'Hara, Jr., 3414 Washington St.; Funeral Director.
William H. Orrick, Jr., 3660 Clay St.; Lawyer.
Carrine Panattoni, 238 Mallorca Way; Housewife.
Andre J. Pechoultres, 2331 North Point; Real Estate Broker.
Mrs. Charles S. Peery, 305 Moncada Way; Housewife.
Florence Quarrataro, 765-21st Ave.; Entertainer.
Henry Schindel, 54 Schwerin St.; Merchant.
Charles P. Scully, 200 Gellert Drive; General Counsel, Cal. State Fed. of Labor.
A. F. of L.
Daniel Sweeney, 1486 Guerrero St.; Sec. Treasurer Teamsters Union Local 35.
Francis Q. Yee, 1105 Powell St.; Dentistry.
For Supervisor

JOHN J. FRITZ

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is John J. Fritz. My residence address is at No. 225 Scott Street, San Francisco. My business or occupation is Businessman.

My qualifications for said office are as follows: I was born in Colorado and have been a resident of San Francisco eighteen years. Most of this time I have been in business for myself. If elected as a member of the Board of Supervisors I will exercise my best efforts for the future and good of San Francisco; relief in tax savings and transportation. I will support Parking, Recreation, Court House Bonds, and devote all my time to better city government.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: JOHN J. FRITZ.

Subscribed before me and filed this 29th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O’DONNELL,
Deputy Registrar of Voters.

The sponsors for John J. Fritz are:

Mrs. Nola C. Fritz, 225 Scott St.; Grocer.
Mary Susan Del Sarto, 231 Scott St.; Housewife.
George M. Del Secco, 3435 Mission St.; Businessman.
E. F. Griffin, 225 Scott St.; Stevedore Foreman.
Mrs. Inez Griffin, 225 Scott St.; Housewife.
J. H. Husk, 225 Scott St.; Retired.
Mrs. Tillie Husk, 225 Scott St.; Retired Stenographer (Muni Rly.)
Harry A. King, 735 Peralta Ave.; Tire Man.
Benny Nell McKelvey, 3628-A Army St.; Nurse.
Charles E. McKelvey, 3628-A Army St.; Watchman.
Addie F. Sullivan, 3458-26th St.; Real Estate Broker, Notary Public.
Geneva Whinsnant, 336 San Jose Ave.; Listing Machine Operator—Internal Revenue.
E. G. Wright, 334 San Jose Ave.
For Supervisor

WILLIAM JAMES HALEY, JR.

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is William James Haley, Jr. My residence address is at No. 88 Ashbury Terrace, San Francisco. My business or occupation is Restaurant Owner.

My qualifications for said office are as follows: For years a resident of San Francisco with its interest at heart, father of four children, two daughters who attend Ecole Notre Dame Des Victoires school and a son who attends St. Agnes grammar school. I attended the University of Wisconsin, a Navy Veteran of world war two. A successful businessman for the past ten years, a member of Culinary Workers Local 44, The American Legion and the V.F.W.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: WILLIAM J. HALEY, JR.

Subscribed before me and filed this 4th day of October, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for William James Haley, Jr., are:

Mrs. William James Haley, 88 Ashbury Terrace; Housewife.
Josephina Clavora, 451 Dolores St.; Housewife.
W. F. Fay, 98 Idora; Mgr. of Universal Music Co.
Gaetano Ferrigno, 554 Paris St.; Poultry Dealer.
Alex L. Finkle, M.D., 1762-14th Ave.; Physician.
Eva J. Jessup, 3930-18th St.; Housewife.
Alvin J. Kopp, 1623-29th Ave.; Accountant.
A. B. Laundermilk, 22 Portola Drive; Businessman-Contractor.
Dr. Raymond A. Moreno, 2393 Mission St.; Optometrist.
Meyer H. Rothman, 2179-35th Ave.; Cleaner.
Stanley A. Silvagni, 2510 Van Ness Ave.; Shipfitter.
Sol Strauck, 1350-36th Ave.; Sales Representative.
Edward M. Thines, 2454 Geary St.; Cook.
Gus C. Wilson, 1710 Oakdale Ave.; Wholesale Meat.
For Supervisor

ROY C. HALL

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Roy C. Hall. My residence address is at No. 3119 Turk Street, San Francisco. My business or occupation is Administrator-Educator.

My qualifications for said office are as follows: I declare my candidacy for Supervisor knowing that the responsibilities of this office require my best abilities. A university dean, attorney, and World War II veteran, I have also been active in publishing sales promotion, entering the university field in 1947. My education, teaching, and business experience has given me an appreciation of human problems—a clear understanding of democratic principles and forces. This background and my military service have imbued me with a desire to contribute to the well being of my community. I pledge my full capabilities to the achievement of better government for San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Administrator-Educator” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: ROY C. HALL.

Subscribed before me and filed this 22nd day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Roy C. Hall are:

Mrs. Roy C. Hall, 3119 Turk St.; Housewife.
Robert J. Barbieri, 431 Avila St.; Attorney.
Eugene A. Bertorelli, 720-34th Ave., Apt. 3; Certified Public Accountant.
Pual J. Cesari, 10 Sea Cliff Ave.; Jobber-Manufacturer.
James Cummins, 1234-30th Ave.; Executive (Self-Employed).
James G. De Martini, Jr., 2359 Francisco St.; Teacher.
John F. Donovan, 2063-33rd Ave.; Business Agent Local 892, IBEW, A. F. of L.
Howard J. Finn, 2745 Divisadero St.; Lawyer.
Brian H. Fottrell, 55 Terrace Dr.; Sales Manager.
Mrs. Clara Gluesing, 39 Atalaya Terrace; Housewife.
Louis G. Lindsey, 3867 Jackson St.; Investment Counsel.
Earl S. Louie, 645 Grant Ave.; Importer.
Joseph J. Lucia, 754-17th Ave.; Boxing Mgr.
Jerome Nerney, 1929-15th St.; Attorney at Law.
J. V. Owens, 300 Buchanan St.; Marine Surveyor, U.S.M.Q.
Mrs. Noble F. Roemer, 117 Stanyan St.; Housewife.
Albert Shumate, M.D., 1901 Scott St.; Physician.
Robert S. Sitkin, 250 Cherry St.; Physician.
E. J. Wren, 577 Dolores St.; Secretary.

21
For Supervisor

JAMES LEO HALLEY

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is James Leo Halley. My residence address is at No. 22 Sea Cliff Avenue, San Francisco. My business or occupation is Business Executive.

My qualifications for said office are as follows: I am an experienced San Francisco businessman and legislator. As such, I consider it my duty to do all in my power to improve the efficiency of city government, keeping taxes and governmental spending at a minimum while maintaining the high quality of essential city services. I am intimately acquainted with the problems confronting our city, and I will use, as I have in the past, my years of experience as a supervisor to solve those problems for the benefit of all San Franciscans. I shall serve independently the interests of the city as a whole.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: JAMES LEO HALLEY.
Subscribed before me and filed this 29th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for James Leo Halley are:

Mrs. Jás. Leo Halley, 22 Sea Cliff Ave.; Housewife.
Grace R. Butterfield, 262 - 20th Ave.; Housewife.
James H. Conner, 738 - 32nd Ave.; Real Estate and Insurance Broker.
Daniel F. Del Carlo, 3445 Pierce St., Apt. 304; Labor Representative.
Jack Goldberger, 442 Country Club Drive; Labor Official.
John K. Hagopian, 2733 Pierce St.; Attorney at Law.
Arthur J. Healy, 1233 Clayton St.; Attorney at Law.
P. J. Kelly, 130 Robinhood Dr.; Retired.
H. Joseph Kertz, 1496 - 29th Ave.; Appraiser.
Theodore C. Lee, 1030 Baker St.; Dentist.
Mrs. Pat McMurray, 4314 Fulton St.; Housewife.
Wilson Meyer, 22 - 22nd Ave.; Exec.—Chemical Distribution.
Maurice Moskovitz, 501 El Camino del Mar; Real Estate.
George F. Oviedo, M.D., 2555 Filbert St.; Physician and Surgeon.
Samuel R. Sherman, M.D., 2810 Pacific Ave.; Physician and Surgeon.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Alfred A. Torre, 3264 Lyon St.; Dentist.
Paul Verdier, 1733 Polk St.; Laundry Owner.
Wm. H. Woodfield, Jr., 3215 Jackson St.; Investor.
Frances Zielinski, 466 - 19th Ave.; Business Agent Waitress Union.
For Supervisor
FRANCES MARY JAMES

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Frances Mary James. My residence address is at No. 77 Bradford Street, San Francisco. My business or occupation is Garment operator.

My qualifications for said office are as follows: I am endorsed by the Socialist Workers Party, whose program I support, am a garment worker and local secretary of the Socialist Workers Party. We need working class city officials, selected from the ranks of the labor unions and supporting a program of action to solve the problems of the working people—defense of civil rights, rising prices, taxes, rents and threatened depression and war. As supervisor I would continue to fight for an end to all form of racial segregation and discrimination. For equal pay, job openings and social opportunities for all, regardless of race, creed or sex.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Garment Worker" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: MRS. FRANCES MARY JAMES.

Subscribed before me and filed this 27th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Mrs. Frances Mary James are:
Frank Barbaria, 1779 Mason St.; Electrician.
Sheldon P. Colvin, 840 California St.; Electrician.
Jacquelyn Joan Jordan, 7½ Fair Ave.; Housewife.
William Douglas Knapheide, 221 Flood Ave.; Clerk.
George Le Flore, Jr., 330 Bright St.; Parking Lot Attendant.
Bertha Martin, 127 Bridgewiew Dr.; Housewife.
James Robert Nicklas, 77 Bradford St.; Laborer.
Esther W. Perry, 1009 Innes Ave.; Housewife.
Hayden H. Perry, 1009 Innes Ave.; Lithographer.
Mrs. Evelyn Simpson, 3542 Market St.; Housewife.
For Supervisor

NICHOLAS JAMES KLUNIS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Nicholas James Klunis. My residence address is at No. 778 - 48th Avenue, San Francisco. My business or occupation is United Nations Realty Ins. Co.

My qualifications for said office are as follows: Born in San Francisco's Mount Zion Hospital thirty-four years ago, the son of James Klunis and Brida O'Riordan Klunis, I graduated from St. Ignatius High School and the University of San Francisco majoring in Economics. I am a Navy combat veteran. With my wife, Yvette, and two children, am a San Francisco home-owner. As a businessman, I believe that ours can become a finer, more prosperous community. Endorsed by Labor, Veterans, Civic and Business Organizations, I offer San Franciscans the whole-hearted service a man gives to the city of his birth, and I solemnly pledge to represent all the people of San Francisco equally.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Business Man" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: NICHOLAS J. KLUNIS.

Subscribed before me and filed this 27th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Nicholas James Klunis are:

Mrs. Yvette Marie Klunis, 778 - 48th Ave.; Housewife.
Albert Shumate, M.D., 1901 Scott St.; Physician.
Jack Goldberger, 442 Country Club Drive; Labor Official.
William J. Raffetto, 2383 Union St.; Insurance Broker.
John M. Gallagher, 259 - 14th Ave.; Advertising Agency Owner.
Siro E. Guglielmi, 142 Russia Ave.; Dentist.
Mrs. Thomas Fitzpatrick, 27 Burnside Ave.; Housewife.
Mrs. M. (Viola) Dorman, 901 California St.; Housewife.
Howard Y. Low, 2915 Baker St.; Dentist.
Mrs. John J. Murray, 1306 Portola Drive; Housewife.
Burton J. Pacioretty, 775 - 14th St.; Attorney at Law.
Leon E. Moffatt, 1833 Church St.; Retired Fireman.
Achille H. Muschi, 971 Pacific Ave.; School Teacher.
Lois M. Wurm, 150 Havenside Drive; Registered Nurse.
Joseph L. Belardi, 2846 Octavia St.; President of Cooks Pastry Cooks Union Local 44.
Van H. Finney, 755 O'Farrell St.; Attorney.
George Hardy, 1653 - 16th Ave.; President Building Service Employees' Union Local 87 A.F.L.
John F. Henning, 185 Westwood Drive; Labor Research.
Louis S. Dito, 2227 - 35th Ave.; Public Accountant.
For Supervisor

ARTHUR LEWIS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Arthur Lewis. My residence address is at No. 3249 Sacramento Street, San Francisco. My business or occupation is retired.

My qualifications for said office are as follows: Born in San Francisco, Nov. 8, 1887, educated at Rincon grammar school—John Swett. In U. S. Army 1918 at Fort McDowell. Mail clerk at Ferry P. Office, also carrier until 1923. Election officer since 21 years old. Worked in Registrar's Office in 1942 as deputy. Party affiliation, Republican. Advocate economy in city government, and hold the tax rate to normal.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Retired" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: ARTHUR LEWIS.

Subscribed before me and filed this 19th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Arthur Lewis are:

Dennis J. Clancy, 2380 Washington St.; Retired.
Atilio Del Monte, 1901 Taylor St.; Restaurant Owner.
Thomas Fraser, 2833 Clay St.; Custodian of Quotations—Sutro & Co.
Henry Freedman, 665 Geary St.; Salesman.
Nathan Gross, 2419-44th Ave.; Salesman.
Mark Henry, 1145 Steiner St.; Retired Federal Employee.
William J. Raber, 1471-10th Ave.; Brokerage.
Gus C. Ringole, 565 Geary St., Apt. 507; Attorney at Law.
A. J. Schuler, 734-32nd Ave.; Retired.
Abe Selleck, 1544 California St.; Retired.
Gilbert M. Spooner, 681 Sweeney St.; Delicatessen Owner.
For Supervisor

CLARISSA SHORTALL McMAHON

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Clarissa Shortall McMahon. My residence address is at No. 2201 Leavenworth Street, San Francisco. My business or occupation is Attorney at Law.

My qualifications for said office are as follows: I am a native-born San Franciscan, educated in local schools, and graduated from the University of California and Hastings Law School. From my father, the late Superior Court Judge Edward F. Shortall, I acquired a strong interest in civic affairs and the practice of law. I have exercised my best efforts as a Supervisor to serve all citizens and to aid them to achieve San Francisco's great future. As the only woman holding an elective office in our municipal government, I realize my responsibility to represent well the business capabilities of women, while fulfilling my obligation to all San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: CLARISSA SHORTALL McMAHON.

Subscribed before me and filed this 21st day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Clarissa Shortall McMahon are:

Mrs. Charless H. Blagburn, 1015 Gough St.; Property Owner.
E. D. Bronson, 1032 Chestnut St.; Attorney at Law.
Roy Cooper, 380 Brentwood Ave.; Theatre Owner.
Timothy I. Fitzpatrick, 2677 Larkin St.; Judge of Superior Court.
Richard N. Goldman, 3700 Washington St.; Insurance Broker.
Stuart N. Greenberg, 2106 Jackson St.; Manufacturer.
Mrs. Ellen S. Marks, 2036 Fourteenth Ave.; Housewife.
Garrett McEnery II, 3725 Washington St.; Attorney.
Hulda McGinn, 2315 - 25th Ave.; Public Relations.
Harry C. McNally, 652 Teresita Blvd.; Business Agent, Retail Delivery Drivers, Local 278.
Theresa Mcklade, 1101 Green St.; Judge of Superior Court.
Geo. Mesure, 639 Cayuga Ave.; Deputy Receiver Butcher Union.
S. Barre Paul, M.D., 425 Dewey Blvd.; Physician.
Henry F. Petersen, 52 Pierce St.; Public Relations.
Joseph S. Ravinsky, 858 - 29th Ave.; Merchant.
Claire E. Shortall, 1396 - 18th Ave.; Housewife.
Richard C. Shortall, 663 Marina Blvd.; Attorney.
Dr. Thomas Wu, 1170 Jackson St.; Dentist.
Jane Elise Zimmerman, 2424 Funston Ave.; Secretary.
For Supervisor

THOMAS F. MULVIIHILL

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Thomas F. Mulvihill. My residence address is at No. 702 - 5th Avenue, San Francisco. My business or occupation is Public Accountant.

