CITY and COUNTY PROPOSITIONS

Charter Amendments

To Be Voted on at

GENERAL ELECTION TUESDAY, NOVEMBER 2, 1948



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

Thos. A. Toomey

Registrar of Voters.

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PROPOSITION A

SCHOOL BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$48,890,000 for school purposes within the City and County of San Francisco.

PROPOSITION B

AIRPORT BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$8,600,000 for the construction of additions to the San Francisco Airport in San Mateo County.

PROPOSITION C

HALL OF JUSTICE BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$6,000,000 for the construction of a new building for police purposes in San Francisco adjacent to Hall of Justice and remodeling the Hall of Justice.

PROPOSITION D

CONVENTION CENTER BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$15,000,000 for acquisition of a building, land, off-street parking facilities and all other works for exhibitions and a meeting place within the city.

PROPOSITION E

LIBRARY BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$2,700,000 for acquisition of buildings, lands and structures for branch library purposes, remodeling main library and other existing libraries, all within the city.

PROPOSITION F

BUTANO FOREST BONDS, 1948. To Incur a Bonded Indebtedness in the sum of \$250,000 to pay part of the cost of acquiring Butano Forest, in San Mateo County, to be given to the State for park purposes.

(Series of 1939)

CALLING AND PROVIDING FOR A SPECIAL ELECTION TO BE HELD IN THE CITY AND COUNTY OF SAN FRANCISCO ON TUESDAY, NOVEMBER 2, 1948, 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 OF SAN FRANCISCO FOR THE ACQUISITION, CONSTRUCTION AND COMPLETION BY THE CITY AND COUNTY OF THE FOLLOWING MUNICIPAL IMPROVEMENTS, TO WIT: \$48,890,000 FOR SCHOOLS; \$8,600,000 FOR AIRPORT; \$6,000,000 FOR HALL OF JUSTICE; \$250,000 TOWARD PURCHASE OF BUTANO FOREST; \$2,700,000 FOR LIBRARIES; \$15,000,000 FOR A CONVENTION CENTER; ALL IN ORDER TO DO AND PERFORM ANY AND ALL OF THE MATTERS HEREINABOVE REFERRED TO FOR THE IMPROVEMENT OF SAN FRANCISCO, FIXING PAYMENT OF INTEREST OF SAID BONDS AND PRESCRIBING NOTICE TO BE GIVEN OF SUCH ELECTION.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Tuesday, the 2nd day of November, 1948, 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) SCHOOL BONDS, 1948.

\$48,890,000 to pay the cost of buildings, lands, structures and all other works, properties and appurtenances necessary or convenient for school purposes within the City and County of San Francisco, including additions to and remodeling of existing school properties;

(b) AIRPORT BONDS, 1948.

\$3,600,000 to pay the cost of the improvement of the San Francisco Airport in San Mateo County, acquisition of additional lands, buildings, hangars, grading, draining, filling and paying of any portion of said airport, and all other things required to be done for the proper operation, landing, taking off, housing and harboring of aircraft;

(c) HALL OF JUSTICE BONDS, 1948.

\$6,000,000 to pay the cost of the construction within the City and County of a police building with prison and garages on a site adjacent to the present Hall of Justice and remodeling the present Hall of Justice, all for the purpose of providing additional space for the Police Department, courts, the District Attorney, the Public Defender, the Probation Officer and such other departments as deal with the enforcement of criminal laws;

(d) BUTANO FOREST BONDS, 1948.

\$250,000 to pay part of the cost of the acquisition of the area of land referred to as Butano Forest situate in San Mateo County to be used as a State park;

(e) LIBRARY BONDS, 1948.

\$2,700,000 to pay the cost of the acquisition of buildings, lands, structures and all other works, properties and appurtenances necessary or convenient for branch library purposes within the City and County of San Francisco, including additions to and improvements of the existing main library and the remodeling of existing other libraries;

(f) CONVENTION CENTER BONDS, 1948.

\$15,000,000 to pay the cost of building, land, structures, off-street parking facilities and all other works, properties and appurtenances necessary or convenient for a Convention Center to provide an adequate meeting place where State, Regional, National and International organizations may hold conventions, conferences, exhibitions and trade shows, including agricultural, horticultural, viticultural and animal husbandry exhibitions of the State and elsewhere, and the exhibition of sporting, theatrical and musical pageants and other public gatherings, within the City and County of San Francisco.

Section 2. The estimated costs of the municipal improvements described in Section 1 hereof were fixed by the Board of Supervisors by the following resolu-

tions and in the amounts specified:

Schools, Resolution No. 7810 (Series of 1939), \$48,890,000; Airport, Resolution No. 7797 (Series of 1939), \$8,600,000; Hall of Justice, Resolution No. 7811 (Series of 1939), \$6,000,000; Butano Forest, Resolution No. 7812 (Series of 1939), \$250,000; Libraries, Resolution No. 7734 (Series of 1939), \$2,700,000; Convention Center, Resolution No. 7612 (Series of 1939), \$15,000,000.

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

The method and manner of payment of the estimated costs of the municipal improvements described herein are by the issuance of bonds of the City and County

of San Francisco in the amounts specified.

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

The Registrar of Voters of the City and County of San Francisco has certified, and the Board of Supervisors finds as, a fact, that a petition signed by fifteen per cent of the qualified electors of said City and County, computed upon the total number of votes cast therein for all candidates for governor at the last preceding election at which a governor was elected, has been filed with the Board of Supervisors of said City and County, requesting that a proposition to incur a bonded debt for a municipal improvement in the amount and for the purpose described in Section 1 of this ordinance, subdivision (a) thereof, under the title "School Bonds, 1948," be submitted at an election to be called for the submission of such proposition.

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 Election to be held Tuesday, November 2, 1948, and the voting precincts, polling places and officers of election for said General Election be and the same are hereby adopted, established, declared and named, respectively, as the voting precincts, polling places and officers of election for said special election hereby called, and as specifically set forth by the Registrar of Voters of polling

places and election officers for the said General Election.

The ballots to be used at said special election shall be the ballots to be used at the said General Election.

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

(a) "School Bonds, 1948. To incur a bonded indebtedness in the sum of \$48,890,000 for school purposes within the City and County of San Francisco."

(b) "Airport Bonds, 1948. To incur a bonded indebtedness in the sum of \$8,600,000 for the construction of additions to the San Francisco Airport in San Mateo County."

(c) "Hall of Justice Bonds, 1948. To incur a bonded indebtedness in the sum of \$6,000,000 for the construction of a new building for police purposes in San Francisco adjacent to Hall of Justice and remodeling the Hall of Justice."

of \$250,000 to pay part of the cost of acquiring Butano Forest, in San Mateo County, to be given to the State for park purposes."

(e) "Library Bonds, 1948. To incur a bonded indebtedness in the sum of \$2.700;000 for acquisition of buildings, lands and structures for branch library purposes, remodeling main library and other existing libraries, all within the city."

(f) "Convention Center Bonds, 1948. To incur a bonded indebtedness in the sum of \$15,000,000 for acquisition of a building, land, off-street parking facilities and all other works for exhibitions and a meeting place within the city."

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

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

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

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

Section 7. For the purpose of paying the principal and interest on said bonds, the Board of Supervisors shall, at the time of fixing the general tax levy and in the manner for such general tax levy provided, levy and collect annually each year until such bonds are paid, or until there be a sum in the Treasury of said City and County set apart for that purpose to meet all sums coming due for the principal and interest on said bonds, a tax sufficient to pay the annual interest on such

bonds as the same become due and also such part of the principal thereof as shall become due before the proceeds of a tax levied at the time for making the next general tax levy can be made available for the payment of such principal.

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

Passed for Second Reading—Board of Supervisors, San Francisco, Aug. 30, 1948.

Ayes: Supervisors Christopher. Fazackerly, Gallagher, Halley, Lewis, MacPhee, Mancuso, McMurray, Mead, J. Joseph Sullivan. John J. Sullivan.

ROBERT J. DOLAN, Acting Clerk.

Read Second Time and Finally Passed—Board of Supervisors, San Francisco, September 13, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisors Lewis, MacPhee.

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, September 15, 1948.

ELMER E. ROBINSON, Mayor.

PROPOSITION G

Adding Section 151.4 to the Charter and amending Section 151 thereof granting city employees after one year's service two weeks' vacation with pay, and after five years' service three weeks' vacation with pay.

PROPOSITION G

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 adding Section 151.4 thereto, providing for annual vacations of employees and by amending Section 151 thereof by deleting therefrom the last sentence thereof relating to annual vacations.

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 2, 1948, a proposal to amend the charter of said city and county by adding Section 151.4 thereto, and amending Section 151 thereof as aforesaid, to read as follows:

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

ANNUAL VACATION OF EMPLOYEES

Section 151.4. Every person employed in the city and county service shall, after one year's service, be allowed a vacation with pay, annually, as long as he continues in his employment. This annual vacation shall be of two calendar weeks

after one year's service, and of three calendar weeks after five years' service. Vacations shall be allowed to employees of the city and county, only in accordance with the provisions of this section.

This section shall become effective on the 1st day of July, 1949.

STANDARDIZATION OF COMPENSATION

Section 151. The board of supervisors shall have power and it shall be its duty to fix by ordinance from time to time, as in this section provided, all salaries, wages and compensations of every kind and nature, except pension or retirement allowances, for the positions, or places of employment, of all officers and employees of all departments, offices, boards and commissions of the city and county in all cases where such compensations are paid by the city and county.

Compensations specified in this charter shall not be subject to the provisions of this section. Compensations of the teaching and other technical forces of the school department and employees of the Steinhart Aquarium and law library departments, construction employees engaged outside of the city and county, part-time employees, and inmate and institutional help receiving less than fifty dollars (\$50) per month, shall be fixed by the department head in charge thereof, with the approval of the board or commission, if any, in charge of the department concerned and subject to the budget and appropriation provisions of this charter; provided that part-time employees shall be recorded as such by a department head, only with the approval of the civil service commission and, when so recorded, shall be noted as part-time on payrolls, budget estimates, salary ordinance and similar documents.

In fixing schedules of compensation as in this section provided, the civil service commission shall prepare and submit to the board of supervisors and the board shall adopt a schedule of compensations which shall include all classifications, positions and places of employment the wages or salaries for which are subject to the provisions of this section; provided, that the civil service commission shall from time to time prepare and submit to the board of supervisors and the board shall adopt amendments to the schedule of compensations which are necessary to cover any new classifications added by the civil service commission. Under the schedules of compensation recommended by the civil service commission and adopted by the board of supervisors as herein provided, like compensation shall be paid for like service, based upon the classification as provided in Section 141 of the charter, and for those classifications of employment in which the practice is customary, the proposed schedules of compensation shall provide for minima, intermediate, and máxima salaries and for a method of advancing the salaries of employees from the minimum to the intermediate and to the maximum with due regard to seniority of service. The compensations fixed as herein provided shall be in accord with the generally prevailing rates of wages for like service and working conditions in private employment or in other comparable governmental organizations in this state; provided, that for specialized services which are peculiar to the municipal service and not duplicated elsewhere in private or other governmental organizations in this state, the commission shall recommend and the board of supervisors shall fix a compensation which shall be in accord with the wages paid in private employment or other governmental organizations in the state for the nearest comparable service and working conditions; and provided further that if the civil service commission determines on the basis of facts and data collected as hereinafter provided that the rates generally prevailing for a particular service in private employment or in other governmental organizations are inconsistent with the rates generally prevailing in private employment or other governmental organizations for services requiring generally comparable training and experience, the commission shall set forth these data in its official records and shall recommend and the board of supervisors shall fix a compensation for such service that shall be consistent with the compensations fixed by the board of supervisors for other services requiring generally comparable training and experience; and provided further that the minimum compensation fixed for full time employments subject to the civil service provisions of this charter shall be not less than one hundred and six dollars (\$106) per month.

. The proposed schedules of compensation or any amendments thereto shall be recommended by the civil service commission solely on the basis of facts and data obtained, in a comprehensive investigation and survey concerning wages paid in private employment for like service and working conditions or in other governmental organizations in this state. The commission shall set forth in the official records of its proceedings all of the data thus obtained and on the basis of such data the commission shall set forth in its official records an order making its findings as to what is the generally prevailing rate of pay for each class of employment in the municipal service as herein provided, and shall recommend a rate of pay for each such classification in accordance therewith. The proposed schedules of compensation recommended by the civil service commission shall be transmitted to the board of supervisors, together with a compilation of a summary of the data obtained and considered by the civil service commission and a comparison showing existing schedules. Before being presented to the board of supervisors for consideration, the proposed schedules and a comparison with existing schedules shall be published once a week for two weeks.

The board of supervisors may approve, amend or reject the schedule of compensations proposed by the civil service commission; provided, that before making any amendment thereto the data considered by the board of supervisors as warranting such amendment shall be transmitted to the civil service commission for review and analysis and the commission shall make a report thereon to the board of supervisors, together with a report as to what other changes, and the cost thereof such proposed amendment would require to maintain an equitable relationship with other rates in such schedule.

Where any compensation paid on January 1, 1931, is higher than the standard compensation fixed as provided in this section for such position or employment, said compensation shall be continued to the incumbent of such position as long as he legally holds said position, and department heads, in co-operation with the civil service commission where said commission has jurisdiction, shall continuously offer all possible opportunities to said incumbents to assume duties and responsibilities in higher classifications consistent with the higher rates of compensation hereby continued. The salaries and wages paid to employees whose compensations are subject to the provisions of this section shall be those fixed in the schedule of compensations adopted by the board of supervisors as herein provided and in accord with the provisions of the ordinance of the board of supervisors adopting the said schedule, and the compensations set forth in the budget estimates, and the annual salary ordinance and appropriations therefor shall be in accord therewith.

Not later than January 15, 1944, and every five years thereafter and more often if in the judgment of the civil service commission or the board of supervisors economic conditions have changed to the extent that revision of existing schedules may be warranted in order to reflect current prevailing conditions, the civil service commission shall prepare and submit to the board of supervisors a schedule of compensations as in this section provided. A schedule of compensations or amendments thereto as provided herein which is adopted by the board of supervisors on or before April 1 of any year shall become effective at the beginning of the next succeeding fiscal year and a schedule of compensations or amendments thereto adopted by the board of supervisors after April 1 of any year shall not become effective until the beginning of the second succeeding fiscal year. The board of supervisors shall appropriate twelve thousand five hundred dollars (\$12,500) to the civil service commission to be known as the salary survey fund and to be used exclusively for defraying the cost of surveys of wages in private employment and in other

governmental jurisdictions and making reports and recommendations thereon and publication thereof as herein provided. No expenditures shall be made therefrom except on authorization of board of supervisors. In the event of the expenditure of any of said funds, the board of supervisors in the next succeeding annual budget shall appropriate a sum sufficient to reimburse said salary survey fund.

Where compensations for services commonly paid on an hourly or a per diem basis are established on a weekly, semi-monthly or monthly salary basis for city and county service, such salary shall be based on the prevailing hourly or per diem rate, where this can be established, and the application thereto of the normal or average hours or days of actual working time, in the city and county service, including an allowance for annual vacation. ((Every person employed in the city and county service shall, after one year's service, be allowed a vacation with pay of two calendar weeks, annually, as long as he continues in his employment.))

This section shall become effective on the 1st day of July, 1949.

Ordered submitted-Board of Supervisors, San Francisco, Sept. 7, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mac-Phee, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

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

JOHN R. McGRATH, Clerk.

PROPOSITION H

Adding Section 41.1 to the Charter authorizing abandonment of parks or squares no longer needed for park or recreational purposes and making State Laws applicable.

PROPOSITION H

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto a new section to be known as section 41.1 relating to the sale, abandonment or discontinuance of use of land for park purposes.

The Board of Supervisors of the City and County of San Francisco submits to the qualified electors of the City and County of San Francisco at the general election to be held therein on November 2, 1948, a proposal to amend the charter of said city and county by adding thereto a new section to be known as section 41.1, sale, abandonment or discontinuance of use of land held for park purposes, which shall read as follows:

Note: Additions are indicated by bold face type.

SALE, ABANDONMENT OR DISCONTINUANCE OF USE OF LAND HELD FOR PARK PURPOSES

Section 41.1. Notwithstanding any other provisions of this charter, whenever lands which are or shall be used or intended for use for parks or squares are no longer needed for park or recreational purposes, such lands may be sold or otherwise disposed of, or their use for park purposes may be abandoned or discontinued; provided that nothing herein shall be construed to authorize the discontinuance or abandonment of the use of such lands, or any change in the use thereof which will cause the reversion of such lands to private ownership, or cause the forfeiture

of the ownership thereof in fee by the City and County of San Francisco, or as authorizing the discontinuance of the use of park lands acquired in any proceeding wherein a local assessment based on benefits was or shall be levied to provide funds for such acquisition; and provided further that the general laws of the State of California authorizing municipal corporations to abandon or to discontinue the use of land for park purposes, authorizing the sale or other disposition of such lands, and providing procedures therefor and for matters relating thereto, shall be applicable to the City and County of San Francisco and to all lands held or used by it for park purposes and shall govern and control exclusively in respect thereto.

Ordered submitted—Board of Supervisors, San Francisco, August 16, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mac-Phee, Mancuso, Mead, J. Joseph Sullivan.

Absent: Supervisors McMurray, John J. Sullivan...

