PROPOSITIONS

together with

ARGUMENTS

and

STATEMENTS OF CONTROLLER

Relating to Costs

to be voted on at

DIRECT PRIMARY ELECTION AND CONSOLIDATED SPECIAL ELECTIONS

to be held

JUNE 3, 1958



Attest

Thos. A. Toomey

Registrar of Voters

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

SPECIAL NOTE:

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

 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.
 Vote early, if possible.

THOS. A. TOOMEY, Registrar of Voters.

Permanent registration is maintained by VOTING. Voters who fail to vote this year will have their registration CANCELLED.

INDEX

Pro	oposition , , , , , , , , , , , , , , , , , , ,	Page
A	-Special School District Tax Election	
B-	-Recreation and Park Bonds, 1958, \$1,575,000 (Steinhart Aquarium)	
C-	-Charter Amendment relating to narcotic enforcement fur	ıd 8
D–	-Charter Amendment relating to collection of local sales and use taxes	9
	-Charter Amendment relating to titles and compensation of certain positions in Police Department	
F-	-Charter Amendment relating to fixing rates of compen- sation of Chief and Deputy Chief, Fire Department	15

(Requests for "Absent Voter's Ballot" must be received not later than May 29th.)

Notice by Registrar under Education Code Section 6358.

SPECIAL SCHOOL DISTRICT TAX ELECTION

SAN FRANCISCO UNIFIED SCHOOL DISTRICT OF SAN FRANCISCO COUNTY, STATE OF CALIFORNIA

Date of Election: Tuesday, June 3, 1958

POLLS OPEN FROM 7:00 A.M. TO 8:00 P.M.

PROPOSITION A

Proposition to determine whether maximum tax rate of San Francisco Unified School District shall be increased from \$2.00 to \$2.50 per \$100.00 of assessed valuation.

BOARD OF EDUCATION SAN FRANCISCO UNIFIED SCHOOL DISTRICT SUMMARY OF ISSUE PROPOSITION A

APPROVAL OF THIS MEASURE IS ESSENTIAL TO FINANCE AN ADE-QUATE PROGRAM OF EDUCATION FOR THE CHILDREN' OF SAN FRANCISCO FOR APPROXIMATELY THE NEXT FIVE OR TEN YEARS.

Proposition "A" is a measure which will raise the San Francisco permissive school tax limit by 50c, from \$2.00 to \$2.50. It represents a tax limit within which the school district may operate for a period of years, and does not represent the tax rate.

The polling place card enclosed in this envelope will show the location of your voting precinct.

PROPOSITION B

Recreation and Park Bonds 1958. To incur a bonded indebtedness in the sum of \$1,575,000 for the improvement and reconstruction of Steinhart Aquarium in Golden Gate Park.

File No. 161-58-1

Ord. No. 144-58

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, JUNE 3, 1958, FOR THE PURPOSE OF SUBMITTING TO THE VOT-ERS OF THE CITY AND COUNTY OF SAN FRANCISCO A PROP-**OSITION TO INCUR A BONDED DEBT OF THE CITY AND COUNTY** TO THE AMOUNT OF \$1,575,000 FOR THE ACQUISITION, CON-STRUCTION AND COMPLETION BY THE CITY AND COUNTY OF SAN FRANCISCO OF THE FOLLOWING MUNICIPAL IMPROVE-MENT, TO WIT: IMPROVEMENT OF PUBLIC PARK AND RECREA-TION FACILITIES, INCLUDING ADDITIONS, BETTERMENTS, IM-PROVEMENTS AND RECONSTRUCTION OF THE STEINHART AQUARIUM IN GOLDEN GATE PARK, A PIPE LINE WITH NECES-SARY PUMPS AND INTAKE LINE IN THE GENERAL VICINITY OF FLEISHHACKER PLAYGROUND AND ZOO, ALONG THE GREAT HIGHWAY AND LINCOLN WAY TO THE AQUARIUM FOR THE PURPOSE OF SUPPLYING A SOURCE OF SALT WATER TO SAID AQUARIUM AND ALL FURNISHINGS, EQUIPMENT, WORKS, PROPERTIES AND STRUCTURES NECESSARY OR CONVENIENT FOR PUBLIC PARK AND RECREATION FACILITIES, 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 REV-ENUE 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 IMPROVEMENTS AND RECONSTRUC-**TION OF THE STEINHART AQUARIUM IN GOLDEN GATE PARK; 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 STATE PRIMARY ELECTION.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 3rd day of June, 1958, 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 \$1,575,000 for the acquisition, construction and completion by the City and County of San Francisco of the following municipal improvement, to wit: Improvement of public park and recreation facilities, including additions, betterments, improvements and reconstruction of the Steinhart Aquarium in Golden Gate Park, a pipe line with necessary pumps and intake line in the general vicinity of Fleishhacker Playground and Zoo, along the Great Highway and Lincoln Way to the Aquarium for the purpose of supplying a source of salt water to said Aquarium, and all furnishings, equipment, works, properties and structures necessary or convenient for public park and recreation facilities.

Section 2. The estimated cost of the municipal improvement described herein was fixed by the Board of Supervisors by Resolution No. 141-58, passed by more than two-thirds of said board, and approved by the Mayor in the sum of \$1,575,000, 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 State Primary Election to be held Tuesday, June 3, 1958, and the voting precincts, polling places and officers of election for said State Primary 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 State Primary Election.

The ballots to be used at said special election shall be the ballots to be used at said State Primary 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 State Primary Election to be published in The San Francisco News on or about May 8, 1958.

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:

"Recreation and Park Bonds, 1958. To incur a bonded indebtedness in the sum of \$1,575,000 for the improvements and reconstruction of Steinhart Aquarium in Golden Gate Park."

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 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 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 semiannually.

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 Examiner, 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, March 10, 1958.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, Mc-Mahon, Rolph, Sullivan, Zirpoli.