My qualifications for said office are as follows: Born in San Francisco; graduated at St. Ignatius High School; University of San Francisco; decorated Army combat veteran of World War II; practicing Public Accountant; successful business man; active in many civic and fraternal affairs. Married to former Inez Maloney; father of four children. Although opposed to wasteful spending and excessive taxation, I am vitally interested in the needs of our city, including greater park and recreational facilities for our children. I do not owe my candidacy to selfish interests—my allegiance lies only with the citizens of San Francisco. I feel that stronger district representation on the Board of Supervisors can better promote their general welfare.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Public Accountant" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: THOS. F. MULVIIHILL.

Subscribed before me and filed this 27th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for Thomas F. Mulvihill are:

Mrs. Inez M. Mulvihill, 702 - 5th Ave.; Housewife.
Allan A. Cameron, 3969 Army St.; Business Agent—Teamsters Union Local 85.
David Cohen, 121 Westgate Drive; Druggist.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Participations.
Jack Goldberger, 442 Country Club Drive; Labor Official.
Norman H. Impelman, 925 Laguna Honda Blvd.; Businessman.
Joseph A. Jackson, 77 Dalewood Way; Attorney at Law.
John D. Monaghan, 401 Grand View Ave.; Restaurant Owner.
J. J. Mulvihill, 2333 37th Ave.; Commissioner Board Permit Appeals.
Mrs. John J. Murray, 1306 Portola Drive; Housewife.
Ezie M. Paolini, 358 Naples St.; Attorney at Law.
James L. Quigley, 526 Funston Ave.; Retired Deputy Chief of Police.
Joseph F. Rae, 159 Collingwood St.; Printer and Publisher.
Harold P. Schulz, 70 Sotelo Ave.; Optometrist.
H. A. Tagliaferri, 282 Silver Ave.; Oral Surgeon.
Frank A. Walsh, 224 Font Blvd.; Public Relations.
Rose M. White, 306 Delano Ave.; Business Representative.
For Supervisor

JOHN J. O'BRIEN JR.

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is John J. O'Brien Jr. My residence address is at No. 2334 Mission Street, San Francisco. My business or occupation is Bottler.

My qualifications for said office are as follows: Born and educated in San Francisco I have always been actively interested in the welfare of my native city, and am keenly aware of the vital problems which need immediate attention and solution by the Board of Supervisors. Rapid transportation and adequate off-street parking soon must become a reality if San Francisco is to continue its Bay Area leadership. Married, the father of two sons, active in Mission District and Veteran's affairs, member of the Democratic County Central Committee, past Junior Vice-Commander of the 15th District, Veterans of Foreign Wars, and member of Bottler's Union, Local No. 896.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Bottler" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: JOHN J. O'BRIEN JR.

Subscribed before me and filed this 26th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

By P. J. O'SHAUGHNESSY,
Deputy Registrar of Voters.

The sponsors for John J. O'Brien, Jr., are:

Samuel E. Bennett, 4909 - 17th St.; Labor Union Official.
Mrs. Eliza Mae Berry, 1185 Oakdale Ave.; Housewife.
George A. Bradley, 315 Elsie St.; Longshoreman.
Francis E. Cox, 385 - 4th Ave.; Public Relations.
Victor H. Hunter, 255 Steiner St.; Retired.
Daniel J. Kennedy, Powell Hotel - 17 Powell St.; Railroad Conductor.
A. M. Lundin, 1433 Haight St.; Clerk.
Eugene H. MacMurray, 135 Fillmore St.; Retired Fed. Emp.
John D. Monaghan, 401 Grand View Ave.; Restaurant Owner.
Gabriel Salomon, 255 Cumberland St.; Insurance Broker.
Carl E. Stroth, 469 - 14th St.; Insurance Adjuster.
Milton Walsh, 136 Lenox Way; Auto Salesman.
For Supervisor

L. PATRICK (BUD) O'BRIEN

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

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

My qualifications for said office are as follows: I am a homeowner; taxpayer, married, father of two children. Intensely interested in the neighborhoods having stronger representation on our Board of Supervisors. I will oppose wasteful spending, also bear in mind that it should not be a function of government to save money by going without efficient equipment, but spend wisely to the best interest of all the people. I have over twenty years active business experience in private and public enterprise. Will work for better transportation, improved parking, also, recreational facilities for our children. The voters in the 1953 Municipal Election complimented my candidacy placing me seventh in the field.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Businessman” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: L. PATRICK (BUD) O'BRIEN.

Subscribed before me and filed this 19th day of September, 1955.

THOS. A. TOOMNEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for L. Patrick "Bud" O'Brien are:

Mrs. Tillie O'Brien, 2470-32nd Ave.; Housewife.
John C. Alaimo, 2329 Taraval St.; Attorney at Law.
Thomas P. Curtin, 2925 Larkin St.; Drayman-Curtin Drayage & Whse. Co.
Frank J. Doherty, 2143-42nd Ave.; Traffic Representative, Isthmian Steamship Co.
Murray Frohman, 2243 Balboa St.; Insurance Broker.
Harold S. Gilbert, 2140 Vallejo St.; Gold Mining.
Gordon W. Koller, 1427-12th Ave.; Salesman, Market St. Van & Storage Co.
Virgil Leonard, 4530 ½-20th St.; Vice-President, Kentner Truck Line, Inc.
A. W. MacNichol, 1456 Fulton St.; MacNichol & Co. (President).
William C. McDonnell, 1034 Vallejo St.; Attorney at Law.
Paul O'Leary, 2130 Rivera St.; Ford Sales.
John M. Ratto, 1215 Bay St.; Real Estate Broker & Insurance.
R. W. Schaefer, 2080 Vallejo St.; Hotel Manager.
Bert Simon, 2090 Pacific Ave.; Merchant—President, Globe of California.
Joseph C. Tarantino, 2427 Bay St.; Fish Dealer.
Frank Terheiden, 2454-40th Ave.; Painting Contractor.
For Supervisor

MICHAEL PERRI

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Michael Perri. My residence address is at No. 159 Lakeshore Drive, San Francisco. My business or occupation is Real Estate-Insurance.

My qualifications for said office are as follows: A San Franciscan by birth 47 years ago, with 26 years of successful business experience, I am familiar with our city and its problems. My interest in civic affairs is based on the knowledge that our city has not reached its potentialities—that proper government can improve the opportunities and happiness of your families and mine. Upon election to office, I will work for development of tidelands thus providing new industrial sites and additional sources of employment, for improved transportation services, for expansion and improvement of schools and playgrounds, for decreased and fairly distributed taxes, and for a revitalized San Francisco.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Real Estate Broker” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: MICHAEL PERRI.
Subscribed before me and filed this 21st day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for Michael Perri are:

Mrs. Anne Perri, 159 Lakeshore Drive; Housewife.
Maurice K. Hamilton, 45 Patton; Attorney at Law.
Paul Moses, M.D., 25 Rossmoor Drive; Physician and Surgeon.
Ewald H. Solbach, 1274 Filbert St.; Investment Consultant.
John J. Cotter, 460 Nee St.; Attorney.
Sidney Neumann, 150 Gough St.; Merchant.
Paul L. Farrell, 151 Maywood Drive; Electrician.
Mrs. Ralph F. Rhoades, 3031 - 25th Ave.; Housewife.
Albert Belingheri, 375 Bridgeview Drive; Service Station Operator.
Albert R. Simmons, 25 Mirabel Ave.; Real Estate Broker.
Bud Seghieri, 357 Madison, Salesman and Musician.
Tony J. Lucchesi, 483 Rolph St., Plumbing Contractor.
James P. McNair, 1237 - 25th Ave.; Manufacturer.
Claude E. McGovern, 4048 Geary Blvd.; Real Estate Broker.
Adolph L. Firenze, 74 Mallorca Way; Furniture Bus.
Fred S. Hall, 130 Avalon Ave.; Roofing Contractor.
Joseph J. Bava, 1703 Powell St.; Stock Broker.
Henry Baum, 2022 - 33rd Ave.; Real Estate Broker.
Frank Spatarella, 2960 - 21st Ave.; Owner—Restaurant (Toto's Restaurant).
For Supervisor

THOS. C. SANDERS

I hereby declare myself a candidate for the office of Supervisor for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Thos. C. Sanders. My residence address is at No. 1742 Bush Street, San Francisco. My business or occupation is Laundry operator.

My qualifications for said office are as follows: I believe I am qualified for the office of Board of Supervisors because of my experience in governmental study and research in political and civic, economic, and American History. I am a University Law student. I have also served four years in the U. S. navy, a Korean War vet. Received the Korean service medal, three battle stars, Navy occupation medal, Asia clasp, Europe clasp, China service medal, United Nations Ribbon. Former insurance agent, Masonic Lodge and one of S. F. largest churches.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation “Insurance, Law Student” be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: THOMAS C. SANDERS.

Subscribed before me and filed this 23rd day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Thos. C. Sanders are:

Willie Lee Baker, 1037 Fillmore St.; Nursing.
Annie C. Bohannon, 1742 Bush St.; Housewife.
Norman Bohannon, 1742 Bush St.; Salesman.
Rev. Benjamin Brooks, 355 Orizaba Ave.; Barber.
Dorothy L. Brooks, 355 Orizaga Ave.; Barber.
Verdella Duncan, 523 Laguna St.; Beauty Operator.
C. L. Gaines, 1023 Buchanan St.; Janitor at United Air Lines.
Mrs. Lena Gaines, 1023 Buchanan St.; Housewife.
Dorothy Harris, 1742 Bush St.; Housewife-Student.
Walter James, 2511 Bush St.; Hospital Attendant.
Mrs. Helen Lucky, 100 Ploesti St.; Housewife.
George A. McQuillister, 979 San Bruno Ave.; Salesman.
Mrs. Arnett Sauceda, 1710 Webster St.; Housewife.
Lessie Mae Smith, 2523 Sutter St., Apt. 233; Housewife.
Wille F. Walker, 162 Rapido St.; Laborer.
John Q. Williams, 1185 Oakdale Ave.; Porter.
Mrs. Hazel Wingate, 2688 San Jose Ave.; Barbering.
For District Attorney

THOMAS C. LYNCH

I hereby declare myself a candidate for the office of District Attorney for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Thomas C. Lynch. My residence address is at No. 98 Clarendon Avenue, San Francisco. My business or occupation is District Attorney.

My qualifications for said office are as follows: I am a native San Franciscan, married, the father of two children. I attended San Francisco schools, graduated in Law from University of San Francisco in 1930. For 10 years I served as Assistant United States Attorney; 7 years as Chief Assistant District Attorney, and for the past 5 years have been District Attorney of San Francisco. I am both a trial lawyer and an experienced administrator. I believe it is just as important to help unfortunate individuals from becoming criminals as it is to put willful criminals, dope peddlers, racketeers and thugs in the penitentiary.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "District Attorney" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: THOMAS C. LYNCH.

Subscribed before me and filed this 27th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Thomas C. Lynch are:

Mrs. Thos. C. Lynch, 98 Clarendon Ave.; Housewife.
Ellos P. Anderlini, 300 Filbert St.; Attorney at Law.
Roy N. Buell, 2512 Pacific Ave.; Business Executive.
Andrew F. Burke, 2511 Pacific Ave.; Lawyer.
Arthur Chong, 1581 Masonic Ave.; Optometrist.
Edwin J. Duggan, 255 Urbano Dr.; Mortician.
Jack Goldberger, 442 Country Club Drive; Labor Official.
F. D. Haynes, 1832-16th Ave.; Clergyman.
E. A. Hills, 90 Lopez Ave.; President, Hills Transportation Co.
Statthis Lavdiotis, 1623-25th Ave.; Tobacco Distributor.
Dr. Howard Y. Low, 2915 Baker St.; Dentist.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Garret McIverney II, 3725 Washington St.; Attorney.
Mrs. John J. Murray, 1306 Portola Drive; Housewife.
Harold P. Schulz, 70 Sotelo Ave.; Optometrist.
James E. Stratten, 2786 Sacramento St.; Exec. Director, Booker T. Washington Community Center.
Alfonso J. Zirpoli, 1140 Greenwich St.; Attorney at Law.
For Sheriff
DAN GALLAGHER

I hereby declare myself a candidate for the office of Sheriff for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Dan Gallagher. My residence address is at No. 566 Crestlake Drive, San Francisco. My business or occupation is Sheriff.

My qualifications for said office are as follows: As Sheriff the past four years a record of efficient and economical administration has been established in the Civil Department and County Jail. The Rehabilitation Program for inmates and the increase in farming activities that in the future will prove self-sustaining, has been widely commended. The amount returned by me to the City Treasury for the benefit of the taxpayer during the past four years from transportation fees and jail stores was $45,000.00. I pledge to continue the return of all such funds. Upon my record as Assemblyman, Supervisor and now Sheriff I seek retention in office.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: DAN GALLAGHER.

Subscribed before me and filed this 29th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By HAROLD J. O'DONNELL,
Deputy Registrar of Voters.

The sponsors for Dan Gallagher are:

Byron Arnold, 150 Brentwood Ave.; Attorney at Law.
Daniel F. Del Carlo, 3445 Pierce St., Apt. 304; Labor Representative.
Mrs. Ann S. Dipple, 160 Valdez Ave.; Civic Participations.
Adrienne J. Falk, 2100 Pacific Ave.; Executive.
John P. Figone, 1100 Union St.; Undersheriff, City and County of San Francisco.
E. A. Hills, 90 Lopez Ave.; President, Hills Transportation Co.
Geo. W. Johns, 325 Buckingham Way; Labor Representative.
Harold Lopez, 1801 Wawona St.; Sec.-Bus. Mgr., Teamsters Union Local 85.
J. W. Mailliard, III, 2747 Green St.; Salesmanager.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Wilson Meyer, 22-22nd Ave.; Executive, Chemical Distribution.
Maurice Moskowitz, 501 El Camino del Mar; Real Estate.
Edward R. Pootel, 784-21st Ave.; Retired.
James L. Quigley, 526 Funston Ave.; Retired Deputy Chief of Police.
Patrick Ruane, 1044 Guerrero St.; Lathing and Plastering Contractor.
Samuel R. Shermann, M.D., 2810 Pacific Ave.; Physician and Surgeon.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
P. Paul Verdiere, 1733 Polk St.; Laundry Owner—Past President, Lafayette Club.
Raymond D. Williamson, 41 Roselyn Terrace; Attorney at Law.
For Judge of Municipal Court Office 1
RAYMOND J. ARATA

I hereby declare myself a candidate for the office of Judge of the Municipal Court Office 1 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Raymond J. Arata. My residence address is at No. 440 Urbano Drive, San Francisco. My business or occupation is Judge, Municipal Court.

My qualifications for said office are as follows: Born and raised in San Francisco; age 49, married Marie Ahlbach, 1934, have three children; educated San Francisco schools; graduated, St. Mary's College and University of California (Hastings). Member 1948-52, State Board of Education; present member, Advisory Board, San Francisco State College and Board of Regents, St. Mary's College. Practiced law 20 years until selection as Municipal Judge by Governor Warren, 1952. Presided in all branches Municipal Court, serving all with courtesy and justice. Elevated pro-tem Superior Judge, May-June, 1955, by State Judicial Council. Unanimously elected Presiding Judge, Municipal Court, July, 1955; now incumbent Presiding Judge, Municipal Court.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: RAYMOND J. ARATA.
Subscribed before me and filed this 20th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Raymond J. Arata are:
Mrs. Raymond J. Arata, 440 Urbano Drive; Housewife.
Joseph L. Alioto, 34 Presidio Terrace; Lawyer.
James F. Allen, 85 Woodacre Dr.; Insurance and Real Estate Broker.
Chas. L. Conlan, 2016 Jefferson St.; Printing Business.
Daniel F. Del Carlo, 3445 Pierce St., Apt. 304; Labor Representative.
Armond De Martini, 110-32nd Ave.; Educator.
A. F. Derre, 1543 Willard St.; Banker.
Arthur J. Dolan, Jr., 15 Santa Paula Ave.; Investment Banker.
Walter A. Dold, 200 Santa Clara Ave.; Attorney at Law.
Edwin J. Duggan, 255 Urbano Drive; Mortician.
Jack Goldberger, 442 Country Club Drive; Labor Official.
John F. Henning, 185 Westwood Drive; Labor Research.
Samuel A. Ladar, 1918 Vallejo St.; Attorney.
Harry J. Lawlor, 669-29th Ave.; Importer, City of Paris, San Francisco.
J. W. Mailliard III, 2747 Green St.; Salesmanager.
Roth I. McCarthy, 2041 Broadway; Attorney at Law — State Senator.
John B. Molinari, 1262 Lombard St.; Judge of the Superior Court.
James J. Sullivan, 2558-17th Ave.; Broker.
Rene A. Vayssie, 1977 Clay St.; Hotel Owner.
I hereby declare myself a candidate for the office of Judge of the Municipal Court Office 2 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Lenore D. Underwood. My residence address is at No. 2070 Pacific Avenue, Apt. 701, San Francisco. My business or occupation is Judge, Municipal Court.

