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Saturday, January 3, 1931 Monday, January 5, 1931 Tuesday, January 6, 1931 Wednesday, January 7, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### SATURDAY, JANUARY 3, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Saturday, January 3, 1931, 2 p. m.

#### CALLING THE ROLL.

The Board of Supervisors reassembled in accordance with motion made at last session.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—15.

Absent—Supervisors Colman, Gallagher, Shannon—3.

Quorum present.

His Honor Mayor Rolph presided.

#### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of December 8, 15, 22 and 29, 1930, were considered read and approved.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote: .

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33705 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Hetch Hetchy Construction Fund, Bond Issue 1928.

(1) E. D. Bullard Company, respirators, goggles, etc. (claim	
dated Dec. 5, 1930)\$	616.10
(2) Chain Belt Company, roller chain, etc. (claim dated Dec.	
<b>5, 1930)</b>	792.14
(3) C. G. Clausen & Co., steel pipe (claim dated Dec. 4, 1930)	1,526.76
(4) Enterprise Electric Works, one Pelton pump (claim dated	
Dec. 4, 1930)	1,917.50
(5) Garfield & Co., locomotive parts, etc. (claim dated Dec.	
5, 1930)	747.20
(6) Gaffney & Luce, meat (claim dated Dec. 5, 1930)	620.77
(7) R. M. Gardiner Lumber Company (American Trust Com-	
pany, assignee), lumber (claim dated Dec. 4, 1930)	1,195.46
(8) The Giant Powder Company, Consolidated, explosives	
(claim dated Dec. 5, 1930)	995.09

(9) Haas Brothers, groceries (claim dated Dec. 5, 1930)	799.33
<ul> <li>(10) Hart Wood Lumber Company, lumber (claim dated Dec. 4, 1930)</li> <li>(11) Delbert Hansen, truck hire (claim dated Dec. 4, 1930)</li> </ul>	1,610.87 512.81
(12) Fred L. Hilmer Company, eggs (claim dated Dec. 5, 1930)	1,751.25
(13) Ingersoll-Rand Company of California, machinery parts (claim dated Dec. 5, 1930)	932.80
(14) Ingersoll-Rand Company of California, machinery parts (claim dated Dec. 5, 1930)	1,823.43
etc. (claim dated Dec. 4, 1930)	1,747.00
Dec. 4, 1930)	587.99
1930)	1,817.60
etc. (claim dated Dec. 5, 1930)	7,004.60 3,550.00
dated Dec. 4, 1930)	1,304.00
(21) Utah Fuel Company, coal (claim dated Dec. 4, 1930) (22) Western Pipe and Steel Company, riveted steel pipe	597.61
(claim dated Dec. 5, 1930)	1,801.58 1,269.13
(24) Gaffney & Luce, meats (claim dated Dec. 12, 1930) (25) Pacific Coast Aggregates, Inc., concrete sand (claim	1,340.00
dated Dec. 12, 1930)	576.25
tires and tubes (claim dated Dec. 15, 1930)	1,530.04
(claim dated Dec. 17, 1930)	3,530.71
(claim dated Dec. 15, 1930)(29) Hammond Lumber Company, lumber (claim dated Dec.	2,749.53
16, 1930)	1,726.71 510.00
dated Dec. 15, 1930)	
on Valle Road (claim dated Dec. 17, 1930)	954.75 1,426.37
(33) Montague Pipe and Steel Company, steel pipe (claim dated Dec. 15, 1930)	6,042.17
dated Dec. 15, 1930)	675.18
dated Dec. 15, 1930)	554.74
Dec. 15, 1930)	10,813.61
dated Dec. 15, 1930)	5,020.00
meats (claim dated Dec. 15, 1930)	642.66
parts (claim dated Nov. 15, 1930)	997.16
Boulevard Bond Fund, Issue 1927.  (40) Federal Construction Company, labor and material fur-	
nished Section "E," Bayshore boulevard (claim dated Dec. 17, 1930)	630.06

Municipal Railway Fund.	
(41) General Petroleum Corporation, gasoline for Municipal Railways (claim dated Dec. 13, 1930)\$	1,924.20
<ul><li>(42) Market Street Railway Company, electricity furnished</li><li>(claim dated Dec. 13, 1930)</li></ul>	3,056.39
(claim dated Dec. 13, 1930)	1,303.53
match contributions from Municipal Railway employees (claim dated Dec. 8, 1930)	7,585.36
County Road Fund.	
(45) San Francisco City Employees' Retirement System, to match contributions from employees engaged on county road work (claim dated Dec. 15, 1930)\$	1.520.26
(46) Antioch Sand Company, sand for street maintenance (claim dated Dec. 11, 1930)	1,395.69
(47) Stores and Yards (Board of Works), reimbursement for repairs to equipment used in maintenance of streets (claim	1 MM 0 A 0
dated Dec. 11, 1930)	1,772.63
Dec. 17, 1930)	1,252.50
,	2,499.95
Hospital Bond Construction Fund, Issue 1929.	
(50) Alfred I. Coffey, second payment, architectural services for roof wards, San Francisco Hospital (claim dated Dec. 17, 1930)	7,680.00
Special School Tax.	
(51) Acme Ornamental Iron and Bronze Works, bronze cast-	
ings, wire fencing and fence construction for schools (claim dated Dec. 10, 1930)	917.00
12, 1930)	907.25
(53) Dan P. Maher Paint Company, paints for schools (claim dated Dec. 10, 1930)	542.30
(54) Park Commissioners, reimbursement for care of school grounds (claim dated Dec. 10, 1930)	1,450.00
(55) San Francisco Lumber Company, lumber, etc., for	
schools (claim dated Dec. 10, 1930)	600.29
15, 1930)	876.45
Water Revenue Fund.	
(57) American Cast Iron Pipe Company, cast iron pipe (claim dated Dec. 17, 1930)\$ (58) Enterprise Foundry Company, pipe fittings (claim	4,759.66
dated Dec. 17, 1930)	1,545.82
ers, etc., for pumps (claim dated Dec. 17, 1930)	2,785.02
(61) San Francisco City Employees' Retirement System, to	11,472.40
match San Francisco Water Department employees' contributions (claim dated Dec. 17, 1930)	3,830.16
$Park\ Fund.$	
(62) John Bjorkman, fourth payment, general contract, Harding Golf Pavilion (claim dated Dec. 18, 1930)\$	2,817.15

(63) The Duncanson-Harrelson Company, construction of outlet and inlet at Fleishhacker Pool (claim dated Dec. 18, 1930)	903.72
Playground Commission.	
(64) Robert A. Farish, progress payment, excavation at Aptos Playground (claim dated Dec. 17, 1930)\$	2,612.00
(65) San Francisco Water Department, water furnished playgrounds (claim dated Dec. 17, 1930)	531.09
Publicity and Advertising—Appropriation 55.	
(66) Rudolph G. Theurkauf, for labor and materials for preparation of floral float, San Francisco exhibit in the Pasadena Tournament of Roses, January 1, 1931 (claim dated Dec. 22, 1930)	675.00
General Fund, 1930-1931.	
(67) General Petroleum Company, gasoline furnished Police	
Department (claim dated Dec. 15, 1930)\$  (68) Board of Park Commissioners, reimbursement for construction of seawall at Yacht Harbor (claim dated Dec.	1,391.56
18, 1930)	3,144.26
(69) Punnett, Parez & Hutchison, plans and specifications for wharves and Yacht Harbor Unit No. 1 (claim dated Dec.	
18, 1930)	1,229.00
(70) Board of Park Commissioners, reimbursement for beau-	E00.00
tification of Civic Center (claim dated Dec. 18, 1930) (71) Board of Park Commissioners, reimbursement for ex-	588.02
penditures in construction of convenience stations (claim	
dated Dec. 18, 1930)	4,171.71
(72) Board of Park Commissioners, reimbursement for ex-	.,_
penditures in the rehabilitation of Palace of Fine Arts	
(claim dated Dec. 18, 1930)	2,451.87
(73) Paul E. Denivelle, for labor furnished for rehabilitation	#0F #0
of Palace of Fine Arts (claim dated Dec. 18, 1930)	735.78
(74) Nephi Plaster and Manufacturing Company, plaster mix for Palace of Fine Arts (claim dated Dec. 18, 1930)	765.00
(75) James Rolph, Jr., Mayor's personal and nonpersonal	100.00
expense, months of November and December, 1930 (claim	
dated Dec. 22, 1930)	1,464.20
(76) American La France and Foamite Corporation, appa-	
ratus parts for Fire Department (claim dated Nov. 30, 1930)	868.90
(77) M. Greenberg's Sons, Fire Department hydrants and	91 000 00
valves (claim dated Nov. 30, 1930)	21,020.00
ment (claim dated Nov. 30, 1930)	1,007.40
(79) Pacific Gas and Electric Company, gas and electricity	2,001.10
furnished Fire Department (claim dated Nov. 30, 1930)	1,640.21
(80) Shell Oil Company, fuel oil furnished Fire Department	
(claim dated Nov. 30, 1930)	924.53
(81) San Francisco Chronicle, official advertising (claim	000.00
dated Dec. 22, 1930)	828.08
office of Mayor (claim dated Dec. 22, 1923)	3,748.00
(83) Chester N. Weaver Company, one Pierce Arrow auto for	0,120.00
use of Board of Supervisors (claim dated Dec. 22, 1930)	4,878.00
(84) August J. Lang, Jr., and L. Josephine Lang and Cali-	
fornia Pacific Title and Trust Company, payment for Par-	
cel No. 3 of the land required for Mt. Davidson Park, as per	
Ordinance No. 8355 (New Series) (claim dated Oct. 22, 1930)	18,676.66
(85) Braun, Knecht, Heimann Company, sterilizer, etc., for	10,070.00
Board of Health (claim dated Dec. 18, 1930)	627.79

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Payment, \$5,500, for School Property.

Also, Resolution No. 33706 (New Series), as follows:

Resolved, That the sum of \$5,500 be and the same is hereby set aside and appropriated out of Special School Tax and authorized in payment to Mabel C. Butzman, being payment for land and improvements situate: Commencing at a point on the southwesterly line of Appleton avenue, distant thereon 125 feet southeasterly from Patton street; thence southeasterly 25 feet; thence southwesterly 132 feet 8 inches; thence northwesterly 20 feet; thence northeaserly 14 feet, more or less; thence northeasterly 125 feet to point of commencement, and being Lot 6, Block 2, Holly Park Tract, per map recorded July 5, 1883; also known as Lot 31, Block 5714, on Assessor's Map Book. Per acceptance of offer by Resolution No. ——— (New Series). Claim dated Dec. 22, 1930. Property required for school purposes.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

## Appropriations for Grant School and Ward "L", San Francisco Hospital.

Also, Resolution No. 33707 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Special School Tax.

(1) For c	ost of	const	ruction	of new	iron and	d glass entra	ınce
on west	side	of the	Grant	School,	per awa	ard to David	. Н.
							\$ 1,404.00

## San Francisco Hospital and Laguna Honda Repairs, Etc.—Budget Item 50.

(2) For constru	iction of partition	ıs at elevator. V	Ward "L", San	
Francisco Ho	ospital		\$	580.00

#### Repairs to Public Buildings, Etc.—Budget Item 51.

(3) For painting	work at Central Fire Alarm Station, addi-	
tional to \$1,044	heretofore appropriated\$	770.75

#### Traffic Signals, Etc.—Budget Item 54.

(4) For the painting of traffic lanes, curbs, etc., by Board of Public Works during months of December, 1930, January and February, 1931, at the rate of \$1,500 per month......\$ 4,500.00

(5) For the construction of traffic signals, and including purchase of supplies necessary for maintenance of beacons, beacon reflectors, arterial "stop" signs and reflector buttons by the Department of Electricity; to the credit of Appropriation 40-B

5,000.00

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

## Appropriation, \$3,000, Expense of Official Participation Governor Rolph's Inaugural.

Also, Resolution No. 33708 (New Series), as follows:

Resolved, That the sum of \$3,000 be and is hereby set aside, appropriated and authorized to be expended out of the General Fund for the purpose of covering the expenses of the City and County of San Francisco in taking official part in the ceremonies attending the inauguration of Mayor James Rolph, Jr., as Governor of the State of California, to be held at Sacramento, January 4th to 6th, 1931.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Appropriation for Street Reconstruction.

Also, Resolution No. 33709 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated, and authorized to be expended out of the County Road Fund, the following sums set opposite the following streets for reconstruction:

Genoa street, between Union and Filbert, \$800.

Varennes street, between Green and Union, \$2,200.

Jansen street, between Mason and Taylor, \$3,000.

Waller street, between Broderick and Divisadero, \$2,850.

Waller street, between Divisadero and Scott, \$2,350.

Balboa street, between Twentieth and Twenty-first avenues, \$1,550.

Fairmount street, between Chenery and Whitney, \$2,100.

Broderick street, between Greenwich and Lombard, \$1,800.

Twenty-third street, between Chattanooga and Dolores streets, \$1,800. Douglass street, between Jersey and Twenty-fifth streets, \$1,800.

Alameda street, between Rhode Island and De Haro, and De Haro, Alameda to Fifteenth, \$2,250.

Minna street, between Third and Fourth streets, \$2,000.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Re-referred.

The following matter was, on motion of Supervisor Suhr, re-referred to the Fire Committee:

#### Supply Station Permit, Lawrence J. Leipsic.

Resolution No. ———— (New Series), as follows:

Resolved, That Lawrence J. Leipsic be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the south side of Army street, 383 feet west of Mission street, on a lot with a frontage of 82 feet 6 inches on Army street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Parking Station, W. B. Brady, North Side of McAllister Street, About 100 Feet West of Polk Street.

On recommendation of Fire Committee.

Resolution No. 33710 (New Series), as follows:

Resolved, That W. B. Brady be and is hereby granted permission,

revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises on north side of McAllister street, about 100 feet west of Polk street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Supply Station, Ormand H. Nelson, Southwest Corner of Thirtythird Avenue and Geary Street.