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

JOHN R. McGRATH, Clerk.

PROPOSITION I

Amending Section 53 of the Charter making regulation of Municipal Courts subject to the charter, except as provided by General Law.

PROPOSITION, I

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 53 thereof, relating to the Municipal Court.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at an election to be held therein on November 2, 1948, a proposal to amend the charter of said city and county by amending Section 53 thereof, relating to the Municipal Court so that the same shall read as follows:

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

MUNICIPAL COURT

Section 53. The powers and duties of the municipal court of the city and county shall be as established by the constitution and general law, and said municipal court shall be as constituted and regulated ((by general law,)) by this charter, except as otherwise provided ((in this charter.)) by general law. ((The municipal court shall consist of twelve judges, who shall be elected as provided by Section 5 of this charter, and each of whom shall be paid a salary of six thousand dollars (\$6,000) per year.)) The compensation of said judges shall be in full for all services, and any fees required to be collected by law by the municipal court or the clerk thereof, shall be paid into the treasury of the city and county. No judge of the municipal court shall practice law in or out of court during his continuance in office.

((The judges of the municipal court shall annually choose one of their number to be presiding judge. The presiding judge shall have the general superintend-

ence of the business of the court, shall classify and distribute the same, fix the vacations of the judges, and assign the judges to the several departments of the court, but any judge may proceed in any such department in the absence or the inability of the judge regularly assigned thereto.)) The presiding judge shall supervise and direct the work of the clerk of the municipal court, and shall be responsible for the proper keeping of records and making of reports by the clerk.

Ordered submitted—Board of Supervisors, San Francisco, Sept. 7, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisor MacPhee.

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

JOHN R. McGRATH, Clerk.

PROPOSITION J

Amending Section 82 of the Charter requiring Treasurer to deposit public funds in accordance with State Law.

PROPOSITION J

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 82 thereof, relating to receipt, custody and deposit of funds, and investment of trust funds.

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 2, 1948, a proposal to amend the charter of said city and county by amending Section 82 thereof, relating to receipt, custody and deposit of funds, and investment of trust funds, so that the same shall read as follows:

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

RECEIPT, CUSTODY AND DEPOSIT OF FUNDS, INVESTMENT OF TRUST FUNDS

Section 82. Disbursement of all public or other funds in the custody of the treasurer, except reimbursement transfers between departments as provided in Section 77, shall be made only on warrants drawn by the controller. All moneys and checks received by any officer or employee of the city and country for, or in connection with the business of, the city and county, shall be paid or delivered into the treasury not later than the next business day after its receipt, and shall be receipted for by the treasurer. Daily statements of such receipts and deposits shall be prepared and transmitted to the controller and the treasurer. All pension funds and securities shall be deposited with the treasurer.

((The treasurer, with the written approval of the mayor, the controller and the president of the board of supervisors, may deposit funds in his possession in any licensed national bank or banks within this state, or in any bank or banks authorized to do a banking business and organized under the laws of this state. A depositary bank shall furnish as security for such deposits bonds of the United States or of this state, or of any county, municipality, or school district within this

state approved by the treasurer and the city attorney. The market value of bonds furnished as security shall be at least ten per cent in excess of the amount of the deposits secured thereby. The market value of the securities shall be maintained in such proportion at all times and the treasurer is hereby charged with the responsibility of enforcing this requirement. The amount of the deposit shall not exceed the face value of such bonds.))

((All deposits shall be conditional upon payment of a reasonable rate of interest, not less than two per cent per annum on daily balances. The rate of interest shall be fixed annually in the month of January of each year for such calendar year by the treasurer, the controller and the mayor, and such rate shall be reported in writing forthwith to the board of supervisors. Interest on all moneys so deposited

shall be payable quarterly to the treasurer.))

((No deposit in any bank shall at any-time exceed fifty per cent of the paid up capital stock of such bank, and while there are other depositary banks available. no deposit in any bank shall exceed ten per cent of the funds under the control of the treasurer available for deposit. Deposits shall be subject to withdrawal on joint demand of the treasurer and the controller. In the event of failure of any depositary bank to repay on demand any moneys so held on deposit, the treasurer, with the written approval of the mayor, may, after ten days' written notice to such bank, proceed to sell at public or private sale, any or all of the bonds so held by him as security. Ten days' notice of such sale shall be given by publication. At any time before the sale of the bonds the bank may repay the money deposited, with interest thereon and any expense that may have been incurred by the treasurer relating to or incident to such sale, and the bonds shall not be sold.))

The deposit of public funds shall be governed by state law enacted under authority of Article XI, Sections 16 and 161/2 of the Constitution.

The treasurer shall not be responsible for any loss of public moneys resulting from a deposit thereof made in accordance with the provisions of this section. The treasurer shall be responsible for the safekeeping of all securities deposited by banks. The transfer of money for deposits shall be at the expense of the depositary.

Funds received ((by donation, bequest or legacy)) as gifts for a specific purpose, by donation, bequest, legacy or otherwise, and held in trust for the benefit of the city and county may, with the approval of the controller, be invested by the officer, board or commission charged with control and administration of such trust or funds in securities legal for savings banks.

All interest on moneys ((so)) deposited shall accrue to the benefit of the city and county, except that interest derived from the deposit of any bond, utility, pension, trust or other fund created for a specific purpose shall accrue to such fund. Public money, other than that of the city and county, coming into the hands of the treasurer shall be kept as provided by law.

Ordered submitted—Board of Supervisors, San Francisco, Sept. 7, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisor MacPhee:

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

JOHN R. McGRATH, Clerk.

PROPOSITION K

Amending Section 11 of the Charter by excluding Municipal Court Judges from suspension and removal provisions of the Charter.

PROPOSITION K

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 11 thereof, relating to suspension and removal of Municipal Court judges.

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 2, 1948, a proposal to amend the charter of said city and county by amending Section 11 thereof, relating to suspension and removal of Municipal Court judges, so that the same shall read as follows:

Note: Deletions are indicated by ((double parentheses)).

SUSPENSION AND REMOVAL

Section 11. Any elective ((municipal)) officer, ((including municipal court judges,)) and any member of the civil service commission or public utilities commission or school board may be suspended by the mayor and removed by the board of supervisors for official misconduct, and the mayor shall appoint a qualified person to discharge the duties of the office during the period of suspension. On such suspension, the mayor shall immediately notify the supervisors thereof in writing and the cause therefor, and shall present written charges against such suspended officer to the board of supervisors at or prior to its next regular meeting following such suspension, and shall immediately furnish copy of same to such officer, who shall have the right to appear with counsel before the board in his defense. Hearing by the supervisors shall be held not less than five days after the filing of written charges. If the charges are deemed to be sustained by not less than a three-fourths vote of all members of the board, the suspended officer shall be removed from office; if not so sustained, or if not acted on by the board of supervisors within thirty days after the filing of written charges, the suspended officer shall thereby be reinstated.

The mayor must immediately remove from office any elective official convicted of a crime involving moral turpitude, and failure of the mayor so to act shall constitute official misconduct on his part.

Any appointee of the mayor, exclusive of civil service and public utilities commissioners, and members of the school board, may be removed by the mayor. Any nominee or appointee of the mayor whose appointment is subject to confirmation by the board of supervisors, except the chief administrative officer and the controller, as in this charter otherwise provided, may be removed by a majority of such board and with the concurrence of the mayor. In each case, written notice shall be given or transmitted to such appointee of such removal, the date of effectiveness thereof, and the reasons therefor, a copy of which notice shall be printed at length in the journal of proceedings of the board of supervisors, together with such reply in writing as such official may make. Any appointee of the mayor or the board of supervisors guilty of official misconduct or convicted of a crime

involving moral turpitude must be removed by the mayor or the board of supervisors, as the case may be, and failure of the mayor or any supervisor to take such action shall constitute official misconduct on his or their part.

Ordered submitted—Board of Supervisors, San Francisco, Sept. 7, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mancuso, McMurray, Mcad, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisor MacPhec.

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

JOHN R. McGRATH, Clerk.

PROPOSITION L

Amending Section 56 of the Charter declaring the powers and duties of Superior Courts are prescribed by State Law and requiring Board of Supervisors to maintain said Courts in accordance with fiscal provisions of the Charter.

PROPOSITION L

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 56 thereof, relating to Superior Court appointments.

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 2, 1948, a proposal to amend the charter of said city and county by amending Section 56 thereof, relating to Superior Court appointments, so that the same shall read as follows:

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

SUPERIOR COURT APPOINTMENTS

Section 56. The powers and duties of the superior court are prescribed by state laws. The board of supervisors shall provide for the maintenance of the superior court in accordance with the fiscal provisions of this charter. ((judges of the superior court of the city and county may appoint a secretary-jury commissioner, who shall hold office at the pleasure of the court. He shall have the powers and duties prescribed by general law, not inconsistent with this charter. His salary and the salaries of his assistants and employees shall be fixed by the board of supervisors as provided by this charter for other city and county employees. Subject to the approval of the court, he shall appoint and, at his pleasure, may remove his assistants and employees.))

Ordered submitted-Board of Supervisors, San Francisco, Sept. 7, 1948.

Ayes: Supervisors Christopher, Fazackerley, Gallagher, Halley, Lewis, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisor MacPhee.

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

JOHN R. McGRATH, Clerk.

PROPOSITION M

Amending Sections 35, 35.4, 35.5 and 61 of the Charter creating a Bureau of Traffic Engineering and a Director of Traffic from the Police Department and abolishing the Street Traffic Advisory Board.

PROPOSITION M

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, 35.4, 35.5 and 61 therein, relating to the police department and to administrative departments under the chief administrative officer, to provide a bureau of traffic engineering and administration in the police department, for personnel therefor, for a chief of inspectors, to repeal provisions relating to the street traffic advisory board, and to delete provisions from Section 61 conflicting with provisions later enacted.

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 2, 1948 a proposal to amend the charter of said city and county by amending Sections 35, 35.4, 35.5, and 61 thereof, to read.

as follows:

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

BUREAU OF TRAFFIC ENGINEERING AND ADMINISTRATION: DIRECTOR OF TRAFFIC: CHIEF OF INSPECTORS, POLICE DEPARTMENT

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 ((1942, 1944 and)) 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, includ-

ing 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, 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 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 35.4. 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, from any rank in the department; to designate a director of traffic from among the members of the police department holding rank of lieutenant or higher; to designate a chief of inspectors 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, who shall be administrative assistant to the chief of inspectors, a captain of traffic, and a director, bureau of personnel; ((from among the members of the department holding rank of lieutenant or higher.)) and to designate a supervising captain of districts from among the members of the department holding the rank of captain. ((Provided, that the captain of inspectors, who held said position on the 14th day of April, 1937, and for one year continuously prior thereto, is hereby continued in the said position as if he had been appointed thereto after civil service examination and certification.)) 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 infentioned, 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, 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 annual compensations for the several ranks in the department shall be as follows: chief of police, \$10,680; deputy thiel of police, director of traffic and chief of inspectors, \$8,940; ((captain of inspectors, \$7,920;)) supervising captain of districts and department secretary, \$7,200; captain of inspectors and captain of traffic, \$6,540; director of bureau of personnel and director of bureau of criminal information, \$6,180; captains and criminalists. \$6,060; licutenants and director of bureau of special services, \$4,800; inspectors, \$4,440; sergeants, \$4,320; photographer, \$4,140; police surgeon, \$3,780;

police officers, police patrol drivers and women protective officers, for first year of service, \$3,420; for second year of service, \$3,540; for third year of service, \$3,660; for fourth year of service and thereafter, \$3,780.

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

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

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

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

ADMINISTRATIVE DEPARTMENTS UNDER CHIEF ADMINISTRATIVE OFFICER

Section 61. From and after twelve o'clock noon on the 8th day of January, 1932, the functions, activities and affairs of the city and county that are hereby placed under the direction of the chief administrative officer by the provisions of this charter, and the powers and duties of officers and employees charged with specific jurisdiction thereof, shall, subject to the provisions of section 2 and section 20 of this charter, be allocated by the chief administrative officer, among the following departments:

Department of Finance and Records, which shall include the functions and personnel of the offices of tax collector, registrar of voters, recorder, county clerk and public administrator, and shall be administered by a director of finance and records who shall be appointed by the chief administrative officer and hold office at his pleasure. The public administrator shall appoint and at his pleasure may remove an attorney who shall be paid an annual salary of eight thousand dollars (\$8,000). He may also appoint such assistant attorneys as may be provided by the budget and annual appropriation ordinance.

Purchasing Department, which shall include the functions and personnel of the bureau of supplies, the operation of central stores and warehouses, and the operation of central garages and shops, and shall be administered by the purchaser of supplies who shall be appointed by the chief administrative officer and shall hold office at his pleasure.

Real Estate Department, which shall include the functions and personnel of the office of the right-of-way agent as established in the bureau of engineering at the time this charter shall go into effect, and also the control, management and leasing of the exposition auditorium.

Department of Public Works, which shall include the functions and personnel of the department of public works, as established at the time this charter shall go into effect, with the exception of functions and personnel which are established by this charter under the management, direction and control of the public utilities commission, and which department shall also include the functions and personnel of the telephone exchange. This department shall be administered by the director of public works, who shall be appointed by the chief administrative officer and shall hold office at his pleasure.

Department of Electricity, which shall include the functions and personnel of the department of electricity as established at the time this charter shall go into effect. The department shall be administered by a chief of department who shall, from and after twelve o'clock noon on the 8th day of January, 1932, have the powers and duties of the joint board of fire and police commissioners composing the joint commission in charge of the department of electricity, at which time the joint commission shall be abolished.

The premises of any person, firm or corporation may, for the purpose of police or fire protection, be connected with the police or fire signal or telephone system of the city and county upon paying a fair compensation for such connection and the use of the same, provided that any such connection shall require the approval of the chief of the department of electricity and shall not in any way overload or interfere with the proper and efficient operation of the circuit to which it is connected. The conditions upon which such connection shall be made and the compensation to be paid therefor shall be fixed by the board of supervisors by ordinance upon the recommendation of the chief of the department.

((Street Traffic Advisory Board, which is hereby created, and which shall consist of the chief administrative officer as chairman, the chief of police, the director of public works, the chairman of the city planning commission, the superintendent of the department of electricity, the municipal judge presiding over the traffic court, and a member of the board of supervisors to be appointed by the president thereof. The board shall meet at least once a month. It shall have the power and duty of considering ways and means of effectively coordinating the activities of city and county departments having responsibilities relating to street traffic, to the end that street traffic congestion and hazards throughout the city and county shall be relieved so far as possible. The board shall hear and consider complaints of citizens with respect to street traffic matters. The recommendations of the board shall be made in writing and shall be available to the public.))

Department of Public Health, which shall include the functions, institutions and personnel of the department of public health as existing at the time this charter shall go into effect. ((and which shall include also the maintenance and operation of the institution known as the juvenile detention home, and the personnel engaged in such maintenance and operation.)) Said department shall be administered by a director of health, who shall be a regularly licensed physician or surgeon in the State of California, with not less than ten years' practice in his profession immediately preceding his appointment thereto. He shall be appointed by the chief administrative officer and shall hold office at his pleasure, provided that the incumbent health officer at the time this charter shall go into effect shall be deemed appointed to such office. The director of public health shall have and continue the powers and duties of the health officer and the board of health, from and after twelve o'clock noon on the 8th day of January, 1932, at which time the terms of members of said board shall terminate, and such board as theretofore existing shall be abolished.

Health Advisory Board. There is hereby created a health advisory board of seven members, three of whom shall be physicians and one a dentist, all regularly certificated. Members of the board shall serve without compensation. They shall be appointed by the chief administrative officer for terms of four years; provided, however, that those first appointed shall classify themselves by lot so that the terms of one physician and one lay member shall expire in 1933, 1934 and 1935, respectively, and the term of one member in 1936.

Such board shall consider and report on problems and matters under the jurisdiction of the department of public health and shall consult, advise with and make recommendations to the director of health relative to the functions and affairs

of the department. The recommendations of such board shall be made in writing to the director of health and to the chief administrative officer.

((County Welfare Department, which shall include the functions and personnel of the county welfare bureau as established at the time this charter shall

Coroner's Office, which shall include the functions and personnel of the existgo into effect.)) ing office of coroner as established at the time this charter shall go into effect.

County ((Horticultural Inspection)) Agricultural Department, which shall be administered by a county agricultural commissioner and shall include ((the)) functions ((and personnel of the office of horticultural commissioner as)) established ((at the time this charter shall go into effect)) by state law and those assigned to it by or in accordance with provisions of this charter.

Department of Weights and Measures, which shall include the functions and personnel of the office of sealer of weights and measures as established at the time this charter shall go into effect.

Ordered Submitted-Board of Supervisors, San Francisco, September 13, 1948.

Ayes: Supervisors Gallagher, Halley, Mancuso, McMurray, Mead, John J. Sullivan.

Noes: Supervisors Fazackerley, J. Joseph Sullivan.

Absent: Supervisors Christopher, Lewis, MacPhee.

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

JOHN R. McGRATH, Clerk.

PROPOSITION N

Amending Section 168.1 of the Charter; adding Sections 168.1.1 to 168.1.14 inclusive and Sections 171.1, 171.1.1, to 171.1.14 inclusive, granting members, or options to certain members, of the Police and Fire Departments to become members of the Retirement System.