My qualifications for said office are as follows: Graduated from Hastings College of the Law, University of California, 1932. Admitted to practice the same year. Private practice until called to serve the State as Deputy Attorney General, 1943. Appointed Judge, Municipal Court, 1951, and served in all branches of the Court. Judges of the Municipal Court unanimously elected me Presiding Judge in 1955 for the January-July term which was a tribute to me as a Judge and as a woman. I have tried to understand my fellow man, to be fair and just and be guided by the basic principles of honesty and integrity.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: LENORE D. UNDERWOOD.

Subscribed before me and filed this 20th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for Lenore D. Underwood are:

Frank Curley, 1342 Green St.; Veterans' Service Officer.
Daniel T. Del Carlo, 3445 Pierce St.; Labor Representative.
Mrs. Ann S. Dippel, 160 Valdez Ave.; Civic Participation.
Timothy I. Fitzpatrick, 2677 Larkin St.; Judge of Superior Court.
Bernard Golricelaya, 5726 California St.; Retired.
Jack Goldberger, 442 Country Club Drive; Labor Official.
Isabel C. Greiner, 701 Post St.; Attorney; President, Business and Professional Women's Club of San Francisco.
George Hardy, 1653-16th Ave; Pres., Building Service Emp. Union, Local 87, AFL.
Samuel A. Ladar, 1918 Vallejo St.; Attorney.
Cyril I. Magnin, 505 Geary St.; Merchant.
F. M. McAuliffe, 524 Post St.; Attorney at Law.
Theresa Melkie, 1101 Green St.; Judge of Superior Court.
Edward V. Mills, 1310 Jones St.; General Partner, Reynolds & Co.
Eugene M. Prince, 3421 Pacific Ave.; Lawyer.
Kate Sullivan, 760-39th Ave.; Retired Policewoman.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
Clarence J. Walsh, 124 Delano Ave.; Labor Official.
Karl C. Weber, 1231 Market St.; Hotel Owner.
William H. Woodfield, Jr., 3213-Jackson St.; Investor.
For Judge of Municipal Court Office 3

C. HAROLD CAULFIELD

I hereby declare myself a candidate for the office of Judge of the Municipal Court Office 3 for the City and County of San Francisco, State of California, to be voted for at the General Municipal Election to be held in the said City and County on November 8, 1955, and declare the following to be true:

That I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is C. Harold Caulfield. My residence address is at No. 99 - 25th Avenue, San Francisco. My business or occupation is Judge of the Municipal Court.

My qualifications for said office are as follows: Born in San Francisco; attended public schools, Lowell High School; Degrees of Bachelor of Arts, Bachelor of Laws, and Honorary Degree of Doctor of Laws from University of San Francisco; married, two children; practiced law from 1915 until appointment to Bench by Governor Earl Warren, February 1, 1951; Member, Board of Freeholders that drafted present City Charter; Professor of Law, University of San Francisco 14 years; Member, Board of Education, 10 years; served pro tem term Superior Court; Presiding Judge, Municipal Court, 1954. I trust that my service on the Bench has been, and will continue to be impartial, dignified and courteous.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Judge, Municipal Court" be placed immediately under my name as it will appear on all ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: C. HAROLD CAULFIELD.

Subscribed before me and filed this 20th day of September, 1955.

THOS. A. TOOMEY,
Registrar of Voters.

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

The sponsors for C. Harold Caulfield are:

Mrs. C. Harold Caulfield, 99 - 25th Ave.; Housewife.
Harold A. Berliner, 10 Crown Terrace; Sales Executive.
Lee Carte, 335 Buckingham Way; Dress Shop Owner.
Daniel F. Del Carlo, 3445 Pierce St.; Labor Representative.
A. F. Derre, 1543 Willard St.; Banker.
Mrs. Ann S. Dipple, 160 Valdez Ave.; Civic Participation.
Adrien J. Falk, 2100 Pacific Ave.; Executive.
Frank J. Filippi, 59 Iris Ave.; Lawyer.
Jack Goldberger, 442 Country Club Dr.; Labor Official.
Robert E. Halsing, 541 Darien Way; Attorney at Law.
Albert H. Jacobs, 2993 Lake St.; Retired.
J. R. Klavans, 27 Avalon St.; Attorney.
Cyril I. Maginn, 505 Geary St.; Merchant.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
John P. Moscone, 3235 Steiner St.; Secretary, Scavengers' Protective Association.
Maurice Moskowitz, 501 El Camino del Mar; Real Estate.
Mrs. John J. Murray, 1306 Portola Dr.; Housewife.
James E. Stratten, 2786 Sacramento St.; Exec. Director, Booker T. Washington Community Center.

Wm. H. Woodfield, Jr., 3215 Jackson St.; Investor.
E. J. Wren, 577 Dolores St.; Secretary.
For Judge of Municipal Court Office 4
ALVIN E. WEINBERGER

I hereby declare myself a candidate for the office of Judge of
the Municipal Court Office 4 for the City and County of San Francisco,
State of California, to be voted for at the General Municipal Election to
be held in the said City and County on November 8, 1955, and declare
the following to be true:

That I shall have been a resident of the City and County of San
Francisco for a period of at least five years and an elector thereof for
a period of at least one year immediately prior to the time for taking
such office. That my name is Alvin E. Weinberger. My residence address
is at No. 2829 Green Street, San Francisco. My business or occupation is
Judge of the Municipal Court.

My qualifications for said office are as follows: Attended San Fran-
cisco public schools, graduating from Polytechnic High School, 1922.
Graduated from the University of California, 1926, the University of
California Law School, 1929. Engaged in general practice of law; served
six years in the S. F. District Attorney’s Office, and resigned the posi-
tion of Chief Trial Deputy to become Municipal Judge in 1949. Married
to Mildred Louise Weinberger, and father of son, James, 16. The basic
principles of justice, integrity, and impartiality have always governed
my conduct of public office, and will continue to be the standard upon
which I base my candidacy for retention as Municipal Judge.

Pursuant to the provisions of Section 175 of Charter of said City
and County, I desire that the following designation “Judge, Municipal
Court” be placed immediately under my name as it will appear on all
ballots at the General Municipal Election to be held November 8, 1955.

Signature of Candidate: ALVIN E. WEINBERGER.

Subscribed before me and filed this 20th day of September, 1955.
THOS. A. TOOMEY,
Registrar of Voters.
By CHAS. A. ROGERS,
Deputy Registrar of Voters.

The sponsors for Alvin E. Weinberger are:
Mrs. Alvin E. Weinberger, 2829 Green St.; Housewife.
William K. Coblentz, 2855 Union St.; Attorney.
Daniel F. Del Carlo, 3445 Pierce St.; Labor Representative.
A. F. Derre, 1543 Willard St.; Banker.
Mrs. Ann S. Dipple, 160 Valdez Ave.; Civic Participation.
Adrien J. Falk, 2100 Pacific Ave.; Executive.
Louis Ferrari, 151 Upper Terrace; Attorney at Law.
John P. Figone, 1100 Union St.; Undersheriff, City and County of San Francisco.
Jack Goldberger, 442 Country Club Dr.; Labor Official.
George Hardy, 1653-16th Ave.; President Building Service Employees Union,
Local 87, AFL.
Samuel A. Ladar, 1918 Vallejo St.; Attorney.
Louis R. Lurie, 2100 Pacific Ave.; Realty Operator and Builder.
Robert McCarthy, 1050 Kirkham St.; General Contractor.
Thos. J. Mellon, 1271 Church St.; Vice-President and General Sales Manager,
Wesley Electric Heater Co.
Wm. A. Newsom, 2050 Jefferson St.; General Contractor.
Andre J. Pecholtrres, 2331 North Point St.; Real Estate Broker.
J. F. Sullivan, Jr., 864 Francisco St.; Banking.
Benjamin H. Swig, 950 Mason St.; Hotel Operator.
C. M. Wollenberg, 2070 Pacific Ave.; Retired.
PROPOSITIONS A, B, C

File No. 12856-2

(Series of 1939)

Ordinance No. 9265

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 8, 1955, FOR THE PURPOSE OF SUBMITTING TO THE VOTERS OF THE CITY AND COUNTY OF SAN FRANCISCO PROPOSITIONS TO INCUR BONDED DEBTS OF THE CITY AND COUNTY FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENTS, TO WIT: $54,000,000 FOR HETCH HETCHY POWER; $13,000,000 FOR A COURTHOUSE; $7,000,000 FOR PLAYGROUNDS AND RECREATION CENTERS; AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAID MUNICIPAL IMPROVEMENTS IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY AND WILL REQUIRE EXPENDITURES GREATER THAN THE AMOUNTS ALLOWED THEREFORE BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 8th day of November, 1955, for the purpose of submitting to the electors of said city and county propositions to incur bonded indebtedness of the City and County of San Francisco for the acquisition, construction and completion by the city and county of the hereinafter described municipal improvements in the amounts and for the purposes stated:

(a) HETCH HETCHY POWER BONDS, 1955.
$54,000,000 to pay the cost of the planning, designing, construction and completion of two power plants to be located in Tuolumne County, California, as part of the Hetch Hetchy Project of the City and County of San Francisco for the purpose of supplying the city and county, other municipalities, municipal water districts, irrigation districts, as well as other legal consumers, with electric energy and including the acquisition of all lands, easements, rights of way, access roads, diversion dams, tunnels, surge tanks, penstocks, gate valves and other necessary or desirable hydraulic equipment, powerhouses, equipment for the latter, bus yard switchgear, transformers and other necessary or desirable electrical equipment, alterations and additions to existing Moccasin and Early Intake switchyards, switchgear and equipment, transmission lines between Cherry
Valley and Early Intake, Early Intake and Moccasin and between Mocca-
sin and Newark or other intermediate terminal yards, synchronous con-
denser, and all other works, properties, appurtenances and structures ne-
cessary or convenient for the completion of the power development de-
scribed;

(b) COURTHOUSE BONDS, 1955.
$13,000,000 to pay the cost of a courthouse to be erected on lands
owned by the city and county located at or near the Civic Center of San
Francisco, to house the civil Superior and Municipal Courts, the County
Clerk’s office, the Clerk of the Municipal Court, the Law Library, City
Attorney, Sheriff, Public Administrator, Recorder, and other city and
county officers required to be in said civil courts building, garage space,
and all other facilities needful or useful in a courthouse, the planning, en-
geineering and designing, furnishing, equipment, appurtenances, and all
other works, properties and structures necessary or convenient for the
completion of a courthouse;

(c) PLAYGROUNDS AND RECREATION CENTERS BONDS,
1955.
$7,000,000 to pay the cost of the acquisition of new playgrounds and
recreation centers, and the rehabilitation, additions, improvement and en-
largememt of existing playgrounds and recreation centers, the acquisition
of lands and the improvement of lands for existing and new playgrounds
and recreation centers, construction of buildings and structures consisting
of gymnasiurns, swimming pools, athletic fields, grandstands, club rooms,
kitchen and sanitary facilities, lighting, heating, draining and irrigation
systems, furnishings, apparatus, appurtenances and all other works, prop-
erties or structures necessary or convenient for public playgrounds and
recreation centers within the City and County of San Francisco.

Section 2. The estimated costs of the municipal improvements de-
scribed in Section 1 hereof were fixed by the Board of Supervisors by
the following resolutions and in the amounts specified:

Power Bonds, Resolution No. 15772 (Series of 1939), $54,000,000;
Courthouse Bonds, Resolution No. 15773 (Series of 1939), $13,000,000;
Playgrounds and Recreation Centers Bonds, Resolution No. 15774 (Series
of 1939), $7,000,000.

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

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

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

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

Section 4. The said special election hereby called shall be and hereby is consolidated with the General Municipal Election to be held Tuesday, November 8, 1955, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated and named, respectively, as the voting precincts, polling places and officers of election for said special election hereby called, and as specifically set forth, in the official publication, by the Registrar of Voters of precincts, polling places and election officers for the said General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Election to be published in The San Francisco News on or about October 27, 1955.

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

(a) "Power Bonds, 1955. To incur a bonded indebtedness of $54,000,000 for the acquisition, construction and completion of two power plants and other works and properties on the Hetch Hetchy Project."

(b) "Courthouse Bonds, 1955. To incur a bonded indebtedness of $13,000,000 for the construction of a courthouse, with garage space and all facilities necessary therefor, at or near the Civic Center in San Francisco."

(c) "Playgrounds and Recreation Centers Bonds, 1955. To incur a bonded indebtedness of $7,000,000 for the acquisition of new and rehabilitation of existing playgrounds and recreation centers within the City and County of San Francisco."

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

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

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

The votes cast for and against each of said respective propositions shall be counted separately and when two-thirds of the qualified electors, voting on any one of such propositions, vote in favor thereof, such proposition shall be deemed adopted.

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

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

APPROVED, as to form,
DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 8, 1955.
Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Ertola, Ferdon, Halley, McAtreer, McMahon.
Absent: Supervisors Dobbs, McCarty.

L. M. SENTER, Acting Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, August 22, 1955.
Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Er-
tola, Ferdon, Halley, McAteer, McCarty, McMahon.
I hereby certify that the foregoing ordinance was finally passed by
the Board of Supervisors of the City and County of San Francisco.

JOHN R. McGrath, Clerk.
Approved August 24, 1955.

ELMER E. Robinson, Mayor.

PROPOSITION A

POWER BONDS, 1955. To incur a bonded indebtedness of
$54,000,000 for the acquisition, construction and completion
of two power plants and other works and properties on the
Hetch Hetchy Project.

ARGUMENT FOR PROPOSITION “A”

A “Yes” vote on Proposition “A,” the $54,000,000 Hetch Hetchy bond
issue, results in two major benefits to the citizens of San Francisco at no
cost to the taxpayer:

1. It protects the City’s water rates.

2. It defends the City’s water rights against an outright attack by
Tuolumne County Water District No. 2.

The cost of distributing water to San Francisco is met in large part
by power revenues. If it were not for these revenues, the water rates
would be much higher. As consumer demand goes up because of rising
population and increased usage, more capital improvements in our water
system become necessary. Cost of these improvements will be paid for
out of revenues derived from the two power houses to be built by the
Hetch Hetchy bonds. Thus, if this bond issue is passed, water rates, now
10 per cent lower than they were in 1930 when the City took over the
privately-owned Spring Valley Water Company, will not be increased to
meet the cost of needed capital improvements in our water system.

The threat against our water rights in the High Sierras came to light
when Tuolumne County Water District No. 2 petitioned Congress to strip
the City of at least one of the two power house sites to be developed by
the proposed bond issue. It was argued that as long as San Francisco
does not build the power houses the District should be given that privilege.

A conservative estimate of the revenues to be derived from the two
power houses is $4,817,000 a year. Over a 15-year period, which is the
length of time it will take to retire the bonds, this would total a mini-

mum of $72,255,000. Total cost of the bond issue, including interest, will
be $64,310,000. The difference will be used to pay for further improve-
ments in the water distribution system.

Thus, a “Yes” vote on the self-liquidating Hetch Hetchy bond issue
is vital for maintaining reasonable water rates and the protection of San
Francisco’s water supply system.
On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ferdon, Halley, McAteer, McCarty, McMahon.

Absent: Supervisor Ertola.

L. M. SENTER, Acting Clerk,
Board of Supervisors.

ARGUMENT FOR PROPOSITION "A"


The San Francisco Municipal Conference, composed of large taxpayer organizations, urges a "Yes" vote on Proposition "A," the Hetch Hetchy Power Bonds.

Engineering studies show that these power developments will be self-liquidating and will produce more revenue, after operating and maintenance expense, than will be required for bond interest and redemption. All bonds are expected to be redeemed by June of 1978, at which time income from Hetch Hetchy development will return to the city a net revenue of over 12 million dollars. As early as 1967 the net revenue will be 5 million dollars.