Absent: Supervisor McCarty.

ROBERT J. DOLAN, Acting Clerk

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, March 17, 1958.

Ayes: Supervisors Casey, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon, Rolph, Sullivan, Zirpoli.

Absent: Supervisor Blake.

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

ROBERT J. DOLAN, Acting Clerk

Approved March 19, 1958.

GEORGE CHRISTOPHER, Mayor

ARGUMENT FOR PROPOSITION B

Proposition "B"—Steinhart Aquarium Bonds

The San Francisco Grand Jury issued a special report on conditions at Steinhart Aquarium, in Golden Gate Park, making two observations:

1. The Steinhart Aquarium is "one of the city's most valuable and desirable assets".

2. The Steinhart Aquarium, built thirty-five years ago, has reached "an appalling state of disrepair".

Save Our Steinhart Aquarium

The Grand Jury report put all San Francisco on notice—either Steinhart Aquarium, valuable as it is to the city, must be rehabilitated promptly, or it will be forced to close.

Unanimous Recommendations

Proposition "B" was approved unanimously by the Mayor's bond screening committee and the San Francisco Board of Supervisors. Both reviewed the proposition carefully to protect the taxpayer's investment in Steinhart Aquarium.

Vote "Yes" on Proposition "B"

Save our Steinhart Aquarium. Vote "Yes" on Proposition "B".

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

Mayor George Christopher

Citizens' Committee to Save Our Steinhart Aquarium

Recreation and Park Commission, City and County of San Francisco

San Francisco Labor Council and George W. Johns, Secretary

San Francisco Chamber of Commerce

California Academy of Sciences

American Institute of Architects, Northern California Chapter San Francisco Federation of Municipal Employees, Inc.

San Francisco Aquarium Society, Inc.

Miraloma Park Improvement Club

Cabrillo Civic Club

San Francisco City and County Employees Union, Local 400 AFL, CIO San Francisco Zoological Society

San Francisco Junior Chamber of Commerce

Municipal Improvement League

Down Town Association of San Francisco

On April 14, 1958, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for June 3, 1958, by the following vote:

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon, Rolph, Sullivan, Zirpoli.

ROBERT J. DOLAN, Clerk.

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

Recreation and Park Bonds, 1958. To incur a bonded indebtedness in the sum of \$1,575,000 for the improvements and reconstruction of Steinhart

Aquarium in Golden Gate Park.

Should the proposed \$1,575,000 Recreation and Park Bonds, 1958, for the improvements and reconstruction of the Steinhart Aquarium in Golden Gate Park be authorized and when all bonds shall have been issued, it is estimated that the cost of debt service will be as follows:

> Bond redemption Bond interest

 $$1,575,000\ 346,500$

\$1,921,500

Total debt service requirement

When sold, it is estimated that the average annual debt service requirement on a 15-year basis will be approximately \$128,100 per year. This sum of \$128,100, based upon the current assessment roll, is equivalent to one cent in the tax rate annually for 15 years.

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

PROPOSITION C

Adds Charter Section 35.8.1; authorizes Board of Supervisors to appropriate and Chief of Police to expend not to exceed \$25,000 in a fiscal year for narcotic enforcement.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said city and county by adding Section 35.8.1 thereto to provide for a narcotic fund, not exceeding \$25,000, to be disbursed by the Chief of Police.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on June 3, 1958, a proposal to amend the charter of said city and county by adding Section 35.8.1 thereto, so that the same shall read as follows:

CHIEF OF POLICE NARCOTIC FUND

Section 35.8.1. The board of supervisors shall have the power to appropriate to the police department an amount not to exceed in any one fiscal year the sum of \$25,000 to be known as the narcotic fund of the chief of police. The chief of police may from time to time, disburse such sums from such fund as in his judgment shall be for the best interests of the city and county in the enforcement of the narcotic laws, and the police commission shall allow and order paid out of such narcotic fund, upon orders signed by the chief of police, such amounts as may be required.

Ordered Submitted—Board of Supervisors, San Francisco, March 3, 1958.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon, Rolph, Sullivan, Zirpoli.

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

ROBERT J. DOLAN, Acting Clerk.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 PROPOSITION "C"

Charter Amendment adding Section 35.8.1 thereto to provide for a fund of \$25,000 to be used in connection with the enforcement of the narcotic laws by the Chief of Police.

Should proposition "C" be enacted the maximum increase in the cost of government of the City and County of San Francisco would be \$25,000 annually which, based on the current assessment roll, is equivalent to nineteen one-hundredths of one cent in the tax rate annually.

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

PROPOSITION D

Adds Charter Section 24.1; authorizes Board of Supervisors to enact ordinances and execute agreements to provide for the State collection of uniform local sales and use taxes.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding Section 24.1 thereto, relating to excise taxes and the uniform administration and operation of such taxes under the laws of the State of California.

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 June 3, 1958, a proposal to amend the charter of said city and county by adding thereto Section 24.1, to read as follows:

Section 24.1. Notwithstanding any of the provisions of Section 24 or any other provisions of this charter, the board of supervisors shall have the power to enact an ordinance that will be in accordance with the provisions of Part 1.5 of Division 2 of the Revenue and Taxation Code of the State of California and any amendments thereto, insofar as said Part 1.5 of Division 2, as amended, provides for uniform local sales and use taxes, and it may enact such other ordinances and authorize the execution of such agreements as may be necessary or convenient to insure the imposition and collection of such taxes.

Ordered Submitted—Board of Supervisors, San Francisco, March 24, 1958.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon, Rolph, Sullivan, Zirpoli.

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

ROBERT J. DOLAN, Clerk.

ARGUMENT FOR PROPOSITION D

Vote "Yes" on Proposition D

Charter Amendment D will return to San Francisco approximately \$3,500,000 in sales tax revenue which is now being paid by San Francisco to other counties.