PROPOSITION N

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 168.1 thereof and adding Sections 168.1.1. 168.1.2, 168.1.3, 168.1.4, 168.1.5, 168.1.6, 168.1.7, 168.1.8, 168.1.9, 168.1.10, 168.1.11, 168.1.12, 163.1.13, and 168.1.14 thereto, relating to retirement provisions applicable to the uniformed force and certain other employees in the Police Department; and by adding Sections 171.1, 171.1.1, 171.1.2, 171.1.3, 171.1.4, 171.1.5, 171.1.6, 171.1.7, 171.1.8, 171.1.9, 171.1.10, 171.1.11, 171.1.12, 171.1.13, and 171.1.14 thereto, relating to retirement provisions applicable to the uniformed force and certain other

The Board of Supervisors of the City and County of San Francisco hereby subemployees in the Fire Department. mits to, the qualified electors of said City and County, at an election to be held therein on the 2nd day of November, 1948, a proposal to amend the charter of said city and county by amending Section 168.1 thereof, and adding Sections 168.1.1, 168.1.2, 168.1.3, 168.1.4, 168.1.5, 168.1.6, 168.1.7, 168.1.8, 168.1.9, 168.1.10, 168.1.11, 168.1.12, 168.1.13, and 168.1.14 thereto; and by adding Sections 171.1, 171.1.1, 171.1.2, 171.1.3, 171.1.4, 171.1.5, 171.1.6, 171.1.7, 171.1.8, 171.1.9, 171.1.10, 171.1.11, 171.1.12, 171.1.13, and 171.1.14 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)).

((DEFINING RETIREMENT PROVISIONS— POLICE DEPARTMENT))

((Section 168.1. Members of the Police Department, as defined in this section, who are members of the Retirement System under Sections 165, 166 or 168 of the Charter on the effective date hereof, hereby designated as the first day of July, 1945, and persons who become members of said department after said effective date, shall be members of the Retirement System on and after said date, subject to the following provisions of this Section 168.1, in addition to the provisions contained in Sections 158 to 161, both inclusive, of this Charter notwithstanding the provisions of any other section of the Charter. Members of the said department who are members of the Retirement System under Section 166 of the Charter on said effective date, however, shall have the option to be exercised in writing on a form furnished by the Retirement System and to be filed at the office of said System not later than ninety days after the effective date hereof, of being members of the System under Section 166 instead of Section 168.1, the election under said option to be effective on said effective date. In like manner, members of the said department · who are members of the Retirement System under Section 165 or 168 of the Charter shall have the option, to be exercised in writing on a form furnished by the Retirement System, and to be filed at the office of said System not later than ninety days after the effective date hereof, of being members of the System under Sections 165 or 168, respectively, instead of Section 168.1, the election to be effective on said effective date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in Section 161 of the Charter, on the effective date of the amendment shall have the same option of electing to be members under Section 165, 166 or 168, as the case may be, instead of Section 168.1, until ninety days after their return to service in the Police Department. On and after said date, the persons who affirmatively exercise said option, shall continue to be members of the System under Sections 166. 165 or 168, respectively, and shall not be subject to any of the provisions of Section 168.1.))

- (((A) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:))
- (("Retirement allowance," "death allowance" or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, or upon the day following the date of death, and continuing for life unless a different term of payment is definitely provided by the context.))
- (("Compensation," as distinguished from benefits under the Workmen's Compensation Insurance and Safety Act of the State of California, shall mean the remuneration payable in cash, by the City and County, without deduction except for absence from duty, for time during which the individual receiving such remuneration is a member of the Police Department.))
- (("Gompensation earnable" shall mean the compensation which would have been earned had the member received compensation without interruption throughout the period under consideration and at the rates of remuneration attached at that time to the ranks or positions held by him during such period, it being as-

sumed that during any absence he was in the rank or position held by him at the beginning of the absence, and that prior to becoming a member of the Police Department he was in the rank or position first held by him in such department.))

(("Benefit" shall include "allowance," "retirement allowance," "death allowance" and "death benefit."))

- (("Final compensation" shall mean the average monthly compensation earnable by a member during the three years immediately preceding his retirement, or death before retirement.))
- ((For the purpose of the Retirement System and of this section, the terms "member of the Police Department," "member of the department" or "member," shall mean any officer or employee of the Police Department whose employment therein began prior to January 1, 1900, or whose employment therein began or shall begin after that date, and was or shall be subject to the Charter provisions governing entrance requirements for members of the uniformed force of said department, and said terms further shall mean, for the effective date of their employment in said department, persons employed on the effective date hereof, regardless of age, or employed after said date at an age not greater than thirty-five years in the Police Department to perform the duties now performed under the titles of Criminologist, Photographer, Police Patrol Driver, Police Motor Boat Operator, Woman Protective Officer, Police Woman or Jail Matron. Any police service performed by such a member of the Police Department outside the limits of the City and County and under orders of a superior officer of any such member, shall be considered as City and County service, and any disability or death incurred therein shall be covered under the provisions of the Retirement System.))
- (("Retirement System" or "System" shall mean San Francisco City and County Employees' Retirement System as created in Section 158 of the Charter.))
- (("Retirement Board" shall mean "Retirement Board" as created in Section 159 of the Charter.))
- (("Charter" shall mean the Charter of the City and County of San Francisco.))
- ((Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural, and the plural the singular.))
- (("Interest" shall mean interest at the rate adopted by the Retirement Board.))
- (((B) Any member of the Police Department who completes at least thirty years of service in the aggregate, regardless of age, or at least twenty-five years of service in the aggregate, and attains the age of 55 years, said service to be computed under Subsection (H) hereof, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of seventy years during the twelve months ending June 30, 1946; the age of sixty-nine years during the twelve months ending June 30, 1947; the age of sixty-eight years during the twelve months ending June 30, 1948; the age of sixtyseven years during the twelve months ending June 30, 1949; the age of sixty-six years during the twelve months ending June 30, 1950, and thereafter, following the attainment of the age of sixty-five years. A member retired after meeting the service and age requirements in the two sentences next preceding, shall receive a retirement allowance equal to fifty per cent of the final compensation of said member, as defined in Subsection (A) hereof, plus an allowance at the rate of 12/3 per cent of said final compensation, for each year of service rendered prior to attaining age 60 and after qualifying as to age and service for retirement. Any member may retire, regardless of age, after rendering twenty-five years of service in the aggregate, computed under Subsection (H), but in such event, his retirement allowance shall be such as can be provided at the age of retirement by the actuarial value, at the

age of retirement, of the retirement allowance to which he would be entitled at the date upon which he would qualify for retirement under the first two sentences of this paragraph, deferred to that date. Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (C), may elect to receive the actuarial equivalent of his allowance, partly in an allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the Board of Supervisors to govern similar elections by other members of the Retirement System, including the character and amount of such other benefits.))

- ((C) Any member of the Police Department, who becomes incapacitated for performance of his duty by reason of any bodily injury received in, or illness caused by the performance of his duty, shall be retired, and shall receive a retirement allowance equal to fifty per cent of the final compensation of said member, as defined in Subsection (A) hereof, provided that if at that time, he is qualified as to age and service for retirement under Subsection (B), he shall receive an allowance equal to the retirement allowance which he would receive if retired under Subsection (B) but not less than fifty per cent of said final compensation. Any member of the Police Department who becomes incapacitated for performance of his duty, by reason of a cause not included under the provisions of the immediately preceding sentence, and who shall have completed at least ten years of service in the aggregate, computed as provided in Subsection (H) hereof, shall be retired upon an allowance of one and one-half per cent of the final compensation of said member, as defined in Subsection (A) hereof for each year of service, provided that said allowance shall not be less than twenty-five per cent of said final compensation. The question of retiring a member under this subsection may be brought before the Retirement Board on said Board's own motion, by recommendation of the Police Commission, or by said member or his guardian. If his disability shall cease. his retirement allowance shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.))
- (((D) If a member of the Police Department shall die before or after retirement as a result of an injury received in, or illness caused by the performance of his duty, a death allowance shall be paid, beginning on the date next following the date of death, to his surviving wife, equal to fifty per cent of the final compensation of said member as defined in Subsection (A) hereof, throughout her life or . until her remarriage, provided that if the member, at the time of death, was qualified as to age and service for retirement under Subsection (B), the death allowance payable under this Subsection (D), shall be equal to the retirement allowance which the member would have received if he had been retired under Subsection (B) on the day of death but not less than fifty per cent of said compensation, and if he be retired prior to death, the death allowance payable shall be equal to the retirement allowance of the member. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years then said allowance shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive said monthly allowance during such dependency. No allowance, however, shall be paid under this subsection to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness, which results in death.))
- (((E) That portion of any allowance payable because of the death or retirement of any member of said department which is provided by contributions of the

City and County, shall be reduced in the manner fixed by the Board of Supervisors, by the amount of any benefits, other than medical benefits, payable to or on account of such person, under the Workmen's Compensation Insurance and Safety Law of the State of California and because of the injury or illness resulting in said death or retirement.))

(((F) If a member of the Police Department shall die, before retirement, from causes other than an injury received in, or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under Subsection (D) preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the Board of Supervisors for the death benefit of other members of the Retirement System. Upon the death of a member after retirement and regardless of the cause of death, the sum of five hundred dollars shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the Board of Supervisors for the payment of a similar benefit upon the death of other retired members.))

((G) Should any member of the department cease to be employed as such a member, through any cause other than death or retirement or transfer to another office or department, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the Board of Supervisors to govern similar terminations of employment of other members of the Retirement System. If he shall again become a member of the department, he shall redeposit in the Retirement Fund, the amount refunded to him. Contributions, with interest, which are credited because of service rendered in any other office or department and which will not be counted under Subsection (H), to any person who becomes a member of the Retirement System under this section, shall be refunded to him forthwith. Should a member of the Police Department become an employee of any other office or department, a portion of his contributions with credited interest equal to the contributions which would have accumulated to his credit if he had been employed in said other office or department at the rate of compensation received by him in the Police Department, shall remain credited to his account, and he shall receive credit for service to the extent of said accumulated contributions, and the balance of his contributions with credited interest shall be refunded to him forthwith.))

((H) The following time shall be included in the computation of the service to be credited to a member of the department for the purpose of determining

whether such member qualifies for retirement:))

(((1) Time during and for which said member is entitled to receive compensation because of services as a member of the Fire or Police Department;))

(((2) Time during which said member served and received compensation

as a jail matron in the office of the Sheriff;))

(((3) Solely for the purpose of determining qualification for retirement under Subsection (C) for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member served and received compensation in any other status requisite for membership in the Retirement System;))

((4) Time during which said member, while absent from a status included in paragraphs (1), (2) or (3) next preceding, by reason of service in the armed forces of the United States of America, or by reason of any other service included in Section 161 of the Charter, during any war in which the United States was or

shall be engaged or during other national emergency.))

(((I) All payments provided under this section shall be made from funds

derived from the following sources, plus interest earned on said funds:))

(((1) The rate of contribution of each member under this section shall be based on his age taken to the next lower complete quarter year, at the date he be-

came a member under Section 165 or 168, as a member of the Police Department, as defined in this section, in the case of persons who are members under these sections, or at the effective date of this amendment, in the case of persons who are members under Section 166, and his age taken to the next lower completed year, when he entered the Police Department, or on his age at the date he becomes a member under this section, in the case of persons who become members on or after the effective date of this amendment. The age of entrance into the Police Department shall be determined by deducting the member's service as a member of the Fire and Police Departments and as a jail matron in the office of the Sheriff, prior to the date upon which his age is based for determination of his rate of contribution according to the sentence next preceding. The normal rate of contribution of each such member, to be effective from the effective date of membership under this section, shall be such as, on the average for such member, will provide, assuming service without interruption, under Subsection (B) of this section, onethird of that portion of the service retirement allowance to which he would be entitled, upon first qualifying as to age and service, for retirement under that subsection, which is based on service rendered after the date upon which his age. is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date.))

- '(((2) There shall be deducted from each salary payment made to a member under this section, a sum determined by applying the member's rate of contribution to such salary payment. The sum so deducted shall be paid forthwith to the Retirement System. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the Board of Supervisors for crediting interest to contributions of other members of the Retirement System, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, under this section or shall be paid to said member or his estate or beneficiary as provided in Subsections (F) and (G) of this section.))
 - (((3) Contributions based on time included in paragraphs (1), (2) and (4) of Subsection (H), and deducted prior to the effective date hereof, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the Retirement System on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.))
 - ((4) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, in the accounts of the Retirement System, on account of persons who become members under this section, shall be applied to provide the benefits under this section.))
- (((5) The City and County shall contribute to the Retirement System such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (I), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in paragraph (1), Subsection (I), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value at the effective date

hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the System as provided by the Board of Supervisors, of salaries thereafter payable to said members then in the Police Department to the value at said effective or said later date, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contribution, and plus accumulated interest thereon, then held by said System to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding. Said values shall be determined by the Actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the System.))

- (((6) To promote the stability of the Retirement System through a joint participation in the results of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City Reld by the System to provide the benefits under this section, shall be a part of the fund in which all other assets of said System are included, but the accounts of said System shall be kept in such manner as to permit the regregation of assets equal to the total contributions with interest credited thereon, held by said System to provide the benefits under this section, and to permit the determination that, except for said joint participation, all payments provided under this section shall be made from the contributions provided for herein. Nothing in this rection shall affect the obligations of the City and County to pay to the Retirement System any amounts which may or shall become due under the provisions of the Charter prior to the effective date hereof, and which are represented on said effective date, in the accounts of said System by debits against the City and County.))
- (((J) Upon the completion of the years of service set forth in Subsection (B) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (B), and nothing shall deprive said member of said right.))
- ((K) No person retired under this section, for service or disability and entitled to receive a retirement allowance under the Retirement System shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such person receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.))
- ((Should any such retired person, except persons retired because of disability · incurred in the performance of duty engage in a gainful occupation prior to attaining the age of sixty-two, the Retirement Board shall reduce that part of his monthly pension or retirement allowance which is provided by contributions of the City and County, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed his compensation at the time of his retiremeht.))

(((L) Any section or part of any section in this Charter, insofar as it should conflict with this Section 163.1, or with any part thereof, shall be superseded by the contents of said Section 168.1. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof

shall remain in full force and effect.))

((This amendment shall take effect on the first day of July, 1945.))

RETIREMENT PROVISIONS—POLICE DEPARTMENT

Section 168.1. Members of the Police Department, as defined in Section 163.1.1 who are members of the Retirement System under Sections 165, 166 or 168 of the Charter on the first day of July, 1945 and persons who become members of said department after said date, shall be members of the Retirement System under this Section 168.1 on and after said date, and shall be subject to the following provisions of Section 168.1, and Sections 168.1.1, 168.1.2, 168.1.3, 168.1.4, 168.1.5, 168.1.6, 168.1.7, 168.1.8, 168.1.9, 168.1.10, 168.1.11, 168.1.12, 168.1.13 and 168.1.14 (which shall apply only to members under Section 168.1 unless otherwise indicated) in addition to the provisions contained in Sections 158 to 161, both inclusive, of this Charter notwithstanding the provisions of any other section of the Charter. Members of the said department who are members of the Retirement System under Section 166 of the Charter on July 1, 1949, however, shall have the option to be exercised in writing on a form furnished by the Retirement System and to be filed at the office of said System not later than ninety days after July 1, 1949, of being members of the System under Section 166 instead of Section 168.1, the election under said option to be effective on said date. In like manner, members of the said department who are members of the Retirement System under Sections 165 or 168 of the Charter shall have the option, to be exercised in writing on a form furnished by the Retirement System, and to be filed at the office of said System not later than ninety days after July 1, 1949, of being members of the System under Sections 165 or 168, respectively, instead of Section 168.1, the election to be effective on said date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in Section 161 of the Charter, on the effective date of the amendment shall have the same option of electing to be members under Sections 165, 166, or 168, as the case may be, instead of Section 168.1, until ninety days after their return to service in the Police Department. On and after July 1, 1949 the persons who affirmatively exercise said option, shall continue to be members of the System under Sections 165, 166, or 168, respectively, and shall not be subject to any of the provisions of Section 168.1.

Section 168.1.1. The following words and phrases as used in this section, unless a different meaning is plainly required by the context shall have the following meanings:

"Retirement allowance", "Death Allowance", or "Allowance" shall mean equal monthly payments, beginning to accrue upon the date of retirement, or upon the day following the date of death, as the case may be, and continuing for life unless a different term of payment is definitely provided by the context.

"Compensation", as distinguished from benefits under the Workmen's Compensation Insurance and Safety Act of the State of California, shall mean the remuneration payable in cash, by the City and County, without deduction except for absence from duty, for time during which the individual receiving such remuneration is a member of the Police Department, but excluding remuneration paid for overtime.

"Compensation carnable" shall mean the compensation which would have been earned had the member received compensation without interruption throughout the period under consideration and at the rates of remuneration attached at that time to the ranks or positions held by him during such period, it being assumed that during any absence he was in the rank or position held by him at the beginning of the absence, and that prior to becoming a member of the Police Department, he was in the rank or position first held by him in such department.

"Benefit" shall include "allowance", "retirement allowance", "death allowance" and "death benefit".

"Final compensation" shall mean the average monthly compensation earnable by a member during the three years immediately preceding his retirement, or death before retirement.