The Tuolumne Water District is seeking a powerhouse site belonging to the city for the purpose of selling power to others to provide funds for a water development on a foreign water shed. If Proposition "A" fails, San Francisco will be in danger of losing huge revenues from this important source.

Hetch Hetchy Water and Power project is an extremely valuable property to the City and County of San Francisco, which will increase in value with the growth of California.

A "Yes" Vote on Proposition "A" Is Essential to Our City's Future

Vote "Yes" on Proposition "A"

This argument is sponsored by the San Francisco Municipal Conference composed of representatives of the following organizations:

Building Owners & Managers Association
California Northern Hotel Association
Down Town Association
San Francisco Chamber of Commerce
San Francisco Junior Chamber of Commerce
San Francisco Real Estate Board

Apartment House Association of San Francisco, Inc.
Retail Dry Goods Association
Retail Merchants Association of the San Francisco Chamber of Commerce

ARTHUR E. WILKENS, Chairman.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ferdon, Halley, McAteer, McCarty, McMahon.
ARGUMENT FOR PROPOSITION “A”

Hetch Hetchy Bonds

Both the San Francisco Labor Council and the San Francisco Building and Construction Trades Council have endorsed Proposition “A” as being vital to San Francisco’s Hetch Hetchy water and power development.

The two power houses which this bond issue will build are a necessary part of the Hetch Hetchy project. The power revenue from this project will not only pay off the bonds in fifteen years but also provide for necessary capital improvements. Without these revenues our water rates would go up accordingly. For these reasons 24,000 craftsmen in the building and construction industry wholeheartedly endorse and urge everyone to vote “YES” on Proposition “A.”

DAN DEL CARLO, Secretary-Treasurer
AFL Building Trades Council and
Former Member of the Public
Utilities Commission of San Francisco.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ferdon, Halley, McAteer, McCarty, McMahon.
Absent: Supervisor Ertola.

L. M. SENTER, Acting Clerk
Board of Supervisors.

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

Should the proposed $54,000,000 Hetch Hetchy Power Bonds, 1955, be authorized and when all bonds shall have been issued, it is estimated that the average amount required to pay the interest thereon and redemption thereof would be approximately $2,852,124 annually for twenty-three years from the revenues of the Hetch Hetchy Project.

FOR THE FISCAL YEARS 1956-1957 THROUGH 1978-1979

Gross revenue from the proposed new power plants .................. $91,660,000
(Based on estimates prepared by the Public Utilities Commission’s Bureau of Engineering)

Operating and maintenance expense of the proposed new power plants ........................................... 12,882,000
(Based on estimates prepared by the Public Utilities Commis-
sion's Bureau of Engineering)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remainder</td>
<td>$78,778,000</td>
</tr>
<tr>
<td>Total Supplemental funds required from time to time to meet bond interest and redemption supplied by revenues accruing from other features of the Hetch Hetchy Project and returned as shown below</td>
<td>$830,963</td>
</tr>
<tr>
<td>Total funds available</td>
<td>$87,081,963</td>
</tr>
<tr>
<td>Estimated bond interest and redemption requirements</td>
<td>$65,598,863</td>
</tr>
<tr>
<td>Return of advance from other Hetch Hetchy sources</td>
<td>$830,963</td>
</tr>
<tr>
<td>Surplus</td>
<td>$13,179,137</td>
</tr>
</tbody>
</table>

After the fiscal year 1978-1979 surplus will accrue at the rate of $4,817,000 annually.

The above schedule indicates that the interest and redemption relating to this $54,000,000 bond issue would be paid from the revenues of the Hetch Hetchy Project and would not require support from ad valorem taxes nor would it have any effect upon the tax rate.

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

PROPOSITION B

COURTHOUSE BONDS, 1955. To incur a bonded indebtedness of $13,000,000 for the construction of a courthouse, with garage space and all facilities necessary therefor, at or near the Civic Center in San Francisco.

ARGUMENT FOR PROPOSITION "B"

San Francisco is a beautiful city of world renown—but it is the only major city without a Courthouse! And San Francisco is the only county in California without a Courthouse. Los Angeles is currently constructing a $20,000,000 Courthouse, its third since the founding of that city.

Lack of decent and adequate facilities for the judicial branch of our city-county government could be excused for many years after the 1906 disaster, but not for 50 years. Perhaps depression and war would excuse our failure to act, but not for the past prosperous 10 years. Civic pride
alone justifies a “Yes” vote on Proposition “B” so that our Civic Center may finally be completed with the addition of a sorely needed Courthouse.

Every Grand Jury for years has deplored the fact that the present accommodations have long since been outgrown and has urged that steps be taken to build a civil Courthouse. Any one who has ever served on a trial jury should know from first hand acquaintance that it has become almost impossible to properly administer justice under present conditions.

There are only two jury rooms now available for trials so, when a recess is called, the jurors find themselves milling around in the crowded corridors with lawyers, litigants, witnesses and spectators, affording no privacy whatsoever. Obviously, this is a bad situation which can only be corrected by providing a separate courts building, with ample jury rooms and conveniences for the public.

The only method by which a Courthouse can be obtained without a big boost in the tax rate is by getting the approval of the voters on Proposition “B.” This bond issue will be a once-in-a-lifetime investment in good government and will not be a recurring obligation. Plans call for a practical, modern building, not just for the present but for the future. Space has been provided for further expansion as the city grows and more courts must be added. It is believed that the proposed Courthouse will adequately serve the city’s needs for at least 75 years.

We have an obligation to ourselves and to our system of government to provide the judiciary with suitable accommodations. This is the one branch of government that the people themselves actually run through trial and grand juries.

City officials have prepared the Courthouse bond issue in such a way that it will add a very small sum to the tax rate and will be spread over a period of years, including the interest, so we will be able to secure this very necessary building with almost no noticeable increase in our tax bills.

A Courthouse will make it possible for the city to have the use of two full floors of the City Hall for office space, thus reducing the present costly rents which we are paying for offices which have to be housed outside of city-owned buildings. Other valuable property could be sold and returned to the tax rolls. Many of our city offices are terribly overcrowded and must have more adequate space. San Franciscans must realize that the population has increased almost three times since present accommodations were designed. Added duties and more personnel make it imperative to provide additional space for various offices, which cannot be done as long as the courts are occupying all of the top two floors of the City Hall.

It is a fact that there are now 22 departments occupying the same space allotted to the Superior Courts at the time the City Hall was designed and “temporary” quarters were assigned. The people were promised a Courthouse almost 50 years ago, but funds following the earthquake and fire were available only for a City Hall. A site in the Civic Center was designated for the Courthouse and is still available for that purpose. Meanwhile, the Superior Courts are actually housed in what was to have been the attic of the City Hall. Lack of ventilation and proper acoustics, as well as the primitive lighting facilities, adds seriously to the problem of trying to conduct the city’s judicial business.
The space set aside about 45 years ago, to serve a city of 300,000 is still the same to serve a city that is the focal point for a population of three million people. As new judges have been appointed to serve the ever-growing population, the old courtrooms were divided in two. Jury rooms and judges' chambers were combined to make new courtrooms; judges, clerks, reporters and the press were squeezed into left-over corners, in tiny cubicles that ordinarily might be broom closets. Jury rooms have all but disappeared; the two which remain must serve 18 Superior Courts. The grand jury, required to meet once a week, has no facilities at all and must therefore crowd out one of the courtrooms. The result is a hodge-podge of completely inadequate and unsatisfactory, antiquated accommodations.

The most serious problem is the lack of proper facilities for juries. Once a jury has been chosen for a case the jurors should be separated from the lawyers, litigants, witnesses and even the spectators as much as possible. A fair jury trial requires that evidence be received only in open court. Jurors have admitted after trials that chance remarks overheard in the corridors and rest rooms, as well as conversations with spectators, have influenced individual jurors and thereby affected decisions.

Under existing conditions it is often necessary to have a jury conduct its deliberations in a courtroom because the only jury rooms are already occupied. A jury room should be available to each jury from the time it is impaneled, and these jury rooms should have all facilities so that a jury may retire to them during a recess, assemble there in the morning and after lunch, and remain there during the course of deliberation.

Some degree of comfort should be provided in jury rooms. This is utterly impossible at present, since the only seating facilities around the courts are in the jury box or in the body of the courtrooms. Juries serve in one of the essential duties of good citizenship and frequently at a great personal sacrifice. Certainly they are entitled to a place to sit down and relax.

In planning for the new Courthouse, special committees and architects have gone over plans of many recent modern Courthouses and they have been adapted to San Francisco's particular needs. Space requirements have been determined after most careful study. The sizes of courtrooms and adequate but not wasteful work spaces were designed after exhaustive research. Grandiose "gingerbread" ideas were all eliminated so that the proposed building will be one of quiet beauty and dignity, adding a finishing touch to the original design of the Civic Center. San Francisco needs a Courthouse consistent with its position as a leader in the field of democratic local self-government.

The first four floors of the Courthouse will be equipped with both elevators and escalators to handle the heavy traffic to those court functions and related facilities of both the Municipal Courts, located on the second and third floors and the Superior Court functions located on the fourth floor. All floors, including those above the fourth floor will be served by six passenger elevators and two freight elevators, which will also serve the first and second basement levels where parking facilities for 360 cars will be located.
If San Francisco is to maintain its position of leadership in Northern California and keep pace with progress, it must have a modern, separate Courthouse. We strongly urge a "Yes" vote on Proposition "B." San Francisco needs a Courthouse.

This argument for Proposition "B" is endorsed by:

William H. Woodfield, Jr. General Chairman
Citizens' Committee for a San Francisco Courthouse.
Adrien J. Falk, Chairman, Executive Committee
Frank N. Belgrano, Jr.  
Daniel F. Del Carlo  Vice Chairmen
Harold L. Zellerbach
Judge T. I. Fitzpatrick, Treasurer.

On August 29, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Arnold, Blake, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

Absent: Supervisor Carberry.

JOHN R. McGRATH, Clerk,
Board of Supervisors.

ARGUMENT AGAINST PROPOSITION “B”

Vote "No" on Proposition "B": Defeat This Piecemeal Approach to the Civic Center Building Problem!

$13,000,000 for Proposition "B" will not solve the Civic Center building problem; it fails to provide money for remodeling the City Hall space to be vacated by the courts. The City Architect estimates this would cost an additional $7,000,000.

City administrative officials responsible for public buildings favor construction of a modern office building rather than the courts building proposed by Proposition “B.” They consider the City Hall space now occupied by the courts to be unsuitable for office use because of the high ceilings. Ceiling heights in the City Hall range from 13 to 20 feet; modern office building construction calls for 9 foot ceilings.

The City Controller estimates that the average yearly debt and operating cost will be $1,188,000 or an increase of 9.4¢ on the tax rate.

Because of this conflict between important official groups within the city and county government, because the City Hall is more suitable for
court use, and because the $13,000,000 issue fails to provide for remodeling the City Hall, you should vote "No" on Proposition "B."

Vote "No" on Proposition "B"—This proposal would not solve the Civic Center building problem—it is a piece-meal approach to a complex matter.

This argument is sponsored by the following members of the San Francisco Municipal Conference:

San Francisco Real Estate Board, Fred Braun, President.
Building Owners & Managers Association,
Dante P. Lembi, President.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 — PROPOSITION "B"

Should the proposed $13,000,000 Courthouse Bonds, 1955, be authorized and when all bonds shall have been issued, it is estimated that the average amount required to pay the interest thereon and the redemption thereof would be approximately $803,563 annually for twenty years. Based on the current assessment roll, said amount of $803,563 is equivalent to six and four-tenths cents in the tax rate for twenty years.

On the basis of preliminary information available on the proposed court house, the Department of Public Works estimated that the initial expense of operating and maintaining the courthouse will approximate $384,500 annually. Said amount of $384,500 is equivalent to three cents in the tax rate at the start of operation.

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

PROPOSITION C

PLAYGROUNDS AND RECREATION CENTERS BONDS, 1955.
To incur a bonded indebtedness of $7,000,000 for the acquisition of new and rehabilitation of existing playgrounds and recreation centers within the City and County of San Francisco.

ARGUMENT FOR PROPOSITION "C"

Proposition "C" is the answer to the most urgent minimum present-day needs of the people of San Francisco for the extension and rehabilitation of recreational and park facilities.

It is the result of continuous study of this subject by the Recreation and Park Department since it came into existence July 1, 1950, when the
former Recreation Department and the former Park Department were consolidated.

Proposition "C" will provide:

(1) The addition of a number of facilities to the department’s system to answer critical demands in certain areas for playgrounds, park developments and swimming pools.

(2) Urgently needed rehabilitation of certain existing park and recreational facilities to bring them into safe, modern and more useful condition.

The scope of this proposal is city-wide; virtually every resident of San Francisco will benefit by the passage of Proposition "C." The following projects bear this out:

Two enclosed swimming pools, one for the West of Twin Peaks district and one for the southeastern section in the vicinity of McLaren Park; development of McLaren Park; new recreational units and playgrounds in Duboce Park, the Marina, Bernal and Ellis-Polk districts; major rehabilitation work at Portola, Michelangelo and Jackson Playgrounds; completion of Sunset Heights and Russian Hill Parks; development of a park-like extension of the Maritime Museum at Aquatic Park as well as needed rehabilitation of the Recreation Pier at Aquatic Park; redevelopment of the Golden Gate Park Panhandle, Washington Square, McCoppin Square, and Holly Park; concrete bleachers at Silver Terrace Playground, Funston Playground and the Balboa Park Soccer Stadium; irrigation system replacements in various parks and squares, including Golden Gate Park; improvements in Golden Gate Park to serve tennis, lawn bowling and handball players; an aquatic sports center at Lake Merced; Diamond Heights land acquisition for a future playground; a corporation yard for the proper storage and repair of departmental vehicles; portable bleachers for use on playgrounds throughout the city.

This argument for Proposition "C" is endorsed by the Recreation and Park Commission.

LOUIS SUTTER, President
FRED D. PARR, Vice President
WILLIAM M. COFFMAN
MRS. ANN DIPPEL
REV. EUGENE A. GALLAGHER
DR. FRANCIS J. HERZ
MRS. SIGMUND STERN
MAX G. FUNKE, General Manager

On August 22, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

JOHN R. MCGRATH, Clerk,
Board of Supervisors.

CONTROLLER’S STATEMENT PURSUANT TO CHARTER SECTION 183 — PROPOSITION "C"

Should the proposed $7,000,000 Playground and Recreation Bonds,
1955, be authorized and when all bonds shall have been issued, it is estimated that the average amount required to pay the interest thereon and the redemption thereof would be approximately $432,688 annually for twenty years. Based on the current assessment roll, said amount of $432,688 is equivalent to three and four-tenths cents in the tax rate for twenty years.

The Recreation and Park Commission has reported that it estimates the cost of operation and maintenance of the facilities proposed to be constructed under this bond issue will be $429,300 annually. Said amount of $429,300 is equivalent to three and four-tenths cents in the tax rate annually.

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

PROPOSITION D

OFF-STREET PARKING BONDS, 1955. To incur a bonded indebtedness of $11,000,000 for the acquisition, construction and completion of off-street parking facilities within San Francisco and all other works, property or structures necessary therefor.