Also, Resolution No. 33711 (New Series), as follows:

Resolved, That Ormand H. Nelson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Thirty-third avenue and Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Blasting Permit, Mary Gorman, Property Bounded by Selby and Revere Streets Between Toland and Shafter Streets.

Also, Resolution No. 33712 (New Series), as follows:

Resolved, That Mary Gorman be and is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts on the property bounded by Selby and Revere streets, between Toland and Shafter streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$2,500, as fixed by the Board of Public Works and approved by his Honor the Mayor in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a.m. and 6 p.m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Mary Gorman, then the privileges and all rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Issuance and Redemption of County Jail Bonds.

On recommendation of Finance Committee.

Bill No. 9402, Ordinance No. 8906 (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of eight hundred and fifty thousand dollars (\$850,000) for a permanent improvement, to-wit: The acquisition, construction and equipment by the City and County of San Francisco of a County Jail, and for that purpose the acquisition by the said City and County of a tract of land suitable to be used as a site for said County Jail, and the improvement and grading of said site and the construction thereon of the necessary building or buildings for said jail, and the equipment and furnishing of the same, and the building of such roads, streets or ways on or to the said jail

site as may be necessary or convenient for the use thereof, and the acquisition and installation in said building or on said site of such machinery, furnishings or other equipment as may be necessary for the construction, operation or use of said jail, in accordance with and as authorized at a special election held in said City and County on the fourth day of November, 1930.

Whereas, a special election was held in the City and County of San Francisco on the fourth day of November, 1930, in accordance with the provisions and requirements of Ordinance No. 8847 (New Series), calling and providing for such election, and Resolution No. 33227 (New Series), giving notice thereof, reference to said ordinance and resolution for further particulars being here made; and

Whereas, it has been determined by Resolution No. 33635 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purpose and to the amount stated in the proposition submitted thereat; now, therefore,

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

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said City and County on the fourth day of November, 1930, and the provisions of the Charter of said City and County and with Ordinance No. 8847 (New Series), and Resolution No. 33227 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of eight hundred and fifty thousand dollars (\$850,000) for a permanent improvement, to-wit: The acquisition, construction and equipment by the City and County of San Francisco of a County Jail, and for that purpose the acquisition by said City and County of a tract of land suitable to be used as a site for said County Jail, and the improvement and grading of said site and the construction thereon of the necessary building or buildings for said jail, and the equipment and furnishing of the same, and the building of such roads, streets or ways on or to the said jail site as may be necessary or convenient for the use thereof, and the acquisition and installation in said building or on said site of such machinery, furnishings or other equipment as may be necessary for the construction, operation or use of said jail.

That such bonds shall be called "County Jail Bonds, 1931," shall be 850 in number, and shall be numbered from 1 to 850, both inclusive, and shall be payable \$50,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$50,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 2. All of the bonds issued as herein provided shall be of the form and character known as "serials." All of said bonds shall be dated January 1, 1931, shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the first day of January and July of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Supervisors with the seal of said City and County.

Said bonds shall be in substantially the following form:

#### THE UNITED STATES OF AMERICA State of California, City and County of San Francisco COUNTY JAIL BOND, 1931

	COUNTY JAIL BOND, 1931	
No		<b>\$1,000.0</b> 0

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

election duly and legally called and held for that purpose.

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

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

This bond is exempt from all taxation within the State of California. In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of January, 1931.

	Mayor.
Cou	Treasurer.
	Auditor.
(Seal)	Clerk of the Board of Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

#### FORM OF COUPON

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or attorney duly authorized on presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

#### FORM OF REGISTRATION.

San Francisco, ...... 19.....

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

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8847 (New Series) and Resolution No. 33227 (New Series), and in furtherance of the purpose herein expressed the following fund is hereby created, to-wit: "1931 County Jail Bond Interest and Redemption Fund."

Section 7. The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of 1931 County Jail Bonds shall be placed in the treasury to the credit of the "1931 County Jail Bond Construction Fund," which fund is hereby created, and shall be used exclusively for the purpose for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

Calling and Providing for Special Election for Bond Issue of \$900,000 for Improved Routes for Public Highways, Etc.

Also, Bill No. 9403, Ordinance No. 8907 (New Series), as follows:

Calling and providing for a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit: Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

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 Friday, the sixth day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of nine hundred thousand dollars (\$900,000) for the acquisition, con-

struction and completion of permanent improvements, to-wit:

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

Section 2. The estimated cost of the acquisition, construction and completion of the permanent improvements described herein was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 8th day of December. 1930, and was and is fixed by Resolution No. 33682 (New Series), in the sum of nine hundred thousand dollars (\$900,000).

Section 3. By Resolution No. 33682 (New Series), it was declared that no part of the said sum of nine hundred thousand dollars (\$900,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof, or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of nine hundred thousand

dollars (\$900,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor, and the application of the proceeds arising from the sale thereof to defray the cost of the acquisition, construction and completion of said permanent improvements herein described.

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

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

"To incur a bonded indebtedness in the sum of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit:

"Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads."

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

YES	
NO	

Bonds issued for the acquisition, construction and completion of the permanent improvements herein described shall bear interest at the rate of  $4\frac{1}{2}$  per cent per annum, payable semi-annually.

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

statement of the proposed proposition appearing on cardboard, paper or other material placed on the front of the machine, shall constitute a vote against the proposition. Said voting machines and the preparation of the same are to be used in accordance with the provisions

of Chapter 96 of the Statutes of 1923.

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

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

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

Section 8. If, at such special election, it shall appear that twothirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvements described therein. Such bonds shall be of the form and character known as "serials."

All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually, shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds

shall be called "Boulevards and Roads Bonds, 1931."

Bonds issued for the purpose stated shall be numbered from 1 to 900, both inclusive, and shall be payable \$36,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$36,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 9. Said bonds and coupons shall be in substantially the fol-

lowing form:

#### THE UNITED STATES OF AMERICA

State of California, City and County of San Francisco

"BOULEVARDS AND ROADS BOND, 1931"

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ..........., 19...., one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, pay-

able semi-annually, February 1 and August 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

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

election duly and legally called and held for that purpose.

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

This bond may be converted into a registered bond upon presentation

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

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		Mayor.
Countersign	ed:	Treasurer.
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No		\$
California, will pay to City and County, or at of the City and County New York,	bearer at the office of the the option of the holder, a of San Francisco, in the dollars (\$) is months' interest then due er	Treasurer of said at the fiscal agency City and State of n gold coin of the

Treasurer.

#### FORM OF REGISTRATION

San Francisco, ..... 19....

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

Treasurer.

Section 10. The amount of tax levy to be made for the payment of said \$900,000 bonds shall be the sum of \$40,500 per annum for the first 5 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the 6th year after the date of said bonds the sum of \$38,880 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$36,000 thereof due 5 years from their date, have been paid, and for the 7th year after the date of said bonds the sum of \$37,260 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$36,000 thereof, due 6 years from their date, have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$1,620 by reason of the payment each year beginning 5 years from the date of said bonds of \$36,000 of said bonds, and the sum of \$36,000 each year beginning 4 years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

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

Section 12. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

Calling and Providing for Special Election for Bond Issue of \$1,400,000 for Construction and Improvement of Parks and Squares.

Also, Bill No. 9404, Ordinance No. 8908 (New Series), as follows:

Calling and providing for a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit:

The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

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

Section 1. A special election is hereby called and ordered to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Fran-

Section 2. The estimated cost of the construction and improvement of the permanent improvements described herein was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 8th day of December, 1930, and was and is fixed by Resolution No. 33683 (New Series) in the sum of one million four hundred thousand dollars (\$1,400,000).

Section 3. By Resolution No. 33683 (New Series) it was declared that no part of the said sum of one million four hundred thousand dollars (\$1,400,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof, or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of one million four hundred thousand dollars (\$1,400,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor, and the application of the proceeds arising from the sale thereof to defray the cost of the construction and improvement of said permanent improvements herein described.

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

Section 5. The ballots to be used at said special election shall be such as may be required by law to be used thereat, and in addition

to any other matter required by law to be printed thereon shall appear

thereon the following:

"To incur a bonded indebtedness in the sum of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco."

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

YES	
NO	
1	

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

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

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

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

authorized and directed to procure and provide all supplies that may be necessary to properly and lawfully conduct such special election.

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

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvements described therein. Such bonds shall be of the form and character known as "serials."

All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually, shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Public Parks and Squares Bonds, 1931."

Bonds issued for the purpose stated shall be numbered from 1 to 1400, both inclusive, and shall be payable \$56,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$56,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

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

## THE UNITED STATES OF AMERICA State of California,

City and County of San Francisco

#### "PUBLIC PARKS AND SQUARES BOND, 1931"

No. ..... \$1,000.00

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

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

election duly and legally called and held for that purpose.

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Consti-

Treasurer.

tution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

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

This bond is exempt from all taxation within the State of California. In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

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	Mayor.
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fornia, will pay to be and County, or, at the City and County of Sa dollars (\$	, the City and County of San Francisco, Cali- arer at the office of the Treasurer of said City option of the holder, at the fiscal agency of the n Francisco, in the City and State of New York, ) in gold coin of the United States, being en due on its bond dated February 1, 1931, num-
	Treasurer.
]	ORM OF REGISTRATION
	San Francisco, 19
of San Francisco, Sta	red pursuant to Charter of the City and County e of California, in the name of and the thereof are hereafter payable to such owner.

Section 10. The amount of tax levy to be made for the payment of said \$1,400,000 bonds shall be the sum of \$63,000 per annum for the first 5 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the 6th year after the date of said bonds the sum of \$60,480 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$56,000 thereof due 5 years from their date have been paid, and for the 7th year after the date of said bonds the sum of \$57,960 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$56,000 thereof due 6 years from their date have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$2,520 by reason of the payment each year beginning 5 years from the date of said bonds of \$56,000 of said bonds, and the sum of \$56,000 each year beginning 4 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

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

Section 12. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Calling and Providing for Special Election, Playground Bonds.

Also, Bill No. 9405, Ordinance No. 8909 (New Series), as follows:

Calling and providing for a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds.

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 Friday, the sixth day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: To incur a bonded debt of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds.

Section 2. The estimated cost of the construction and completion of the permanent improvements described herein was by plans and estimates of the Board of Public Works procured through the City Engineer and filed with the Board of Supervisors on the 8th day of December, 1930, and was and is fixed by Resolution No. 33684 (New Series) in the sum of two hundred thousand dollars (\$200,000).

Section 3. By Resolution No. 33684 (New Series), it was declared that no part of the said sum of two hundred thousand dollars (\$200,000) could be paid out of the annual revenue of the City and County in addition to the other necessary expenses thereof, or other funds derived from taxes levied for that purpose, and will require the incurring of a bonded debt to the amount of two hundred thousand dollars (\$200,000) for the purposes herein recited. The method and manner of payment of the estimated cost of said described permanent improvements are by the issuance of bonds of the City and County of San Francisco to the amount required therefor, and the application of the proceeds arising from the sale thereof to defray the cost of the construction and completion of said permanent improvements herein described.

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

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

thereon the following:

"To incur a bonded indebtedness in the sum of two hundred thousand dollars (\$200,000) for the construction and completion of permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds."

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

YES	
NO	

Bonds issued for the construction and completion of the permanent improvements herein described shall bear interest at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually.

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

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

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

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

Section 8. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in said proposition, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvements described therein. Such bonds shall be of the form and character known as "serials."

All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Playground Bonds, 1931."

Bonds issued for the purpose stated shall be numbered from 1 to 200, both inclusive, and shall be payable \$8,000 thereof 5 years from the date of said bonds, beginning with the lowest number, and \$8,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

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

#### THE UNITED STATES OF AMERICA State of California, City and County of San Francisco "PLAYGROUND BOND, 1931"

0. .....

\$1,000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of .........., 19..., one thousand dollars, with interest thereon at the rate of 4½ per centum per annum, payable semi-annually, February 1 and August 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the

United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

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

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

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

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

In witness whereof, said City and County of San Francisco has caused this hand to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

	• • • • • • • • • • • • • • • • • • • •	•••••	Mayor.
Counters	igned:		Treasurer.
			Auditor.
	FORM OF CO	OUPON.	
No			<b>8</b>
On	he bearer at the at the option of nty of San Fran dollars (\$	office of the Treas the holder, at the cisco, in the City ) in gold coin of	surer of said fiscal agency and State of of the United

Treasurer.

#### FORM OF REGISTRATION

San Francisco, ...... 19....

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

Treasurer.

The amount of tax levy to be made for the payment of said \$200,000 bonds shall be the sum of \$9,000 per annum for the first 5 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the 6th year after the date of said bonds the sum of \$8,640 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$8,000 thereof due 5 years from their date have been paid, and for the 7th year after the date of said bonds the sum of \$8,280 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$8,000 thereof due 6 years from their date have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding. which sum for interest will diminish each year by the amount of \$360 by reason of the payment each year beginning 5 years from the date of said bonds of \$8,000 of said bonds, and the sum of \$8,000 each year beginning 4 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

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

Section 12. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Frederick J. Moran, Assistant Clerk, Delegated to Represent City at State Legislature.

Supervisor McSheehy presented:

Resolution No. 33713 (New Series), as follows:

Whereas, there will be pending in the State Legislature at Sacramento many measures vitally affecting the interests of the City and County of San Francisco; and

Whereas, it is important and necessary that the Board of Supervisors have a representative permanently located at Sacramento, to keep in touch with the progress of this legislation and to keep the

Board advised from time to time as to the status of the measures that the Board may be favoring or opposing; therefore, be it

Resolved, That Frederick J. Moran, Assistant Clerk of the Board of Supervisors, be and is hereby delegated to represent the Board of Supervisors at the Legislature during the coming session.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Spaulding, Stanton, Suhr, Toner—10.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power, Roncovieri, Rossi, Shannon—8.