For the purpose of the Retirement System and of this section, the terms "member of the Police Department", "member of the department" or "member", shall mean any officer or employee of the Police Department whose employment therein

began prior to January 1, 1900, or whose employment therein began or shall begin after that date, and was or shall be subject to the Charter provisions governing entrance requirements for members of the uniformed force of said department, and said terms further shall mean, from the effective date of their employment in said department, persons employed on the effective date hereof regardless of age, or employed after said date at an age not greater than the maximum age then prescribed for entrance into employment in said uniformed force, to perform the duties now performed under the titles of Criminologist, Photographer, Police Patrol Driver, Police Motor Boat Operator, Woman Protective Officer, Police Woman or Jail Matron. Any police service performed by such a member of the Police Department outside the limits of the City and County and under orders of a superior officer of any such member, shall be considered as City and County Service, and any disability or death incurred therein shall be covered under the provisions of the Retirement System.

"Retirement System" or "System" shall mean San Francisco City and County

Employees' Retirement System as created in Sec. 158, of the Charter.

"Retirement Board" shall mean "Retirement Board" as created in Section 159 of the Charter.

"Charter" shall mean the Charter of the City and County of San Francisco. Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural, and the plural the singular. "Interest" shall mean interest at the rate adopted by the Retirement Board.

Section 168.1.2. Any member of the Police Department who completes at least thirty years of service in the aggregate, regardless of age, or at least twenty-five years of service in the aggregate, and attains the age of 55 years, said service to be computed under Section 168.1.9, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of sixty-seven years during the twelve months ending June 30, 1949; the age of sixty-six years during the tweive months ending June 30, 1950, and thereafter, following the attainment of the age of sixty-five years. A member retired after meeting the service and age requirements in the sentence next preceding, shall receive a retirement allowance equal to fifty per cent of the final compensation of said member, as defined in Section 163.1.1, plus an allowance at the rate of 1% per cent of said final compensation, for each year of service rendered prior to attaining age 60 and after qualifying as to age and service for retirement. Any member may retire, regardless of age, after rendering twenty-five years of service in the aggregate, computed under Section 168.1.9, but in such event, his retirement allowance shall be such as can be provided at the age of retirement by the actuarial value, at the age of retirement, of the retirement allowance to which he would be entitled at the date upon which he would qualify for retirement under the first sentence of this paragraph, deferred to that date. If, at the date of retirement for service, or retirement for disability resulting from an injury received in performance of duty, said member has no wife, children or dependent parents, who would qualify for the continuance of the allowance after the death of said member, or with respect to the portion of the allowance which would not be continued regardless of dependents, or upon retirement for disability resulting from other causes, with respect to all of the allowance and regardless of dependents at retirement, a member retired under this section, or Section 168.1.3, may elect before the first payment of the retirement allowance is made, to receive the actuarial equivalent of his allowance or the portion which would not be continued regardless of dependents, as the case may be, partly in a lesser allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the Board of Supervisors to govern similar election by other members of the Retirement System, including the character and amount of such other benefits.

Section 168.1.3. Any member of the Police Department who becomes incapacitated for the performance of his duty, by reason of bodily injury received in, or illness caused by performance of his duty, shall be retired, and if he is not qualified for service retirement, shall receive a retirement allowance, equal to 75 per cent of the final compensation of said member, as defined in Section 168.1.1. Said allowance shall be paid to him until the date upon which said member would have qualified for service retirement had he lived and rendered service without interruption in the rank held by him at retirement, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If at the time of retirement because of disability, he is qualified as to age and service for retirement under Section 168.1.2, he shall receive an allowance equal to the retirement allowance which he would receive if retired under Section 168.1.2, but not less than 50 per cent of said final compensation. Any member of the Police Department who becomes incapacitated for the performance of his duty, by reason of a cause not included under the provisions of the immediately preceding sentences, and who shall have completed at least ten years of service in the aggregate, computed as provided in Section 168.1.9, shall be retired upon an allowance of one and one-half per cent of the final compensation of said member, as defined in Section 168.1.1, for each year of service, provided that said allowance shall not be less than thirty-three and one-third per cent of said final compensation. The question of retiring a member under this Section may be brought before the Retirement Board on said Board's own motion, by recommendation of the Police Commission, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

Section 168.1.4. If a member of the Police Department shall die before or after retirement by reason of an injury received in, or illness caused by the performance of his duty, a death allowance, in lieu of any allowance payable under any other section of the Charter or by Ordinance, on account of death resulting from injury received in or illness caused by the performance of duty, shall be paid, beginning on the date next following the date of death, to his surviving wife, throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received. if he had been retired for service on the day of death, but such allowance shall not be less than one-half of the average monthly compensation earnable by said member during the three years immediately preceding death. If death occurs prior to qualification for service retirement the allowance payable shall be equal to the compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If he had retired prior to death for service or for disability resulting from injury received in, or illness caused by the performance of duty, the allowance payable shall be equal to the retirement allowance of the member, except that if he was a member under Section 168.1 and retirement was for such disability, and if death occurred prior to qualification for the service refirement allowance, the allowance continued shall be reduced upon the date at which said member would have qualified for service retirement, in the same manner as it would have been reduced had the member not died.

If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

Section 168.1.5. Upon the death of a member after retirement for service or because of disability which resulted from injury received in, or illness caused by the performance of duty, and if death shall result from other cause than such injury or illness, one-half his retirement allowance as it was at his death, shall be continued throughout life or until remarriage, to his surviving wife. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving wife otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife unless she was married to the member prior to the date of the injury or onset of the illness which was incurred in performance of duty and which results in death, or if death does not result from such injury or illness, unless she was married to the member at least one year prior to his retirement. Persons heretofore or hereafter retired under other charter sections, as members of the Police Department at the time of retirement, shall be subject to the provisions of this section.

Section 168.1.6. That portion of any allowance payable because of the death or retirement of any member of said department, which is provided by contributions of the City and County, shall be reduced in the manner fixed by the Board of Supervisors, by the amount of any benefits, other than medical benefits, payable to or on account of such person, under the Workmen's Compensation Insurance and Safety Law of the State of California and because of the injury or illness resulting in said death or retirement. Such portion which is paid because of death or retirement which resulted from injury received in or illness caused by performance of duty, shall be considered as in lieu of any benefits, other than medical benefits, payable to or on account of such person under the said law of the State of California, and shall be in satisfaction and discharge of the obligation of the City and County to pay such benefits.

Section 168.1.7. If a member of the Police Department shall die, before retirement, from causes other than an injury received in, or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under Section 168.1.4 preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the Board of Supervisors, for the death benefit of other members of the Retirement System. Upon the death of a member after retirement and regardless of the cause of death, the sum of five hundred dol-

lars shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the Board of Supervisors for the payment of a sim-

ilar benefit upon the death of other retired members.

Section 168.1.8. Should any member of the department cease to be employed as such a member, through any cause other than death or retirement or transfer to another office or department, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the Board of Supervisors to govern similar terminations of employment of other members of the Retirement System. If he shall again become a member of the department, he shall redeposit in the Retirement Fund, the amount refunded to him. Contributions with interest, which are credited because of service rendered in any other office or department and which will not be counted under Section 168.1.9, to any person who becomes a member of the Retirement System under this section, shall be refunded to him forthwith. Should a member of the Police Department become an employee of any other office or department, his accumulated contribution account shall be adjusted by payments to or from him as the case may be, to make the accumulated contributions credited to him at the time of change, equal to the amount which would have been credited to him if he had been employed in said other office or department at the rate of compensation received by him in the Police Department, and he shall receive credit for service for which said contributions were made, according to the Charter section under which his membership in the Retirement System continues.

Section 168.1.9. The following time shall be included in the computation of the service to be credited to the member for the purposes of determining whether such member qualifies for retirement, and calculating benefits, excluding, however, any time the contributions for which were withdrawn by said member upon termination of his service while he was a member under any other charter section, and not redeposited upon re-entry into service:

(1) Time during and for which said member is entitled to receive compensa-

tion because of services as a member of the Fire or Police Department.

(2) Time during which said member served and received compensation as a jail matron in the office of the Sheriff.

(3) Time during which said member is entitled to receive compensation while a member of the Retirement System, because of service rendered in other offices and departments before July 1, 1949, provided that accumulated contributions on account of such service, previously refunded, are redeposited, with interest from date of refund to date of redeposit, at times and in the manner fixed by the Retirement Board; and solely for the purpose of determining qualification for retirement under Section 163.1.3 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after June 30, 1949, and receives compensation because of services rendered in other offices and departments.

(4) Time during which said member is absent from a status included in paragraphs (1), (2) or (3) next preceding, by reason of service in the armed forces of the United States of America, or by reason of any other service included in Section 161 of the Charter, during any war in which the United States was or shall be engaged or during other national emergency, and for which said member contributed or contributes to the Retirement System or for which the City and

County contributed or contributes on his account.

Section 168.1.10. All payments provided for persons who are members under Section 168.1 shall be made from funds derived from the following sources, plus interest carned on said funds:

(1) The normal rate of contribution of each member shall be based on his age taken to the next lower complete quarter year, (a) at the date he became a member under Sections 165 or 168, in the case of persons who are members under these sections or (b) at July 1, 1945, in the case of persons who are members under

Section 166, and his age taken to the next lower completed quarter year, when he entered the Police Department, or (c) on his age at the date he becomes a member under Section 168.1, in the case of persons who become members on or after July 1, 1945, without credit for services counted under Section 168.1.9. The age of entrance into the Police Department shall be determined by deducting the members service credited under Section 168.1.9 as rendered prior to the date upon which his age is based for determination of the rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under Section 168.1, shall be such as, on the average for such member, will provide, assuming service without interruption, under Section 168.1.2, one-third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service, for retirement under that section, without discount of allowance, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed

- (2) The dependent rate of contribution of each member which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section 163.1.2, and upon his first qualifying as to age and service for retirement under that section, one-third of the portion of his allowance, which is to be continued under Section 168.1.5, after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If at the date of retirement for service or retirement for disability resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement from disability resulting from other causes, regardless of his marital condition, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between 10 per cent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service retirement.
- (3) There shall be deducted from each payment of compensation made to a member under Section 168.1, a sum determined by applying the member's rates of contribution to such compensation payment. The sum so deducted shall be paid forthwith to the Retirement System. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the Board of Supervisors for crediting interest to contributions of other members of the Retirement System, shall be applied to provide part of the retirement allowances granted to, or allowance granted on account of said member, under this section or shall be paid to said member or his estate or beneficiary as provided in Sections 168.1.7, 168.1.8, and 168.1.9.
- (4) Contributions based on time included in paragraphs (1), (2), (3) and (4) of Section 168.1.9, and deducted prior to July 1, 1945, from compensation of persons who become members under Section 168.1, and standing with interest thereon, to the credit of such members on the records of the Retirement System on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.
- (5) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, in the accounts of the Retirement

System, on account of persons who become members under this section, shall be

applied to provide the benefits under this section.

(6) The City and County shall contribute to the Retirement System such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this section 168.1.10 to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in paragraph (1), Section 168.1.10, shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total compensation paid during said year, to persons who are members under Section 168.1, said percentage to be the ratio of the value on July 1, 1945, or at the later date of a periodical actuarial valuation and investigation into the experience under the system as provided by the Board of Supervisors, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system.

(7) To promote the stability of the Retirement System through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said systems are included. Nothing in this section shall affect the obligation of the City and County to pay to the Retirement System any amounts which may or shall become due under the provisions of the Charter prior to the effective date hereof, and which are represented on said effective date, in the accounts of said system by debits against the City and County.

Section 168.1.11. Upon the completion of the years of service set forth in Section 168.1.2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 168.1.2, and nothing shall deprive said member of said rights.

Section 168.1.12. No person retired as a member under Section 168.1 after June 30, 1945, for service or disability and entitled to receive a retirement allowance under the Retirement System shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such person receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

Notwithstanding any provision in this Charter to the contrary, should any such retired person engage in a gainful occupation prior to attaining the age of 60, the Retirement Board shall reduce that part of his monthly retirement allowance which is provided by contributions of the City and County, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed the amount of the compensation earnable at the time he engages in the gainful occupation, by the member if he then held the position which he held at

the time of his retirement, or, if that position has been abolished, the compensation earnable by the member if he held the position from which he was retired,

immediately prior to its abolition.

Section 168.1.13. Any section or part of any section in this Charter, insofar as it should conflict with these Sections 168.1, 168.1.1, 168.1.2, 168.1.3, 168.1.4, 168.1.5, 168.1.6, 168.1.7, 168.1.8, 168.1.9, 168.1.10, 168.1.11, 168.1.12, 168.1.13, or 168.1.14, or with any part thereof, shall be superseded by the contents of said sections. In the event that any word, phrase, clause or section of these sections shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

Section 168.1.14. The amendment of Section 168.1, and Sections 168.1.1, 168.1.2, 168.1.3, 168.1.4, 168.1.5, 163.1.6, 168.1.7, 168.1.8, 168.1.9, 168.1.10, 168.1.11, 168.1.12, 168.1.13, and 168.1.14, contained in the proposition therefor submitted to the Electorate on November 2, 1948, shall take effect on the first day

of July, 1949.

Section 171.1. Members of Fire Department, as defined in Section 171.1.1, who are members of the Retirement System under Sections 165, 165.2, or 171 of the Charter on the effective date hereof, hereby designated as the first day of July, 1949, and persons who become members of said department after said effective date, shall be members of the Retirement System under this Section 171.1 on and after said date, and shall be subject to the following provisions of Section 171.1 and Sèctions 171.1.1, 171.1.2, 171.1.3, 171.1.4, 171.1.5, 171.1.6, 171.1.7, 171.1.8, 171.1.9, 171.1.10, 171.1.11, 171.1.12, 171.1.13, 171.1.14 (which shall apply only to members under Section 171.1 unless otherwise indicated) in addition to the provisions contained in Sections 158 to 161, both inclusive, of this Charter notwithstanding the provisions of any other section of the Charter. Members of the said department who are members of the Retirement System under Sections 165 or 165.2 of the Charter on said effective date, however, shall have the option to be exercised in writing on a form furnished by the Retirement System and to be filed at the office of said System not later than ninety days after the effective date hereof, of being members of the System under Sections 165 or 165.2 instead of Section 171.1, the election under said option to be effective on said effective date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in section 161 of the Charter, on the effective date of the amendment shall have the same option of electing to be members under Sections 165 or 165.2, as the case may be, instead of Section 171.1, until ninety days after their return to service in the Fire Department. On and after said date the persons who affirmatively exercise said option, shall continue to be members of the System under Sections 165 or 165.2, respectively, and shall not be . subject to any of the provisions of Section 171.1.

Section 171.1.1. The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following

meaning:

"Retirement allowance," "death allowance" or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, or upon the day following the date of death, as the case may be, and continuing for life unless

a different term of payment is definitely provided by the context.

"Compensation," as distinguished from benefits under the Workmen's Compensation Insurance and Safety Act of the State of California, shall mean the remuneration payable in cash, by the City and County, without deduction except for absence from duty, for time during which the individual receiving such remuneration is a member of the Fire Department, but excluding remuneration paid for overtime.

"Compensation earnable" shall mean the compensation which would have been earned had the member received compensation without interruption throughout the period under consideration and at the rates of remuneration attached at that time to the ranks or positions held by him during such period, it being assumed that dur-

ing any absence he was in the rank or position held by him at the beginning of the absence, and that prior to becoming a member of the Fire Department he was in the rank or position first held by him in such department.

Benefit" shall include "allowance," "retirement allowance," "death allow-

ance" and "death benefit."

"Final compensation" shall mean the average monthly compensation earnable by a member during the three years immediately preceding his retirement, or death before retirement.

For the purpose of the Retirement System and of this section, the terms "member of the Fire Department," "member of the Department," or "member" shall mean any officer or employee of the Fire Department, excluding such officers and employees as are members of the Retirement System under Section 169 of the Charter, who was or shall be subject to the Charter provisions governing entrance requirements of members of the uniformed force of said Department, and said terms further shall mean, from the effective date of their employment in said Department, persons employed on the effective date hereof, regardless of age, or employed after said date at an age not greater than the maximum age then prescribed for entrance into employment in said uniformed force, to perform the duties now performed by members of the Salvage Corps in the Fire Department, or duties now performed under the titles of pilot of fireboats, marine engineer of fireboats, marine fireman of fireboats, or hydrant-gateman. Any fire service performed by such a member of the Fire Department outside the limits of the City and County and under orders of a superior officer of any such member, shall be considered as City and County service, and any disability or death incurred therein shall be covered under the provisions of the Retirement System.

Retirement System" or "System" shall mean San Francisco City and County

Employees Retirement System as created in Section 158 of the Charter.

"Retirement Board" shall mean "Retirement Board" as created in Section 159 of the Charter.

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

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular. "Interest" shall mean interest at the rate adopted by the Retirement Board.