File No. 13397-2
Ordinance No. 9267
(Series of 1939)

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 8, 1955, 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 TO THE AMOUNT OF $11,000,000 FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVEMENT, TO WIT: LANDS AND SITES FOR PUBLIC PARKING, PUBLIC PARKING LOTS, STORAGE SPACE, GARAGES, SINGLE OR MULTI LEVEL STRUCTURES, AND OTHER OFF-STREET PARKING FACILITIES ON, UNDER OR ABOVE THE SURFACE OF ANY PROPERTY, INCLUDING PUBLIC PARKS, SQUARES, LANDS, EASEMENTS OR RIGHTS OF WAY TO BE ACQUIRED BY PURCHASE OR CONDEMNATION, TOGETHER WITH BUILDINGS, STRUCTURES, EQUIPMENT, APPROACH ROADS, ENTRANCES, EXITS, FENCING, OFF-STREET PARKING METERS, AND OTHER WORKS, PROPERTY OR STRUCTURES FOR THE ACCOMMODATION OF AUTOMOTIVE VEHICLES, AND NECESSARY OR CONVENIENT FOR ADEQUATE PARKING FACILITIES TO RE-
LIEVE THE CONGESTION AND TO FACILITATE TRAFFIC IN THE CITY AND COUNTY OF SAN FRANCISCO, PROVIDED THAT ALL LANDS AND SITES SO ACQUIRED BE SUBJECT TO THE APPROVAL OF THE PLANNING COMMISSION OF THE CITY AND COUNTY OF SAN FRANCISCO, AND THAT THE ESTIMATED COST TO THE CITY AND COUNTY OF SAID MUNICIPAL IMPROVEMENT IS AND WILL BE TOO GREAT TO BE PAID OUT OF THE ORDINARY ANNUAL INCOME AND REVENUE OF THE CITY AND COUNTY AND WILL REQUIRE AN EXPENDITURE GREATER THAN THE AMOUNT ALLOWED THEREFOR BY THE ANNUAL TAX LEVY; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION OF OFF-STREET PARKING FACILITIES WITHIN THE CITY AND COUNTY OF SAN FRANCISCO; FIXING RATE OF INTEREST OF SAID BONDS AND PROVIDING FOR THE LEVY AND COLLECTION OF TAXES TO PAY BOTH PRINCIPAL AND INTEREST THEREOF, PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION AND CONSOLIDATING THE SPECIAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 8th day of November, 1955, for the purpose of submitting to the electors of said city and county a proposition to incur a bonded indebtedness of the City and County of San Francisco in the principal amount of $11,000,000 for acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: Lands and sites for public parking, public parking lots, storage space, garages, single- or multi-level structures, and other off-street parking facilities on, under or above the surface of any property, including public parks, squares, lands, easements or rights of way to be acquired by purchase or condemnation, together with buildings, structures, equipment, approach roads, entrances, exits, fencing, off-street parking meters, and other works, property or structures for the accommodation of automotive vehicles, and necessary or convenient for adequate parking facilities to relieve the congestion and to facilitate traffic in the City and County of San Francisco, provided that all lands and sites so acquired be subject to the approval of the Planning Commission of the City and County of San Francisco.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 15775 (Series of 1939), passed by more than two-thirds of said board, and approved by the Acting Mayor in the sum of $11,000,000, and such sum is, and was found by said resolution to be too great to be paid out of the ordinary annual income and revenue of the city and county, in addition to the other annual expenses thereof or other funds derived from taxes levied for that purpose and will require an expenditure greater than the amount allowed therefor by the annual tax levy.
The method and manner of payment of the estimated cost of the municipal improvement described herein are by the issuance of bonds of the City and County of San Francisco in the principal amount specified in Section 1 hereof.

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

Section 4: The said special election hereby called shall be and hereby is consolidated with the General Municipal Election to be held Tuesday, November 8, 1955, and the voting precincts, polling places and officers of election for said General Municipal Election be and the same are hereby adopted, established, designated and named, respectively, as the voting precincts, polling places and officers of election for said special election hereby called, and as specifically set forth, in the official publication, by the Registrar of Voters of precincts, polling places and election officers for the said General Municipal Election.

The ballots to be used at said special election shall be the ballots to be used at said General Municipal Election and reference is hereby made to the notice of election setting forth the voting precincts, polling places and officers of election by the Registrar of Voters for the General Municipal Elections to be published in The San Francisco News on or about October 27, 1955.

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

"Off-Street Parking Bonds, 1955. To incur a bonded indebtedness of $11,000,000 for the acquisition, construction and completion of off-street parking facilities within San Francisco and all other works, property or structures necessary therefor."

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

Where voting machines are used at said special election 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 proposi-
tion appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same shall comply in all respects with the provisions of law.

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

Section 7. For the purpose of paying the principal and interest of said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax-levy provided, levy and collect annually each year until such bonds are paid, or until there is a sum in the Treasury of said city and county set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

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

APPROVED, as to form,

DION R. HOLM, City Attorney.

Passed for Second Reading—Board of Supervisors, San Francisco, August 8, 1955.

Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Ertola, Ferdon, Halley, McMahon.

No: Supervisor McAteer.

Absent: Supervisors Dobbs, McCarty.

L. M. SENTER, Acting Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, August 22, 1955.

Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon.

No: Supervisor McAteer.

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

JOHN R. McGrath, Clerk.

Approved August 24, 1955.

ELMER E. ROBINSON, Mayor.

54
ARGUMENT FOR PROPOSITION "D"

More Parking For You

The parking program contemplated by Proposition "D" is intended to be financially self-supporting and to place no tax burden on the general taxpayer.

A "Yes" vote on Proposition "D" will provide parking to meet the following rapidly increasing heavy parking demand:

Automobiles entering the Metropolitan Traffic District of San Francisco on an average business day:


Needed additional off-street parking (on the basis of 1954 demand):

For Short-term Parking .................. 8,706 parking stalls
For Long-term Parking .................. 17,848 parking stalls

Total .................................... 26,549 parking stalls

A "Yes" vote on Proposition "D" will serve to finance an expanded parking program vitally needed for public convenience, safety, reduction of traffic congestion, and maintenance of business and property values. Plans now recommended by the Parking Authority include the following:

1. In Down Town San Francisco:

<table>
<thead>
<tr>
<th>Project</th>
<th>Location</th>
<th>Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sutter-Stockton Garage</td>
<td>Stockton Street between Sutter and Bush</td>
<td>1,400 parking stalls</td>
</tr>
<tr>
<td>Market-Mission Garage</td>
<td>Mission Street between Third and Fourth with pedestrian entrance on Market at Grant.</td>
<td>1,270 parking stalls</td>
</tr>
<tr>
<td>Minnatoma Parking Plaza</td>
<td>Between Minna, Natoma, Third and Fourth.</td>
<td>500 parking stalls</td>
</tr>
<tr>
<td>Jones-Golden Gate Garage</td>
<td>Northwest corner of Jones and Golden Gate.</td>
<td>570 parking stalls</td>
</tr>
</tbody>
</table>

Total .................................... 3,740 parking stalls

2. In the Districts:

The provision of parking facilities in San Francisco's fast-growing neighborhood shopping districts where the need is justified.

3. In the Civic Center:

Construction of Civic Center Underground Garage required to meet increased parking demand created by proposed new construction in Civic Center area, including:

a) Federal Office Building
b) State Office Building
c) Courts Building
d) Convention Exhibit Building

<table>
<thead>
<tr>
<th>Project</th>
<th>Location</th>
<th>Capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civic Center Underground Garage</td>
<td>Beneath north half of Civic Center Plaza.</td>
<td>1,047 parking stalls</td>
</tr>
</tbody>
</table>

55
Proposition "D" will mean more parking for more people with parking rates under public control.

The San Francisco Parking and Transit Council has consistently favored the off-street parking program.

On August 29, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Arnold, Blake, Christopher, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon.
No: Supervisor McAteer.
Absent: Supervisor Carberry.

ARGUMENT AGAINST PROPOSITION "D"

Proposition "D," the $11,000,000 tax-grab, has been devised by a small, selfish clique serving Downtown interests.

Downtown Interests Would Get the Benefit—You Would Get the Tax Bill!

That is the real story behind this Parking Bond scheme. A handful of Downtown merchants ask the already over-burdened Taxpayer to assume their parking responsibilities. While more than 200 Downtown merchants provide or validate parking, a powerful half-dozen refuse to meet this obligation—they want the Taxpayers to provide parking adjoining their stores! These merchants could easily follow the pattern of other cities—solve their problems by their own efforts—by buying and operating their own merchant-parking facilities.

What About the Districts?

That Proposition "D" is a selfish Downtown scheme is clearly indicated in Parking Authority proposals, which completely disregard the districts. The "Yes" argument details proposed Downtown projects which would devour the requested $11,000,000—then adds an elusive sentence referring to the districts. In effect, the Taxpayer is not only expected to patronize Downtown merchants, but to give them a subsidy "hand-out."

Can Proposition "D" Be Self-Supporting?

The bald statement that Proposition "D" is "intended" to be "self-supporting"—made without substantiating argument—has no foundation in fact. The Controller's statement clearly indicates a raise of 5.4 cents in the tax rate for the next 20 years to pay the $679,938 annual cost. In addition, property with assessed valuation of $4,840,000 could be removed from the tax rolls, with a resultant loss of revenue causing a further 2.7 cent raise in the tax rate.

What Has the Parking Authority Accomplished?

For more than eight years the Parking Authority has talked and "surveyed"—and accomplished virtually nothing. They still have $4,000,000 of their original $5,000,000. A large percentage of the money
expended has gone for lavish salaries and overhead. This proposal is a “face-saving” gesture by the Authority.

**Vote “No” on Proposition “D”**

A special-interest clique asks the voters to add $11,000,000 to the tax bill. For what? Not for a legitimate matter of public welfare or convenience—but rather, to pay the bills for a few Downtowners. Without City interference, private capital could develop low-cost fringe parking without burdening the Taxpayers. Solving the traffic and transportation problems should be the City government’s initial concern. Don’t be misled about parking rates—experience in cities with public parking shows rates comparable, or even higher than, existing private rates. Vote “No” on this unsound, unfair scheme.

This argument is sponsored by the San Francisco Taxpayers’ League.

DANIEL V. REEVES, Secretary.

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

Should the proposed $11,000,000 Off-Street Parking Bonds, 1955, be authorized and when all bonds shall have been issued, it is estimated that the average amount required to pay the interest thereon and the redemption thereof would be approximately $679,938 annually for twenty years. Based on the current assessment roll, said amount of $679,938 is equivalent to five and four-tenths cents in the tax rate for twenty years.

At this time we are unable to estimate the product of operations related to the projects proposed to be constructed under this bond issue, nor are we able to estimate the potential ad valorem tax loss because of removal of properties from the tax roll.

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

**CHARTER AMENDMENT PROPOSITION E**

**Adds Charter Section 34.2; provides that city attorney and public defender shall each have power to appoint a confidential secretary.**

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto section 34.2 providing for the position of confidential secretary in the offices of the City Attorney and Public Defender.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 8, 1955, a proposal to amend the
charter of said city and county by adding thereto section 34.2 to read as follows:

   Employees in Offices of City
   Attorney and Public Defender

(Continued)

Section 34.2. Notwithstanding any provision of section 34.1 or of any other section of this charter, the city attorney and the public defender shall each have power to appoint a confidential secretary, who shall not be subject to the civil service provisions of this charter and shall occupy such position at the pleasure respectively of the city attorney and the public defender.

Ordered Submitted—Board of Supervisors, San Francisco, August 22, 1955.

Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

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

JOHN R. McGRATH, Clerk.

ARGUMENT FOR PROPOSITION "E"

By charter provision, the voters of San Francisco now allow four of the elective officers, the Mayor, Assessor, District Attorney and Sheriff, as well as the Superintendent of Schools the privilege of selection and removal respecting one position of confidential secretary. Several other departments have the same provision by charter authorization.

For some reason the Charter has failed to include in this regard the elective offices of City Attorney and Public Defender. These offices deal with most important confidential public affairs. For efficient administration one confidential secretarial position in each such office is highly desirable and to the public interest.

No increase in the number of employees in either of these offices will be caused by this amendment as one stenographic position will in each instance be replaced by a position of confidential secretary.

In the interest of efficient administration of public offices, a "Yes" vote is urged on Charter Amendment "E."

This argument is sponsored by:

DION R. HOLM, City Attorney.
EDWARD T. MANCUSO, Public Defender.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.
L. M. SENTER, Acting Clerk,
Board of Supervisors.
CONTROLLER'S STATEMENT PURSUANT TO
CHARTER SECTION 183 — PROPOSITION "E"

Should Proposition "E" be enacted a position of confidential secre-
tary in the office of the City Attorney and a position of confidential sec-
retary in the office of the Public Defender would be created. The salaries
attaching to said positions would be subject to the salary standardiza-
tion provisions of charter section 151. Salaries not yet having been estab-
lished in accordance therewith I am unable to report on the cost of
Proposition "E" or its effect upon the tax rate.

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

CHARTER AMENDMENT
PROPOSITION F

Amends Charter Section 6 to allow city and county officers
to be absent from state for a period not to exceed 21 days
without permission of mayor and board of supervisors.

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 thereof, relating to Absence from State
and Vacancies.

The Board of Supervisors of the City and County of San Francisco
hereby submits to the qualified electors of said city and county at an
election to be held therein on November 8, 1955, a proposal to amend the
charter of said city and county by amending Section 6 thereof so that
the same shall read as follows:
NOTE: Additions or substitutions are indicated by **bold face type**; dele-
tions are indicated by (**double parentheses**).

Absence from State, and Vacancies

Section 6. No officer of the city and county, except members of the
police department acting under orders of the chief thereof, shall absent
himself from the state for more than 21 days, except by permission of the
mayor and board of supervisors. Violation of this section shall be suffi-
cient cause for removal of any officer violating the same.

An office becomes vacant when the incumbent thereof dies, resigns,
is adjudged insane, convicted of a crime involving moral turpitude, or of
an offense involving a violation of his official duties, or is removed from
office, or ceases to be a resident of the city and county, or neglects to
qualify within the time prescribed by law, or within twenty days after
his election or appointment, or shall have been absent from the state with-
out leave for more than sixty consecutive days.

Ordered Submitted—Board of Supervisors, San Francisco, August
22, 1955.
Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Er-
tola, Ferdon, Halley, McAteer, McCarty, McMahon.

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

JOHN R. McGRATH, Clerk.

CHARTER AMENDMENT
PROPOSITION G

Amends Charter Section 16; provides that ordinances not subject to referendum provisions of charter shall become effective upon passage.

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 16 thereof relating to emergency measures and effective date of ordinances, to provide that ordinances other than such as are subject to referendum shall become effective upon passage.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by amending Section 16 thereof so that the same shall read as follows:

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

Emergency Measures and Effective Date of Ordinances

Section 16. No ordinance which is subject to the referendum provisions of this charter shall become effective until thirty days after its passage. Ordinances granting any public utility franchise or privilege shall not become effective until sixty days after their passage. ((Other ordinances shall not become effective until ten days after their passage unless enacted by a three-fourths vote of all the members of the board as an emergency measure as defined in this section.)) Ordinances enacted by a three-fourths vote of all members of the board as an emergency measure as defined in this section and all other ordinances not subject to the referendum provisions of this charter shall become effective upon passage. No ordinance affecting franchises, grants, bond issues or the sale, lease or purchase of land shall ever be passed as an emergency measure, and the people by initiative or referendum ordinance may further restrict the matters that may be passed as emergency measures. Immediate necessary preservation of public peace, property, health or safety, provision for the uninterrupted operation of any city and county department or office, or action required to comply with time limitations as estab-
lished by law, shall be emergencies within the meaning hereof; provided, however, that such emergency shall actually exist and shall be specifically stated and defined in such ordinance, and shall be specifically voted on as provided in section 13 of this charter.

Ordered Submitted—Board of Supervisors, San Francisco, August 22, 1955.

Ayes: Supervisors Arnold, Blake, Carberry, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

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

JOHN R. McGrath, Clerk.

CHARTER AMENDMENT

PROPOSITION H

Amends Charter Sections 173, 174, 175, 176, 177, 180 and 181; relating to duties of registrar of voters, municipal and special elections and elective officers.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of the said city and county by amending Sections 173, 174, 175, 176, 177, 180 and 181 relating to duties of the Registrar of Voters, municipal and special elections and elective officers.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by amending Sections 173, 174, 175, 176, 177, 180 and 181 thereof so that the same shall read as follows:

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

Elections
Registrar of Voters

Section 173. The conduct, management and control of the registration of voters, and of the holding of elections, and of all matters pertaining to elections in the city and county shall be vested exclusively in the registrar of voters. There shall be appointed such registration clerks as are necessary to provide for the registration of electors at times and places most convenient to large numbers of electors. ((Except as in this charter otherwise provided, he shall succeed to the powers and duties of the board of election commissioners at twelve o'clock noon on the 8th day of January, 1932, at which time the terms of the members of said board shall terminate, and such board as theretofore existing shall be

61
abolished. He shall establish precincts in the city and county as provided by law. The regular and temporary forces under the registrar, and the temporary forces, shall be appointed by him subject to the civil service provisions of this charter.)