#### Accepting Offers of Easements for Newark-San Lorenzo Pipe Line.

Supervisor Rossi presented:

Resolution No. 33714 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sums set forth opposite their names, be accepted:

William Gading, \$1,883.40—A right-of-way easement for water pipe lines and a telephone line over a strip of land 40 feet wide and approximately 3400 feet in length, lying adjacent to and on the easterly side of the South Pacific Coast Railway right-of-way and extending from the north line of the Ramos Subdivision to the county road leading from Mt. Eden to Barrow's Landing. (As per detailed description and written offer on file.)

Henry Dieckmann and May Dieckmann, \$1,037—A right-of-way easement for water pipe lines and a telephone line over a strip of land 40 feet wide and approximately 1375 feet long, lying adjacent to and on the easterly side of the South Pacific Coast Railway reservation at Mt. Eden station. (As per detailed description and written offer on file.)

Adolph A. Oliver, \$3,000—A right-of-way easement for water pipe lines and a telephone line over a strip of land 52,2 feet wide and approximately 3462 feet long situated in Section 4, Township 4 South, Range 2 West, M. D. B. and M. (As per detailed description and written offer on file.)

Jeremiah R. Gallivan et al., \$600—A right-of-way easement for water pipe lines and a telephone line over a strip of land approximately 45 feet wide and approximately 470 feet long situated in Section 4, Township 4 South, Range 2 West, M. D. B. and M., and over a strip of land 40 feet wide and approximately 700 feet long situated in Section 9, Township 4 South, Range 2 West, M. D. B. and M. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property and, if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco deeds conveying said right-of-way easements to said City and County of San Francisco, and to record said deeds, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern. McSheehy, Roncovieri, Spaulding, Stanton, Suhr, Toner—11.

Absent—Supervisors Colman, Gallagher, Miles, Peyser, Power Rossi, Shannon—7.

#### Resolution of Condolence on Death of Earle Ashley Wolcott.

Supervisor Havenner presented the following resolution, which was unanimously adopted by rising vote:

Resolution No. 33915 (New Series), as follows:

Whereas, Earle Ashley Wolcott has departed from this life; and Whereas, Earle Ashley Wolcott was for many years actively identified with, and a prominent figure in, the civic life of this his beloved City, and by his nobility of character and unselfish devotion to the interests of San Francisco endeared himself to not only those who were fortunate enough to be personally associated with him, but to all his fellow citizens who were familiar with his good works; and

Whereas, in his passing San Francisco has lost a loyal citizen, a

good friend and a dearly beloved son; now, therefore, be it

Resolved, That the people of the City and County of San Francisco, through this their Board of Supervisors, extend to the widow and family of Earle Ashley Wolcott this expression of sincere and deep sympathy in their loss; and be it

Further Resolved, That a copy of this resolution be spread upon the minutes of this meeting; that a copy be sent to the widow of the late Earle Ashley Wolcott, and that when this Board adjourns, it does so out of respect to his memory.

#### Report of Treasurer on Lillian Coit Bequest.

The following was read by the Clerk:

January 3, 1931.

Honorable Board of Supervisors, City Hall, San Francisco, Calif.

Gentlemen: Pursuant to Resolution No. 33686 (New Series) the Treasurer is in receipt of fifty-nine thousand dollars (\$59,000) in cash, and securities as per attached list in the aggregate value of forty-one thousand dollars (\$41,000).

Said money and securities will be held in strict accord with the terms of said resolution.

Respectfully submitted,
DUNCAN MATHESON,
Treasurer, City and County of San Francisco.

#### Lillian Coit Bequest.

Wells Fargo Bank & Union Trust Co., check No. 4404.	\$	59,000
U. S. Liberty Loan No. 1224887\$ 1,000		
U. S. Liberty Loan No. 457523		
U. S. Liberty Loan No. 457521		
U. S. Liberty Loan No. 457520		
U. S. Liberty Loan No. 457519		
U. S. Liberty Loan No. 457518		
U. S. Liberty Loan No. 1218388		
U. S. Liberty Loan No. 1218387 1,000		
U. S. Liberty Loan No. 1218386 1,000		
U. S. Liberty Loan No. 1218385		
		10,000
U. S. Liberty Loan No. 197674 500		•
U. S. Liberty Loan No. 154074 500		
		1,000
U. S. Liberty Loan No. C00094123\$10,000		•
U. S. Liberty Loan No. D00094124		
U. S. Liberty Loan No. F'00272876		
U. S. Liberty Loan No. B00848402		
		22,000
City of New York No. 7051		1,000
City of New York Water Supply No. 3257		1,000
State of Illinois No. C3306 \$ 1,000		,
State of Illinois No. C3307		
State of Illinois No. C3308		
State of Illinois No. C3309		
State of Illinois No. C3310 1,000		
***************************************		5,000
City of Los Angeles No. 2964		1,000
<u> </u>	_	

#### Passed For Printing.

Whereupon, the following matters were passed for printing:

Treasurer to Sell Securities of Elizabeth Wyche Coit Bequest and Expend Fund in Construction of Elizabeth Coit Driveway Around Lake Merced.

Resolution No. ——— (New Series), as follows:

Whereas, Elizabeth Wyche Coit died, and in her love for the City and County of San Francisco requested that the Honorable Board of Supervisors should expend the sum of \$100,000 for the purpose of adding to the beauty of the City, which, to quote the language of her last will and testament was "I always loved"; and

Whereas, there has been received by the County Treasurer, from the estate of the said Elizabeth Wyche Coit, the sum of \$59,000 cash and the additional amount of \$41,000 securities; now, therefore, be it

Resolved, That the Treasurer of the City and County of San Francisco is hereby directed to sell the securities received in partial distribution from the estate of the said Elizabeth Wyche Coit, and of the face value of \$41,000, and likewise the cash of \$59,000, and to expend the same in accordance with the terms of the said Elizabeth Wyche Coit, for the beautification of the City and County of San Francisco in building a roadway around and about Lake Merced in the City and County of San Francisco, which roadway shall be hereafter and perpetually named the "Elizabeth Coit Driveway."

## Appropriation, \$43,300, Emergency Employments, Etc., Through A. J. Mount, President of Bank of America.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That there is hereby appropriated the sum of \$43,300 out of the General Fund of the Fiscal Year 1930-31, for emergency employments and supplies, and authorized in payment to A. J. Mount, president of the Bank of America, treasurer of the San Francisco Citizens' Committee for the Stimulation of Employment for San Franciscans, for the employment of and payment to citizens of San Francisco of at least one year's residence, under the direction of the Finance Committee of the Board of Supervisors.

#### Appropriation, \$50,000, Improvement of Sunset Boulevard.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$50,000 be and the same is hereby set aside and appropriated out of the Boulevard Bond Issue Fund of the Year 1927, for the purpose of improving that certain highway within the City and County of San Francisco known as Sunset boulevard.

#### Resignation of His Honor Mayor James Rolph, Jr.

Thereupon, the following was read by His Honor Mayor Rolph:

Mayor's Office.

San Francisco, Cal., January 3, 1931.

To the Honorable the Board of Supervisors of the City and County of San Francisco.

Gentlemen: I hereby submit my resignation as Mayor of the City and County of San Francisco, to take effect simultaneously with my inauguration as Governor of California, on January 6, 1931.

It was with deepest emotion that I penned these lines marking my retirement from the office of Mayor of this City, by which I have been so often and so signally honored, since to me this resignation represents a wrenching of old ties, and a relinquishment of duties with

which I have grown so familiar that they have become a part of my daily life.

For twenty years it has been my pleasure and pride to preside as Mayor of San Francisco.

During the last two decades our City has been singularly free from industrial quarrels, faction fighting, and political scandal, and I am supremely happy to say that, in the period of my mayoralty, a spirit of good will has dominated San Francisco, under which it has grown in wealth, grandeur, population and popularity, and has become a place of clean repute, holding high its head among the cities of the There is no city of America better known or loved than San Here people like to come, here they enjoy our life and Francisco. hospitality.

Public life, I am pleased to testify, has left fewer scars on me than it does on most men who have held responsible office continuously for twenty years. Of course, I have had disappointments in men. doubt I, too, at times, have been disappointing to men who thought I should have done otherwise than I did in this matter or that. I allow to others the same charitable judgment that I ask for myself: I give to others the same credit that I think should be given to me, for an honest, sincere effort to do my duty in all the circumstances of the situation. The delusion of perfection was never one of my foibles. I neither expect perfection from others nor claim it for myself. Looking backward, after the event, we can all see wherein we have made mistakes. Hindsight gives a clearer vision than foresight. all life, all activity in the visible universe, seems to move by a process of trial and error. Show me the man in public life who has never made a mistake, and I will show you one who has never done anything constructive and has never made a worthwhile success.

We who have been born in San Francisco, or who have grown up with this glorious city, feel a peculiar affection for it, an affection, it seems to me, stronger and more characteristic than that felt by most Americans elsewhere for their home city. That affection has always stirred me deeply. To serve San Francisco as its Mayor has been for me a labor of love and pride. The reflection that my fellow-citizens trusted me and relied on me has brought me courage and solace through many, many years of strife and strain. As my dream of a rebuilt and improved San Francisco gradually came true; as 1 saw arise these monumental public buildings that make San Francisco one of the show places of the earth; as I saw our marvelous system of boulevards expand; as I noted a gradual improvement in the quality of our public service, a sustained quickening of the spirit of service in all departments; as the years went by and the members of my administration demonstrated by constant trial their efficiency and probity, and as my fellow-citizens manifested their confidence and approval by reelecting me, time after time, I felt grateful that it had been given to me to have all this happen during my five successive terms as Mayor of this, the city loved around the world.

As our city grew into metropolitan magnitude, I strove to keep always in touch with the individual citizen, the small group; to escape that alootness from the plain people which seems to be inevitable when a city grows very large, and in that effort I think I have

been successful.

Although retiring as Mayor, it has been vouchsafed to me to enter a field of greater endeavor, for I leave this office to become Governor of my native State, a position carrying heavy responsibility and offering great opportunity for public service. It is not within my province at this time to detail any definition of my precise policies in that exalted office. These are to be set forth in another place, and at another time, but as Governor of California I will give all that I have of heart and soul and mind to the service of my fellow-citizens, and I think I have sufficient diligence, intelligence, and business and political experience to meet exigencies and solve problems as they arise. I think, also, that I know what kind of government the people of California want. They want efficiency and economy, but they also want their State government to be permeated by a humane spirit. They do not want a soulless, bloodless sort of government by card indexes and statistics, for government deals with human beings, their lives, liberties and fortunes, and a good government is a government by men and women who are, first of all, human beings.

So, to my friends and neighbors of my native and beloved city, I seize this occasion to say farewell as their Mayor. Many of our young voters cannot remember a time when I was not Mayor of San Francisco. I will miss my office under my favorite dome. I will miss the cheerful greetings that every man, woman and child in this great city felt free to give me; I will miss my work and my troubles; I will even miss the criticisms and complaints of some of my friendly but always frank critics in the Board of Supervisors. But I will not desert San Francisco entirely. The Governor has an office in the State Building over the way, and, while my duties will hold me much in Sacramento, you will often find me over there, with one eye on the dome of the City Hall, to be sure that it is still there and that its proud head has not been lowered by a single inch.

To Angelo J. Rossi, my friend and successor in the mayoralty, go my heartiest congratulations and best wishes. He brings to this office a wide experience in public affairs, a keen knowledge of the city's problems, and a fine ambition to be of service to San Francisco, a city which stands on the threshold of a great destiny. His help has ever been freely given to me, and I bespeak for him your sincere and hearty cooperation in the solution of the important problems with which he must cope.

To the various city officials who have so faithfully performed the duties of their offices and upheld the fair fame of our city goes my

sincere appreciation.

To the commissions and the heads of departments who constituted my official family I say farewell with a full heart. No head of a city ever had more loyal, loving and devoted service and allegiance. Without their wholehearted support I could have accomplished little. Never have they failed me, and no greater good fortune could befall me than to have equal loyalty and allegience from those who will serve under me as Governor.

And to you, gentlemen of the Board, I extend my sincere thanks. We have, at times, had honest differences of opinion, but all of us have labored for a common end, the advancement of San Francisco, and I leave this chair feeling that all of you wish me well. Think of me always as one who has no malice in his heart toward any man, and one who will always be glad to cooperate with you in any endeavor that makes for a greater and better San Francisco.

I leave San Francisco proud in the consciousness that my old friends who were with me twenty years ago when I entered the City Hall are yet my friends and still standing by; and hopeful that the many new friends who have joined with me throughout the State of California will be as constant and as well pleased with me in the end as my old San Francisco friends have proved themselves to be.

Of more importance to me than fortune or public office is the fact that after I have been Mayor for twenty consecutive years of the people of San Francisco they feel towards me a personal affection that has grown stronger and sweeter with the years. That affectionate regard I appreciate beyond the power of words to express.

I go to the governorship the same plain, simple, human Jim Rolph that I have always tried to be, in fair weather or foul, and may God grant that I win and retain the affection, the confidence and the good will of my fellow-Californians in the same full measure as it has been given to me to hold that of my fellow-citizens of San Francisco.

And so, with a heart overflowing with gratitude, and yet deeply touched by this parting, I bid hail and farewell to the people of my beloved San Francisco.

Respectfully and sincerely,

JAMES ROLPH, Jr., Mayor of San Francisco.

#### Motion.

Supervisor Rossi, seconded by Supervisor Hayden, I now move. Mr. President, that the resignation of Honorable James Rolph, Jr., as Mayor of San Francisco be accepted by this Board of Supervisors, the same to be effective as herein stated, and further, that a copy of these proceedings be properly engrossed and presented to His Honor as a memento of this day.

Motion carried by the following vote:

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Rossi, Spaulding, Suhr, Toner—14.

Absent—Supervisors Colman, Gallagher, Shannon, Stanton—4.