Charter Amendment D will not levy any new taxes of any kind, or adopt any new sales or purchase tax law. It will not add a cent to the tax now paid by the citizens of San Francisco on their purchases.

What it will do is bring to San Francisco's treasury the \$3,500,000 in taxes upon goods which is paid by purchasers living outside San Francisco. This is equivalent to a 26.3c reduction in our tax rate.

San Francisco taxpayers have a \$3,500,000 stake in this additional revenue which will not cost them a cent.

Vote "Yes" on Proposition D

A "Yes" vote on Proposition "D" is endorsed by: Retail Merchants Association

Retail Dry Goods Association of San Francisco

Down Town Association

· 2 · 2

Motor Car Dealers Association of San Francisco, Inc.

San Francisco Chamber of Commerce

On April 14, 1958, the Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for June 3, 1958, by the following vote:

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, McCarty, McMahon, Rolph, Sullivan, Zirpoli.

ROBERT J. DOLAN, Clerk.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 PROPOSITION "D"

Charter Amendment adding Section 24.1 thereto, relating to excise taxes and the uniform administration and operation of such taxes under the laws of the State of California.

Should proposition "D" be enacted, and should the Board of Supervisors enact the legislation permitted thereby, based upon the current level of taxable sales, it is estimated that San Francisco will receive approximately \$3,500,000 additional revenue annually which, basically, is now going to other counties. The addition of this amount of \$3,500,000 to the revenues of the city, based on the current assessment roll, is equivalent to a reduction of twenty-six and three tenths cents in the tax rate annually.

> HARRY D. ROSS, CONTROLLER City and County of San Francisco

Amends Charter Sections 35, 35.3, 35.4, 35.5 and adds Charter Section 35.5.3; provides for retitling and creation of ranks in the Police Department and method of setting rates of compensation thereof.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the charter of said city and county by amending sections 35, 35.3, 35.4, and 35.5 thereof, and adding section 35.5.3 thereto, relating to the police department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on June 3, 1958, a proposal to amend the charter of said city and county by amending sections 35, 35.3, 35.4, and 35.5 thereof, and by adding section 35.5.3 thereto, so that the same shall read as follows:

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

Section 35. The police department shall consist of a police commission, a chief of police, a police force and such clerks and employees as shall be necessary and appointed pursuant to the provisions of this charter, and shall be under the management of a police 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, 1945, 1946 and 1948, respectively. The incumbents serving as members of the commission on the effective date of this amendment shall continue to hold their respective positions, subject to the provisions of the charter, for the remainder of the terms for which they have been respectively appointed.

The police commissioners shall be the successors in office of the police commissioners holding office in the city and county at the time this amendment shall become effective, and shall have all the powers and duties thereof, except as in this charter otherwise provided. They shall have power to regulate traffic, including the location and use of traffic control devices for that purpose.

The bureau of traffic engineering and administration, which may be known as the traffic bureau, is hereby established under the jurisdiction of the police commission. The bureau shall be in charge of a ((traffic director)) **deputy chief for traffic division**, who shall have powers and duties relating to street traffic, subject to laws relating thereto and to the police commission, as follows: (a) to regulate all street traffic; (b) to promote traffic safety education and to receive, study and give prompt attention to complaints in relation to street traffic; (c) to collect, compile, analyze and interpret traffic data, including traffic accident information; to engage in traffic research and traffic planning; to review the design of the traffic facilities of the city and county and to participate in studies and investigations of street design and operation; and (d) to cooperate for the best performance of these functions, with the department of public works, the public utilities commission, the fire department, the department of city planning, the board of supervisors and other departments and agencies of the city and county and state as may be necessary.

The powers and duties of the ((traffic director)) deputy chief for traffic division hereinabove stated shall not modify to any extent the powers and duties of any department or office, but shall be, first for the purpose of assisting the police commission in its regulation of traffic, and, second, for the purpose of recommendation only, to other departments or offices upon matters within their jurisdiction, but affecting to any extent the regulation of traffic.

Section 35.3. The chief of police may detail from time to time members of the department for performance of duty in the ((bureau of inspectors)) detective division, the juvenile bureau, the accident investigation bureau, ((the bureau of special services)) the vice control bureau, the narcotics bureau of the detective division, and the intelligence unit, who shall be known as ((assistant inspectors)) detectives second grade, and who may be removed from such detail and returned to their civil service rank and position by order of the chief of police. An appointment as ((inspector)) detective first grade or detective second grade shall not be subject to competitive examination. In case of vacancy in said rank of ((inspector)) detective first grade in the ((bureau of inspectors)) detective division, the appointment shall be made by the chief of police from among those ((assistant inspectors)) detectives second grade who have been detailed to, and who have actually served with the ((bureau of inspectors)) detective division for at least two years prior to such appointment. The chief of police may appoint ((inspectors)) detectives first grade in the juvenile bureau, the accident investigation bureau, ((the bureau of special services)) the vice control bureau, the narcotics bureau of the detective division, and the intelligence unit; such appointments shall be made from among those ((assistant inspectors)) detectives second grade who have been detailed to, and have actually served as such ((assistant inspectors)) detectives second grade in the bureau or unit in which the appointment is made for at least two (2) years prior to such appointment. Service as assistant inspector shall be deemed service as detective second grade for the purpose of appointment as detective first grade; and any service as assistant inspector in the bureau of special services shall be deemed service as detective second grade in the narcotics bureau of the detective division for the purpose of appointment as a detective first grade in such bureau. The number of ((inspectors)) detectives first grade at any one time in the juvenile bureau, the accident investigation bureau, ((the bureau of special services)) the vice control bureau, the narcotics bureau of the detective division, and the intelligence unit shall not be greater than a collective total of twenty-five (25) ((inspectors)) detectives first grade.