Municipal Elections

Section 174. On Tuesday after the first Monday in November in 1931 and every second year thereafter, there shall be held in the city and county an election to be known as the general municipal election, at which the electors of the city and county shall choose such officers as are required by this charter to be elected at that time. Special municipal elections shall be called by the registrar when required by this charter (on the filing of appropriate initiative, referendum or recall petitions, as provided by this charter,) and may be called by the supervisors (for bond issues, declarations of policy, or for the voting on candidates for city and county offices not subject to election at general municipal elections,) as provided in this charter and by general law.

All provisions of the general laws of this state, including penal laws, respecting the registration of voters, initiative, referendum and recall petitions, elections, canvass of returns and all matters pertinent to any and all of these, shall be applicable to the city and county, except as otherwise provided by this charter or by ordinance adopted by the board of supervisors as authorized by this charter relative to any rights, powers or duties of the city and county or its officers. When not prohibited by general law, the supervisors by ordinance may provide that the publication of precincts and polling places shall be by posting only.

Nomination of Elective Officers

Section 175. The name of a candidate for an elective office shall be printed upon the ballot when a declaration of candidacy and certificates of not less than ten nor more than twenty sponsors shall have been filed on his behalf, and when the nomination shall be made in the following manner: The candidate, not more than ((fifty)) fifty-five days before the municipal election in November, shall file with the registrar a declaration of his candidacy, in the form prescribed by the registrar for all candidates, including statements of his qualifications in not to exceed one hundred words, subscribed by him before the registrar. The registrar shall forthwith certify to the said subscription and its date and retain and file the declaration. The candidate shall pay to the registrar at the time of filing his declaration of candidacy the sum of thirty dollars ($30). After said declaration shall have been signed, certified and filed, and not later than ((thirty-five)) forty days before said election in November, not less than ten nor more than twenty sponsors for the said candidate, who are electors of the city and county qualified to vote at the said municipal election, shall appear before the registrar and shall certify under oath to the qualifications of the said candidate on a form of certificate prescribed by the registrar for all sponsors of all candidates. The candidate shall have the right to reject any unsolicited sponsor.

In the event the registrar shall refuse to file such declaration of candidacy or certificate of a sponsor thereof, he shall forthwith state (designate) in writing on the declaration or certificate the defect thereof, or other reason for refusing to file the same, and shall return
the same to the party tendering it. No defect in any declaration or certificate presented to the registrar shall prevent the filing of another declaration or certificate within the period allowed for presenting the declaration or certificate. The name of every candidate who has been duly and regularly nominated shall be placed on the ballot under the title of the office for which he is a candidate, provided that a candidate whose nomination has been completed, may, not less than ((thirty)) thirty-five days before a municipal election, withdraw as a candidate by filing with the registrar his withdrawal, naming the office; such withdrawal must be signed and sworn to by the person withdrawing.

The name of every candidate who has been nominated for office as hereinbefore provided shall be placed on the ballot in alphabetical order in accordance with the initial letter of his surname, under the heading of the office for which said candidate has been nominated in the following manner: The name of the candidate highest on the alphabetical list of candidates for any particular office shall be printed first on the ballot under the proper heading for said office in the lowest numbered assembly district in the city and county. Thereafter, in each succeeding assembly district, the name of the candidate appearing first for said office in the last preceding district shall be placed last and the order of the names of the other candidates for said office shall remain unchanged.

In the event that the number of candidates in any group shall exceed the number of assembly districts in the city and county then the total number of candidates in such group shall be divided by the number of assembly districts and the quotient of said division, if an integral number, or, if it be a fractional number, then the next highest integral number, shall be the number of candidates to be taken from the beginning of the list of said candidates and placed at the end of said list of candidates in each succeeding assembly district.

Immediately under the name of each candidate and not separated therefrom by any line may appear, at the option of the candidate, one of the following designations:

(a) Words designating the city, county, district or state office which the candidate then holds.

(b) If the candidate be a candidate for the same office which he then holds, and only in that event, the word "incumbent."

(c) The word designating the profession, vocation or occupation of the candidate. The profession, vocation or occupation so designated shall be the same as appears in the affidavit of registration of the candidate.

In all cases words so used shall be printed in eight-point roman bold-face capitals and lower-case type.

No incumbent shall have any further preference in the location of his name on said ballot unless the same is permitted by this section.

((The provisions of this section shall not be applicable to candidates for the office of the United States senator, representatives in Congress, state officials, members of the state senate or assembly, delegates to be selected at any presidential or state primary election, judges of the superior court, or judges of the municipal court.))
The registrar shall preserve in his office for a period of four years all candidates' declarations and all sponsors' certificates filed in accordance with this section.

Material to Be Mailed to Voters

Section 176. The registrar shall, before each municipal election, cause to be printed in pamphlet form and mailed to each registered voter with the sample ballot, a copy of all declarations and statements of qualifications of candidates received by him, to be followed by the names and addresses and occupations of all sponsors of all officers to be voted for in said city and county.

The registrar shall cause ballots to be printed identical with the ballot to be used in each assembly district at the election and shall furnish copies of the same on application to registered voters at his office at least five days before the date fixed for such election, and shall mail to each voter entitled to vote at such election a copy of the ballot to be used in his district, so that all said sample ballots shall have been mailed at least eight days before said election. ((The rotation of names of candidates on ballots shall be as provided by general law.))

Precinct Boards of Election

Section 177. The registrar shall, at each municipal or special election, prepare lists for and appoint for each election precinct a precinct board of election officers to hold and conduct such election at the precinct for which said board is appointed. ((Such board shall consist of one inspector, one judge and two clerks, who shall perform all the duties required by law at such polling place, except as in this charter provided. When voting machines are used one inspector and two judges shall be appointed.)) The general law as to the appointment of election officers shall apply when not otherwise provided herein. The registrar is authorized to withhold the pay of any election officer who neglects, disregards or violates the election laws.

Petitions

Section 180. The filing, verification and certification of initiative, referendum and recall petitions shall be in accordance with general law, and rules and regulations of the registrar of voters relative to details not covered by general law, except as otherwise provided by this charter. Any signer to a petition may withdraw his name from the same by filing with the registrar of voters a verified revocation of his signature before the filing of the petition. No signature can be revoked after the petition has been filed. Unless and until it be proven otherwise by official investigation by the registrar, it shall be presumed that the petition filed conforms to all legal requirements and contains the signatures of the requisite number of registered voters, and after an election based thereon, the sufficiency of such petition shall not be questioned.

((If any signature be questioned, the registrar shall mail notice to such purported signer, stating that his or her name is attached to such petition and citing him or her to appear before said registrar forthwith, naming the time and place. Said citation shall enclose a blank affidavit, which may be used to deny that the affiant signed such petition. If such person does not desire to attend in person, he may swear to such affi-
davit of denial before any officer authorized to take oaths, and mail the
same to the registrar. If he does not so attend and deny such signature in
person or by making and mailing such affidavit of denial before the time
when the registrar must, under general law, make final determination,
the signature to such petition must be treated as genuine. The registrar
shall keep a list of the names of all purported signers who appear before
him and deny their signature under oath, and also file and keep such
affidavits for at least one year.)

Special Election Fund

Section 181. The board of supervisors, in the first annual budget
to be hereafter adopted by said board, shall appropriate not less than
((fifty)) one hundred and forty thousand dollars to be known as the
special election fund, to be used exclusively for defraying the cost of
verifying petitions and (((other))) for expenses of all special elections
initiated by petition of the electorate, including recall elections. In the
event of the expenditure of any of said fund, the board of supervisors in
the next succeeding annual budget shall appropriate a sum sufficient to
reimburse said special election fund.

Ordered Submitted—Board of Supervisors, San Francisco, August
29, 1955.

Ayes: Supervisors Arnold, Blake, Christopher, Dobbs, Ertola, Ferdon,
Halley, McAteer, McCarty, McMahon.

Absent: Supervisor Carberry.

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

JOHN R. McGRATH, Clerk.

ARGUMENT FOR PROPOSITION “H”

Charter Amendment “H” is in line with a continuing program of
revising the 1931 charter to clarify and remove superfluous language,
remove conflicts with other charter provisions and with state law, and
delete obsolete matter.

In addition, Proposition “H” writes into the charter a policy, now
in effect by departmental action, that sufficient clerks shall be employed
to conveniently register eligible voters; sets candidates’ filing and with-
drawal dates five days earlier to provide sufficient time for printing and
mailing ballots; deletes unnecessary and cumbersome procedure regard-
ing checking of petitions; raises the special election fund to an amount
sufficient to finance a special election demanded by voters’ petitions, and
clarifies language to safeguard petitioners’ rights.

Increasing the special election fund will not increase annual expendi-
tures.

This amendment was prepared in the Department of Finance and Rec-
ords, recommended by the Chief Administrative Officer, reviewed and
approved by the Charter Revision Committee and the Judiciary Commit-
tee of the Board of Supervisors. Submitted to the voters by the Board of
Supervisors.
A “Yes” vote is recommended.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER, Acting Clerk
Board of Supervisors.

CONTROLLER'S STATEMENT PURSUANT TO
CHARTER SECTION 181 — PROPOSITION "H"

There presently exists a special election fund created by section 181 of the charter in the amount of $50,000 to be used exclusively for defraying the cost of verifying petitions and for expenses of all special elections initiated by petition of the electorate, including recall elections.

The Registrar of Voters has estimated that the current cost of holding a special election is $140,000.

Should Proposition “H” be enacted said special election fund would be increased by $90,000 to $140,000. Based on the current assessment roll, said amount of $90,000 is equivalent to seven-tenths of one cent in the tax rate for the fiscal year 1956-1957.

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

CHARTER AMENDMENT
PROPOSITION I

Amends Charter Section 9; deletes provisions relating to canvass of votes by board of supervisors and to the establishment of a night university.

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 9 thereof relating to the powers of the Board of Supervisors.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by amending Section 9, thereof so that the same shall read as follows:

NOTE: Additions or substitutions are indicated by bold face type; deletions are indicated by ((double parentheses)).
Powers Vested in Board of Supervisors

Section 9. The powers of the city and county, except the powers reserved to the people or delegated to other officials, boards or commissions by this charter, shall be vested in the board of supervisors and shall be exercised as provided in this charter. The board of supervisors shall, ex officio, be the board of equalization for the city and county. (It shall be the duty of the board of supervisors to canvass the vote cast at each election in the city and county, and certify the official count of such balloting.) The supervisors shall determine the maximum number of each class of employment in each of the various departments and offices of the city and county and shall fix rates and schedules of compensation therefor in the manner provided in this charter. On the recommendation of the mayor and the chief administrative officer, the board of supervisors may create or abolish departments which are now or may hereafter be placed under the chief administrative officer or under commissions appointed by the mayor.

The board of supervisors may, by ordinance, confer on any officer, board or commission such other and additional powers as the board may deem advisable:

The board of supervisors, by ordinance, may provide medical care, hospitalization, compensation and such other benefits as the board may deem necessary for regularly authorized volunteer civilian defense workers suffering injury arising out of and in the course of their activities as such civilian defense workers.

(Whenever the board of supervisors by ordinance shall declare that the public interest demand a night university, municipally established, maintained and controlled, they shall submit the proposal to the people, and if approved by a majority of the electors voting thereon, the board of supervisors may by ordinance provide for the establishment, maintenance and control of such a night university having courses of instruction in advance of the instruction maintained in high schools or junior colleges. Said university shall have the power to grant academic degrees and shall be open to any resident of the city and county qualified to enter and pursue the courses of instruction therein given.)

Ordered Submitted—Board of Supervisors, San Francisco, September 6, 1955.

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Ferdon, Halley, McCarty, McMahon.

Absent: Supervisors Dobbs, McAteer.

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

JOHN R. McGRATH, Clerk.

ARGUMENT FOR PROPOSITION "T"

Charter Amendment "T" is in line with a continuing program of revising the 1931 charter to clarify and remove superfluous language, remove conflicts with other charter provisions and with state law, and delete obsolete matter.
Proposition "T" will clarify the responsibility of the Registrar and remove an obsolete provision regarding a night university.

This amendment was prepared in the Department of Finance and Records, recommended by the Chief Administrative Officer, reviewed and approved by the Charter Revision Committee and the Judiciary Committee of the Board of Supervisors. Submitted to the voters by the Board of Supervisors.

A "Yes" vote is recommended.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER, Acting Clerk
Board of Supervisors.

CHARTER AMENDMENT
PROPOSITION J

Adds Charter Section 168.1.5.2; increases future monthly retirement and death allowance payments granted to or on account of certain retired or deceased members of police department by $25.00.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said City and County by adding Section 168.1.5.2 thereto, relating to and increasing allowances granted to or on account of members of the Police Department, who were members of the retirement system under Section 168 or Section 168.1.

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 an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by adding thereto Section 168.1.5.2, to read as follows:

Section 168.1.5.2. Every retirement or death allowance payable for time commencing on the effective date of this section, hereby designated as the first day of the month next following its ratification by the legislature, to or on account of any person who died or was retired prior to November 8, 1955, as a member of the Police Department, unless such person was retired or died as a member of the retirement system or the former Police Relief and Pension Fund, under any section of the Charter,
other than Section 168, or 168.1, is hereby increased by the amount of $25.00 per month; provided, however, that such increased retirement allowance or death allowance shall not exceed 50% of the compensation as of July 1, 1954, attached to the rank of Police Officer in the fourth year of service as set forth under Section 35.5 of the Charter, regardless of the rank or position the member held in the Department prior to his retirement or death before retirement.

Such increase shall not be modified under, nor subject to, Option 2 or 3 provided by ordinance. Allowances payable under Section 168.1.3, 168.1.4, or 168.3, to or on account of persons who were retired for disability or died prior to November 8, 1955, on and after the date such persons would have qualified for service retirement, shall be calculated as provided in said Sections 168.1.3, 168.1.4, or 168.3, respectively.

This section does not authorize any decrease in any allowance from the amount being paid at said effective date, nor does this section give any member who retired, or the beneficiary of any member who died prior to the effective date hereof, or his successors in interest, any claim against the city and county for any increase in retirement allowance paid or payable for time prior to said effective date.

The increase in allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system under Section 168 or 168.1, and service rendered as such a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the increases in the allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members under Section 168 and 168.1 from the reserves held by the retirement system on account of members of the retirement system under Section 168.1, the necessary amount being transferred upon said effective date, from said reserves to the reserves held by the retirement system to meet the obligations on account of allowances which are increased by this Section 168.1.5.2. The contribution being required of the city and county currently, as percentages of salaries of persons who are members under Section 168.1, shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to service, not rendered as members under Section 168 or 168.1, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

Ordered Submitted—Board of Supervisors, San Francisco, September 6, 1955.

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Feredon, Halley, McCarty, McMahon.

Absent: Supervisors Dobbs, McAteer.

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

JOHN R. McGrath, Clerk.

69
ARGUMENT FOR PROPOSITION “J”

Vote “Yes” on Proposition “J”—Corrects a Gross Injustice
A “Yes” vote on Proposition “J” will correct a gross injustice to a small group of retired City employees (Police Officers) who served long years of faithful service (in many cases over 40 years) and who have been retired for several years.

These long-time City employees contributed to the Retirement Fund over a long period of time, but the amount of their retirement allowance was frozen because of a technicality before inflation set in to raise havoc with the general standard of living.

Instead of providing a decent and honorable retirement allowance as the reward for faithful service, these few retired employees and their families who have been reduced to a subsistence level—despite their long years of service and their own contributions to the Retirement Fund, are asking for an increase of $25.00 per month in their retirement allowance and death allowance to widows of deceased retired members.

“Fair Play” Is a San Francisco Tradition:
A “Yes” vote is a vote for fair play which has been a tradition in the relationship between San Francisco’s citizens and her employees.

This argument is sponsored by the San Francisco Veteran Police Officers Association, Inc., a voluntary non-profit association of retired Police Officers.

HENRY M. SMITH, Chairman.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Er-tola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER, Acting Clerk,
Board of Supervisors.

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

Should Proposition “J” be enacted, the first year’s estimated increase in the cost of government of the City and County, according to a report by the San Francisco Employees’ Retirement System, would be $118,679. Based on the current assessment roll, said amount of $118,679 is equivalent to nine-tenths of one cent in the tax rate for the first year. The Retirement System further reported that said amount of $118,679 would gradually decrease as persons entitled to the increase cease to draw it because of death or other reasons.