#### Addresses.

Supervisor Toner acted as master of ceremonies following the address of Governor-elect Rolph, which was broadcast over a coast-wide radio hookup, and announced the following speakers, who addressed the Board, City officials and municipal employees and a crowd that filled the chamber and overflowed into the corridors.

Supervisor Hayden, as Dean of the Board of Supervisors, in expressing his felicitations upon the elevation of Mayor Rolph to the high office of Governor of the State of California, took occasion to present the Governor-elect with an engrossed copy of the following resolution, presented by Supervisor Roncovieri at a previous meeting, making Governor-elect Rolph "Mayor Emeritus" of San Francisco for life, to-wit:

Resolution No. 33687 (New Series), as follows:

Resolved, That the honorary office of Mayor Emeritus of San Francisco be, and it is hereby created by this Board of Supervisors for and on behalf of any worthy citizen who has been elected to the office of Mayor of San Francisco for five consecutive terms of four years each, the same to take effect upon his retirement from the office of Mayor; and be it

Further Resolved, That Mayor James Rolph, Jr., who has been elected five consecutive terms as Mayor of San Francisco, and who is about to retire from this office to assume the duties of the exalted office of Governor of the State of California, be and he is hereby appointed by this Board of Supervisors as Mayor Emeritus of San Francisco, such appointment to take effect upon his retirement from the office of Mayor; and be it still

Further Resolved, That the Honorable James Rolph, Jr., as Mayor Emeritus, be and he is hereby appointed and empowered to act as a member of all committees on official ceremonial functions participated in by the City and County of San Francisco.

Adopted by the Board of Supervisors, San Francisco, Dec. 22, 1930.

Ayes—Supervisors Andriano, Canepa, Colman, Hayden, McSheehy, Miles, Roncovieri, Rossi, Shannon, Stanton, Toner—11.

Absent—Supervisors Gallagher, Havenner, McGovern, Peyser, Power, Spaulding, Suhr—7.

Supervisor Hayden gave full credit to Supervisor Roncovieri for the resolution, and thanked his permitting him to make the presentation. He also presented a replica of the resolution on a solid gold plate

and declared that the Governor-elect would hereafter be a member of all committees on official ceremonial functions.

Supervisor Andriano spoke for the members of the Board in presenting the Governor-elect a gold and silver replica of the City Hall dome, supported by the famous Rolph boots. The replica, he said, is not yet finished, and a design of it was presented instead.

Thereupon, each of the members present was called upon by Supervisor Toner, master of ceremonies, and added their eulogies and good wishes to the Governor-elect.

Former Mayor P. H. McCarthy added his felicitations and congratulations:

John McLaren, veteran superintendent of Golden Gate Park, praised and congratulated the retiring Mayor.

Judge Walter Perry Johnson spoke for the Superior Court. Benning Wentworth, City Auditor; Harry I. Mulerevy, County Clerk; Lewis F. Byington, past grand president of the Native Sons of the Golden West and chairman of the Board of Freeholders, were speakers.

"I have known Jim Rolph since boyhood," asserted Matt I. Sullivan, former Chief Justice of the Supreme Court. "We grew up together in the Mission.

"I do not know of a single act of his in private or in public of which his family or the people of San Francisco should be ashamed." said the veteran jurist with much feeling.

He paid a high tribute to the character and integrity of the retiring Mayor.

Then followed brief talks by Chief of Police William J. Quinn, Fire Chief Charles H. Brennan, Frank J. Klimm, Dr. William C. Hassler, T. A. Reardon, P. W. Meherin, Ira W. Coburn, William F. Benedict, representing the San Francisco Chamber of Commerce; Alice Rose Power, former Judge J. M. Troutt; Joseph A. Moore, Municipal Judge Frank T. Deasy, Ralph Wiley, former Chief of Police Daniel J. O'Brien, Judge William H. Langdon, associate justice of the Supreme Court, and Thomas E. Hayden.

Mayor-elect Rossi said the Board accepted the resignation with reluctance and regret. He described Rolph as the "Good-will Governor of California." He predicted that under Rolph's administration the State would go forward as a united California.

Austin Sperry, Charles Bulotti and Uda Waldrop provided the musical features of the program.

Color guards from the Police and Fire Departments added to the impressiveness of the affair, which came to a sentimental end with the playing of "Auld Lang Syne" by Phil Sapiro's orchestra.

### Inauguration of His Honor Angelo Rossi.

Supervisor Hayden: I move your Honor that next Thursday, January 8, 1931, at 2 p. m., be designated as the inaugural day for the purpose of inducting your successor, Angelo J. Rossi, into office, and that you honor your successor by appointing a committee of five to make the necessary arrangements for the ceremony.

Motion carried.

### ADJOURNMENT.

Whereupon, there being no further business, his Honor the Mayor dropped the gavel and declared the meeting adjourned.

J. S. DUNNIGAN, Clerk.

### MONDAY, JANUARY 5, 1930, 2 P. M.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisor was noted present: Supervisor Stanton—1.

#### Motion.

Supervisor Stanton moved, that in the absence of a quorum, the Board adjourn until 10:30 a.m. Tuesday, January 6, 1931.

So ordered.

Adjournment—2:05 p. m.

J. S. DUNNIGAN, Clerk.

### TUESDAY, JANUARY 6, 1931, 10:30 A. M.

The Board of Supervisors met pursuant to adjournment.

### CALLING THE ROLL.

The roll was called and the following Supervisor was noted present: Supervisor Stanton—1.

#### Motion.

Supervisor Stanton moved, that in the absence of a quorum, the Board adjourn until 3 p. m. Wednesday, January 7, 1931.

So ordered.

Adjournment—10:35 a.m.

J. S. DUNNIGAN, Clerk.

### WEDNESDAY, JANUARY 7, 1931, 3 P. M.

The Board of Supervisors met pursuant to adjournment.

### CALLING THE ROLL.

The roll was called and the following Supervisor was noted present: Supervisor Power—1.

#### Motion.

Supervisor Power moved, that in the absence of a quorum, the Board adjourn until 2 p. m. January 8, 1931.

So ordered.

Adjournment-3:05 p. m.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors, January 8, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco. I. John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

### JOHN S. DUNNIGAN.

Clerk of the Board of Supervisors, City and County of San Francisco. Thursday, January 8, 1931 Monday, January 12, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



## JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

### THURSDAY, JANUARY 8, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Thursday, January 8, 1931, 2 p. m.

The Board of Supervisors met in special session for the inauguration

of Mayor Angelo J. Rossi.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Rossi, Shannon, Spaulding, Stanton, Suhr, Toner—17.

Absent—Supervisor Canepa—1.

Quorum present.

Mayor-elect Rossi in the chair.

During the roll call, when the name of Supervisor Rossi was reached, the following communications were presented and read by the Clerk:

San Francisco, January 7, 1931.

Mr. John S. Dunnigan, Clerk of the Board of Supervisors, San Francisco, California.

Dear Mr. Dunnigan: Heretofore I have advised the former Mayor. Hon. James Rolph, Jr., that I have resigned the office of Supervisor

of the City and County of San Francisco.

This communication is addressed to you so that the Board of Supervisors of the City and County of San Francisco may have an official record of my resignation, which was effective as of noon, January 6, 1931.

> Yours truly. ANGELO J. ROSSI.

San Francisco, January 5, 1931.

Hon. Angelo J. Rossi, City Hall, San Francisco.

Dear Supervisor Rossi: I am in receipt of your resignation as Supervisor of the City and County of San Francisco, effective January 6th. In accepting it I want to offer to you my sincere congratulations upon the clean and splendid record which you have made while a member of the Board of Supervisors.

I also extend to you my hearty congratulations upon your election to the office of Mayor and my best wishes for the success of your ad-

ministration.

Very sincerely.

JAMES ROLPH, Jr.

### Angelo J. Rossi Appointed Mayor of the City and County of San Francisco.

Thereupon, Supervisor Hayden presented the following, which was adopted by the following vote:

Resolution No. 33716 (New Series), as follows:

Resolved, That Angelo J. Rossi be and he is hereby appointed Mayor

of the City and County of San Francisco, vice James Rolph, Jr., resigned, to hold said office for the remainder of the term for which James Rolph, Jr., was elected, and until a successor to said office is elected and qualified.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—14.

Absent—Supervisors Havenner, McSheehy, Toner—3.

### Motion.

Supervisor Hayden suggested that during pending proceedings Supervisor Andriano be elected to preside.

So ordered.

### Opinion of City Attorney.

On motion of Supervisor Hayden, Dion Holm, representing the City

Attorney, was granted the privilege of the floor. He said:

Mr. Chairman, Members of the Board of Supervisors: Heretofore the opinion of the City Attorney, Mr. O'Toole, was asked as to the proper procedure in appointing a successor to Mayor, now Governor, James Rolph, Jr., and he advised you of the methods which you have pursued. There is no doubt in my mind that the advice given you at that time was correct, and I believe that the appointment of Mayor Rossi under the proceedings had heretofore is thoroughly legal. Your Charter provides that you may select whom you will, irrespective of whether it is a member of this Board of Supervisors or from whatever walk of life they may come. The Charter is wholly silent on it.

This matter is brought up before your Board at this time out of an abundance of caution. The attention of our office was again brought to the fact of there being certain Eastern decisions questioning the ability of a Board such as this to appoint a member of the Board to the position of Mayor. We examined those decisions thoroughly, as Mr. O'Toole did at the time he first gave his opinion. A representative of one of our local papers called at our office and informed me that word had reached him from Sacramento that people there interested in these proceedings were in doubt as to the legality of the previous action of this Board in this connection. I reiterate that I believe the first appointment made was thoroughly legal and those proceedings correct, and Mayor Rossi, after you have passed this resolution, will be, if such a thing is possible, twice honored of the City and County of San Francisco. The Charter gives you absolute power to select whom you believe proper, and merely out of an abundance of caution, and because of the fact that we desire to keep our journal in proper order when forwarding bonds to our New York bond agent, so that our bonds may be marketable on the New York Exchange, and likewise that there may be no question arise over execution of deeds, leases, and so forth, as I say, that there may be no question, I recommend to you that this additional proceeding be carried out.

Supervisor Andriano asked if the bond had been duly performed.

DION HOLM: The bond which I now hold in my possession, for \$25,000, has been approved as to form by the City Attorney's office and awaits only the approval of the Auditor, to whom it will be delivered here.

SUPERVISOR HAYDEN: I take great pleasure in introducing the Auditor of the City and County of San Francisco, Mr. Wentworth.

Thereupon, the bond in question was delivered by Mr. Holm to the City Auditor.

### Clerk to Issue Certificate of Election.

Whereupon, the following was presented by Supervisor Hayden and adopted:

Resolution No. 33717 (New Series), as follows:

Whereas, on the 6th day of January, 1931, James Rolph, Jr., did

resign the office of Mayor of the City and County of San Francisco; and Whereas, on the 8th day of January, 1931, the Board of Supervisors of the said City and County did elect Angelo J. Rossi Mayor of said City and County, to till the vacancy in the office of Mayor; now, therefore, be it

Resolved, That the Clerk of said Board is directed to issue to the said Angelo J. Rossi a certificate of his election, showing his authority

as such Mayor.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—14.

Absent—Supervisors Havenner, McSheehy, Toner—3.

Whereupon, Angelo J. Rossi was duly sworn, by County Clerk Harry I. Mulcrevy, and took the oath of office as Mayor of the City and County of San Francisco.

### Certificate of Election of Mayor Angelo J. Rossi.

Thereupon, the Clerk handed the following certificate to his Honor. the Mayor:

I, J. S. Dunnigan, Clerk of the Board of Supervisors in and for the City and County of San Francisco, State of California, do hereby certify that on the 8th day of January, 1931, in said City and County, at a session of the Board of Supervisors of said City and County duly and legally held, Angelo J. Rossi was elected Mayor of the City and County of San Francisco, vice James Rolph. Jr., resigned, for the unexpired term of the said James Rolph, Jr., and until a successor to said office is elected and qualified.

In witness whereof, I, J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County of San Francisco, hereby affix my name and the seal of the City and County of San Francisco, State of Cali-

fornia, on this 8th day of January, 1931.

(Seal)

J. S. DUNNIGAN, Clerk of the Board of Supervisors.

### INAUGURAL MESSAGE OF HIS HONOR ANGELO J. ROSSI.

His Honor Mayor Rossi then read the following address:

To My Colleagues, the Honorable Board of Supervisors, and My Fellow Citizens: It is in the spirit of deepest gratitude that I acknowledge the great honor that you have done me in selecting me as the Mayor of the City and County of San Francisco to take the place of Honorable James Rolph, Jr., who surrendered his office when called by the people to assume the high office of Governor of the State of California. You are the representatives of the people of the City and County of San Francisco, and our organic law lodges in you the power to fill a vacancy in the office of Mayor whenever that vacancy should occur. When you speak upon the subject, you speak for all of the people of the City. Your voice is their voice, and my hope is that when I shall cease to be Mayor of San Francisco my every action will have been such that all the people will give expression to the sentiment that you have acted wisely and well and for the best interests of San Francisco.

No one on assuming this high and lofty position can help but feel a great personal pride upon the honor which he has attained. This is particularly true if this honor comes to one who has given many years of service as a public official to the City which he loves, for then it is not only an honor, but it is a mark of appreciation of the work performed in the past. So I say to you, my former colleagues, that from the very bottom of my heart I do appreciate the great honor you have done me, and hope and trust that all my actions shall be such that none of you will ever regret the action which you have taken.

If my administration is to be a success, if I am to carry out the hopes and ambitions that today fill my heart for the good of San Francisco, if I am to measure up to the fully responsibility of the position, and if I am to fulfill the hope and faith which you have placed in me, I must not only have the active cooperation of each and every one of you, but also the active cooperation of all other officials and employees of the City and County, and I hope that every action of mine will be such that I may continue to merit and receive your support, as well as that of my fellow officials and employees of the City.