Members of the department holding an appointment as inspector on the first day of the month immediately following the effective date of this amendment shall be deemed appointed as detective first grade and members of the department detailed and assigned as assistant inspectors on said date shall be deemed to be detailed and assigned as detectives second grade. ((Inspectors)) Detectives first grade and ((assistant inspectors)) detectives second grade shall have the same rights as other members of the department to take competitive examinations from their respective civil service ranks. ((An inspector)) A detective first grade guilty of any offense or violation of the rules and regulations of the police department shall be subject to punishment as provided in section 155 of this charter; provided, however, that in addition to the punishments set forth in section 155 ((an inspector)) a detective first grade may be demoted to his civil service rank for any offense or violation set forth in said section and after trial and hearing before the police commission as set forth therein. The chief of police, in addition to the ((inspectors)) detectives first grade above provided for, shall detail any member of the department to serve as inspector of school traffic patrols who shall have rank and pay of ((inspector)) detective first grade, subject to the provisions of this section.

Section 35.4. Subject to the provisions of section 20 of this charter governing the appointment and removal of non-civil service appointees, and without competitive examination, the chief of police shall have power to appoint a police surgeon; to designate ((a deputy chief of police, a department secretary, and a director, bureau of special services,)) an assistant chief of police, a deputy chief of administration, a secretary to the chief, an aide to the assistant chief, a secretary to the police commission, a director, vice control bureau, and a director, planning and research bureau, from any rank in the department; to designate a ((director of traffic)) deputy chief for traffic division from among the members of the police department holding rank of lieutenant or higher; to designate a ((chief of inspectors)) deputy chief for detective division from among the members of the department holding the rank of captain; to designate a director, bureau of criminal information, from among the members of the department having the rank.... of sergeant or higher; to designate from among the members of the department holding rank of lieutenant or higher, a captain of ((inspectors)) detectives, who shall be administrative assistant to the ((chief of inspectors)) deputy chief for detective division, a captain of traffic, and a director, bureau of personnel; and to designate a ((supervising captain of districts)) deputy chief for patrol division from among the members of the department holding the rank of captain. ((The department secretary or other suitable member of the department shall be assigned by the chief of police to serve also as secretary to the police commission without extra compensation.)) The chief of police shall assign a property clerk from among the members of the department, such assignment shall be made at the rank and pay of the member so assigned.

When any member of the department, detailed to any of the positions above mentioned, shall be removed from said detail or position, he shall be returned to his civil service rank and position, unless removed from the department pursuant to the provisions of section 155 of the charter.

To assist the ((director of traffic)) deputy chief for traffic division, an engineer shall be assigned by the chief administrative officer from the office of the city engineer to the bureau of traffic engineering and administration, and such other personnel shall be provided as may be necessary, in accordance with civil service, fiscal and other requirements of the charter, all of whom shall be paid the salaries of their respective ranks or classifications.

Section 35.5. The police force of the city and county shall not exceed one police officer for each five hundred inhabitants thereof. The several ranks in the department shall be as follows: chief of police ((deputy chief of police)) assistant chief of police, ((director of traffic)) deputy chief for traffic division, ((chief of inspectors)) deputy chief for detective division, ((supervising captain of districts)) deputy chief for patrol division, ((department secretary)) deputy chief of administration, captain of ((inspectors)) detectives, captain of traffic, director of bureau of personnel, director of bureau of criminal information, director of vice control bureau, captains, criminologist, aide to the assistant chief, director of planning and research, secretary to the chief of police, secretary to the police commission, lieutenants, ((director of bureau of special services, inspectors,)) detectives first grade, sergeants, photographer, detectives second grade, police surgeon, police officers, police patrol drivers and women protective officers. The compensation for these ranks shall be determined as provided in ((section)) sections 35.5.1, ((and section)). 35.5.2, and 35.5.3 of this charter.

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

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

Section 35.5.3. The rates of compensation for the following ranks in the department for the remainder of the fiscal year in which this section becomes effective shall be recommended by the police commission and as fixed by the board of supervisors: chief of police, assistant chief of police, deputy chief for traffic division, deputy chief for detective division, deputy chief for patrol division, deputy chief of administration, director of vice control bureau, captain of detectives, aide to the assistant chief, director of planning and research, secretary to the police commission, secretary to the chief of police, detectives first grade, detectives second grade.

The board of supervisors shall thereupon have power and it shall be its duty to provide that the rates of compensation so fixed shall become effective on the first day of the month immediately following the effective date of this section and shall be in lieu of the rates of compensation previously fixed for any such rank or ranks or positions for such fiscal year; and it shall have power, and it shall be its duty, but without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year in which this section becomes effective to include the provisions necessary for paying the compensations fixed as herein provided for the remainder of such fiscal year out of such funds as the controller certifies are available for the purpose, and to enact such other legislation as may be necessary to effectuate the provisions of this section and section 35.5.1 of this charter.

For the next succeeding fiscal year and for each fiscal year thereafter the rates of compensation for such ranks shall be fixed in the manner provided by section 35.5.1 of the charter.

Ordered Submitted—Board of Supervisors, San Francisco, March 24, 1958.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, McCarty, Mc-Mahon, Rolph, Sullivan, Zirpoli.

Noes: Supervisor Halley.

I hereby certify that the foregoing Charter amendment was ordered

submitted by the Board of Supervisors of the City and County of San. Francisco.

ROBERT J. DOLAN, Clerk.

ARGUMENT FOR PROPOSITION E

Proposition E will serve to streamline the San Francisco Police Department by providing a long-needed reorganization of the Department, based on independent studies conducted by the Police Commission, the Chief of Police, and a nationally-known expert on Police Administration.

These proposed reorganizational changes are geared to the facilities which will be provided in the new, modern Hall of Justice, to the end that maximum efficiency in terms of police services will be rendered to the citizens of the City and County of San Francisco.

This structural plan will provide for retitling of existing positions in keeping with designations as used by modern police departments throughout the nation, and also provide the Chief of Police with a sounder and more direct chain of command, thereby accomplishing greater over-all departmental efficiency.