Section 171.1.2. Any member of the Fire Department who completes at least thirty years of service in the aggregate, regardless of age, or at least twenty-five years of service in the aggregate and attains the age of 55 years, said service to be computed under Section 171.1.9, may retire for service at his option. Members shall be retired on the first day of the month next following the attainment by them of the age of sixty-seven years during the twelve months ending June 30, 1949; the age of sixty-six years during the twelve months ending June 30, 1950, and thereafter, following the attainment of the age of sixty-five years. A member retired after meeting the service and age requirements in the sentence next preceding, shall receive a retirement allowance equal to fifty per cent of the final compensation of said member, as defined in Section 171.1.1, plus an allowance at the rate of 1-2/3 per cent of said final compensation, for each year of service rendered prior to attaining age 60 and after qualifying as to age and service for retirement. Any member may retire, regardless of age, after rendering twenty-five years of service in the aggregate, computed under Section 171.1.9, but in such event, his retirement allowance shall be such as can be provided at the age of retirement by the actuarial value, at the age of retirement, of the retirement allowance to which he would be entitled at the date upon which he would qualify for retirement under the first sentence of this paragraph, deferred to that date. If, at the date of retirement for service, or retirement for disability resulting from an injury received in performance of duty, said member has no wife, children or dependent parents, who would qualify for the continuance of the allowance after the death of said member, or with respect to the portion of the allowance which would not be continued regardless of dependents, or upon retirement for disability resulting from other causes, with respect to all of the allowance and regardless of dependents at retirement, a member retired under this Section, or Section 171.1.3, may elect before the first payment of the retirement allowance is made, to receive the actuarial equivalent of his allowance or the portion which would not be continued regardless of dependents, as the case may be, partly in a lesser allowance to be received by him throughout his life, and partly in other benefits payable after his death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the Board of Supervisors to govern similar election by other members of the Retirement System, including the character and amount of such other benefits.

Section 171.1.3. Any member of the Fire Department who becomes incapacitated for the performance of his duty by reason of any bodily injury received in, or illness caused by performance of his duty, shall be retired, and, if he is not qualified for service retirement shall receive a retirement allowance equal to 75 per cent compensation of said member, as defined in Section 171.1.1. Said allowance shall be paid to him until the date upon which said member would have qualified for service retirement had he lived and rendered service without interruption in the rank held by him at retirement, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If at the time of retirement because of disability, he is qualified as to age and service for retirement under Section 171.1.2, he shall receive an allowance equal to the retirement allowance which he would receive if retired under Section 171.1.2, but not less than 50 per cent of said final compensation. Any member of the Fire Department who becomes incapacitated for performance of his duty by reason of a cause not included under the provisions of the immediately preceding sentence, and who shall have completed at least ten years of service in the aggregate, computed as provided in Section 171.1.9, shall be retired upon allowance of one and one-half per cent of the final compensation of said member as defined in Section 171.1.1 for each year of service, provided that said allowance shall not be less than 33-1/3 per cent of said final compensation. The question of retiring a member under this section may be brought before the Retirement Board on said Board's own motion, by recommendation of the Fire Commission, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to the service in the rank he occupied at the time of his retirement.

Section 171.1.4. If a member of the Fire Department shall die before or after retirement by reason of an injury received in, or illness caused by the performance of his duty, a death allowance, in lieu of any allowance payable under any other section of the Charter or by Ordinance, on account of death resulting from injury received in or illness caused by the performance of duty, shall be paid, beginning on the date next following the date of death, to his surviving wife throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received if he had been retired for service on the day of death, but such allowances shall not be less than one-half of the average monthly compensation earnable by said member during the three years immediately preceding death. If death occurs prior to qualification for service retirement, the allowance payable shall be equal to the compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the retirement allowance said member would

have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If he had retired prior to death, for service or for disability resulting from injury received in, or illness caused by the performance of duty, the allowance payable shall be equal to the retirement allowance of the member, except that if he was a member under Section 171.1 and retirement was for such disability, and if death occurred prior to qualification for the service retirement allowance, the allowance continued shall be reduced upon the date at which said member would have qualified for service retirement, in the same manner as it would have been reduced had the member not died. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

Section 171.1.5. Upon the death of a member after retirement for service or because of disability which resulted from injury received in, or illness caused by the performance of duty, and if death shall result from other cause than such injury or illness, one-half his retirement allowance shall be continued throughout life or until remarriage, to his surviving wife. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving wife otherwise would have received, during such dependency. No allowance, however, shall be paid under this section to a surviving wife unless she was married to the member prior to the date of the injury or onset of the illness which was incurred in performance of duty, and which results in death, or if death does not result from such injury or · illness, unless she was married to the member at least one year prior to retirement. Persons heretofore retired under Section 171, shall be subject to the provisions of this section.

Section 171.1.6. That portion of any allowance payable because of the death or retirement of any member of said department which is provided by contributions of the City and County, shall be reduced in the manner fixed by the Board of Supervisors, by the amount of any benefits other than medical benefits, payable to or on account of such person, under the Workmen's Compensation Insurance and Safety Law of the State of California and because of the injury or illness resulting in said death or retirement. Such portion which is paid because of death or retirement which resulted from injury received in or illness caused by performance of duty, shall be considered as in lieu of all benefits, other than medical benefits, payable to or on account of such person under said law of the State of California and law of the

fornia and shall be in satisfaction and discharge of the obligation of the City and

County to pay such benefits.

Section 171.1.7. If a member of the Fire Department shall die, before retirement, from causes other than an injury received in or illness caused by the performance of duty, or regardless of cause, if no allowance shall be payable under Section 171.1.4 preceding, a death benefit shall be paid to his estate or designated beneficiary, the amount of which and the conditions for the payment of which shall be determined in the manner prescribed by the Board of Supervisors for the death benefit of other members of the Retirement System. Upon the death of a member after retirement and regardless of the cause of death, the sum of five hundred dollars shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the Board of Supervisors for the payment of a similar benefit upon the death of other retired members.

Section 171.1.8. Should any member of the department cease to be employed as such a member, through any cause other than death or retirement or transfer to another office or department, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the Board of Supervisors to govern similar terminations of employment of other members of the Retirement System. If he shall again become a member of the department, he shall redeposit in the Retirement Fund, the amount refunded to him. Contributions, with interest, which are credited because of service rendered in any other office or department and which will not be counted under Section 171.1.9, to any person who becomes a member of the Retirement System under this section, shall be refunded to him forthwith. Should a member of the Fire Department become an employee of any other office or department, his accumulated contribution account. shall be adjusted by payments to or from him as the case may be, to make the accumulated contributions credited to him at the time of change, equal to the amount which would have been credited to him if he had been employed in said other office or department at the rate of compensation received by him in the Fire Department, and he shall receive credit for service for which said contributions were made, according to the Charter section under which his membership in the Retirement System continues.

Section 171.1.9. The following time shall be included in the computation of the service to be credited to the member for the purposes of determining whether such member qualifies for retirement, and calculating benefits, excluding, however, any time, the contributions for which were withdrawn by said member upon termination of his service while he was a member under any other charter section, and not

redeposited upon re-entry into service:

(1) Time during and for which said member is entitled to receive compensa-

tion because of service as a member of the Fire or Police Department.

(2) Time during which said member is entitled to receive compensation while a member of the Retirement System, because of service rendered in other offices and departments prior to the effective date hereof, provided that accumulated contributions on account of such service, previously refunded, are redeposited, with interest from date of refund to date of redeposit, at time and in the manner fixed by the Retirement Board; and solely for purpose of determining qualification for retirement under Section 171.1.3 for disability not resulting from injury received in, or illness caused by performance of duty, time during which said member serves, after the effective date hereof, and receives compensation because of services rendered in other offices and departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding, by reason of service in the armed forces of the United States of America, or by reason of any other service included in Section 161 of the Charter, during any war in which the United States was or shall be engaged or during other national emergency, and for which said member contributed or contributes to the Retirement System or for which the City and County con-

tributed or contributes on his account.

Section 171.1.10. All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

- (1) The normal rate of contribution of each member under this section shall be based on his age taken to the next lower complete quarter year, (a) at the earlier of the dates he became a member under Section 165, 165.2 or 171, in the case of persons who are members under these sections, or (b) on his age at the date he becomes a member under Section 171.1 in the case of persons who become members on or after the effective date of this amendment, without credit for service counted under Section 171.1.9. The age of entrance into the Fire Department shall be determined by deducting the member's service credited under Section 171.1.9 as rendered prior to the date upon which his age is based for determination of his rate of contribution according to the sentence next preceding, from said age. The normal rate of contribution of each such member, to be effective from the effective date of membership under Section 171.1, shall be such as, on the average for such member, will provide, assuming service without interruption, under Section 171.1.2, one-third of that portion of the service retirement allowance to which he would be entitled, without continuance to dependents, upon first qualifying as to age and service, for retirement under that section, which is based on service rendered after the date upon which his age is based for determination of his rate of contribution according to the first sentence in this paragraph, and assuming the contribution to be made from that date. The normal rate of contribution, however, shall not exceed 10 per cent.
- (2) The dependent contributions of each member under this section which shall be required of each member throughout his membership in addition to the normal contributions, and in the same manner as normal contributions, shall be such as, on the average for such member, will provide, assuming service without interruption under Section 171.1.2, and upon his first qualifying as to age and service for retirement under that section, one-third of the portion of his allowance, which is to be continued under Section 171.1.5 after his death and throughout the life of a surviving wife whose age at said death is three years less than the age of said member. If, at the date of retirement for service or retirement for disability resulting from injury received in performance of duty, said member has no wife who would qualify for the continuance of the allowance to her after the death of said member, or upon retirement for disability resulting from other causes, regardless of his marital condition, the dependent contributions with accumulated interest thereon, shall be paid to him forthwith. The dependent rate of contribution, however, shall not exceed the difference between 10 per cent and the member's normal rate of contribution, and said dependent rate may be taken as a flat percentage of the member's normal rate, regardless of the age of qualification for service re-
- (3) There shall be deducted from each payment of compensation made to a member under this section, a sum determined by applying the member's rates of contribution to such compensation payment. The sum so deducted shall be paid forthwith to the Retirement System. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the Board of Supervisors for crediting interest to contributions of other members of the Retirement System, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, under this Section or shall be paid to said member or his estate or beneficiary as provided in Sections 171.1.7, 171.1.8 and 171.1.9.

(4) Contributions based on time included in paragraphs (1), (2), and (3) of Section 171.1.9, and deducted prior to the effective date thereof, from compensation of persons who become members under Section 171.1, and standing with interest thereon, to the credit of such members on the records of the Retirement System on said date, shall continue to be credited to the individual accounts of said

members and shall be combined with and administered in the same manner as the contributions deducted after said date.

(5) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, in the accounts of the Retirement System, on account of persons who become members under this section, shall be

applied to provide the benefits under this section.

(6) The City and County shall contribute to the Retirement System such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Section 171.1.10, to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his age is based for determination of his rate of contribution in Paragraph (1) Section 171.1.10, shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total compensation paid during said year, to persons who are members under Section 171.1, said percentage to be the ratio of the value on the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system as provided by the Board of Supervisors, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said systems to provide said benefits on account of service rendered by respective members after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system.

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

Section 171.1.11. Upon the completion of the years of service set forth in Section 171.1.2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 171.1.2, and nothing shall deprive said member of said right.

Section 171.1.12. No person retired as a member under Section 171.1 for service or disability and entitled to receive a retirement allowance under the Retirement System shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such person receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

Notwithstanding any provision in this Charter to the contrary, should any such retired person engage in a gainful occupation prior to attaining the age of 60, the Retirement Board shall reduce that part of his monthly retirement allowance

which is provided by contributions of the City and County, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed the amount of the compensation earnable at the time he engages in the gainful occupation, by the member if he then held the position which he held at the time of his retirement, or, if that position has been abolished, the compensation earnable by the member if he held the position from which he was retired, immediately prior to its abolition.

Section 171.1.13. Any section or part of any section in this Charter, insofar as it should conflict with these Sections 171.1, 171.1.1, 171.1.2, 171.1.3, 171.1.4, 171.1.5, 171.1.6, 171.1.7, 171.1.8, 171.1.9, 171.1.10, 171.1.11, 171.1.12, 171.1.13, or 171.1.14, or with any part thereof, shall be superseded by the contents of said sections. In the event that any word, phrase, clause or section of these sections shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

Section 171.1.14. Sections 171.1, 171.1.1, 171.1.2, 171.1.3, 171.1.4, 171.1.5, 171.1.6, 171.1.7, 171.1.8, 171.1.9, 171.1.10, 171.1.11, 171.1.12, 171.1.13, and 171.1.14, contained in the proposition therefor submitted to the Electorate on November 2, 1948, shalletake effect on the first day of July, 1949.

Ordered Submitted: Board of Supervisors, San Francisco, Sept. 14, 1948.
Ayes: Supervisors, Christopher, Fazackerley, Gallagher, Halley, Mancuso, McMurray, Mead, J. Joseph Sullivan, John J. Sullivan.

Absent: Supervisors Lewis, MacPhee.

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.



City and County of San Francisco

STATEMENT OF COSTS IN CONNECTION WITH PROPOSED BOND ISSUES and PROPOSED CHARTER AMENDMENTS

PUBLISHED AS REQUIRED BY LAW

H. D. ROSS,

CITY AND COUNTY OF SAN FRANCISCO OFFICE OF CONTROLLER

ESTIMATE OF ANNUAL REQUIREMENTS FOR BOND INTEREST AND REDEMPTION ON AUTHORIZED (SOLD AND UNSOLD) AND PROPOSED BOND ISSUES

	Estimated	Estimated Interest and Redemption For		/ Ratim	/ Retimated To be Financed From		
Fiscal Year	Int. & Redemp. on all Bonds Authorised (Sold & Unsold)	Bonds to be Submitted on Ballot of November 2, 1948	Estimated Grand Total	Utility Revolues	Purchase and Use Tax	Ad Valorum Texes or New Sources	Unused Portion of Bonded Debt Limit
1949-50 1950-51 1951-52 1952-53 1953-54	\$ 17,725,554.25 18,487,141.75 16,416,113.75 15,610,175.00 15,566,839.25	\$ 1,276,372 2,057,860 2,601,520 2,995,647	\$ 18,152,771.25 19,763,513.75 18,473,973.75 18,211,695.00 18,562,486.25	\$ 8,112,835.00 8,197,822.50 8,058,535.00 8,017,562.50 7,819,272.50	\$ 4,800,000 4,800,000 4,800,000 4,800,000 4,800,000	\$ 5,239,936.25 6,765,691.25 5,615,438.75 5,394,132.50 5,943,213.75	\$ 78,034,748 62,730,923 53,837,122 49,475,744 50,535,219
1954-55 1955-56 1956-57 1957-58 1958-59	14,340,048.75 14,063,285.75 14,110,342.75 13,017,715.75 12,600,947.25	3,242,020 3,484,833 3,724,086 4,671,343 4,826,929	17,582,068.75 17,548,118.75 17,834,428.75 17,689,058.75 17,427,876.25	6,512,742.50 6,354,915.00 6,197,087.50 6,039,260.00 5,881,435.00	1,800,000 1,800,000 1,800,000 1,800,000 1,800,000	6,269,326.25 6,393,203.75 6,837,341.25 6,849,798.75 6,746,441.25	51,920,004 53,430,584 60,423,475 72,521,225 84,799,409
1959-60 1960-61 1961-62 1962-63 1963-64	12,630,330.00 12,365,269.00 12,553,745.00 12,328,506.00 11,527,198.00	5,005,300 4,863,956 5,692,440 5,700,629 6,247,137	17,635,630.00 17,229,225.00 -18,246,185.00 18,029,135.00 17,774,335.00	6,343,735.00 6,353,485.00 7,193,160.00 7,342,335.00 7,135,135.00	1,,800,000 1,,800,000 1,,800,000 1,,800,000 1,,800,000	6,491,895.00 6,075,740.00 5,953,025.00 5,886,800.00 5,839,200.00	95,021,523 105,064,558 116,529,724 128,216,231 140,093,293
1964-65 1965-66 1966-67 1967-68 1968-69	10,693,552.50 9,468,845.00 9,351,632.50 9,037,057.00 8,292,532.50	6,236,100 6,165,250 6,206,905 6,384,423 6,072,240	16,929,652.50 15,634,095.00 15,558,537.50 15,421,480.00 14,364,772.50	6,375,052.50 5,202,795.00 5,054,037.50 4,905,255.00 4,380,447.50	4,800,000 4,800,000 4,800,000 4,800,000 14,800,000	5,754,600.00 5,631,300.00 5,704,500.00 5,716,225.00 5,184,325.00	151,567,126 163,162,947 175,080,978 187,267,436 199,176,552
1969-70 1970-71 1971-72 1972-73 1973-74	6,866,956.00 5,331,044.50 3,194,293.00 2,465,758.00 1,914,301.00	5,920,984 4,502,613 3,201,732 2,273,117 1,578,899	12,787,940.00 9,833,657.50 6,396,025.00 4,738,875.00 3,493,200.00	2,731,015.00 2,097,557.50 858,525.00 748,500.00 721,500.00	4,800,000 4,800,000 1,800,000 3,990,375 2,771,700	5,256,925.00 2,936,100.00 737,500.00	211,083,547 220,763,652 228,367,099 234,495,119 239,521,952
1974-75 1975-76 1976-77 1977-78	1,536,330.00 1,166,427.00 804,593.00 613,500.00	1,114,320 660,423 217,207	2,650,650.00 1,826,850.00 1,021,800.00 613,500.00	694,500.00 667,500.00 640,500.00 613,500.00	1,956,150 1,159,350 381,300		243,822,829 247,397,998 250,247,700 252,750,176
	\$284,080,014.25	\$\$107,351,522	\$ 391,431,536.25	\$11,1,550,002.50	\$120,6 58,875	\$129,222,658.75	,

Estimated Redemption Proposed School Bonds 848,890,000 4,786,739 2,744,398 Proposed Convention Center Bonds 15,000,000 Proposed Airport Bonds ,600,000 Proposed Hall of Justice Annex Bonds Proposed Library Bonds ,000,000 2,700,000 Proposed Butano Forest Bonds 50,000 Total 481,440,000

The interest costs berein used are those currently prevailing for municipal bonds of the maturities considered.