It must be obvious that any task is not free from difficulty. My immediate predecessor set a record which will require constant effort on my part to equal, but I assure you that I will endeavor to continue to carry out all constructive policies formulated by him and bend every effort for the continued upbuilding and progress of San Francisco, and that at all times during my incumbency in office I will be the Mayor of all the people.

On this occasion of my initial message to your Board I feel that there are certain matters which I should advert to specifically.

- Our Hetch Hetchy Water Project. No time should be lost in the completion of the Hetch Hetchy water project. Our Engineering Department should exert every effort to see that this work progresses with both haste and economy, to the end that the supply of mountain water which is so essential to our increasing population and our industrial and commercial development may be forthcoming to our peo-Millions have been expended in the construction of this project, and aside from the great necessity of the water itself we should at the earliest possible moment begin to derive the resultant revenue from this water, to the end that the tax burdens borne by the people in the payment of interest and redemption charges on our Hetch Hetchy bonds may be lightened. As chief executive it will be my duty to see that those charged with the construction work on this important project permit of no delay, and I ask the earnest cooperation of this Board in my efforts in this regard and that you provide as needed the requisite funds that this work may be promptly and economically completed.
- (b) Privately Owned Street Railways. Although the principal franchises under which the Market Street Railway Company and the California Street Cable Company were operating their car lines in the City and County of San Francisco had expired, the people of the City by direct vote saw fit to adopt an amendment to the Charter which provides for a twenty-five year extension of these franchises. Notwithstanding the extension of these franchises. I believe that it will be for the interest of all the people of San Francisco that the street car systems in the City and County of San Francisco be unified and that no time should be lost in endeavoring to agree with the holders of the extended franchises upon a price at which their properties may be obtained, which price must be fair and equitable to the City, and that the City should as quickly as practical acquire these properties. It is my judgment that pending the acquisition of these properties an earnest attempt should be made to negotiate some equitable agreement between the municipally owned lines and those privately owned, to the end that without loss to the City the public shall continue to obtain the most efficient and adequate as well as convenient street car service. Such an agreement, in which the interests of the City should be carefully conserved and safeguarded, would result in a unified system of transportation that would not alone be of the greatest benefit to our people, but would render the outlying districts available to rapid access and at the same time subserve the convenience of the passengers for a fare of 5 cents.

It will be my purpose to make inquiry into the street railway situa-

tion without delay and at a later date report further to your Board

upon the subject.

For the efficient and economical operation of the Municipal Railway I strongly recommend the adoption of an operating ordinance comparable to that under which our Water Department is now success fully operated, compelling the submission to this Board annually of a complete and detailed budget covering all proposed expenditures for the next ensuing year. In my opinion such an ordinance is necessary to keep our Municipal Railway free from politics.

With respect to both our Municipal Railway as well as our Water Department, I believe it proper to state that, while I am in no manner criticizing either department, it will be my purpose and policy to insist that the manager of each of these utilities is not interfered with in the proper and circumspect conduct of his department, it being my belief that he should be held absolutely responsible for its operation. The creation of additional positions in either of these departments should be carefully scrutinized for the purpose of ascertaining their necessity, to the end that both of these units of our municipal government shall be economically but at the same time efficiently administered.

I believe that in both of these departments there should be given to the employees the same latitude for advancements that would exist if they were privately owned, and that such employees shall be accorded the privilege of advancing themselves in accordance with their ability and the opportunities available to them. Furthermore, that when vacancies occur in positions in either of these departments, they should be filled by appointments made from those lower in rank rather than by persons unconnected with the service.

- (c) Unemployment. Thus far San Francisco has done its full part relative to the relief of the unemployed within our midst. There is, however, a limit to which we may go in the appropriation of current moneys for this purpose. To overcome this obstacle your Board has submitted to the people the matter of the incurring of a bonded indebtedness of two and one-half million dollars for the purpose of providing work for the unemployed on needed public improvements. If we are to continue the work of caring for the unemployed, the people must approve this bond issue. It will be my purpose to advocate the approval of the bonds with the assurance to the people that if the bonds are voted the City will obtain full value for all money expended and at the same time relieve the unemployment situation in our City. If these bonds are approved by the people, none will be sold until it becomes necessary to provide funds for the contemplated public improvements for which the bonds are issued. I recommend the hearty cooperation of our municipal authorities with our State and national governments in the commencement and prosecution of public improvements in San Francisco for the purpose of giving employment to the many thousands of deserving people who are now without available work.
- (d) Consolidation of San Francisco and San Mateo County. For the past several years groups of citizens from both San Francisco and San Mateo County have been cooperating for the purpose of bringing about a consolidation of San Francisco and the County of San Mateo. I believe that the growth of San Francisco imperatively demands this consolidation and that it will be for the mutual benefit of both communities that it takes place. As chief executive of the City it is my intention to cooperate officially in every possible way to effectuate this consolidation in such a manner that the mutual interests of both communities will be advanced and protected.
- (e) War Memorial and New Federal Building. It is a matter of great gratification to me to be advised that the War Memorial Trustees are about to award a contract for the foundations of the War Me-

morial buildings. I trust that there will be no delay in the completion of this great project, in order that it may complete the beautification of our Civic Center, stand as a memorial to the veterans of our City, and fill a much-needed want in furnishing headquarters for our veteran organizations as well as providing a suitable opera house in San Francisco. The War Memorial Trustees are to be congratulated on the progress that they have made in this splendid project, and under their guidance I am certain it will be completed as rapidly as possible. Every effort should be made to cooperate with the Federal government relative to the site of the new Federal office building in the Civic Center, so that the construction of this building may be commenced at once and the employment incident to its construction be made immediately available to our people.

(f) Commercial Development. The development of San Francisco's industries depends upon the disposition of capital and those who control it to locate here. It has recently come to my attention that a number of large Eastern concerns of nation-wide prominence have made surveys in San Francisco for the purpose of determining the various factors which they regard elemental and essential to the policy of their business. It has been reported to me that some consider that conditions here are not as attractive as they might be and therefore have located in other sections of the State.

This is a matter of paramount importance to the City administration and it will be my effort to invite your cooperation as well as the cooperation of local civic organizations to induce responsible concerns to locate here and invest their capital, thereby adding to the wealth and industrial importance of the City and giving employment to a large number of people. This matter requires thoughtful consideration, and I commend it to you and such committees as may be empowered to deal with it for early action.

- (g) Our Schools. San Francisco is noted for the excellence of its school system and the completeness of its public school buildings. We should continue the construction of new school buildings as they are needed for the housing of our school children, but the Board of Education in carrying out its program should be mindful of the other burdens which the taxpayer is bearing and carry out our school program with economy where this can be done without the elimination of efficiency. We are proud of the personnel of our principals, teachers and other employees in the School Department. They are rendering excellent service to San Francisco and to the State of California, but I believe that in the employment and retention of principals and teachers special attention should be given to residence in San Francisco and, qualifications being equal, the employment of residents should be preferred to those who come to us from other places.
- (h) Our Harbor. The proudest boast of San Francisco is her harbor. For many years and at the present time the conduct of this harbor has been under the jurisdiction of the State of California. We are the only municipality within the State, outside of the city of Eureka, that has not direct control over its harbor. I advise that an effort be made at the present session of the Legislature either to obtain direct control of our harbor by the City or for the formation of a harbor district which will provide for joint control of both the San Francisco and San Mateo harbor front by a joint commission, free from State control. This will insure the development of our harbor into San Mateo County. It will be my privilege to cooperate with the bodies having this matter in hand to obtain such legislation.
- (i) Economy. The financial burdens of our government are becoming heavier each year upon our taxpayers. The greatest economy should be exercised by every department of our municipality to avoid unnecessary expenditures both in the matter of supplies and in the matter of hiring of unnecessary employees. It is needless for me to

advert to the fact that the expenses of municipal government necessarily increase each year, and that the only way that the burden upon the taxpayer can be lightened is by the strictest economy being observed in all departments. It will be my purpose not only to urge, but to insist upon this economy.

(j) Bonds for Construction of County Jail and Other Improvements. During the recent election bonds were approved by the people of San Francisco for the construction of a new branch County Jail and other improvements. It is my firm conviction that these improvements should be undertaken and the work of construction prosecuted with dispatch. The buildings thus intended to be constructed are required for immediate use and their early construction will likewise assist in giving work to the unemployed.

As matters of importance arise from time to time it will be my purpose to address you concerning them. In the meantime, I again express to you my sincere thanks and appreciation for placing me in this high and exalted position and ask your sincere cooperation that I may fully perform its duties to the satisfaction of yourselves and all

of the people of the City.

I fully realize that to make my administration as Mayor of San Francisco successful it is essential that I have the whole-hearted support not only of the members of this Board and other municipal officials and employees, but also of the public press and the people of San Francisco. With such support I will be enabled to successfully carry on the progressive policies of my predecessor as well as those outlined by me in this address and those which are to follow.

### Motion.

Supervisor Gallagher, seconded by Supervisors Hayden and Shannon, moved that the foregoing address be spread at length in the Journal.

Upon the completion of the address of his Honor Mayor Rossi, the members of the Board and representatives of various civic organizations paid their respects to the new Mayor, congratulating him and wishing him success.

SUPERVISOR GALLAGHER: Mr. Mayor, and the eminent members of the bar, my fellow City officials, representatives of the various civic organizations, and my fellow citizens: It has been suggested, perhaps not wisely, that I might, on behalf of your Board of Supervisors—and I like to use that term in some small and humble sense state the attitude of mind of the Board and the position which those of us who are asked to speak for it this day ought to occupy in the matter of your future administration. I think I may say that in the main you commence your career as Mayor of San Francisco with a Board of Supervisors as agreeable to your policies, as mindful as it can be of the great burdens that are upon you, and as receptive as can be to the influence that you wish to wield upon it, and a desire to go on with you, without equivocation or reservation, to work out the policies you have just outlined. It has been my privilege, beginning with your incumbency which started today, that you are the fifth Mayor whose inauguration as a City official I have had the pleasure of witnessing, and yet I dare say, Mr. Mayor, and my fellow citizens. that this is one inauguration into office that is entirely different. entirely different that it is remarkable and more refreshing than any that we have had. Heretofore every induction of a Mayor into office has made sad hearts somewhere in this community. Heretofore the induction of a Mayor has meant the stepping into office of one man who has been successful and the stepping out of office of one who has lost the fight, however well made, but on this occasion the gentleman you have succeeded goes to higher office in the State of California, and you come into office, Mr. Mayor, without the feeling that before

the day is over a heart may be saddened because of your accession to the office.

To say that there might not be those, even in the Board, a little jealous of the present position that you are fortunate enough to occupy; to say that there are not those, may not be saying the truth. Who doesn't envy you? Who wouldn't desire to occupy the position that you occupy now? A very laudable ambition for everybody to have; but I think you can take office with a feeling that though perhaps every member of this Board, or nearly every member of this Board, would have heartily desired to have and occupy the place that you occupy, now that you have been selected and now that you have taken up the task, those things are past, and we become, in a sense, your fellow servants.

I like the picture that is presented by your occupancy of the chair. I repeat, no headaches, nobody disappointed in the fact that somebody has to witness the outgoing Mayor while the new one comes in. I like the picture presented of you sitting there surrounded by the Police Department on the one side and the Fire Department on the other, the two protecting arms of government, and alongside of you the Chief Justice of the Supreme Court of the State of California and on the other side of you perhaps the best protection you will ever have as Mayor, the Honorable Mrs. Rossi (applause), and, of course, I as sure the last to desert you, no matter what happens—the rest of us you are not always sure about—and then in front of you, Mr. Mayor, all of your fellow officials and all of your fellow citizens here in the spirit of wishing you well.

The Mayor who has just left us, and we can say it now, did it with a smile, and you people coined the phrase of "Saying it with flowers." I trust that your incumbency of this office may be a flower, too, and when I say that I know that you know there will be many a spot in the garden where, if you don't watch your step, you will stub your toe. (Laughter.) I know today it is all flowers, but tomorrow comes the kick; tomorrow comes the fellows who say we should buy the railroad, and there might be others who say we shouldn't, and so on.

I like the tone, speaking for the Board, as I think I may, I like the tone of your inaugural message. It was brief, it was to the point, and yet as one recounts just a few of the subjects, you intend to say that you hold to the policies of Mayor Rolph. That is your choice; to that your Board doesn't hold you. I think the Board desires you to be free. You intend to bring the water from Hetch Hetchy as soon as possible; you intend to try to settle our problem in connection with the War Memorial, schools, playgrounds, and so forth, a job as big as any Mayor in the United States of America, if not in the world, can undertake. I want to especially commend you on the harmonious tone of your message. I want to commend you now before my fellow citizens who have not been here all of the time for the splendid manner in which as chairman of the Finance Committee you met the unemployment problem, for, after all, it was one of the things which made us feel that if you wanted to be the next Mayor of San Francisco we had a Mayor with a heart, and God help this City of ours if ever we feel that there sits in the chair a man who is not only liberalminded, but a man who has no heart. This would not be the same San Francisco. I like the way you tackled the unemployment prob-I would like your fellow citizens to know, Mr. Rossi, and now Mayor Rossi, that you were willing to go into the red to the extent of nearly half a million dollars that food might go into the stomachs of men and women out of work and women and children who would suffer. (Applause from the audience.)

I would like to say in passing, Mr. Mayor, gentlemen of the Board and fellow citizens, that tomorrow at 3:30 the Citizens' Committee to promote the bond issue to take care of unemployment is meeting

here, and I wish you could all be here, but, however, I don't want to speak on that any further now.