This Proposition will give to the citizens of the City and County of San Francisco a modern, effective and progressive Police Department.

Vote "Yes" on Proposition E On April 14, 1958, The Board of Supervisors authorized the foregoing argument for inclusion in the election pamphlet for June 3, 1958, by the following vote:

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, McCarty, Mc-Mahon, Rolph, Sullivan, Zirpoli.

Noes: Supervisor Halley.

ROBERT J. DOLAN, Clerk.

CONTROLLER'S STATEMENT PURSUANT TO CHARTER SECTION 183 PROPOSITION "E"

Charter Amendment amending Sections 35, 35.3, 35.4 and 35.5 thereof, and adding Section 35.5.3 thereto, relating to the Police Department.

Should proposition "E" be enacted, it would create in the Police Department new positions and re-title some of the existing positions and further it would provide a formula for the salaries which will attach to such positions based on future administrative recommendation and legislative determination. Therefore, there is no present basis for making a calculation of costs.

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

PROPOSITION F

Adds Charter Section 36.3; provides for fixing the rates of compensation of Chief and Deputy Chief, Fire Department.

CHARTER AMENDMENT

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the charter of said city and county by adding section 36.3 thereto relating to the compensation of the chief of fire department and the deputy chief of department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on June 3, 1958, a proposal to amend the charter of said city and county by adding section 36.3 thereto so that the same shall read as follows:

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

Section 36.3. The rates of compensation for the following ranks in the fire department for the remainder of the fiscal year in which this section becomes effective shall be recommended by the fire commission and as fixed by the board of supervisors: chief of department and deputy chief of department.

The board of supervisors shall thereupon have power, and it shall be its duty, to provide that the rates of compensation so fixed shall become effective on the first day of the month immediately following the effective date of this section and shall be in lieu of the rates of compensation previously fixed for such ranks for such fiscal year; and it shall have power, and it shall be its duty, but without reference or amendment to the annual budget, to amend the annual appropriation ordinance and the annual salary ordinance for the fiscal year in which this section becomes effective to include the provisions necessary for paying the compensations fixed as herein provided for the remainder of such fiscal year out of such funds as the controller certifies are available for the purpose, and to enact such other legislation as may be necessary to effectuate the provisions of this section and section 36.2 of this charter.

For the next succeeding fiscal year and for each fiscal year thereafter the rates of compensation for such ranks shall be fixed in the manner provided by section 36.2 of this charter.

Ordered Submitted-Board of Supervisors, San Francisco, March 24, 1958.

Ayes: Supervisors Blake, Casey, Dobbs, Ertola, Ferdon, Halley, Mc-Carty, McMahon, Rolph, Sullivan, Zirpoli.

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

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

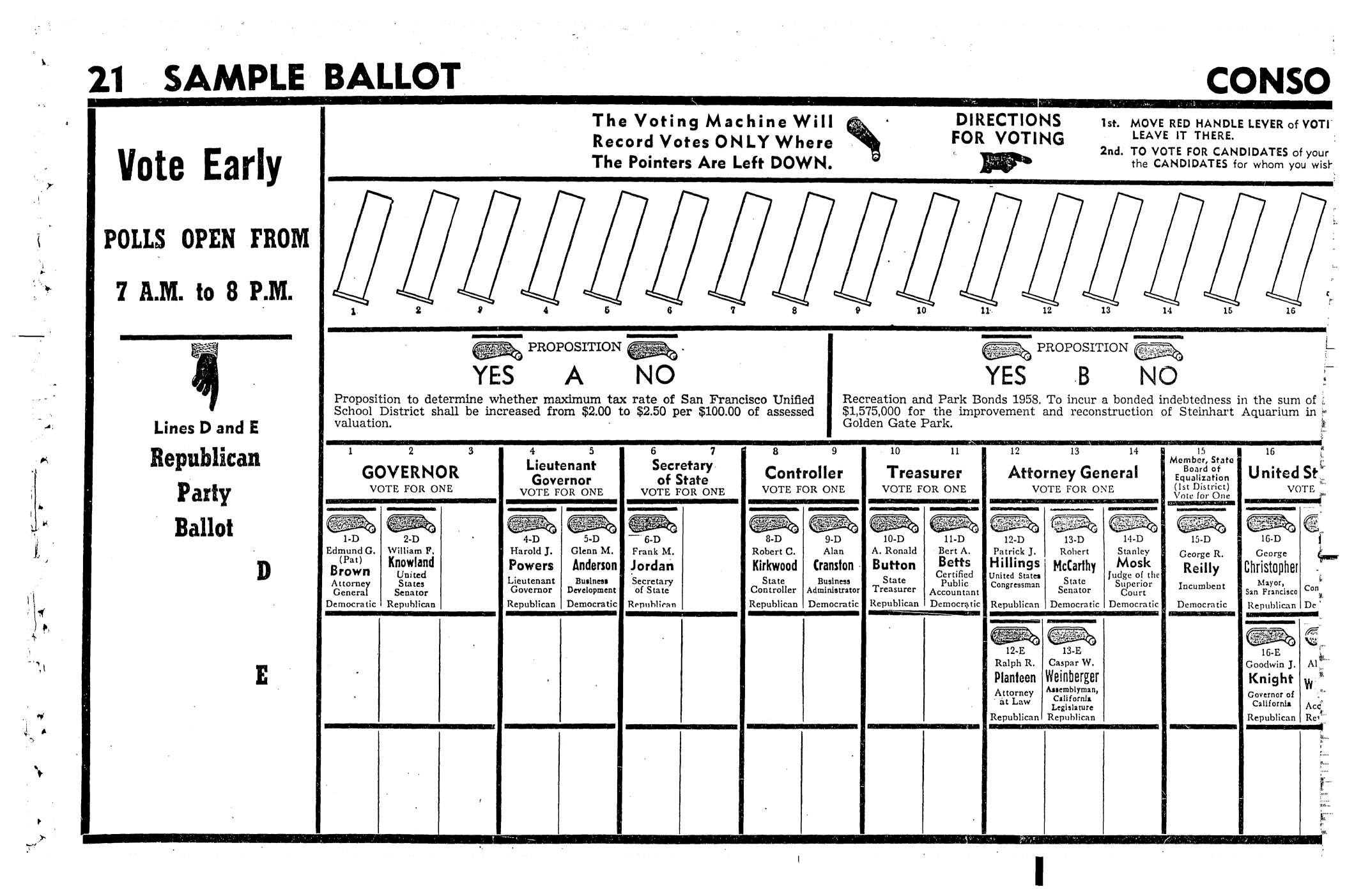
Charter Amendment adding Section 36.3 thereto relating to the compensation of the Chief of Fire Department and the Deputy Chief of Department.