The calculations for the interest and redemption in connection with bonds authorized but unsold as well as the issues being submitted on the November 2nd ballot were based on departmental reports of cash requirements submitted to this office at our request.

The sources of funds were based upon utility reports and upon the consideration that the Purchase and Use Tax would continue in effect, at least at its present level, for the term of redemption.

The calculations of bonded debt limit were premised upon the historical record of assessment progression: a 2% annual increase in assessed value for 10 years and a 1% increase thereafter.

This entire schedule is the product of our best judgment for the sale of bonds, including those already authorized and those being submitted on the November 2nd ballot, to produce the lowest cost to the City and County of San Francisco after giving consideration to the annual cost and to the equalization of the cost between years.

Excerpts of Letters and Data Received From:

San Francisco School District

Whether we construct permanent buildings or continue to use more and more portable buildings, we shall have to provide jamitorial service for the additional classrooms used irrespective of the nature or type of classrooms. It is our hope, however, that having a number of new buildings we may be able to reduce the cost of maintenance particularly to a point where the reduction in cost of maintenance may help counteract in large measure the cost of additional jamitorial service. As you know, the cost of attempting to maintain these very old structures which should be discarded is unusually high. Something is constantly going wrong in such structures which adds greatly to our cost of maintenance.

There will really be no direct increase in revenues as a result of the passage of bond proposals. The passage of the bond proposals, however, will enable us to care adequately for the educational needs of the children. Our increase in revenues will come directly from the increase in average daily attendance, which will result in a larger amount of State funds for the support of public education. The Board of Education, too, has gone definitely on record as intending to dispose of all properties under the control of the Board of Education which are not definitely used for school purposes. The provision of more buildings will, we expect, decrease some of our present cost of transporting pupils from overcrowded to other sections of the city.

"In so far as the cost for additional certificated personnel is concerned, we shall have this cost whether or not the bond issue is approved by the voters. The Administrative Code, established by the Board of Education, provides certain pupil-teacher ratios. These ratios are as follows:

Kindergarten and Grades 1 through 3 - 30 pupils per teacher; Grades 4 through 8 - 35 pupils per teacher; Junior High Schools - 30 pupils per teacher in regular classrooms and 24 pupils per teacher in laboratories and shops; Senior High Schools - 30 pupils per teacher in laboratories and shops.

"Thus, whether we house the additional pupils in temporary buildings or permanent buildings, we shall be required to provide an additional teacher on a given level whenever an additional number of pupils, in keeping with the Administrative Code, present thesselves for education."

San Francisco Convention & Tourist Bureau

"Retimated Rovenue, \$838,200. Exhibit Hall Rentals (for exhibit purposes), \$300,000; for parking purposes, \$31,500; Auditorium--Convention meetings, balls, public gatherings, \$270,000; 2 - 3,000 seat halls--Convention meetings, balls, government hearings, etc., \$54,000; 2 - 1,500 seat halls--Convention meetings, balls, public gatherings, etc., \$27,000; 6 - 800 seat halls--Convention meetings, balls, public gatherings, etc., \$54,000; 10 - 300 seat halls--Convention meetings, balls, public gatherings, etc., \$45,000; 21 - 200 seat halls--Convention meetings, balls, public gatherings, etc., \$56.700.

"Estimated Annual Costs, Maintenance (based upon the cost of maintaining the Civic Auditorium), \$180,000."

Public Utilities Commission

"San Francisco (International) Airport estimated revenues, maintenance and operating costs, twenty-year period 1952 - 1971.

Excess in Revenues over Expenses - 20 Year Period - Bond Issue Approved

Deficit in Revenues under Expenses - 20 Year Period - Bond Issue Disapproved

Financial Benefit Resulting from Passage of Bond (not including taxes, bond interest and redemption).

\$ 9,047,540 5,812,000 \$14,859,540.

San Francisco Public Library

From data submitted by the San Francisco Public Library, its estimated operating expenses after the initial construction will increase \$95,000 in the first year; \$182,400 in the second year; \$114,800 in the third year; \$228,500 in the fourth year; \$247,200 in the fifth year; and \$213,900 thereafter. These amounts will be required to cover the necessary personnel for those districts now without branch libraries and in some districts for increased personnel where libraries are now housed in inadequate rented quarters. In addition these amounts provide for the purchase of the entire book collection for those libraries now without library service, and augment also to some extent the collections now available in rented quarters.

Rovonues will not increase materially.

Hall of Justice Annex Butano Porest

These departments did not have the changes of the costs of maintenance and operations or of revenues.

CITY AND COUNTY OF SAN FRANCISCO

OFFICE OF CONTROLLER

September 28, 1948

THE HONORABLE THE BOARD OF SUPERVISORS
CITY AND COUNTY OF SAN FRANCISCO

Subject: Estimated annual increase of costs to the Taxpayers of the City and County of San Francisco, of proposed amendments to the Charter, to be submitted on the Ballot of November 2, 1948.

GENTLEMEN:

Pursuant to your Resolution No. 7780, the following is submitted in connection with the above identified.

From our review of the proposed charter amendments submitted to this office, it is estimated that the annual increased costs to the Taxpayers of the City and County of San Francisco, if the proposed amendments are approved by the voters, will be as follows:

			Estimated Effect Upon the Tax Rate
1.	"BUREAU OF TRAFFIC ENGINEERING AND ADMINISTRATION: DIRECTOR OF TRAFFIC: CHIEF OF INSPECTORS, POLICE DEPT."	\$ 19,383.00	\$.0019
	This amount covers the creation of two new positions in the Police Department, but does not include other costs, such as other personal services, equipment, contractual services, and material and supplies.		
2.	"RETIREMENT PROVISIONS RELATING TO FIRE AND POLICE DE- PARTMENTS." Average Cost	1,250,000.00	.1250
3.	"ANNUAL VACATION OF EMPLOYEES."		
	Based on cost data received from departments and from our analysis of replacement costs indicated in the budget for the fiscal year 1948-49, it is our judgment that the increased cost for replacements during the next fiscal year will approximate \$225,457 and require the following financing:	·	
	Tax Support	193,049.00	.0193
	Other Than Tax Support	32,408.00	0

The following proposed charter amendments, in our opinion, will not create any increased costs:

- 1. Relating to Sale, Abandonment or Discontinuance of Use of Land Held for Park Purposes.
- 2. Relating to the Municipal Court.
- 3. Relating to the Receipt, Custody and Deposit of Funds, and Investment of Trust Funds.
- 4. Relating to the Suspension and Removal of Officials.
- 5. Relating to Superior Court Appointments.

Very truly yours,

HARRY D. ROSS,

Controller

Vote YES on A for SCHOOL BONDS

The San Francisco Unified School District would face nothing short of a disaster in attempting to provide schools in the event the present bond issue of \$48,890,000 was not passed on November 2. The \$87,000,000 school bond issue which was on the June I ballot, while it received a handsome majority, failed to receive the required two-thirds vote for passage. The San Francisco Board of Education, realizing that it is a matter of dire necessity to furnish some new schools and rehabilitate some outworn ones, has pared down the issue to its barest emergency necessities.

UNLESS THIS ISSUE IS APPROVED IT WILL BE NECESSARY TO CURTAIL DRASTICALLY EVEN THE PRESENT EDUCATIONAL OPPORTUNITIES FOR THE CHILDREN OF SAN FRANCISCO, AND NO PROVISION CAN BE MADE FOR THE FUTURE.

This present school bond issue is based on a five year program and contemplates the following work:

Additions to present elementary schools and the construction of new elementary schools and home school units involving 26 schools	\$26,000,000
Additions to and construction of 4 junior high	
schools	6,500,000
Additions to 2 senior high schools	3,250,000
Additions to City College	2,000,000
Vocational educational units	1,500,000
School service warehouse building	1,500,000
Rehabilitation and modernization of existing	
schools	5,000,000
Equipment	3,140,000

The sale of school properties not needed for school purposes should provide funds in an amount sufficient to cover the cost of necessary sites and at the same time place these properties on the tax rolls. Prior to the final purchase of sites it is the intention of the Board of Education to re-evaluate site needs of each proposed site and in so doing due consideration will be given to land needs of the City as a whole, and the minimum requirement only will be taken for schools.

It is the plan of the Board of Education to provide buildings which are adequate, safe and sanitary and to eliminate frills. Every effort possible will be made to erect schools at a minimum cost and thus assure the citizens of San Francisco that the most possible is being secured for the funds expended.

OVERCROWDING IS GETTING WORSE EVERY DAY

The following figures were compiled for the June 1 election. Present indications based on fall enrollment show these figures to be most conservative.

Where will these children go to school?

Where will 27.000 go to school?			
Available capacity* when crowded	•	•	35,000 children
Coming in elementary school			· ·
Now in elementary school			•

Now in junior high school	•	•	14,000 children
Coming in junior high school	•	•	29,000 children
Available capacity* when crowded	•	•	9,000 children

Where will 20,000 go to school?

Now in senior high school	•	•	12,000 students
Coming in senior high school	•	•	23,000 students
Available capacity* when crowded	•	•	14,000 students

Where will 9,000 go to school?

^{*-}Excludes buildings that should be abandoned and capacity which cannot be used because of location.

WHAT CAUSED THE CRISIS?

War brought a large population increase to the City and more children to school.

Birth rate jumped—over 16,000 births in 1947 compared to 7,500 before war—means huge increase in elementary school enrollment in the next few years.

New areas of City recently built up with homes, require school facilities.

The war interrupted repair and maintenance programs.

A COMPREHENSIVE SURVEY HAS BEEN MADE

The recommendation for this bond issue has been made by your Board of Education after careful study of an exhaustive survey of San Francisco's school buildings. The survey was made by the nation's foremost school planning experts. It has required six months to complete and is contained in a voluminous report which includes recommendations for all parts of the City and building needs from kindergarten through college.

DO YOU KNOW THAT -

- 10 elementary schools are so obsolete that they must be replaced in the interests of safety, sanitation and educational usefulness.
- 7 other elementary schools are temporary, wooden structures.
- 26 elementary schools are in need of major repairs or remodeling.
- 46 per cent of the elementary children attend school in buildings which should be abandoned, replaced or rehabilitated.
- 19 elementary schools are now seriously overcrowded—as an example, Lawton school with a capacity of 550 pupils has an enrollment of 1,123 children.

71,894 children were born to residents of San Francisco between 1943 and 1947 compared to 33,178 born between 1933 and 1937. More than double the pre-war number.

The present elementary school buildings will accommodate only the kindergarten, first, second and part of the third grade in six years time.

The estimates of future enrollments have been made exceedingly low to avoid overbuilding. It will probably be necessary to use large numbers of portable buildings to accommodate the peak enrollments in the middle 1950's.

Even with the proposed building program, many schools will continue to be overcrowded.

Vote YES on A for SCHOOL BONDS



This one will pay its way!!!!

FOR THE LIFE OF SAN FRANCISCO

on Proposition D Vote "YES"

CONVENTION CENTER

A \$15,000,000 SELF-LIQUIDATING BOND ISSUE TO PROVIDE FOR CONVENTIONS—CHAMPIONSHIPS—MASS MEETINGS RELIGIOUS CONVOCATIONS—EXPOSITIONS AUTO SHOWS—MUSIC FESTIVALS

TO ATTRACT INDUSTRIES, DEVELOP COMMERCE AND BRING MONEY, PAYROLLS, PROFIT TO SAN FRANCISCO

EVERY SIZE

HALL

FOR EVERY

PURPOSE

- An Exhibit Hall 3 times the size of the Civic Auditorium
- A World's Championship Sports Arena
- Two Blocks of Underground Auto Parking
- A Theatre of 3,000 seats
- Two 3,000 seat "Little" Convention Halls
- Two 1,500 seat halls
- Six 800 seat halls
- Ten 300 seat halls
- Twenty 200 seat committee or Boy Scout Type Meeting Rooms
- A 20,000 seat hall, divisible into 7,000 and 12,000 seat halls

FOR YOUNG AND OLD — FOR LARGE OR SMALL EVENTS — SCHOOLS, CHURCHES, SOCIETIES, FARMERS, INDUSTRY, BANKING, INSURANCE, COMMERCE, LABOR — A PLACE FOR SAN FRANCISCO AND THE WORLD TO MEET

The foregoing was ordered submitted by resolution of the Board of Supervisors



For the Life of San Francisco Vote for the Convention Center Bonds PROPOSITION D

In order to have a great city that is the distributing center of its territory, we in San Francisco must have meetings and expositions.

In order to have meetings and expositions we must have a series of halls operated by the municipal government in which meetings and expositions, can be held. The Civic Auditorium, built in 1914, has become obsolete in that it lacks a hall suitable for the medium size meetings from 2,000 to 5,000 seats; it lacks a large hall for 20,000 seats; it lacks committee meeting rooms from 200 to 800 seats, and it lacks an exhibit hall which should be approximately 200,-000 square feet which can be used for parking during great convocations and conventions in which there are no exhibits.

This bond proposal D on the ballot provides \$15,000,000 of bonds to be issued at low interest rates, probably not to exceed 21/2%, for the construction of a Convention Center that will contain approximately the following rooms:

I. An arena-type auditorium, rectangular in form, seating 20,000. This area will be so designed that it will accommodate a center stage such as required for prize fights, or an end stage for conventions or meetings. There is to be no provision for staging complete dramatic productions such an an opera. The audi-

torium will be provided with a means of dividing it into two smaller auditoriums, each one of which can function independently.

- 2. One 3,000 seat complete theatre.
- 3. Two 3,000 seat convention halls. One of these halls will be served by a banquet-type kitchen.
- 4. Two 1,500 seat convention halls.
- 5. Six 800 seat convention halls.
- 6. Ten 300 seat assembly rooms.
- 7. Twenty 200 seat assembly rooms.
- 8. An exhibition hall located below the arena floor, the major portion of which will have from 28' to 25' headroom. It will be possible to utilize this area for the parking of cars during conventions.
- 9. Office space including convention offices, convention bureau office, administration offices, manager's office, assistant manager's office, and adequate working facilities for the press.
- 10. Adequate circulation with regard to capacity and safety requirements. Circulation of people will be by ramps where large groups are involved. The halls of the exhibition and arena floors will be so related to the street level as to minimize the customary resistance to the use of obvious basement space in the

case of the exhibition hall, and to walking up one floor in the case of the arena. Circulation will include freight elevators and truck ramps with easy access to the street to facilitate the handling of exhibition materials and equipment.

11. Service elements including ticket booths, check rooms, telephones, rest rooms and toilet rooms for the public, dressing rooms and toilet rooms for participants, shops, storage rooms and rooms for the mechanical equipment of the building.

CONVENTION CENTER WILL PAY FOR ITSELF

Rentals of the Convention Center halls will provide revenues which should pay off the \$15,000,000 bonds, pay the interest and the maintenance cost, and return the building free to the city in approximately 33 years. These calculations are based upon assumption of 50% usage of the halls at rates currently charged and at maintenance costs believed to be beyond what will be expected.

Several sites have been proposed for the Convention Center. One is an annex to the present Civic Auditorium, another site proposed is the central area of the proposed World Trade Center. The City Planning Commission recommended two blocks back of the Opera House and Veterans Building with a parking plaza in between.

The site to be chosen will be recommended by the City Planning Commission and finally selected by the Board of Supervisors and the Mayor. The Convention Center will make it possible for San Francisco to enjoy greater conventions, sporting events, public assemblages than ever before in its history. The Convention Center will bring new money into San Francisco aside from paying its own way.

The present Civic Auditorium is booked beyond capacity through 1951 and the wrestling promoters are pleading for each Tuesday of each week of the year and the boxing promoters for every Friday of each week of the year and the days in between can more than be filled by the public gatherings now denied places to meet in our city. San Francisco lacks facilities today both for the small state conventions and the large national meetings as a result of the loss of the Opera House and Veterans Building, the latter with 17 small halls and the former with one 3,251 seat hall which are the most common sizes required by conventions. San Francisco is now a one-hall town. If we have a symphony in the Civic Auditorium we cannot bring a great convention here to help amortize the cost of the symphony. If we have the Auto Show in the Auditorium, we cannot have anything else big in town at that time. With the new Convention Center opening on 4 streets with 4 marquees and many different halls, San Francisco can come into its own in Western and National leadership with places for great meetings and conclaves to be held to guarantee our city's growth and Western supremacy, but we must justify the position that nature gave us by having halls adequate to the West and the Nation's meetings.