Speaking, if I may, as one member of the Board who has been allowed to speak for the other members, we bring to you, sir, in your inauguration, if we are to be good Supervisors, if we are to be good citizens, if we are to be good officials, we bring to you, sir, unqualified and unreserved support in your policies for the good of San Francisco. It will not do to vote for you as Mayor of San Francisco and then refuse to support your policies. We are trusting that in your leadership you shall always be right and that there may be no need for disagreement, and if there are disagreements they may be short. In short, as one member of the Board-perhaps taking a little more time than I should—on account of a desire to express, I think, the attitude of mind of the members of the Board of Supervisors toward our new Mayor, we do wish you success. We are going to help to make it for you. We know the problems you have taken on, and if we are good Supervisors we will help you to solve them, and if between us, between you and us, we can move on to a solution of these problems peacefully, harmoniously and with full accord with you, I am sure that the City and County of San Francisco will know it has been benefited, and I am sure in that policy we will have the full approval of you people of San Francisco, who, after all, are the real forces, and after all, you, Mr. Mayor, and we, members of the Board of Supervisors, desire most to serve and to serve in a sense that they will approve of.

Thank you very much. (Prolonged applause.)

THE CHAIR: Supervisor Colman, you have the floor.

SUPERVISOR COLMAN: Mr. Mayor, members of the Board, fellow citizens:

Mr. Mayor, I should like to say a few words in offering you my congratulations and in telling you of the pride and pleasure I took today and took last week in casting my ballot for you as Mayor of the City and County of San Francisco. I have had the privilege of serving with you during your entire previous term as a Supervisor, and I recall that the first constructive and splendid piece of legislation that you, alone and unaided, put through; that was the creation of a Bureau of Supplies. Prior to that time the purchasing of supplies was in a somewhat chaotic condition, and through your efforts the present Bureau of Supplies was adopted and established and it has functioned continuously and successfully under the guidance of the man who received the position as its head when the ordinance was passed and who has since become an important part in San Francisco's official life, Mr. Leavy.

I listened very attentively to your message and what you had to say about the Hetch Hetchy project, the San Francisco Water Company and the Municipal Railways. I listened to it all very carefully, and I want to say to you on behalf of my committee that we will be very happy to have your guidance and advice, and we will do all in our power to put your ideas into execution.

May I say to Mrs. Rossi that I feel that already she has won the heart of the people of San Francisco (applause), and I know that she will occupy the position of first lady of San Francisco with charm

and graciousness and with dignity. (Applause.)

Mr. Mayor, I want to say in conclusion that in every one of your official acts for the advancement of San Francisco you will have my hearty and active support. As you well stated last week when you addressed the Board and asked for the cooperation of this body, without it you cannot hope to accomplish much. That is absolutely true, and it is therefore our full duty to get behind you with all our might in all the measures for the advancement of San Francisco.

In your desires to carry out the splendid policies of Mayor Rolph I am in hearty accord, because I have never for a moment forgotten that I am his appointee and that I owe the start of my political life to the fact that he some ten years ago appointed me to this office. Therefore, you will have the advantage of the splendid ideas that he has left to you, and in carrying them out you will be strengthened by your own clear vision, your love of San Francisco, your interest in San Francisco and your deep knowledge of what San Francisco needs and wants, and in all of this I pledge you my hearty support. (Applause.)

THE CHAIRMAN: Mr. Andriano, you have the floor.

SUPERVISOR ANDRIANO: Mr. Mayor, my colleagues of the Board, public officials, municipal employees, ladies and gentlemen: with Supervisor Gallagher that you are assuming office under very favorable circumstances, but, on the other hand, I also believe that you are assuming office under circumstances that are not quite so You are taking the place of a veteran Mayor who has auspicious. just bowed his way out very graciously from the chair which you now occupy midst a blaze of glory and with the plaudits of the people of San Francisco ringing in his ears, and it seems to me that anyone who attempts to take the place and to fill the chair just vacated by the champion Mayor of all the world has a considerable task before him. I think, however, that you must find comfort in the fact that the people of San Francisco are fully aware that you have a grievous, or rather, a difficult task before you, that of filling the shoes-or I should say the boots-of Mayor Rolph, and because they are aware of that fact I think that you can count upon their active support, their good will and their cooperation.

I do not think that the people of San Francisco expect you to imitate Mayor Rolph, because Mayor Rolph is quite inimitable. I think that the people of San Francisco will expect you to adopt your own brand of leadership, to shape your own policies, to exercise your own methods and to use your own judgment. I feel confident that you are both able and willing to do that. You possess considerable experience, both of an administrative and a political character, derived from both private and public life. You possess good reasoning power, you possess an upright conscience, and you possess an independent judgment and ability to act upon that judgment. As an instance of your administrative ability I would like to cite your administration of the Dante Sanitarium, located in the block bounded by Van Ness avenue, Polk street, Vallejo street and Broadway. Your administration as president of that sanitarium, with which I happen to be more or less familiar, is an excellent example. You took charge of that institution as its president in 1923 when it was a small sanitarium with an investment of only some one hundred and fifty thousand dollars and in rather precarious financial condition, and today that institution—which, by the way, is a nonprofit benevolent institution—under your fine leadership and splendid administration has become one of the best administrated hospitals in San Francisco, at least three times the size that it was when you took it over, and now representing an investment of upward of one million dollars.

That, to my mind, proves that you do possess executive and administrative ability.

I have had the privilege, Mr. Mayor, of being numbered among your friends for a certain number of years. Never did I dream when I first became your friend that some time I would be sitting on this Board of Supervisors and that you would preside over it as our Mayor. Needless to say, the fact that I count myself as your friend enhances my pride and my satisfaction in seeing you occupying that chair. I want to extend to you my heartfelt congratulations, my best wishes and my pledge of earnest support and cooperation.

One word more. I suppose it would be ungracious of me, being an American of Italian origin, if I failed to advert to the fact that the people of the Italian race of this City are particularly elated and proud over the fact that you have been elevated to the exalted position of Mayor of this City and County, and if I may assume the prerogative of speaking for our fellow citizens of Italian origin, I wish to pledge to you on their behalf their good will and assure you of their gratification at your election and to assure you also that you may always count upon their undivided support. And finally, I must tell you that they would be quite indifferent if they failed to adequately appreciate the fact that a man with the name of Angelo J. Rossi, such a poetical sounding name, is the Mayor of a great City that bears the name of another great Italian saint, St. Francis. (Loud applause.)

SUPERVISOR HAYDEN: Mr. Mayor, Members of the Board: A few of the members of the Board have already spoken by way of congratulation and felicitation, and before we come to the asking of other parties, I would like to ask some of the other members of the Board be given the privilege of the floor for a few words.

(At this point Supervisor Power arose and was greeted with loud

applause.)

SUPERVISOR POWER: Mr. Mayor, my colleagues of the Board, fellow citizens: If my health were a little better and I might have the gift of oratory of some of my colleagues who have preceded me, I should be very glad to make a speech, but under the circumstances I do wish to say, sincerely and from the heart, that I extend to you my congratulations and my best wishes for a very successful administration.

I, like my colleagues who preceded me, want to commend you on your very fine and constructive message, and I wish to pledge to you my whole-hearted support in carrying out whatever policies you lay out for your endeavors.

I congratulate you and I also extend to you and to Mrs. Rossi and your dear family a sincere wish for a very happy and prosperous New Year. (Applause.)

SUPERVISOR SUHR: Honorable Mayor, members of the Board of Supervisors, fellow citizens, ladies and gentlemen: I should like to say just a word or two in congratulation at this time. I want to add my congratulations to those of the others and to assure you of my support in the future as you have had it in the past, and to wish to you all possible good luck in your coming administration, (Applause.)

SUPERVISOR PEYSER: Mr. Mayor, members of the Board, ladies and gentlemen: I, too, at this time, Mr. Mayor, wish to take this opportunity of congratulating you upon your ascension to the highest position in the gift of the people of San Francisco. It has been my very great pleasure to serve with you on this Board for one year, my first year in public office, and I wish to say to you that I feel that you have at all times displayed a very high type of leadership, and that it has been my pleasure to work with you. I have at all times felt that I was able to support fully the policies which you laid down. That being the case, I feel that you will still have those same policies for the constructive progress of San Francisco, and I can assure you of my whole-hearted support in that direction. I am satisfied that this will be for the good of both yourself and the City of San Fran-I hope and feel that this Board of Supervisors will work harmoniously with you to the end that those things which you have expressed will come true, and again wishing to you and Mrs. Rossi a happy and prosperous New Year, and to yourself a successful administration. (Applause.)

SUPERVISOR SHANNON: Honorable Mayor, members of the Board of Supervisors, ladies and gentlemen: Mr. Mayor, in offering

my congratulations to you and complimenting you upon your message. I desire to call attention to the fact that you are succeeding a superman, and we all trust that you will not endeavor to keep up to the pace that he has set for years in hours of work and in few hours of sleep. If I were a believer in reincarnation, I would believe that he is Samson, the slayer of the Philistines, returned to life, because I think that no man in public office within the gift of the American people has ever been able to keep up the pace set by the new Governor of the State of California. We know that Samson slew ten thousand Philistines with the jawbone of an ass, but in Governor Rolph's reincarnated life he brought to life about one million voters with a smile. (Laughter.)

You come to this Board, Mr. Mayor, with a wealth of experience previous to your membership on this Board, a man very active in civic affairs. Then you had five years' experience on the Board, so that you come into the office with a full knowledge of the things that you will have to face, and the members of the Board will be delighted to assist you in all of the policies that you have announced and all of the problems that you will have to face. We know that you will do your full 'duty according to your light and your conscience, and while we do not expect this City to be known as the Paris of America, we trust that in consulting with your executives, and particularly those in charge of the Police Department, you will realize that the people of San Francisco want, as fully as possible, the liberty for enjoyment that a majority of the people of this City desire, so that when the stranger is here within our gates and when he returns to his home and friends he may truly say "San Francisco is the City that knows how."

To you and Mrs. Rossi I wish every success, and I assure you of my full cooperation, every success that your fondest hopes anticipate. (Applause.)

SUPERVISOR STANTON: Honorable Mayor of the City of San Francisco, members of the Board of Supervisors, my fellow citizens: Mr. Mayor, I too want to add my words of congratulation on your becoming the Mayor of the City of San Francisco.

I feel greatly responsible for the position which you hold with the people of San Francisco, and I also feel satisfied that after a year of service, which is not very long, that we will be able to go out to the people of San Francisco and again return you to this office. (Loud applause.)

I know that your task if not an easy one; you have but one year before you, when you again face the people of San Francisco for election, and, as one of the preceding Supervisors said, there are always many who are willing to fill the shoes of the Mayor of a City such as this.

Therefore it behooves you to be up on your toes and to give to San Francisco such a Mayor that no one will dare attempt to displace you.

Personally, I feel that you are eminently qualified to occupy the position of Mayor of the City and County of San Francisco, having started from the bottom and worked to the top; having started from the bottom in business and worked to the position of being a successful business man, the same as you have in public life, and therefore knowing both sides of the situation, I feel confident that labor will be properly treated and capital likewise. I feel, Mr. Mayor, that you will be a wonderful person to deal with both labor and capital in a manner creditable to yourself and to the City of San Francisco. You have already shown that you have a heart, you have already shown that you have a heart, you have already shown that your heart is with those in need, and I know that you will continue so to do. I know that you will do all you can to aid and comfort those who have been in a way unfortunate and depressed. Much has to be done, not only in San Francisco, but throughout the length

and breadth of the country. When you stop to think that in a land of plenty there is so much want and misery, where in a land where there are continuous cries of overproduction, and where warehouses are bursting their sides with food products, the people are still crying for work. I am satisfied that you in your small way as Mayor of the City of San Francisco will do all in your power to aid in solving this great problem.

There are many big problems before you, Mr. Mayor, and your program as laid out is a wonderful one, and if you are able to commence them, Mr. Mayor, and to put them into execution, and if you can get fairly along with them, you will have done a wonderful thing for San

Francisco.

I too also feel that as the Mayor of San Francisco you are put upon your own legs, and put there to put over for San Francisco the best government that you know how, and I as one member of this Board feel that I speak for the rest of the Board of Supervisors when I say that we are whole-heartedly behind you, and I hope that God will give you the strength and courage to carry out the things you have started, and that you will do them so well that at the end of this one year we will be able to reelect you for another term. (Loud applause.)

SUPERVISOR SPAULDING: Honorable Mayor, my colleagues on the Board, ladies and gentlemen: Mayor Rossi, I likewise wish to congratulate you upon this your inauguration to the office of Mayor

of the City and County of San Francisco.

It is needless for me to go on talking, Mr. Mayor, because I have supported you from the time you came on this Board, and I supported and gave you my vote for Mayor because I knew your policies were sound, and I will continue to support you and the policies laid down by you as long as I am a member of the Board and you are the Mayor

of the City and County of San Francisco. (Applause.)

SUPERVISOR RONCOVIERI: Mr. Mayor, Mrs. Rossi, members of the Board, ladies and gentlemen: I know, Mr. Mayor, that you have no illusions concerning the importance of the task that lies before you. I am certain that through your experience you realize what lies before you. Therefore, knowing, as I am sure you do, that no administration can possibly be a success by itself alone, I pledge you my support and my heartiest cooperation in all things that will make for the better-

ment of conditions in San Francisco. (Applause.)

Mr. Mayor, members of the Board of SUPERVISOR McGOVERN: Supervisors, ladies and gentlemen: In offering you that cooperation that is apparently your desire in your message to this Board, let me say to you just this-this applies to your wife, too, as we naturally all know that whatever the problems of the Mayor and whatever the concern of the Mayor are also the concern of his wife-let me say to you this, Mr. Mayor, we have had experience of your ability and methods in the handling of your work on this Board, and while we know that you are a different type than the Mayor we have just lost, nevertheless, knowing your straight-line methods of doing business, I look forward expecting that you will do your full duty as Mayor just as successfully as you have as chairman of the Finance Committee of this Board. I am sure, Mr. Mayor, with the amount of confidence which the people of San Francisco have in you, all you have to do, Mr. Mayor, is to follow on just as you have done as chairman of the Finance Committee, and I can assure you that if you do your possibilities are unlimited. That is my best wish for you for the next year, and I feel sure that it will be realized, and I also assure you of my wholehearted support. (Applause.)