Should proposition "F" be enacted, it would provide a formula for salaries in the Fire Department which will attach to the positions of chief of department and deputy chief of department, based on future administrative recommendation and legislative determination. Therefore, there is no present basis for making a calculation of costs.

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



PHILLIPS & VAN ORDEN COMPANY



IDATED PRIMARY ELECTION AND SPECIAL ELECTIONS, JUNE 3, 1958

IG MACHINE to the RIGHT as far as it will go and

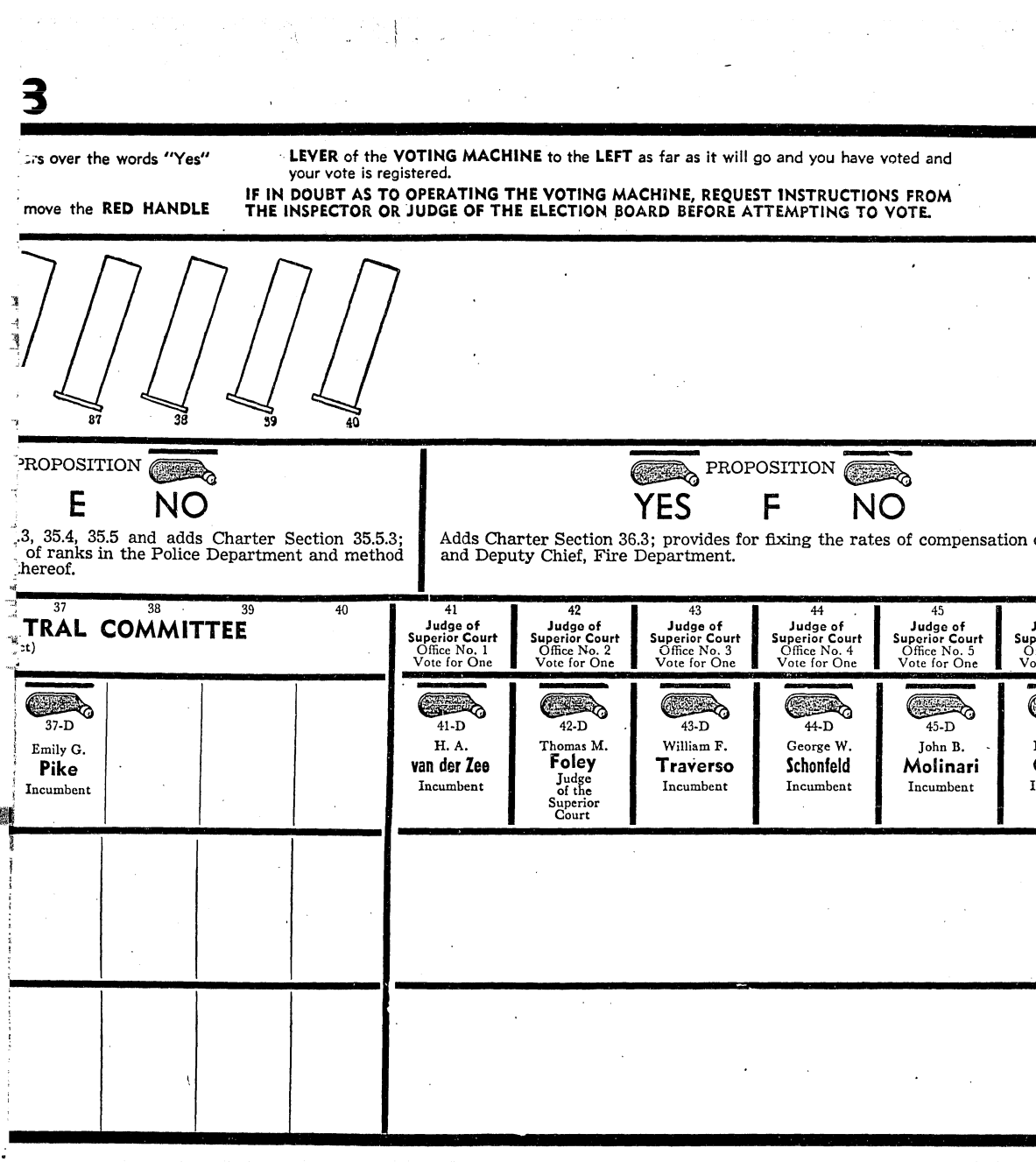
choice, pull down the **POINTERS** over the names of

to VOTE and LEAVE THEM DOWN.