The Convention Center is endorsed by the San Francisco Convention and Tourist Bureau, officers and directors of which follow:

W. LANSING ROTHSCHILD, President, President, Yellow Cab Company R. J. BARBIERI, First Vice President, Vice President, Bank of America LYLE M. BROWN, Second Vice President, Div. Mgr., Pacific Tel. and Tel. GEORGE D. SMITH, Treasurer, Managing Director, Mark Hopkins Hotel WALTER GAINES SWANSON, Vice President and General Manager, San Francisco Convention Bureau WILLARD A. ABEL, Manager, Sir Francis Drake Hotel F. W. ACKERMAN, President, Pacific Greyhound Lines GEO. F. ARATA, President, Geo. F. Arata, Inc. CLARENCE E. BAEN, Vice President, Anglo California National Bank SIMPSON A. BULLERWELL, Vice President, Foster Lunch System Inc. HON. THOMAS A. BROOKS, Chief Administrative Officer, City and County of San Francisco WARREN BURKE, District Traffic Manager, United Airlines DR. A. J. CLOUD, President, San Francisco City College E. B. DeGOLIA, President, Sir Francis Drake Hotel Co. BRUCE DOHRMANN, Vice President, Dohrmann Hotel Supply Co. ERNEST DRURY, Manager, Fairmont Hotel ROBERT J. EASTERLIN, Manager, Coca-Cola Bottling Co. L. R. EVERETT, Western General Passenger Agent, Santa Fe R. R. RUDOLPH C. GINGG, Vice President, American Trust Co. HARRY H. HILP, Vice President and Chairman of Board, Barrett & Hilp DAN E. LONDON, Manager, Hotel St. Francis FRANK MARTINELLI, Partner, Bal Tabarin HUGH K. McKEVITT, Attorney at Law ERNEST L. MOLLOY, Vice President, Macy's, San Francisco CLAUDE E. PETERSON, Vice President, Southern Pacific Co. ERNEST F. PETERSON, Owner, Fielding Hotel JOHN QUIGLEY, Manager, Drake-Wiltshire Hotel EDMOND A. RIEDER, General Manager, Palace Hotel HON. ELMER E. ROBINSON, Mayor, City of San Francisco A. E. SCHWATKA, District Manager, Golden State Co. KENNETH STEWART, Manager, Stewart Hotel

J. L. STUART, President, J. L. Stuart Manufacturing Co. HARVEY M. TOY, Owner, Manx Hotel

GROVER S. TRACY, Division Manager, Pacific Gas & Electric Co.

RENE A. VAYSSIE, Managing Owner, Hotel Roosevelt

S. G. WALTON, Vice President, Matson Navigation Co.

KARL C. WEBER, President and General Manager, Hotel Whitcomb CHARLES L. WHEELER, Executive Vice President, McCormick Steamship Co. JOSEPH G. WHEELER, General Passenger Agent, Western Pacific Co.

J. D. ZELLERBACH, President, Crown Zellerbach Co.

Vote YES on D

The foregoing argument was ordered submitted by resolution of the BOARD OF SUPERVISORS

"YES" ON C

HALL OF JUSTICE ANNEX - - - \$6,000,000

This provides for the constructon of a building adjacent to the present Hall of Justice and the remodeling of the present building.

The new and remodeled building will provide additional rooms for criminal courts. This will make it possible to handle all criminal trials in the Hall of Justice and remove the criminal element from the Civic Center.

It will centralize the law enforcement agencies of the city in one place. Space will be provided for the District Attorney, Public Defender and Adult Probation Department, all now occupying rented quarters at an annual cost to the City of \$30,000, which will continue to increase from year to year. It will house the Traffic Courts and Traffic Fines Bureau, now occupying space in the City Hall which is desperately needed by other City Departments. All traffic matters then will be concentrated in one place, making for better and more efficient handling of these matters.

The present Hall of Justice was opened in 1912, when the population of San Francisco was 437,000. Our population now is more than 827,000, but no additional space has been provided for the increased activity of the courts and law enforcement agencies.

It has been found necessary recently to use the Police Department's meeting

room as a court room, to the great inconvenience of the witnesses, jurors and court attaches. This is not conducive to the best administration of justice, and interferes with the Police Department's activities.

The technical advances in police methods of identification and apprehension of criminals require additional space for modern equipment. The new building will provide adequate space for the criminal laboratory, identification and photograph bureau, license bureau, communications division, all units of the city prison and garage space for housing and repairing police automotive equipment.

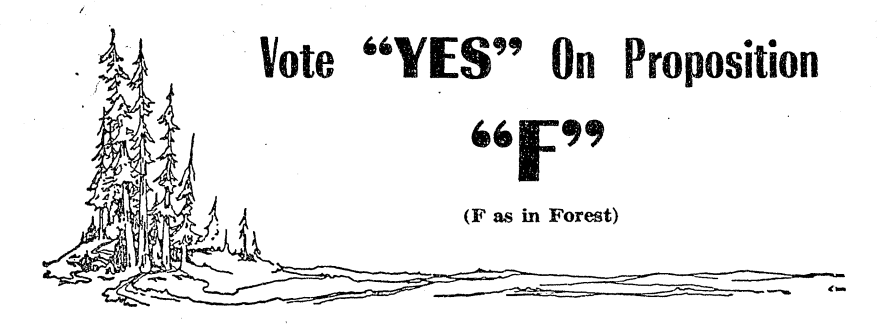
This proposal represents an economical solution to the pressing need for space for additional courts and for the Police Department, together with those departments that work closely with them such as the District Attorney's Office, the Public Defender and the Adult Probation Department. It will provide, at reasonable cost, the necessary tools with which the law enforcement agencies can give the best service to the people of San Francisco.

This modernization is most important to the continued progress of San Francisco, and will provide necessary space and facilities which are needed for efficiency and economical operation.

VOTE YES ON C

A ''YES'' VOTE IS URGED BY:

HERBERT C. KAUFMAN, Presiding Judge, Superior Court
HARRY J. NEUBARTH, Presiding Judge, Municipal Court
MICHAEL E. MITCHELL, Chief of Police
EDMUND G. BROWN, District Attorney
J. WARNOCK WALSH, President, Police Commission
JAMES BARTON PHELPS, President, Barristers' Club
THOMAS COAKLEY, President, San Francisco Bar Association
LOIS S. FISH, President, Queen's Bench
LEONARD A. WORTHINGTON, President, San Francisco Lawyers' Club
J. BRUCE FRATIS, President, Lawyers' Guild
EDWARD T. MANCUSO, Chairman, Judiciary Committee, Board of Supervisors



ARGUMENT IN FAVOR OF BUTANO FOREST BOND ISSUE, PROPOSITION"F"

BUTANO FOREST, comprising approximately 4,700 acres of virgin coastal redwoods between two and three thousand years old, is located in Southern San Mateo County 35 miles south of San Francisco and north of Big Basin State Park and West of Portola Redwood State Park.

PROVIDES A NEW, DIFFERENT and MUCH-NEEDED RECREATIONAL AREA FOR SAN FRANCISCO

The topography of this proposed park offers opportunities for a diversity of recreational activities—camping and picnicking in the flat areas and along the scenic ridges; fishing and swimming in the sparkling year-round streams with their natural swimming holes; wilderness trails for hiking and horseback riding; opportunities for relaxation and reflection in the cathedrallike majesty of ageless trees; and the study of natural science in this natural laboratory of Nature.

A WORKING MAN'S PARADISE

An easy hour's drive down the peninsula, Butano Forest is an ideal week-end and summer recreational area for families who have both limited time and money. Many San Franciscans cannot afford the time or expense of going to Hetch Hetchy or the Humboldt redwoods, entailing a day's travel each way, but will find comparable advantages in Butano Forest when it is acquired and developed.

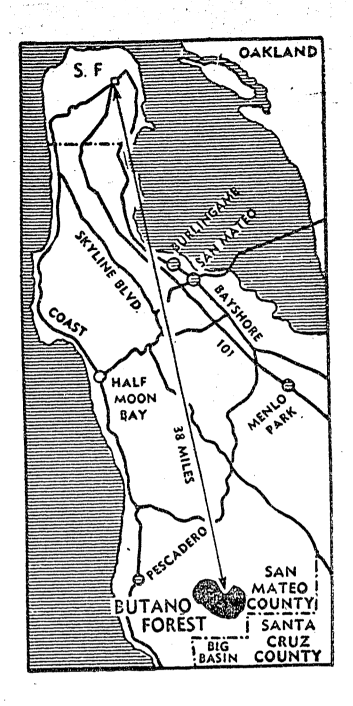
Vote "YES" on Proposition "F" Tuesday, Nov. 2, 1948

OBLIGATION TO OUR YOUTH

So close to San Francisco, Butano Forest can be extensively used by San Francisco youth groups for week-end and summer camping. Miss Josephine Randall, Superintendent of the San Francisco Recreation Department, has stated she considers Butano Forest ideal for this purpose.

TOURIST ATTRACTION

Butano Forest will give San Francisco an added tourist attraction. Visitors from other parts of the United States, and from the entire world, come to see California's famous "Big Trees." If we preserve the big trees of the Butano Forest to show these visitors, many of them will also be visitors to San Francisco's other attractions—its restaurants, theatres, Chinatown, Fisher-



man's Wharf, bridges, cable cars, and Farmers' Market. Business of many types will be transacted with these visitors and San Francisco will reap a harvest indefinitely from these tourists.

EXTREME URGENCY

This magnificent forest is in immediate danger of being cut for lumber by its present owners, the Pacific Lumber Company of Scotia. This bond issue must receive the over-whelming vote of the people of San Francisco in order to preserve it for their own use and their children's and grandchildren's enjoyment for generations. Next year may be too late, for once destroyed it can never be replaced. Nature has devoted thousands of years to shaping and designing this beautiful playground. Shall the citizens of San Francisco stand idly by while a few men destroy it for their personal profit? VOTE "YES" ON PROPOSITION "F" (F as in Forest)! And preserve this forest for all the people!

Vote "YES" on Proposition "F" Tuesday, Nov. 2, 1948

PURCHASE BY MATCHING STATE FUNDS

The State Park Commission has approved the preservation of Butano Forest as a State Park and has allocated \$600,000 which, by law, must be matched by money or park land from other sources. San Mateo County has agreed to deed to the State as its share of matching property its County Memorial Park valued at \$305,000; and Santa Clara County has likewise agreed to deed its Mt. Madonna Park valued at \$200,000. The \$250,000 bond issue authorized by PROPOSITION "F" is San Francisco's contribution. The balance will be raised from other neighboring counties and from private contributions.

COST TO SAN FRANCISCO NOMINAL

San Francisco's contribution of \$250,000 cash is less than its appropriate proportion based on assessed value of property, population and prospective use. More than 50% of the visitors and campers at Big Basin last year came from San Francisco, and the same proportionate use of Butano will follow when it is made available.

The small amount of this bond issue contrasts strongly with its urgency. The total cost per capita is thirty-two cents. For \$250,000 they will have the predominant use of a property which will cost approximately \$1,200,000—nearly five times San Francisco's contribution. A tax levy of 4/10 of one cent a year will retire this bond issue in five years. It will cost the taxpayer whose property is valued at \$10,000 and assessed at \$5,000 only twenty cents a year for the short life of this bond issue, a small price to pay for property of incalculable present and future value.

UP-KEEP

Up-keep of the park will be assumed entirely by the State, since this will be a State Park. There will be no additional expense to San Francisco for up-keep or improvement.

WIDE POPULAR ENDORSEMENT

The Butano Forest bond issue has been endorsed by San Francisco's press: The CHRONICLE, The NEWS, The EXAMINER and The CALL-BULLETIN, SAN FRANCISCO PROGRESS, ORGANIZED LABOR and other labor papers.

The Butano Forest bond issue has also received the endorse-

Vote 66 WES? on Proposition 66 F? Tuesday, Nov. 2, 1948

ment of most of the leading organizations of San Francisco. Due to limited space, all of them could not possibly be listed here. The following is a partial list of the larger organizations.

AMERICAN LEGION

AMERICAN VETERANS COMMITTEE

BAY CITIES METAL TRADES COUNCIL, AFL

BUILDING & CONSTRUCTION TRADES COUNCIL, AFL

CALIFORNIA CONGRESS OF PARENTS & TEACHERS, SAN FRANCISCO 2nd. DISTRICT

CALIFORNIA CLUB OF CALIFORNIA

CALIFORNIA FEDERATION OF WOMEN'S CLUBS, SAN FRANCISCO DISTRICT

CALIFORNIA SPRING BLOSSOM & WILD FLOWER ASSOCIATION

CALIFORNIA STATE HORSEMEN'S ASSOCIATION

CALIFORNIA TEACHERS' ASSOCIATION

CENTRAL LABOR COUNCIL, AFL

CHAMBER OF COMMERCE, SAN FRANCISCO

CHAMBER OF COMMERCE, WOMEN'S

CITY & COUNTY FEDERATION OF WOMEN'S CLUBS

COUNCIL OF CHURCHES OF SAIN FRANCISCO

DAUGHTERS OF THE AMERICAN REVOLUTION

FEDERATION OF WESTERN OUTDOOR CLUBS, including Sierra Club and other conservation and outdoor clubs.

NATIVE DAUGHTERS

ISAAC WALTON LEAGUE

SAN FRANCISCO C. I. O. COUNCIL

SAN FRANCISCO PLANNING & HOUSING ASSOCIATION

Vote "YES" on Proposition "F" Tuesday, Nov. 2, 1948



Vote "YES" on Proposition E

The Free Public Library Is as Vital a Part of Our Educational System as the Schoolhouse . . . BUT San Francisco's Public Library Has Not Kept Pace with the Growth of San Francisco!

There Is a Crying Need for 18 Branch Libraries and an Addition to the Main Library Building. Passage of Proposition E Will Provide \$2,700,000 for this Needed Construction

Nine of the new branch libraries, at a cost of approximately \$150,000 each, would serve the following thickly populated, multiple-dwelling districts, seven of these have no branch libraries at present and two are inadequately served by a small branch in a store:

North Beach

Alamo

Outer Sunset

Richmond-Presidio

Excelsior*

Western Addition

Marina

Park Merced

Parkside*

* Now served by a store.

In each of the following districts there would be erected a branch library adequate for library purposes in relation to community needs at an approximate cost of \$75,000:

Visitacion Valley*

Glen Park*

Crocker-Amazon

Potrero*

Portola*

Ocean View*

Bay View*

Ingleside*

Sunnyside

*Now served by a store.

The addition to the Main Library would be a new wing (the eventual need for which was foreseen when the building was first constructed in 1917). There would also be a renovation of the present structure to make it more workable from a functional viewpoint. The total cost would be approximately \$1,025,000.

Mayor Elmer E. Robinson Has Approved the Library Bond Proposition and So Has the Board of Supervisors, Unanimously!

NO OTHER GOVERNMENTAL AGENCY SERVES SO MANY CITIZENS OF OUR COMMUNITY AS THE SAN FRANCISCO PUBLIC LIBRARY

San Francisco's Public Library — which serves adults and children, businesses and public agencies — is potentially one of the finest in the United States. Inadequate facilities, however, are endangering its position and minimizing its usefulness. For example, did you know that:

- 1) THE MILLION DOLLAR Sutro Library is housed in the Main Library . . . BUT growth in other collections and lack of adequate space two years ago forced the consignment of the Sutro Library to the basement where inadequate conditions are causing its deterioration.
- 2) THE MUSIC DEPARTMENT of the Library has the third most important collection of its kind in the United States . . . BUT it has outgrown its quarters and must be arranged in larger space if its proper efficiency is to be restored.
- 3) GOVERNMENT DOCUMENTS, which would cost approximately \$50,000 a year, are received free by the San Francisco Public Library because it has been designated as a depository by the Federal Government . . . BUT this valuable privilege may be revoked because there is not adequate space at present to make the documents readily available to the public.
- 4) THE PUBLIC LIBRARY'S resources in the field of fine and recreative art constitute the greatest single collection of their kind in the West . . . BUT there is no space for the establishment of a badly needed Art Division in the Main Library.

THOSE ARE JUST A FEW EXAMPLES OF THE PRESSING PROBLEM FACED BY YOUR PUBLIC LIBRARY. PASSAGE OF PROPOSITION E WILL SOLVE THIS PROBLEM. IT WILL INSURE THE SERVICES OF A FREE PUBLIC LIBRARY TO A FORWARD-LOOKING SAN FRANCISCO.

Vote "YES" on Bond Proposition E at the Election on November 2, 1948

* The foregoing argument was ordered submitted by resolution of the Board of Supervisors.

CITIZENS' COMMITTEE FOR LIBRARY BONDS

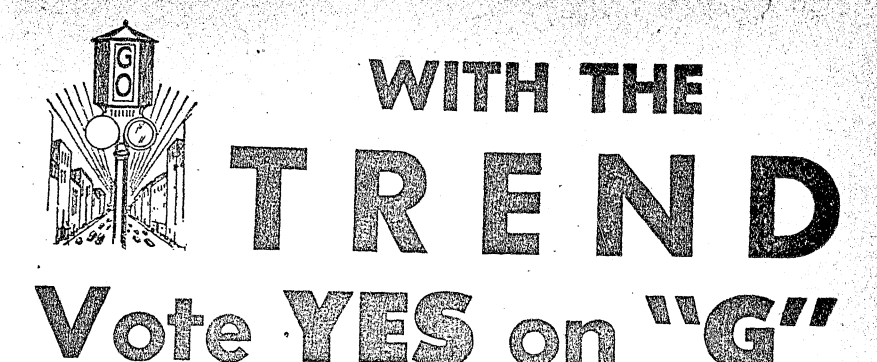
Allen, George H. Anderlini, Elios P. Andrian, Angelo Beaver, Jefferson A. Bianco, Leo M. Blagburn, Charles H. Block, Charles A. Brownstone, Edgar H. Byrnes, John E. Carfagni, Dr. Arthur Cogliandro, Antonio M. Cooley, Merriel E. Cudworth, Fraser N. DeBellis, Benedict V. DeMartini, Armond Depaoli, Louis Jr. Dinkelspiel, Richard C. Domergue, Arthur F.