HARRY D. ROSS, Controller,
City and County of San Francisco.
CHARTER AMENDMENT
PROPOSITION K

Adds Charter Section 165.1.4; increases future monthly retirement allowance payments of employees who retired under Section 165 before July 1, 1952 after 20 years service by $25.00 and by proportionately less after less service.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 165.1.4 thereto, relating to increase in retirement allowances of miscellaneous officers and employees retired under Section 165 of the charter prior to July 1, 1952.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by adding thereto Section 165.1.4, to read as follows:

Increasing Retirement Allowances of Miscellaneous Officers and Employees Retired Under Section 165 of the Charter Prior to July 1, 1952

Section 165.1.4. Every retirement allowance payable by the San Francisco city and county employees' retirement system, for time commencing on the effective date of this section, hereby designated as the first day of the month next following its ratification by the Legislature, to or on account of any person who was retired prior to July 1, 1952, as a member of said system under Section 165, is hereby increased by the amount of $25 per month, provided such member was entitled to be credited under the retirement system with at least twenty years of service upon which the retirement allowance was determined at retirement. If the member was entitled to be credited with less than twenty years of such service, then said monthly increase shall be an amount which shall bear the same ratio to $25 that the service with which the member was entitled to be credited at effective date of retirement, bears to twenty years. This section does not give any member retired prior to the effective date hereof, or his successors in interest, any claim against the city and county for any increase in any retirement allowance paid or payable for time prior to said effective date. If a member elected at retirement to have his retirement allowance modified under Options 2 or 3, provided by ordinance, and if the member and his beneficiary are living on said effective date, the increase in the allowance shall be modified under the option elected at retirement, and on the basis of current ages, mortality tables and interest rate. If the beneficiary of such a person who elected at retirement to have his allowance modified under one of said options is not living on said effective date, or if the retired member is not living on said effective date and the beneficiary is receiving the
modified retirement allowance, then the allowance shall be increased as provided herein for persons who did not elect an option.

The increase in the retirement allowance shall be apportioned between service rendered prior to the entry of the member into the retirement system and service rendered as a member, in the same proportion that such prior and current service respectively, bears to the total service credited at retirement. Contributions to the retirement system necessary for the payment of the increases in the retirement allowances provided in this section, shall be provided, with respect to the portion of the benefit based on service rendered as members, from the reserves held by the retirement system on account of miscellaneous members, the necessary amount being transferred upon said effective date, from said reserves to the reserves held by the retirement system to meet the obligations on account of benefits that have been granted and on account of prior service of members. The contribution being required of the city currently, as percentages of salaries of persons who are members under section 165.2, shall be increased to percentages determined by the actuary as necessary to replace the reserves so transferred. Contributions to the retirement system necessary for the payment of said increases with reference to prior service, shall be paid to the system by the city and county by annual appropriations, provided that such appropriation for any year shall not be less than the amount disbursed during that year on account of said increases.

Ordered Submitted—Board of Supervisors, San Francisco, September 6, 1955.

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Ferdon, Halley, McCarty, McMahon.

Absent: Supervisors Dobbs, McAteer.

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

JOHN R. McGRATH, Clerk.

ARGUMENT FOR PROPOSITION “K”

Adds Charter Section 165.1.4; increases future monthly retirement allowance payments of employees who retired under the old retirement Section (165) after twenty (20) years’ service by $25.00 and by proportionately less after less service.

Why A Yes Vote on “K,” Providing A Small Increase in Pensions:

The present pension of the retired City employees affected by this section is based on low prewar—including the 1920s and 1930—depression salaries.

1. The present pension is not enough to exist on.

2. Their savings wiped out by inflation—50% of these people retired in 1942 or before, and the cost of living has leaped ahead of their hard earned low pension benefits.

3. The Federal and State Governments have substantially increased
their retired employees pensions—in recognition of the increased cost of living.

4. The overwhelming majority of the retired employees affected are over 70 years of age.

Who Benefits

Less than 1,000 retired miscellaneous City employees, not including Police or Firemen, who retired under the old Charter Retirement Section 165—the number grows smaller each year due to the advanced age of the overwhelming majority of those involved in the affected group.

What Benefits

$25.00 per month for those with 20 years employment with the City, and a proportionately less amount for those with less service.

We, the elderly retired City employees, are without funds to conduct a campaign. We must rely on the sense of fair play of the voters in San Francisco—for a fair pension. Please vote "Yes" on "K."

This argument is sponsored by Retired Miscellaneous Employees League of San Francisco.

JAMES H. MAHER, President
ANDREW J. CAMOUS, Secretary

A "Yes" vote on Proposition "K" is endorsed by: San Francisco Labor Council; San Francisco Democratic County Central Committee; Democratic Council of San Francisco.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER, Acting Clerk,
Board of Supervisors.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 — PROPOSITION "K"

Should Proposition "K" be enacted, the first year's estimated increase in the cost of government of the City and County of San Francisco, according to a report by the San Francisco Employees' Retirement System, would be $205,870. Of this sum $4,677 would be paid by the San Francisco Water Department; the remainder, $201,193, based on the current assessment roll is equivalent to one and six-tenths cents in the tax rate for the first year. The Retirement System further reported that these sums would decrease year by year as the retired members die.

HARRY D. ROSS, Controller,
City and County of San Francisco.
CHARTER AMENDMENT
PROPOSITION L

Adds Charter Sections 35.5.2 and 36.1.5; provides for an annual uniform allowance of $150.00 for members of the several ranks of the police and fire departments respectively.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Sections 35.5.2 and 36.1.5 thereto, relating to annual uniform allowance for members of the several ranks of the police and fire departments respectively.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by adding Sections 35.5.2 and 36.1.5 thereto, reading as follows:

Section 35.5.2. Each member of the several ranks of the Police Department shall receive annually a uniform allowance of one hundred fifty dollars ($150.00) payable on the first day of August of each year.

The Board of Supervisors shall enact such ordinances as are necessary to carry this provision into effect.

Nothing herein contained shall be construed to abridge, modify, or otherwise affect the provisions of section 35.5.1 of this charter.

Section 36.1.5. Each member of the several ranks of the fire department shall receive annually a uniform allowance of one hundred fifty dollars ($150.00) payable on the first day of August of each year.

The Board of Supervisors shall enact such ordinances as are necessary to carry this provision into effect.

Nothing herein contained shall be construed to abridge, modify, or otherwise affect the provisions of section 36.2 of this charter.

The term "member" as used herein shall mean a person occupying a position in any of the several ranks in the fire department set forth in sections 36, 38.01 and 38.1.

Ordered Submitted—Board of Supervisors, San Francisco, September 6, 1955.

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Ferdon, Halley, McCarty, McMahon.

Absent: Supervisors Dobbs, McAteer.

I hereby certify that the foregoing charter amendment was ordered
ARGUMENT FOR PROPOSITION "L"

Your Fireman and Policeman is required at his expense to provide uniforms and equipment (including cartridges for policemen's guns).

At his expense—he must replace these uniforms and this equipment when ordered to do so.

At his expense—he must replace these uniforms and this equipment when damaged in the line of duty.

The initial outlay of money by a man entering the Police and Fire Departments to properly provide himself with the uniforms and equipment prescribed by Department Regulations approximates one month's pay.

Many well-qualified applicants have rejected employment as firemen and police officers because of this high initial cost and the failure of the departments to defray the cost of maintenance and replacement.

Many major cities in the United States provide for an annual uniform allowance for the members of their police and fire departments.

Passage of Proposition "L" will adjust these inequities and will assist your firemen and policemen in maintaining a neat appearance at all times.

Vote Yes Charter Amendment "L"

This argument is sponsored by the Fire & Police Campaign Committee,

R. F. CALLAHAN, Co-chairman.
THEODORE T. DOLAN, Co-chairman.

A "Yes" vote on Proposition "L" is endorsed by:

Frank P. Kelly, Chief of San Francisco Fire Department; San Francisco Board of Fire Commissioners; George M. Healy, Acting Chief of Police; San Francisco Police Commission; San Francisco Democratic County Central Committee; San Francisco Labor Council; Warehouse Union Local 6; Veterans Political Council; San Francisco Building and Construction Trades Council; International Longshoremen's and Warehousemen's Union Local 10.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Ertola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER, Acting Clerk,
Board of Supervisors.
ARGUMENT AGAINST PROPOSITION "L"

Vote "No" on Proposition "L." Don't Give Policemen and Firemen a Cash Uniform Allowance Which Will Cost the City Over $500,000 a Year

The San Francisco Municipal Conference, representing large civic groups, asks you to vote "No" on Proposition "L," which would give members of the Police and Fire Departments a cash uniform allowance of $150 a year. The allowance would apply to all ranks in the departments, including the chiefs, who receive $1,134 per month.

Salaries paid to San Francisco policemen and firemen are now the highest of any large city in the nation—the granting of a uniform allowance paid in cash is an indirect method of increasing this compensation still higher. Most large cities have no cash uniform allowance, and their salaries are lower than those paid here.

This amendment provides uniform allowance for all members of the department, in spite of the fact that there are a considerable number who use civilian clothing exclusively or almost so, and in these instances it is nothing more than a hidden wage increase.

Unless you vote "No" on Proposition "L," there will be thousands of other city employees demanding the same kind of special treatment. Some of the large groups who must wear uniforms for their work are the Municipal Railway carmen, nurses, ambulance attendants, sheriff's employees, elevator operators, etc. The estimated annual cost of this measure—$516,150—could easily be doubled by the addition of other city employee groups.

In 1952 the voters approved a measure that has resulted in policemen and firemen getting salaries equal to the highest paid in large cities in California. A cash uniform allowance would have the effect of evading the charter ceiling on salaries by increasing total compensation.

Vote "No" on Proposition "L"

It is a proposal with little proved merit and its passage would mean much additional cost to the taxpayers!

This argument is sponsored by the San Francisco Municipal Conference, composed of representatives of the following organizations:

Building Owners & Managers Assn. 
San Francisco Chamber of Commerce
California Northern Hotel Assn. 
S. F. Junior Chamber of Commerce
Down Town Association 
San Francisco Real Estate Board
Apartment House Association of San Francisco
ARThUR E. WILKENS, Chairman

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 — PROPOSITION "L"

Should Proposition "L" be enacted, it is estimated that the increase in the cost of government of the City and County would be $516,150 annually. Based on the current assessment roll said amount of $516,150 is equivalent to four cents in the tax rate annually.

HARRY D. ROSS, Controller,
City and County of San Francisco.
Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Section 36 thereof, relating to tours of duty in the fire department, and by redefining the several ranks 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 an election to be held therein on November 8, 1955, a proposal to amend the charter of said city and county by amending Section 36 thereof, so that the same shall read as follows:

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

Fire Department

Section 36. The fire department shall be under the management of a fire commission, consisting of three members, who shall be appointed by the mayor and each of whom shall receive an annual compensation of twelve hundred dollars ($1,200). The term of each commissioner shall be four years, commencing at twelve o'clock noon on the 15th day of January in the years of 1948, 1949 and 1950 respectively.

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

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

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

The ((annual compensations for the)) several ranks in the fire department shall be ((as follows)): chief of department, ($10,980;)) deputy chief of department, ($9,240;) chief, division of fire prevention and investigation, first assistant and second assistant chiefs of depart-
ment, (($7,500;)) secretary to chief of department, (($7,280;)) battalion chiefs, (($6,480;)) supervisor of assignments, captains, (($5,100;)) lieutenants, (($4,740;)) inspector of fire department apparatus, engineers, (($4,440;)) chief's operators, (($4,440;)) drivers, (stokers,) tillermen, truckmen, (and) hosemen, (for first year of service, $3,480; for second year of service $3,660; for third year of service, $3,900; for fourth year of service and thereafter, $4,080;) pilots of fire boats and marine engineers of fire boats, (($5,100; firemen of fire boats, $4,140;)) and the ranks specified in sections 38.01 and 38.1 of this charter. The compensation for these ranks shall be determined as provided in section 36.2 of this charter.

(Except as to members of marine crews of fire boats, each period of twenty-four hours shall be divided into two tours of duty, to wit: from eight o'clock A.M. to six o'clock P.M., and from six o'clock P.M. to eight o'clock A.M. The uniformed force of the fire department shall be divided into two platoons, the officers and members assigned to which shall alternate on tours of duty at intervals of not more than one week.) The chief of department shall recommend and the fire commission shall provide by rule for work schedules or tours of duty for the officers and members occupying the several ranks of the fire department, provided however that all tours of duty established for officers and members assigned to the fire fighting companies, including the salvage corps, shall start at eight o'clock A.M. No such officer or member (including pilots, marine engineers and firemen of fire boats,) shall be required to work more than one hundred and twenty (120) hours in any fifteen-day period, nor shall any officer or member be required to work more than twenty-four (fourteen) consecutive hours except in case of a conflagration requiring the services of more than one-half of the force of the department. Officers and members may exchange watches with permission of the chief of department and time worked on such exchange of watches shall not be construed as time in violation of the limitation of 120 hours in any fifteen-day period nor twenty-four consecutive hours. Each such officer and each such member shall be entitled to at least one (1) day off duty during each week.

When, in the judgment of the fire commission, it is in the public interest that any such officer or member (of the uniformed force of said fire department should) shall work on his day off and said officer or member consents to so work, he may at the direction of the chief of department work on said day off, and in addition to the regular compensation provided for said officer or member as set forth in this (section of the) charter, said officer or member shall be entitled to be compensated at his regular rate of pay as provided for herein for said extra time served, or he shall be allowed the equivalent time off.

In any computation in the administration of the San Francisco City and County Employees' Retirement System in which the compensation, as defined in any provisions relating to the retirement system, is a factor, compensation for overtime provided for in this section shall be excluded, and no such overtime compensation shall be deemed as compensation for any purpose relating to such retirement provisions.

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

Officers and members of the uniformed force shall be entitled to the days declared to be holidays for employees whose compensations are fixed on a monthly basis in the schedule of compensations adopted by the board of supervisors, pursuant to the provisions of section 151 of the charter, as additional days off with pay. Officers or members required to perform service in said departments on said days shall be compensated on the basis of straight time as herein computed or shall be granted equivalent time off duty with pay in the judgment of the fire commission.

For payroll purposes, that portion of each tour of duty which falls within each calendar day shall constitute a single tour of duty. The rate of compensation for the service performed by officers or members on a holiday or for service performed on an assigned day off, as in this charter provided, shall be calculated by dividing the annual rates of pay for each fiscal year by the number of single tours of duty as scheduled for the several ranks in the fire fighting companies in said fiscal year.

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

(In determining years of service necessary for a driver, stoker, tillerman, truckman and hoseman to receive the annual compensation sum of $3,660, $3,900, and $4,080, respectively, as provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and allowed.)

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

((This section shall become effective on the 1st day of July, 1951.))

Ordered Submitted—Board of Supervisors, San Francisco, September 6, 1955.

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Ferdon, Halley, McCarty, McMahon.

Absent: Supervisors Dobbs, McAteer.

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

JOHN R. McGRATH, Clerk.

ARGUMENT FOR PROPOSITION "M"

Charter Amendment "M" removes the restrictive language from the charter and places the regulation of hours of work with the Chief of Department and the Fire Commission—it does not reduce the hours—main-
tains the present maximum of hours to be worked in any fifteen-day period—no cost to the taxpayers.

Vote Yes—Charter Amendment M

This argument is sponsored by the David Scannell Club,
R. F. CALLAHAN, Secretary.

A "Yes" vote on Proposition "M" is endorsed by:
Frank P. Kelly, Chief of San Francisco Fire Department; San Francisco Board of Fire Commissioners; San Francisco Labor Council; San Francisco Building and Construction Trades Council; International Longshoremen's and Warehousemen's Union Local 10.

On September 12, 1955, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for November 8, 1955, by the following vote:

Ayes: Supervisors Blake, Carberry, Casey, Christopher, Dobbs, Er- tola, Ferdon, Halley, McAteer, McCarty, McMahon.

L. M. SENTER Acting Clerk,
Board of Supervisors.

CHARTER AMENDMENT
PROPOSITION N

Amends Charter Sections 125 and 151.3; fixes basic hours and days of work and provides method of fixing rates of pay for platform employees, coach and bus operators of Municipal Railway.