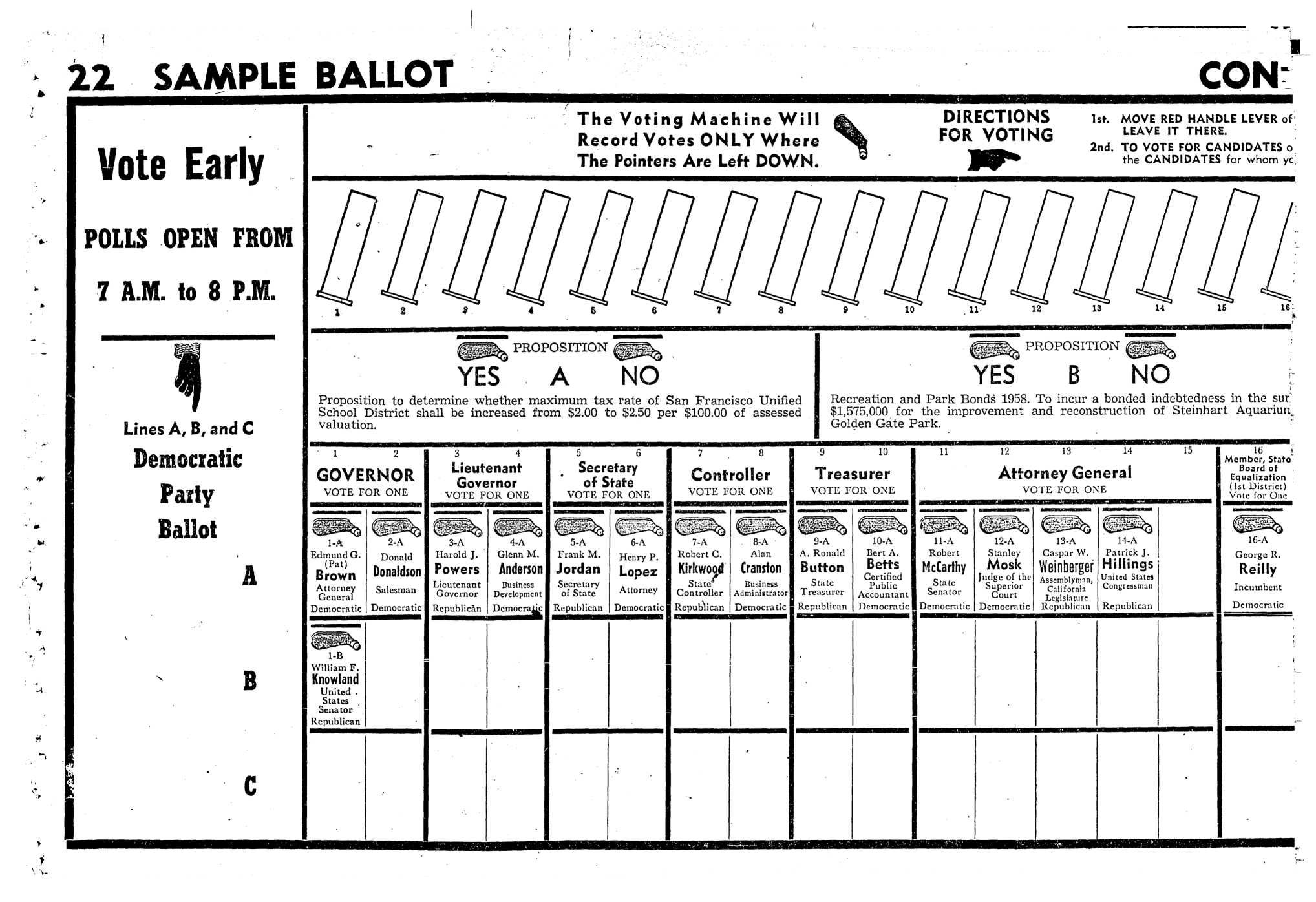
3rd. TO VOTE for a person whose name does not appear on the BALLOT LABEL CARD, raise 4th. TO VOTE FOR OR AGAINST PROPOSITIONS, pull DOWN pointers over the numbered slide at top of machine corresponding to number of office on OFFICE TITLE or "No", as you may desire to vote, and LEAVE THEM DOWN. CARD, and write name of candidate on paper under slide. (Do not pull down pointer over 5th. LEAVING THE POINTERS DOWN as you have placed them, move the name of any candidate in office group in which you intend to write in name of a candidate.)

20 PROI PROPOSITION NC YES Adds Charter Section 24.1: authorizes Adds Charter Section 35.8.1; authorizes Board of Supervisors to appropriate and and execute agreements to provide for Chief of Police to expend not to exceed \$25,000 in a fiscal year for narcotic and use taxes. enforcement. 23 24 25 26 28 22 27 19 20 21 18 Member of Representative **State Senator** es Senator Assembly in Congress (14th District) (21st District) (4th District) VOTE FOR ONE CONE VOTE FOR ONE VOTE FOR ONE 0 25-D 26-D 28-D 22-D 23-D 24-D 27-D 21-D 18-D 19**-D** 29-D ĺ٦ Ruth Church 'J.' Eugene John Robert J. Edward A. ŗ William William S. Forden William M. Donald J. George M. (Gene) (Skip) Doonan Blaine Alcorn Mailliard Jolley **Brinton Del Secco** Bruce **McAteer** Gupta Áthearn Law Finance Corporate United States Refrigeration Attorney Attorney Enforcement Attorney Businessman Attorney Printer Investigator isman Counsel at Law Contractor Congressman at Law Officer at Law Republican Republican Democratic Democratic Republican Democratic Republican Democrati Republican Republican ratic | Republican E "nder mson 11-7 ntant olican ы

$ \begin{array}{c} \begin{array}{c} \end{array}{0}\\ \end{array}{0}\\ 29\\ 80\\ 80\\ 31\\ 32\\ 32\\ 33\\ 84\\ 35\\ 84\\ 35\\ 86\\ 37\\ 87\\ 87\\ 87\\ 87\\ 87\\ 87\\ 87\\ 87\\ 87\\ 8$										
POSIT D es Boar or the S	d of S State c	ollection o	s to enact o of uniform l	rdinances ocal sales	Amends Charter Sections 35, 35.3, 35.4, 35 provides for retitling and creation of ranks i of setting rates of compensation thereof.					
	30 31 32 33 34 35 36 37 MEMBERS OF COUNTY CENTRAL (21st Assembly District) VOTE FOR FIVE									
M A A A A tr at	00-D Lilton arks torney Law ublican	31-D Irving Shore Attorney at Law Republican	32-D Robert H. Steele Incumbent	33-D Roger D. Lapham, Jr. Incumbent	34-D E. D. Osgood Incumbent	35-D Eleanor Rossi Reno	36-D John F. Ward Incumbent	37-D Emily G. Pike Incumbent		
								k		