SUPERVISOR CANEPA: Mr. Mayor, Mrs. Rossi, public officials, my colleagues on the Board, ladies and gentlemen: Mr. Mayor, I want to extend to you my sincere congratulations, and I desire to recall the first occasion when I had the opportunity to become acquainted with you and to know you. I can recall before you became a public servant of our City and County. At that time you were actively en-

gaged, together with the dean of the Board, as a member of the principal committee of the Native Sons and Native Daughters, the committee for the raising of funds for the care of the homeless children of our City, and I remember your excellent work on that committee.

I can also recall, Mr. Mayor, that you were active in a number of organizations of our City, and I am happy indeed to say to you that the representatives of labor and that the representatives of capital of our City were united for you and for your appointment as the Mayor

of our City and County.

I know that you stand for the earliest completion of the Hetch Hetchy Water Project, and I know that you stand for bringing that water to our homes and to our factories, so that all of the people of our City may have cheaper water, and ample water; I know that you stand for the early completion of our Aquatic Park, and the Yacht Harbor, and also for the completion at the earliest possible moment of the reclamation of our tide lands, so that we may have more factory sites, particularly in the Islais Creek district. You have mentioned a number of the problems which the people of this City are exceedingly interested in, and I am happy indeed and proud to be a member of this Board of Supervisors which appointed you as Mayor of this City and County. I know, listening to your message, which was not only to the members of this Board but also to the citizens of San Francisco, that after a term of one year the citizens of our City will reelect you for I feel that they have confidence that you will the four-year term. bring in constructive and progressive legislation for this Board to adopt.

On account of the time I desire to be as brief as possible, and I will close by extending to you my heartiest congratulations upon your appointment and assuring you of my full support for all legislation which you may bring in for the improvement of our City and the betterment of the conditions for our laboring people, which will bring progress to the merchants of our City. I again desire to extend my sincere best wishes and congratulations to yourself and Mrs. Rossi and your family.

SUPERVISOR HAYDEN: Honorable Mayor, my colleagues on the Board of Supervisors, city officials, ladies and gentlemen: Mr. Mayor, before I call on your friends and representatives from various organizations here today I would just like to say a few brief words as one of your prior colleagues on the Board and as one of your dearest friends. Indeed, it is very hard for me to speak here today and praise one who is as close to me as a brother, because I feel as though I know him so well, so intimately, more so than any man in this room. However, as a dear friend to me, it is indeed very pleasing, very gratifying, to hear my colleagues here today congratulate and applaud the fine qualities of our new Mayor in the person of Angelo J. Rossi. They reflect the sentiments that I long have held; they reflect the appreciation of ability that I have always known, and, after this constructive message which has been delivered here today, I think we are all satisfied that he is going to bring about a rehabilitation of those things which mean so much to our City. We join with him and offer him our united cooperation.

Mr. Mayor, I intended to tell you how much I wish you to succeed; you know how ardently I have joined you in all your aspirations, and how proudly I join with my colleagues in wishing you the success you

so rightly deserve.

I am very glad indeed to hear a statement coming from one so distinguished as a representative of labor as Supervisor William Stanton, who feels in his confidence in you and in our joint confidence in you that after one year of your administration we will come together again and feel just as proud a year hence as we do today; that we will then come before the people of San Francisco and, on the successful results of your administration, again present you to the people, and we hope that you will come back with the endorsement of the people of San Francisco, and that the electorate, by a vote that will be satis-

factory and by a substantial majority, will place you in this position which you now occupy for four years more. Those are my wishes,

Mr. Mayor. (Applause.)

Mr. Mayor and my colleagues on the Board, as I glance around the room I see hundreds of friends of yours, each one of whom would like to speak and say a few words from their hearts, just as the members of the Board have spoken, but we are not going to burden you today with a long program. However, I feel that a few representatives from the business organizations, a few from the fraternal, and a few from the labor organizations should be given an opportunity to say a few words. I am going to ask as the first speaker that we hear a few words from Mr. L. S. Cutler, president of the San Francisco Chamber of Commerce.

MR. CUTLER: Honorable Mayor, members of the Board of Supervisors, ladies and gentlemen: Mr. Mayor, the business life of San Francisco delights in the honor which has come to you, and it welcomes you to the leadership of this great City. It commends to you no special interest, because, if our City is to be great, special interests, either of the right or of the poor must not thrive

either of the rich or of the poor, must not thrive.

You know San Francisco and San Francisco knows you. We are proud of the sincerity and euthusiasm with which you have entered into the organized business life of San Francisco, and we are proud of the respect and friendships which you have gained in the business life of San Francisco. We are grateful to you and commend you for the sanity and balance with which you have participated in the City government of San Francisco.

It is entirely fitting that you should be our leader; you have earned it, as you have faced successfully the great tasks and great responsibilities of business life, and you face a great task and great responsibilities now. San Francisco wants to help you in that task, and wants to respond as though it were in partnership with you, and we ask that you remind us when we are neglectful of our part and our responsibility, because we also want to help San Francisco.

We wish you more than good luck; we wish you godspeed on the

road ahead. (Applause.)

SUPERVISOR HAYDEN: Now, I should like to present Mr. Frank C. MacDonald, president of the State Building Trades Council of California.

MR. MacDONALD: Mr. Mayor, Mrs. Rossi, "first lady" of San Francisco, honorable members of the Board of Supervisors, ladies and gentlemen: On this very happy, important historical occasion it is indeed with a great sense of gratification that I am able to come here as the representative of the men and women toilers of San Francisco and convey to you their wishes for success.

We are conscious of the fact that you are seriously handicapped by being the successor in leadership in this City to a genius that captivated with smiles; we are conscious of the fact that you assume the grave responsibility of Mayor of this City and County at a time when, apparently, industry and stocks have reached bottom. Fortunately, the indications are that we have reached the period or the point of the upswing of finance, of labor and of industry. There will be a serious

intervening point.

You, Mr. Mayor, and your colleagues on the Board of Supervisors, have won the undying gratitude and have insured yourselves of the unqualified support of the men and women of toil of this City by your act in putting the City's finances into the red that men and women and children might not hunger. You have sponsored a bond issue that must be carried by an overwhelming vote of the people of San Francisco. I am sure that the learned representatives of the judiciary who meet with you here today will agree that there is nothing in the law of the United States, of our State or of our City that contemplates that men, women and children should ever go hungry. You have followed the task of safety and justice in dealing with this matter.

You have mentioned a program of construction. I am privileged to represent the men and women who will carry out those construction programs. Each day, upon your major construction projects, of Hetch Hetchy and so on, our men go out prepared to sacrifice limb and life to insure the consummation of those projects. The same loyalty, the same service that has heretofore been given through the Mayor and the administrative forces of San Francisco to San Francisco by the men of labor will be extended to you without reservation or qualification.

I am indeed pleased to have the honor of conveying to you this message that the men of labor of San Francisco will unitedly, loyally and unswervingly carry out those projects that mean the success of your leadership as Mayor of the City and County of San Francisco.

(Loud applause.)

SUPERVISOR HAYDEN: Mr. Chairman, Mr. Mayor, the women of the City of San Francisco play a very important part in the civic and commercial life of our City, and naturally we should like to hear from them. They have a representative here in Mrs. Jessie M. Whitehead, president of the City and County Federation of Women's Clubs. Mrs. Whitehead.

MRS. WHITEHEAD: Mr. Rossi, Mr. Hayden, members of the Board, and ladies and gentlemen: It is a pleasure to express to you the gratification of the clubwomen of San Francisco over your election to the Mayor's office. Personally I have known your splendid wife and your lovely daughters for many years. I am familiar with the wholesome family life in your home, and I know the high type of men and women who frequent that home and enjoy its lavish hospitality, and with this knowledge I can say to the clubwomen of San Francisco that a man that is the head of such a household is worthy to be the head of our City; a man with a background of such a home, such a family and such friends will give us a clean and upright administration.

Your Honor and Mrs. Rossi, on behalf of the City and County Federation of Women's Clubs, I congratulate you and wish you success.

SUPERVISOR HAYDEN: Mr. Mayor, members of the Board of Supervisors: On this happy occasion we are all honored by the presence of the honorable Chief Justice of the Supreme Court of the State of California, William H. Waste, whom I will now ask for a few words.

CHIEF JUSTICE WASTE: Mr. Hayden, Honorable Mayor Rossi, Mrs. Rossi, members of the Board of Supervisors, and ladies and gentlemen: One of the contentions at the present time agitating the bench and bar of this State is the length of judicial decisions. In this case I shall adhere to the contention that they should be as short as possible.

It is a delight, of course, for me, as a resident of the neighboring East Bay district, to come in that capacity as a citizen of this great metropolitan area and convey my personal greetings to my long-time friend, the present Mayor of this City.

Now, I did all that I possibly could to hurry forward this time. I went to Sacramento to make the resignation of his Honor Mayor Rolph effective, so that Mr. Rossi might be elevated to the position of Mayor, and when I got my opportunity I lost no time in making that possible.

I have been delighted, of course, to hear all of the fine things said about the new Mayor of San Francisco, and anything that I could say, even by taking up a great deal of your time, would not convince anybody not already convinced that the City is not to be congratulated on the resignation of our former Mayor and his appointment as Governor of the State, and making it possible for Supervisor Angelo J. Rossi and his wife to be the first lady and the first gentleman of this City.

Of course, Mayor Rossi has heard a great deal this afternoon about himself and Mrs. Rossi, but he will only get the full import of it all in the secrecy of his own home, I am sure of that. Regarding that, I think I might repeat a little incident which occurred to me, rather humorous, to which I referred once before. I was first appointed to

the bench just twenty-six years ago, and when I received my original commission as a member of the judiciary I was very proud, and invited my wife and a number of friends to attend the ceremony. The induction into office was held in the old courthouse in Oakland, and my wife and family came and slipped into the courtroom and sat in and absorbed the entire ceremonies. There were many references made to the new judge and I received the congratulations of friends on the bench and bar. I admit I began to feel very happy and very proud of myself, and thought it was all coming off just splendidly, but that evening at dinner my wife said to me, "That was quite a ceremony this afternoon, but who were they talking about?" (Laughter.) That was my experience twenty-six years ago, and it is a hard one to realize at the time.

Mayor Rossi said to me in the privacy of his office, when he insisted that I come over and sit by him today, that he was deeply touched, and wondered just how he was going to get along, and that he would be very glad when this was all over. Of course he will be, and we are very glad of this, and we are glad to have had the pleasure I am sure we have had in this opportunity today of expressing our loyalty and paying our respects to him. As Mayor of this great City the judiciary system of the State at this time can hardly do more than express, and that very briefly, its decision in the matter, because you know, until some disgruntled taxpayer or citizen comes along and raises the question, we do not have an opportunity to go into any of these matters at very great length.

However, so far as the proceedings this afternoon may be regarded as judicial proceedings, may I say, and this will be very brief, that thus far the judgment of the Board of Supervisors of the City and

County of San Francisco is approved and confirmed. (Applause.)

SUPERVISOR HAYDEN: Mr. Mayor, I see present representatives from an organization of which you are a past president, that is, the Down Town Association, and I wish next to present Mr. Marshall Hale, president of the Down Town Association, and ask him for a few words.

MR. HALE: Mr. Hayden, His Honor the Mayor and Mrs. Rossi, Chief Justice Waste, the Honorable Board of Supervisors and fellow citizens: The most impressive part of this ceremony today is the laudation of yourself and the promises by the members of the Board of Supervisors to back up your administration. I think with the spirit that has been shown here today that there will be very little use for your calling upon improvement clubs, the Downtown Association, and so on, because you will be doing it all. If things, however, do not run as smoothly during all of that time, and in the same manner in which they start, you will always find loyal support from us in the splendid things that you stand for the benefit and for the upbuilding of our fair City.

San Francisco has gone through many strifes; we have just finished with a Mayor who for 19 years has brought this City from its ashes to the imperial city of the Pacific Coast. Those events have come and have passed, and it was last Saturday that we bid good-bye to Honorable James Rolph, Jr., when he was promoted to become the

Governor of this State of California.

I want to say to you people in San Francisco that you can well feel proud of the man whom you have now selected to be your Mayor. He represented you and the City of San Francisco at the inaugural services for Mayor Rolph with credit and with distinction, and we can

count upon his continuing to represent you in that manner.

It is useless to tell you people what has been done in the past with these splendid officers in the different departments of the City and County of San Francisco. I see here one who has done so much to bring the Police Department to where it is, and that is Dan O'Brien, and we now have Chief Quinn to carry on, and one who has gone and who rendered a loyal and faithful service to the City and County of

San Francisco was Tom Murphy, who was Chief of the Fire Department and which is today represented by Chief Brennan as one of the

guards of honor.

Those things are in the past, but we have something to do in the San Francisco is rich in her heritage, and we look forward to the wonderful development of Hetch Hetchy, the Golden Gate bridge, the schools, the playgrounds, the railroads, and all of those other improvements. As Supervisor Gallagher so well said, there is no city in the world that has more important things to do than San Francisco, and at the head and leading us in those plans for the development of a greater and bigger and grander San Francisco is Angelo J. Rossi, whom we have known for so many years and whom we of the Downtown Association have worked with. We know his sterling worth. One of the most important essentials of a man's character is honesty, integrity and ability, and your Mayor at the present time has all of those, and I want to bespeak for you and for Mrs. Rossi a most successful and happy year and for your administration, and may you guide the destinies of this City in a manner not only you will be proud of, but in a manner such that every citizen of San Francisco will look up to the man that leads us onward and upward. (Applause.)

SUPERVSOR HAYDEN: I should now like to present to you Mrs. Stone, the president of the San Francisco Center, League of Women Voters. Mrs. Stone.

MRS. STONE: Mr. Hayden, Mayor Rossi, ladies and gentlemen: The San Francisco Center, League of Women Voters, feels it a very great privilege to be allowed to express to you our sincere congratulations, Mayor Rossi, because of your record as Chairman of the Finance Committee and because you have been selected by your colleagues to the highest office in the City and County of San Francisco. We look forward with great pleasure to working with you for the best interests of our City, and hope for you every success. (Applause.)