Douglas, Mrs. Florence Eisner, Norman A. Eliel, Mrs. Paul Fairbairn, Walter Filippi, Frank Fiore, Anthony S. Garcia, Marcos E. Genochio, Dr. Edward P. Gillespie, M. E. Harrison, Maurice E. Hart, Mrs. George D. Hartley, Hugh V. Kahn, Edgar M. Kearney, James S. Kelley, Miss Elizabeth Kendrick, Major Charles Kulchar, Mrs. George V. LaPlace, Miss Evelyn

Laurent, Frank Lawless, Raymond "Spud" Leong, Charles L. Linsley, Mrs. Anna Low, Dr. Howard Y. Magnin, Cyril McBryde, Warren H. McDougall, James W. Marrazzini, Renato Merner, Garfield D. Molinari, Judge John B. Mundy, Mrs. Norman Pflueger, Paul A. Pordon, Mrs. Margaret E. Trimble, Sinclair C. Powell, Russell A. Rae, Joseph F. Renner, Walter, Sr. Reis, Manuel

Rogers, Mrs. William Lister Rosenthal, Charles Scheffauer, Walter A. Schiefer, Arthur W. Schneider, Alfred B. Schueszler, Mrs. Crystal Schuster, Karl F. Scott, William P. Jr. Sheldon, Dr. Glen C. Silvey, Jack L. Sloane, Sidney P. Stansky, Milton Sullivan, Mrs. Jerd Tucker, Mrs. Nion Valerga, Thomas Wilbur, Dr. Dwight

E is for Everyone



A YES vote on Charter Amendment "G" will modernize a charter provision which has been unchanged for NEARLY FIFTY YEARS. During this period, many other cities and counties have PROGRESSED. A comprehensive and impartial survey shows that 29 cities and 34 counties within the State have vacation allowances MORE LIBERAL than San Francisco. They know that granting adequate vacations is GOOD, SOUND BUSINESS. "THE CITY THAT KNOWS HOW" is behind the times!

Charter Amendment "G" retains the present two-week vacation practice and provides for an additional week of vacation AFTER FIVE YEARS OF SERVICE.

This Amendment is in keeping with modern, efficient business administration.

For a Modern, Progressive City Administration

Wore WES on "G"

Sponsored by the Municipal Improvement League. Unanimously passed by the Board of Supervisors.

VOTE S

PROPOSITION 66 N 99

Provides Compulsory Retirement For Firemen and Policemen at Age 65

COMPARISON BELOW WILL SHOW THAT FIREMEN IN SAN FRANCISCO HAVE THE POOREST RETIREMENT PROVISIONS OF ANY MAJOR CITY IN CALIFORNIA.

CITY	YEARS OF SERVICE REQUIRED	DISABILITY ALLOWANCE ON DUTY	PORTION OF SALARY CONTINUED TO WIDOW
Los Angeles	20 & 25	50% to 90%	40% to 60%
Oakland	25	50%	50%
Berkeley	25	50 %	50%
Sacramento	1 5 to 30	75%	50 %
Alameda	25	50 %	Optional
Fresno	25	Proportional	50%
San Francisco (Present)	$33\frac{1}{3}$	$\bar{50}\%$	None
SAN FRANCISCO (Proposed)	30	75%	25%

Last on The Ballot

First At Your Service

This amendment was arrived at after eight months of conferences with civic, labor and tax-paying groups and has been adjudged FAIR and MODEST—and was ordered submitted by a UNANIMOUS VOTE of the Board of Supervisors.

ENDORSED BY

MAYOR ELMER E. ROBINSON
BOARD OF FIRE COMMISSIONERS AND CHIEF OF DEPARTMENT
BOARD OF POLICE COMMISSIONERS AND CHIEF OF DEPARTMENT
SAN FRANCISCO LABOR COUNCIL — A. F. of L.
C. I. O. COUNCIL
BUILDING AND CONSTRUCTION TRADES COUNCIL—A. F. of L.

VETERANS GROUPS
SAN FRANCISCO MUNICIPAL CONFERENCE
CIVIC LEAGUE OF IMPROVEMENT CLUBS

VOTE

PROPOSITION

"PROTECT THOSE WHO PROTECT YOU"

Vote "YES" Charter Amendment M

This Charter proposal will consolidate the traffic functions of the City and County of San Francisco that are now dispersed in separate city departments and will provide greater administrative control over the Bureau of Inspectors.

SMASH SAN FRANCISCO'S TRAFFIC JAM

A "Yes" vote on Charter Amendment M will:

- Provide for a Director of Traffic responsible for the solution of San Francisco's complex traffic problems.
- Combine the functions of engineering, enforcement, and education under one responsible head.
- Eliminate duplication of effort for more effective traffic control.
- Eliminate costly delays in bringing about badly needed traffic improvements.
- Provide greater economy of operation and immediate relief of many of San Francisco's traffic ills through higher selectivity of enforcement — removal of traffic hazards and obstructions and to expedite the creation of off-street parking facilities.

COMBAT POST-WAR CRIME

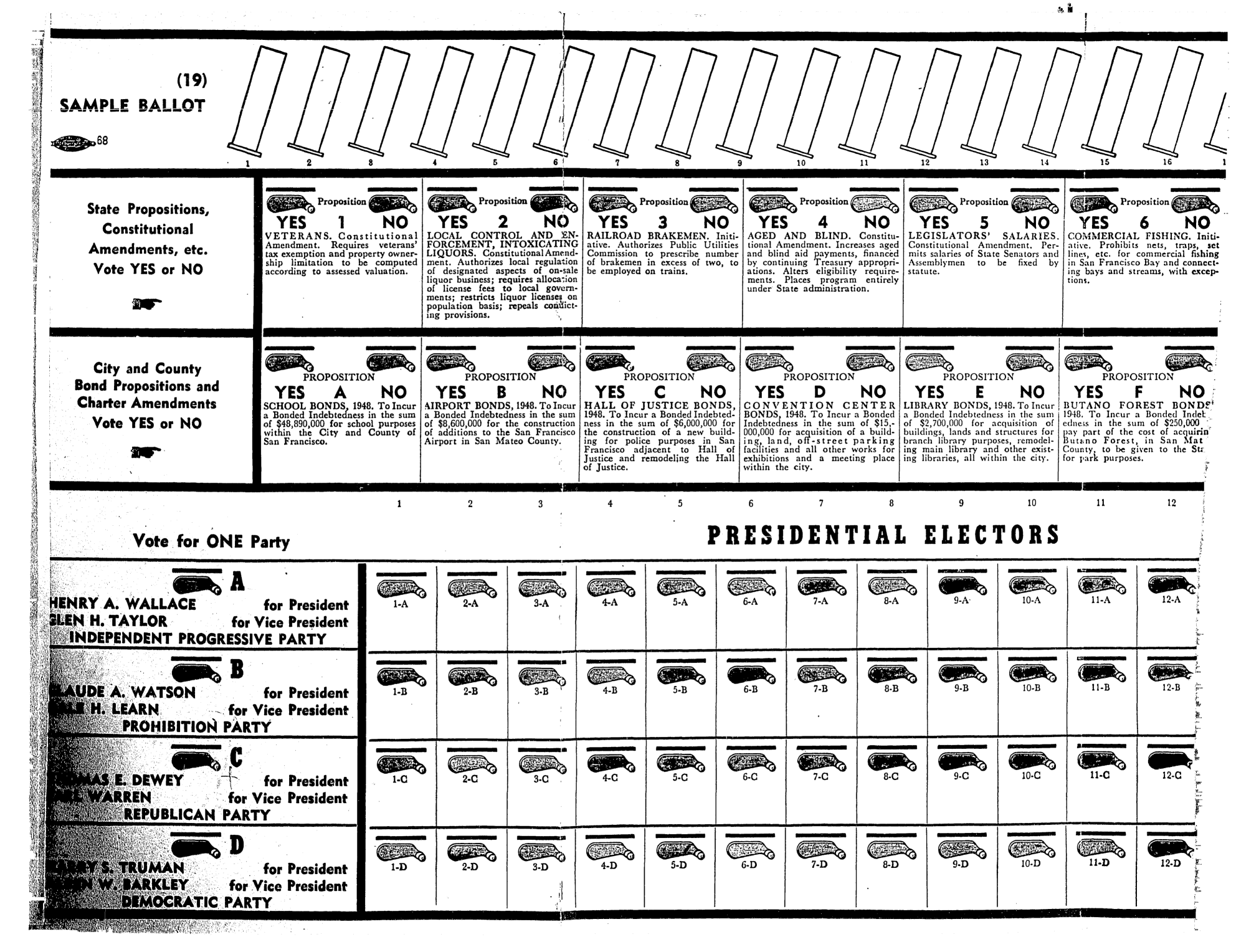
A "Yes" vote on Charter Amendment M will:

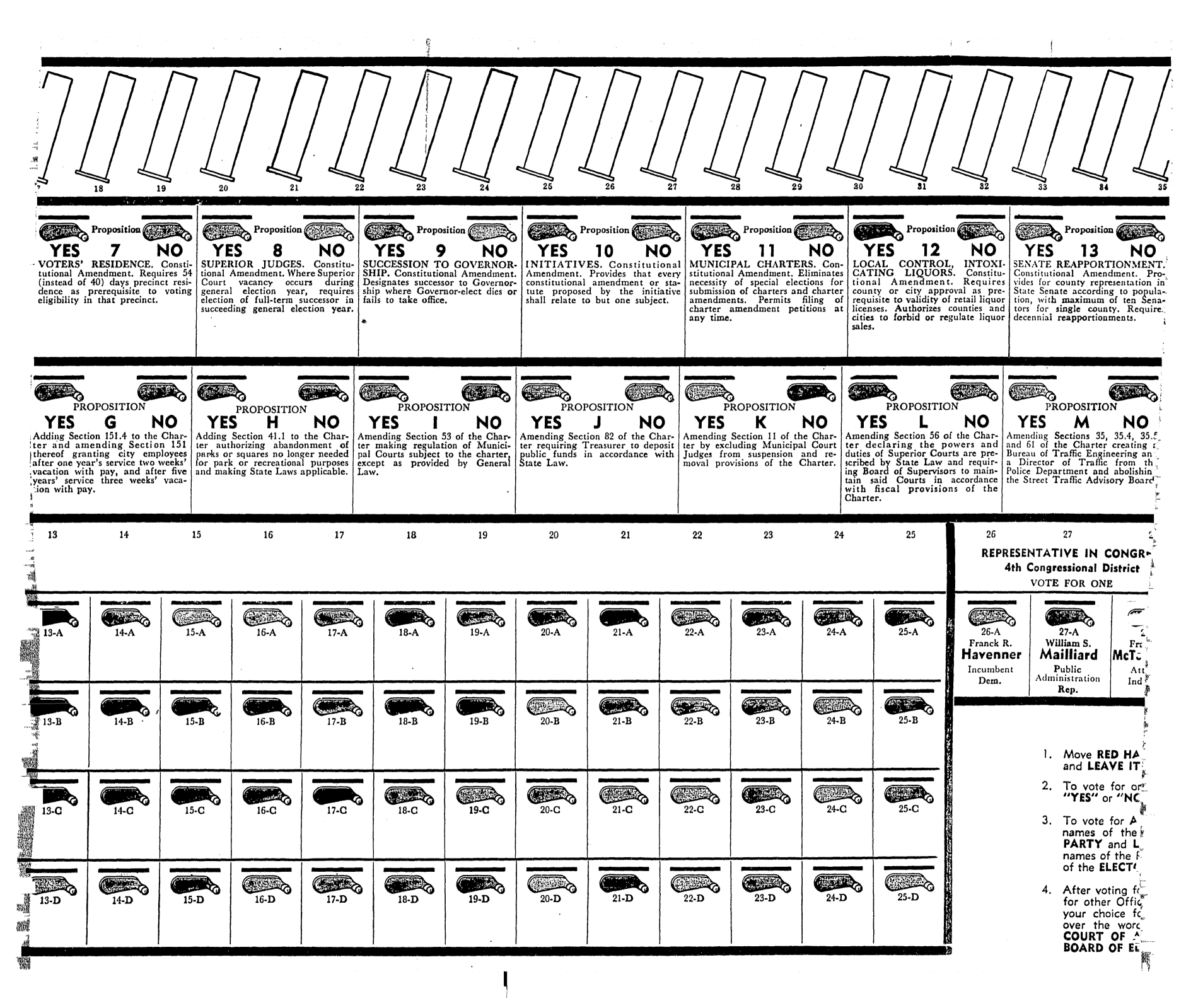
- Provide for a Chief of Inspectors to command the Bureau of Inspectors, which is responsible for the investigation and solution of major crimes.
- Provide efficient administrative organization based upon F.B.I. principles.
- Meet post-war crime problems by progressive police methods.
- Promote economy of operation and efficiency of supervision in one of the most important divisions of the Police Department.
- Insure more effective administrative control to cope with the crime trends caused by increased population.

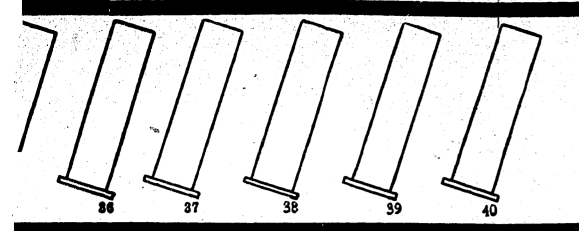
Endorsed by:

Mayor Elmer E. Robinson
Police Commission
Chief of Police Michael E. Mitchell









GENERAL PRESIDENTIAL ELECTION **NOVEMBER 2, 1948**



HOUSING. Constitutional Amendment. Creates State Housing Agency to furnish prescribed financial assistance to housing authorities and associations. Authorizes State bond issue.



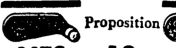
FISH NETS. Initiative. Prohibits purse and round haul nets for fishing in open waters south of Point San Simeon.



16 CHIROPRACTORS. Amendment of Initiative Act. Authorizes State Board to prescribe chiropractic school and teacher standards and approve or disapprove schools. Increases educational requirements for license applicants.



STATE CIVIL SERVICE. Constitutional Amendment. Exempts certain employees from State Civil Service. Prohibits revival of optional exemption, once abolished.



TAX REVENUES. Constitutional Amendment. Requires State to reimburse local governments for revenue losses arising from veterans', religious, hospital and charitable real property tax exemptions.



FISH AND GAME COMMIS-SION. Constitutional Amendment. Permits Fish and Game Commissioners to act after terms expire

and until successors take office.



YES N

mending Section 168.1 of the Charter; adding Sections 168.1.1 168.1.14 inclusive and Sections 71.1, 171.1.1 to 171.1.14 inclue, granting members, or options certain members, of the Police Fire Departments to become members of the Retirement System.

> MEMBER OF ASSEMBLY 19th Assembly District VOTE FOR ONE



Bernard R. Incumbent Dem.

30-A William Farnum White

Attorney at Law Rep.

FOR ASSOCIATE JUSTICE, District Court of Appeal 1st Appellate District, **Division One**



YES Shall

be elected to the office for the term prescribed by law?

NO

FOR ASSOCIATE JUSTICE. District Court of Appeal 1st Appellate District, **Division Two**



YES

34-A NO

Shall Maurice T. Dooling, Jr. be elected to the office for the term prescribed by law?

MEMBER BOARD OF **EDUCATION**

Nominated by Mayor for Confirmation by Electors



NO

YES Joseph L. Alioto

DIRECTIONS FOR VOTING

F LEVER of VOTING MACHINE to the RIGHT as far as it will go ERE.

linst any PROPOSITION, pull down the POINTER over the word you may desire to vote and LEAVE IT DOWN.

the ELECTORS OF A PARTY pull down the POINTER over the SIDENTIAL AND VICE PRESIDENTIAL CANDIDATES of that E IT DOWN. A pointer pulled down and LEFT DOWN over the dential and Vice Presidential candidates of a party, is a vote for all of that party but for no other candidates.

esidential and Vice Presidential candidates, proceed to Candidates on LINE A commencing with 26-A and pull down POINTER over EPRESENTATIVE IN CONGRESS and MEMBER OF ASSEMBLY; Yes" or "No" for election of ASSOCIATE JUSTICE DISTRICT AL and over "Yes" or "No" for confirmation of MEMBER of ATION.

- To vote for a person for any office whose name does not appear on the Ballot Label Card, raise NUMBERED SLIDE at top of voting machine corresponding to NUMBER OF OFFICE on OFFICE TITLE CARD, and write name on paper under slide.
- 6. LEAVE THE POINTERS DOWN and move the RED HANDLE of the voting machine to the LEFT as far as it will go and you have voted and your vote is registered.

STUDY SAMPLE BALLOT CAREFULLY SO WHEN YOU GO TO VOTE YOU CAN VOTE WITHOUT DELAY

POLLS OPEN 7 A. M. — CLOSE 8 P. M.

VOTE EARLY