RE	PUBL	ICAN	BA	LLOT
of Chief	et testin	Pro	positi	ons
46 Judge of erior Court ffice No. 6 ote for One	47 Superint	48 tendent of l VOTE FO		⁵⁰ ruction
46-D Melvyn I. Cronin Incumbent	47-D Roy E. Simpson Incumbent	48-D Holland D. Roberts Educator	49-D Everett T. Calvert Educator Administrator	50-D David B. Everett School Superintendent
- -				
				8



OLIDATED PRIMARY ELECTION AND SPECIAL ELECTIONS, JUNE 3, 19

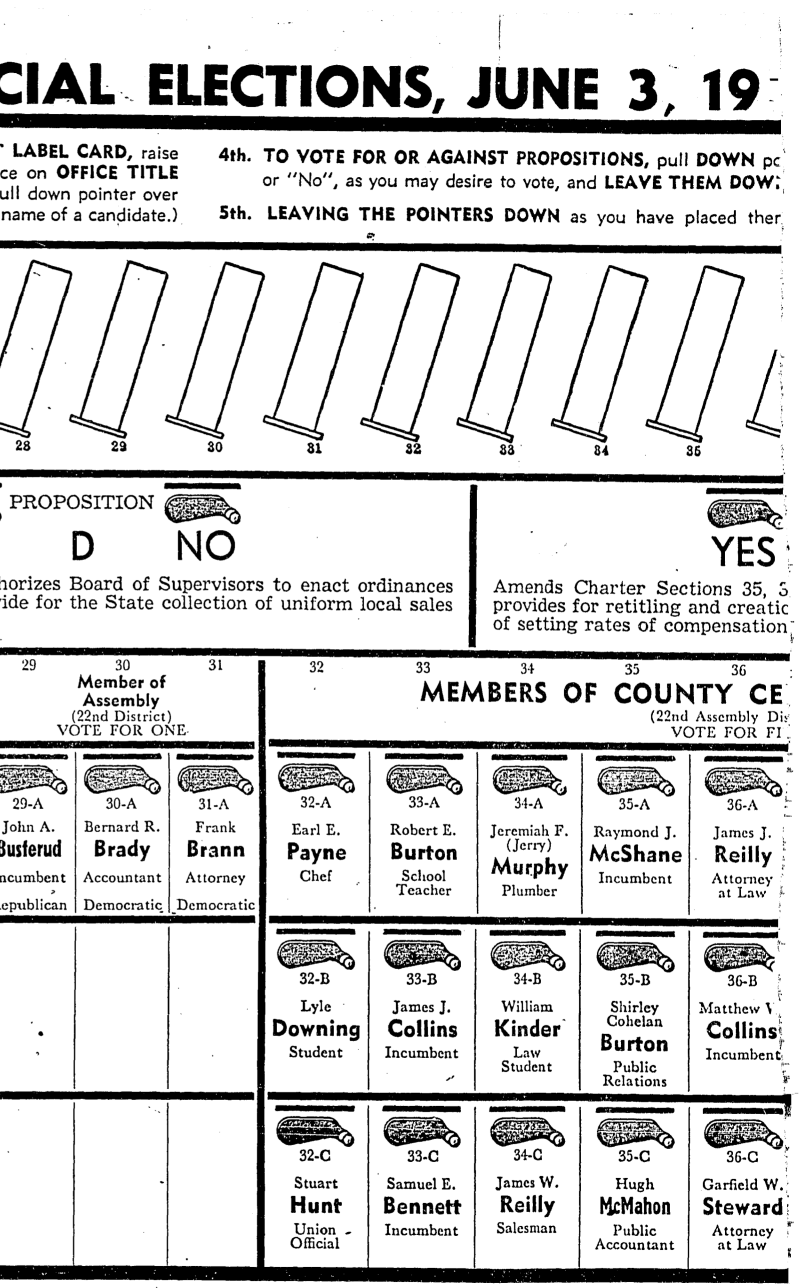
VOTING MACHINE to the RIGHT as far as it will go and

your choice, pull down the **POINTERS** over the names of

u wish to VOTE and LEAVE THEM DOWN.

3rd. TO VOTE for a person whose name does not appear on the BALLOT LABEL CARD, raise numbered slide at top of machine corresponding to number of office on OFFICE TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of any candidate in office group in which you intend to write in name of a candidate.)

17							23		25	26	27	2
of Adds Charter Section 35.8.1; authorizes Board of Supervisors to appropriate and Chief of Police to expend not to exceed \$25,000 in a fiscal year for narcotic and execute agreements to provide and use taxes. 17 18 19 20 21 22 23 24 25 26 27 28 United States Senator NOTE FOR ONE												
17-A Clair Engle Congressman Democratic	18-A Goodwin J. Knight Governor of California	OTE FOR O 19-A Fritjof Peder Thygeson Fisherman	20-A George Christophei Mayor, San Francisco Republican		VOTE F 22-A William S. Mailliard United States Congressman Republican	OR ONE 23-A George D. Collins, Jr. Attorney at Law Democratic	24-A Forden (Skip) Athearn Attorney at Law Republican	25-A Donald J. Bruce Printer	OTE FOR C 26-A George M. Del Secco Businessman Republican	27-A Robert J. Doonan Law Fworcement	28-A 'J.'Eugene (Gene) McAteer Attorney at Law Democratic	2 Joh Bus Incu Repu
-										19554 • Marine 		
							•					



~