(Proposed by Petition of the Electors)

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Sections 125 and 151.3 thereof, relating to fixing minimum hours of labor, minimum days in the work week, days of rest in the work week and providing method of fixing rates of pay and certain overtime and premium rates of pay of platform employees, coach and bus operators of the Municipal Railway, to be voted upon at an election to be held therein on November 8, 1955.

A proposal to amend the charter of the City and County of San Francisco by amending Sections 125 and 151.3 thereof, so that the same shall read as follows:

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

Employments

Section 125. All employees engaged in public utility work at the time this charter shall go into effect, and who have been permanently
appointed to their respective positions in conformity with the civil service provisions of this charter, shall become employees of the public utilities commission under the classification held by each such employee at such time. All persons employed in the operating service of any public utility hereafter acquired by the city and county, at the time the same is taken over by the city and county, and who shall have been so employed for at least one year prior to the date of such acquisition, shall be continued in their respective positions and shall be deemed appointed to such positions, under, and entitled to all the benefits of, the civil service provisions of this charter; provided, however, that no person who is not a citizen of the United States shall be so continued in or appointed to his position. All persons residing outside the city and county claiming the benefit of this provision and who are not engaged on such utility work outside of the limits of the city and county shall be allowed a reasonable time, not exceeding one year, to become residents of the city and county.

Persons employed as platform ((men or)) employees, coach or bus operators ((in the operating department)) of the Municipal Railway system shall be subject to the following conditions of employment, notwithstanding the provisions of Section 150 of this charter:

(a) The basic ((hours of labor shall be)) work day shall consist of a minimum of eight hours, to be completed within ten consecutive hours;

(b) The basic work week shall consist of a minimum of five days of labor;

(c) There shall be ((one)) two consecutive days of rest in each week of seven days;

(d) Extra men shall be guaranteed at least four days of labor in one week; ((all labor performed in excess of eight hours in any one day, or six days in any one week, shall be paid for at the rate of time and one-half)).

Conductors and motormen may be assigned to duty as bus operators and while assigned to such duty they shall receive the compensation fixed for such service. Such assignment shall be governed by seniority of service, subject to a qualifying test by the railroad management as to competency and to state laws as to qualifications and licensing.

The public utilities commission shall have jurisdiction over the airport now being conducted by the City and County of San Francisco, as well as over any other airport which said city and county may hereafter acquire, maintain or operate. All employees, exclusive of the manager, of the present San Francisco airport, who are actually employed at the present airport operated and maintained by the City and County of San Francisco on the effective date of this amendment and who have been continuously so employed for one year immediately preceding said date shall be continued in their respective positions as if appointed thereto after examination and certification from a list of eligibles and shall thereafter be governed by and be subject to the civil service provisions of this charter. All said employees so continued in their respective positions
shall be eligible for like positions in any other airport hereafter acquired, maintained or operated by the City and County of San Francisco.

Basis of Standardization of Compensation of Certain Employees

Section 151.3. Notwithstanding any of the provisions of Section 151 or any other provisions of this charter, whenever any groups or crafts establish a rate of pay for such groups or crafts through collective bargaining agreements with employers employing such groups or crafts, and such rate is recognized and paid throughout the industry and the establishments employing such groups or crafts in San Francisco, and the civil service commission shall certify, that such rate is generally prevailing for such groups or crafts in private employment in San Francisco pursuant to collective bargaining agreements, the board of supervisors shall have the power and it shall be its duty to fix such rate of pay as the compensations for such groups and crafts engaged in the city and county service. The rate of pay so fixed by the board of supervisors shall be determined on the basis of rates of pay certified by the civil service commission on or prior to April 1st of each year and shall be effective July 1st following; provided, that the civil service commission shall review all such agreements as of July 1st of each year and certify to the board of supervisors on or before the second Monday of July any modifications in rates of pay established thereunder for such crafts or groups as herein provided. The board of supervisors shall thereupon revise the rates of pay for such crafts or groups accordingly and the said revised rates of pay so fixed shall be effective from July 1st of the fiscal year in which such revisions are determined.

Should the budget estimates of the several departments be filed with the controller or transmitted to the mayor before any such report of said civil service commission is received by the board of supervisors, the head of each department affected by such report may amend its budget estimate to comply with the provisions of such report.

Notwithstanding the provisions of Section 151 or any other provisions of this charter, the (wages of the various classifications of employment) rate of pay of platform employees, (and) coach (or) and bus operators of the municipal railway shall be determined and fixed, annually as follows:

((A) On or before the second Monday of July of each year the civil service commission shall certify to the board of supervisors for each classification of employment the highest wage schedule in effect on July 1st of that year for comparable platform employees and coach or bus operators of other street railway systems in the State of California operated in municipalities having each a population of not less than 100,000 as determined by the then most recent census taken and published by the director of the census of the United States, and each such system normally employing not less than one hundred (100) platform employees or coach or bus operators, or platform employees, coach and bus operators.))

(A) On or before July 9, 1956 the board of supervisors shall fix a straight-time hourly rate of pay for platform employees, coach and bus operators of the municipal railway effective from July 1, 1956 for the
fiscal year which shall exceed by twenty per cent the straight-time hourly rate in effect on April 1, 1955.

((B) The board of supervisors shall thereupon fix a wage schedule for each classification of platform employees and coach and bus operators of the municipal railway which shall be not in excess of the highest wage schedule so certified by the civil service commission for each such classification.)

(B) Not later than April 1, 1957 the board of supervisors shall fix and determine the per cent relationship such straight-time hourly rate of pay effective as of July 1, 1956 bears to the average of the rates of pay, converted to a straight-time hourly basis, in effect as of July 1, 1956 of the following groups or crafts as certified by the civil service commission pursuant to this section:

- Carpenter
- Car and Auto Painter
- Armature Winder
- Electrician
- Lineman
- Electrical Railway Shop Mechanic
- Senior Electrical Railway Shop Mechanic
- Laborer
- Garageman

(C) On or before the second Monday in July in each year beginning with the year 1957, the board of supervisors shall fix and determine a straight-time hourly rate of pay for platform employees, coach and bus operators of the municipal railway which shall maintain, in and for each fiscal year, the same per cent relationship, as determined pursuant to paragraph (B) of this section, to the average of the rates of pay converted to a straight-time hourly basis of the named groups or crafts. In the event that for any fiscal year the civil service commission fails to certify a rate of pay for any one or more of the named groups or crafts, the per cent relationship for the fiscal year beginning July 1, 1956 shall be recomputed by the elimination of such groups or crafts; and for such subsequent fiscal year the computation shall be made without regard to such eliminated groups or crafts.

The overtime and premium rates of pay for platform employees, coach and bus operators of the Municipal Railway shall be determined and fixed as follows:

(D) All labor performed on the 6th or 7th day in any one week shall be paid for at the rate of time and one-half.

(E) All labor performed in excess of eight hours in one day shall be paid for at the rate of time and one-half.

(F) All labor performed after the expiration of the tenth hour after the time when any such employee commences work on a certain day shall be paid for at the rate of time and one-half.

(G) All labor performed on days specified by ordinance of the board of supervisors as holidays for such employees shall be paid for at the rate of time and one-half.

(((C))) (H) When, in addition to their usual duties, such employees are assigned duties as instructors of platform employees or coach or bus operators they shall receive twenty (20c) cents per hour in
addition to the rate of pay to which they are otherwise entitled. ((under the wage schedule as herein provided.))

(( (D) The rates of pay fixed for platform employees and coach and bus operators as herein provided shall be effective from July 1st of the fiscal year in which such rates of pay are certified by the civil service commission; and the rates of pay specified in the wage schedules shall be paid to employees in accordance with the classifications of employment to which assigned as provided in the wage schedules adopted pursuant to this section; provided, that the platform employees and bus and coach operators so employed by the municipal railway on the effective date of this amendment shall be paid the maximum rate of pay provided in the wage schedules adopted for each year as herein provided regardless of classification to which assigned.))

(( (E) Platform employees and coach and bus operators shall be paid one and one-half times the rate of pay to which they would otherwise be entitled under the wage schedules as herein provided for all work performed on six days specified as holidays by ordinance of the board of supervisors for such employees.))

(( (F) The terms wage schedule and wage schedules wherever used in this section are hereby defined and intended to include only the maximum rate of pay provided in each such wage schedule, but shall not include other financial or non-financial benefits or conditions of employment.))

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

((The first fiscal year for which wage schedules in accordance with this section shall be fixed for platform employees and coach and bus operators of the municipal railway shall be the fiscal year beginning July 1st next following the effective date of this amendment, but in any event not earlier than July 1, 1955.))


Ayes: Supervisors Blake, Carberry, Casey, Christopher, Ertola, Fordon, Halley, McAteer, McCarty, McMahon.

Absent: Supervisor Dobbs.

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

JOHN R. McCGRATH, Clerk.
ARGUMENT FOR PROPOSITION N
Five Day Week for Municipal Railway Operators

The five day week is the generally accepted standard in public and private employment throughout the nation, and in San Francisco it is universal in all departments of city government with the exception of the Municipal Railway.

The thousands of people who ride passenger buses in San Francisco realize the arduous task involved in the safe and skillful operation of these transportation vehicles. The bus operator must at all times be vigilant for the safe carriage of his passengers. The operator is required to make change, to issue and take transfers, and to do many other things which require the highest degree of mental and physical alertness.

Every expert in traffic safety recognizes that if a transportation system is to operate efficiently the bus must be in charge of an operator who is not fatigued by long hours of work. It is also well known that in the traffic safety field accidents are caused by the individual in charge being tired and exhausted and therefore cannot give that high degree of vigilance which is necessary. Accidents should be avoided as they involve large sums of money.

Sound administration must compel San Francisco to come into line with every other public transportation system in California.

The benefits to be derived from the adoption of Proposition “N” may be summarized as follows:

(a) The five day week will reduce the accident rate and for that reason will result in saving thousands of dollars to the tax-payer.

(b) It gives the operators the same working hours as all other employees of the City and County of San Francisco have.

(c) It will place San Francisco in line with every other municipality in the state and nation.

(d) It is a fair, decent and dignified proposal which will benefit the working man and his family as well as San Francisco and its taxpayers.

This argument is sponsored by the Municipal Carmen’s Union, Local 250, C.I.O.

JOHN J. SHERRY, Secretary.

ARGUMENT AGAINST PROPOSITION “N”
Vote “No” On “N,” Don’t Be Fooled. This Is Not a Simple Five-Day Week Proposition!

Proposition “N” has been represented to the voters as a simple change from a six-day week to a five-day week for municipal carmen—actually it is a tricky measure that would raise carmen’s wages by 20 per cent over April 1, 1955! Proposition “N” would increase operating expenses an estimated $1,500,000 to $2,000,000 per year, depending upon service requirements. The taxpayers are now contributing $8,102,691 from taxes to make up railway losses this year. This loss, together with the added cost of Proposition “N” would require 38 cents in the
tax rate, or force an increase in the fare to 18 cents, and possibly as much as 20 cents, if the railway were to be made self-supporting.

Last year the voters approved a charter amendment allowing municipal railway carmen to be given the highest wage paid now or in the future on any large transit system in California. This measure would raise wages 20 per cent more than the April 1, 1955 rates. What could be more fair than what the carmen now have: namely, wages equal to the highest of other large transit systems in the state, in addition to most liberal fringe benefits, such as vacations, sick leave and pensions.

Another hidden angle in Proposition “N” is that it would exempt municipal carmen from charter section 150, which prohibits paying city employees for time not worked. This safeguard was written into the charter to prevent abuses and should not be set aside for these men!

You should vote “No” on Proposition “N” because it is an unsound pay increase proposal being presented as a five-day week measure, because it would permit paying carmen for time not worked, because they are now the highest paid in any large transit system in the state, and because it would seriously jeopardize retention of the 15-cent fare.

This argument is sponsored by the San Francisco Municipal Conference, composed of representatives of the following organizations:

Building Owners & Managers Assn.  San Francisco Chamber of Commerce
California Northern Hotel Assn.     S. F. Junior Chamber of Commerce
Down Town Association              San Francisco Real Estate Board
Apartment House Association of San Francisco

ARTHUR E. WILKENS, Chairman.

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

Should Proposition “N” be enacted, premised upon the basic data furnished by the Municipal Railway and exclusive of the future effects of the pay formula provided in sections 151.3(B), 151.3(C), 151.3(G), (which are unpredictable at this time), it is estimated that the cost of government of the City and County of San Francisco will be increased somewhere between $1,560,000 and $1,860,000, depending upon the extent of recruitment of needed manpower.

Based on the current assessment roll, the effect upon the tax rate would be somewhere between twelve and two-tenths cents and fifteen cents.

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

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

DIRECTIONS
FOR VOTING

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

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

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18

YES PROPOSITION NO
A POWER BONDS, 1955. To issue a
limited indebtedness of $24,500,000
for the acquisition, construction and
operation of two power plants and
other works and properties on the
Hetch Hetchy Project.

3rd. TO V-
LABEL
ing to
candidate
in case

19 20 21 22

YES PROPOSITION NO
B COURTHOUSE BONDS, 1955. To
issue a limited indebtedness of $12,
000,000 for the erection of an
Office Building and Courthouse,
near the Civic Center in San
Francisco.

E Adds Charter Section 9A:2; provides
that city attorney and public de-
fender shall each have power to
appoint a confidential secretary.

F OFF-STREET PARKING BONDS, 1955. To issue a limited indebted-
nce of $15,000,000 for the acquisi-
tion, construction and completion of
off-street parking facilities within
San Francisco and all other works,
property or structures necessary
therefor.

G Amends Charter Section 16: provides
that ordinances not subject to subde-
velopment provisions of charter shall
become effective upon passage.

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18

1A GEORGE R. REILLY

MAYOR
VOTE FOR ONE

GEORGE R. REILLY

FRANK BARBARIA
Barber

JACK BROWN
Buckwheat

DONALD BRUCE
Printer

GEORGE CHRISTOPHER
President Board of Supervisors

LA PLEUX
Artist, Business Woman

L. D. LEWIS
Business Man

FRANCIS MARY
James

NICHOLAS LUCAS
Le Vince

R. O. DONNELL
Restaurant Owner

E. A. ANTONETTE
Aunt

ROBERT R.
McMahon

JAMES KLEIN
Businessman

B. A. LEWIS
Businessman

THOMAS P.
Public Accountant

John J.
O'Brien Jr.
Butler

L. PATRICK
O'Brien
Businessman

MICHAEL
Perri
Real Estate

EDWIN C.
Augustus
Public Relations

CHARLES T.
MATHIS
Clerk

MARTIN
Box

SUPER
VOTE FOR ONE
LOCATION AND SELECTION CARD
KEEP THIS NOTICE—IT TELLS YOU WHERE TO VOTE

GENERAL MUNICIPAL ELECTION
November 8, 1955

PRECIINCT NUMBER

YOUR POLLING PLACE IS LOCATED AT

Garage, 749 - 11th Ave.

VOTE EARLY—Polls Open 7 A.M. and Close 8 P.M.

TO SAVE VOTING TIME
Mark Your Choices on the Reverse Side and
Refer to Them While Using the Machine

(OVER)
LOCATION AND SELECTION CARD
KEEP THIS NOTICE—IT TELLS YOU WHERE TO VOTE

GENERAL MUNICIPAL ELECTION
November 8, 1955

PRECINCT NUMBER

YOUR POLLING PLACE IS LOCATED AT

Garage, 749 - 11th Ave.

ASSEMBLY DISTRICT

22

VOTE EARLY—Polls Open 7 A.M. and Close 8 P.M.

TO SAVE VOTING TIME
Mark Your Choices on the Reverse Side and
Refer to Them While Using the Machine

(OVER)
WRITE YOUR CHOICE ON THIS CARD AND TAKE IT TO YOUR POLLING PLACE. IT WILL AID YOU IN VOTING.

PROPOSITIONS

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Member of Board of Education

CHARLES J. FOEHN

Yes...No

CANDIDATES

MAYOR

1

SUPERVISORS (Six)

1

2

3

4

5

6

DISTRICT ATTORNEY

1

SHERIFF

1

JUDGE OF THE MUNICIPAL COURT

Office
No. 1

No. 2

No. 3

No. 4