SUPERVISOR HAYDEN: We would now like to hear from Mr. Roy H. Baker, president of the San Francisco Labor Council.

MR. BAKER: Mayor Rossi, Honorable Board of Supervisors, ladies and gentlemen: Speaking for organized labor, the office of Mayor is very important, and in Mayor Rossi we feel there is a man going into that office who will give the very best that is in him. We feel that he is honest, we feel that he has the experience, and we feel that in him we have a man that will do the very best possible for both capital and labor.

We realize that at the present time there is hunger on our streets, and we also realize that there is food in abundance in this country. I listened quite attentively to the message of his Honor Mayor Rossi today, and it impressed me very deeply. You spoke of many of the things I am interested in and many of the things which I hope will be worked out successfully.

This City occupies a very unique position. I am quite familiar with the early history of our City and State and the struggle of California in the early days when it was sought to unite California with the south, and at that time the struggle practically centered in this City.

Our City of San Francisco is a city that wherever you go is looked upon by the man who works as one city where the man who works in the dirt is considered just as good as the man with his millions, and that is what must appeal to those progressive citizens who want to see a brotherhood of man in the future. If we had to we could feed two-thirds of the population of the world in the center of this country. What is our future going to be? To me this City will be the greatest of the great cities the world has ever seen, and with our present Mayor I feel satisfied that we are starting out to lay the future foundation, and the future will not rest altogether on property; you will see the

world over that it will rest not only on property, but on the people; the people are beginning to realize that we must do away with consideration of property alone and consider the person as well as property.

I want to assure you, Mr. Rossi, now Mayor Rossi, that organized labor will at all times in carrying out these many things you spoke

about in your message give you full cooperation. (Applause.)

SUPERVISOR HAYDEN: Mr. Mayor, I have just a few speakers left, after which there will be a presentation made. As I have already indicated, we would like very much to hear from various ones in this vast audience, which, of course, is made up of your friends, but that is an impossible task, so I will have to ask those who cannot be given an opportunity to personally speak to bear with us and to appreciate the length of the program thus far.

The next gentlemen I am going to present to you is Mr. John Newell, grand president of the Native Sons of the Golden West. (Applause.)

MR. NEWELL: Brother Angelo Rossi, the Honorable Mayor of the City and County of San Francisco, Mrs. Rossi, our First Lady, and ladies and gentlemen: It is indeed a pleasure to have the opportunity of being present on this occasion to express to your Honorable Mayor the appreciation of every member of our organization for the wonderful service that he has given in carrying out the great principles of fraternity and the principle which we represent of friendship, loyalty and charity.

I have just witnessed that wonderful demonstration in Sacramento, that great tribute that was paid to the former Mayor of San Francisco, now our Governor of this great State, the State of his birth, James Rolph, Jr., and I feel from that great experience, where that man has advanced step by step to the most exalted position in the gift of the people of this great State of ours, that your Mayor of San Francisco by his great loyalty to his State will follow in his footsteps and make such a Mayor as your former Mayor of San Francisco, and, as I may dare say, still maintain the same height of that dome that sits over the City Hall of your great City.

Coming from Los Angeles, and as grand president, representing our fraternity, I want to express to you our great appreciation that you have been elected as Mayor of the City of San Francisco, and to offer our congratulations, and we hope and know that it will be a wonderful success, and we also want to express to you and to Mrs. Rossi the

hope for a long life of happiness and prosperity. (Applause.)

SUPERVISOR HAYDEN: I know that an invitation was extended to his Excellency James Rolph, Jr., now Governor of this great and glorious State of ours, and I also know that by reason of the great pressure of public business he was unable to be present and join you in this inauguration program, but I understand that you have a wire from him, which the Clerk will please read at this time.

(Thereupon the Clerk of the Board read the following telegram:)
Sacramento, Calif., January 8, 1931.

Honorable Angelo J. Rossi, Mayor of San Francisco, City Hall,

Dear Mayor Rossi: I extend to you my sincere congratulations on your appointment to succeed me as Mayor of San Francisco and I wish you unbounded success. This is made certain because of your knowledge and years of experience in the operation of San Francisco's affairs. I send to you and Mrs. Rossi very best wishes and good luck.

Sincerely,

JAMES ROLPH, JR.

SUPERVISOR HAYDEN: And now, Mr. Mayor, I should like to have Mr. Edward Rainey, the former Secretary to his Honor the Governor, James Rolph, Jr., say a few words:

My dear Mayor, my dear neighbor, and my EDWARD RAINEY: dear friend Mayor Rossi, and also my dear friend Mrs. Rossi: a wonderful pleasure to stand here in this chamber today, where you have served so well as a Supervisor and where his Honor Mayor Rolph previously sat, and to give you the very cordial congratulations of the Governor of the State of California, as Mayor.

I agree with our Honorable Chief Justice that the time is very limited, and also I would state that I have very little to say, sir, except this, that you have been elected to what, in my opinion, is one of the three great offices in the United States below the office of President. My prejudice in his favor will probably cause me to put the Governor of the State of California first, then comes the Mayor of San Francisco and after that the Mayor of the city of New York.

I know from your experience and from my knowledge of your character that you will be a very great successor to the greatest Mayor of all, who has just been inaugurated as Governor of this State, and I have heard him express personally his very high opinion of you and his hope for your success, and I know the sincerity with which that

expression was made.

So far as I am personally concerned, I am not going to make myself offensive around your office trying to tell you how we did things, but if my experience at any time will be of any value to you, I can only say that my new office telephone number will be Douglas 7520, and should you by chance be at your desk at any time at night and I can be of service to you, my home telephone is Fillmore 0723.

May I say in closing that I join with all those who have wished you well today, and particularly with Supervisor Power, in wishing

you and Mrs. Rossi a very happy year. (Applause.)

SUPERVISOR HAYDEN: There is another very important women's civic organization representatives here today, the Women's Civic Center, and I would like to call upon Mrs, Mary P. McShane,

MRS. McSHANE: Honorable Mayor, Mr. Hayden, members of the Board of Supervisors: It gives me very great pleasure to be here and to congratulate you, Mr. Rossi, as Mayor of our beautiful City of San Francisco, and I assure you that we are only too glad to assist you in every way we can. The Women's Civic Center will do all it can, and we wish to congratulate you again and wish you every success during your term of office.

SUPERVISOR HAYDEN: Honorable Mayor, with your permission, so far as the time of the program is concerned, we will ask now to close the ceremony with a presentation by Mrs. Edna Erne of the

Native Daughters of the Golden West.

As president of the Mr. Mayor and Mrs. Rossi: MRS. ERNE: Golden Empire Association, Native Daughters of the Golden West, I wish to express to you for them our appreciation for all of the favors you have done for us, and to state to you that we were very happy indeed when you were selected to become the Mayor of our great and beautiful City of San Francisco.

It is now my privilege and pleasure to present to you these two flags. This little bear carries the flag which is the message of our association, and this other little bear carries the flag of our nation. This one bears the flag of our State and bears the message of loyalty, friendship, charity and patience.

May these little bears ever be an inspiration to you when your work comes too hard and too weighty. Thank you very much.

becomes too hard and too weighty. Thank you very much.
SUPERVISOR HAYDEN: Mr. Mayor, Mr. Canepa brings me a
message from Mr. Edgar Leavy, Speaker of the Assembly, wishing
you godspeed and success in your administration.

Mr. Mayor, that concludes the committee's program.

SUPERVISOR POWER: I wish to offer a motion that the Clerk of this Board have a transcript made of today's proceedings and properly engrossed upon the record and presented to his Honor the Mayor.

SUPERVISOR HAYDEN: Second the motion.

If there is no objection, such will be the order. THE CHAIR: My dear friends, colleagues of the Board of Super-THE CHAIR: visors, and my fellow-citizens: I know that you all fully appreciate my feelings at this particular moment, after all of the nice things that have been said about me; also the fact that I have this day assumed the highest office within the gift of the people of San Francisco. However, I am mindful of the fact that I was not elected by the people of San Francisco to be their chief executive—I was elected as a member of this Board of Supervisors, due to the fact that a vacancy occurred which made it incumbent upon the membership of this Board to select Mayor James Rolph's successor. They have taken upon themselves a great responsibility, and that responsibility which I now assume is just as much theirs as it is mine.

I fully appreciate, as well as any one, that following in the footsteps of a man who has served his beloved City for the past nineteen years, and a man who has tendered his resignation to the people of San Francisco, leaving behind him such a splendid record of public service, makes my position all the more difficult. are happy indeed, and we are proud of the fact that we had such a man as James Rolph, Jr., as our Mayor, who assumed office as Mayor of this great City in 1911, assumed that office when this City was in ashes, and, after nineteen years of service, we can all point now to a City not alone San Francisco can be proud of, but the entire United

States.

My thoughts go back to last Saturday when His Excellency the Governor of our State tendered his resignation to the people of San Francisco as their Mayor, and it is very seldom indeed, if ever, when an individual serving the people in an official capacity, and serving them for a period of 19 years, that his resignation would be reluctantly accepted. But in accepting his resignation and on his way to Sacramento to become Governor of this State he carried with him the love, confidence, the esteem and the gratitude of a grateful people. That is the reason why I say that my position is difficult, to fill his shoes. Oh, how often have we heard him say that he was the proudest man in all the world to be Mayor of this great City of ours. How often have we heard him say that he was proud of the dome of our City But as I said the other evening at Sacramento at the inaugural banquet, the name and the fame of James Rolph, Jr., will live long after the dome of this City Hall is no more.

I am very grateful to all of those who have spoken today and expressed their confidence in me, and fully realizing the responsibility which I have assumed, I know that I will not be a success unless I have the cooperation of all well-meaning people, unselfish people and unselfish organizations, but those who have the welfare and interest of San Francisco at heart. While I am pleased to hear the kind expressions that were uttered here today, I want your cooperation. We want a united San Francisco, and if we work together with a united front San Francisco will continue to make progress as it has in the

past.

While listening to those who were speaking here today the thought went through my mind—because this is only an induction into office -while it is true you have expressed thoughts as to my sincerity, my desire to do something for the City which I love, still at the same time I hope that when my term comes to an end that every one who has spoken here today will have the same thought in mind, the same thoughts of me and have the same confidence in me.

I want to assure you one and all that it is my desire to give to the people of San Francisco the very best that is in me. I don't want to be a better Mayor than Mayor James Rolph, Jr., but I am going to endeavor to be as good a Mayor as he was, and, as I said before, I

am going to ask you for your cooperation.

I want to thank you one and all from the bottom of my heart for

your kind expressions and good wishes.

Mrs. Erne presented me with the American flag and the Bear flag. That brings me back to the time when I joined the order of Native Sons of the Golden West. That was many years ago; that was my first love in fraternal life, although my love for California started from the time I first saw the light. When I sat between the two flags at the altar I took the oath to carry out the principles of that order, namely, friendship, loyalty and brotherly love, and I am very glad indeed that Mrs. Erne, representing the Native Daughters, presented me with the American flag and the Bear flag today, and I want to assure you that nothing could have been given to me which I would appreciate more. I shall place them on my desk and be ever mindful of my obligations to the people of San Francisco.

In closing I want to thank you again from the very bottom of my heart, and I only hope that my actions as your Mayor may be such that you will never have any regret for what you have done today and that the Board of Supervisors may never regret that they elected me

as successor to Mayor James Rolph, Jr.

After this meeting is over I am going over to the office of the Mayor and I will be very happy indeed to greet you one and all as the Mayor of your City, and as your Mayor I thank you. (Prolonged applause.)

### ADJOURNMENT.

There being no further business, the Board, at 4:45 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

### MONDAY, JANUARY 12, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 12, 1931, 2 p. m.

The Board of Supervisors met in regular session.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

Quorum present.

His Honor Mayor Rossi presiding.

### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of January 3, 5, 6 and 7, 1931, were read and approved.

### PRESENTATION OF PROPOSALS.

### 124 Opera Chairs in Choral Room, Francisco Junior High School, for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p.m. this date for furnishing 124 opera chairs in choral room, Francisco Junior High School, for School Department, and referred to Supplies Committee.

### 35 Radio Receiving Sets for Department of Electricity.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 35 radio receiving sets for Department of Electricity, and referred to Supplies Committee.

### Nurses' Uniforms for San Francisco Hospital.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing nurses' uniforms for San Francisco Hospital, and referred to Supplies Committee.

### Hospital Equipment for San Francisco Hospital.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing hospital equipment for San Francisco Hospital, and referred to Supplies Committee.

#### SPECIAL ORDER—3 P. M.

### Notice of Auction Sale of Lease of City Property.

In accordance with notice given, pursuant to the provisions of Subdivision 32 of Section 1, Chapter II, Article II of the Charter of the City and County of San Francisco, a lease of certain real property of the City and County was offered for sale at public auction on the 12th day of January, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

### Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Commencing at the point of intersection of the northerly line of Washington street with the westerly line of Hill street, in the Town of Colma, and running thence northerly along said westerly line of

Hill street 139 feet to a point; thence at a right angle westerly to the Southern Pacific Railroad right-of-way; thence southeasterly along said right-of-way to the northerly line of Washington street; thence easterly along said northerly line of Washington street to the point of commencement, and being known as "The Donk's Tract Lot" in the Schoolhouse Homestead Association in the aforesaid Town of Colma.

### Terms and Conditions of Sale.

- (a) That said lease shall be for a term of twenty years from the date thereof.
- (b) That said premises shall be used only for manufacturing purposes.
- (c) The lessee shall, throughout the term of the lease, keep the premises in an attractive and habitable condition and not permit any nuisance to be created thereon.
- (d) The rental of said premises shall be payable monthly in advance.
- (e) The lessee shall not assign said lease without the written consent of the Board of Supervisors and the Mayor.
- (f) The lessee shall pay all taxes and assessments that may be issued or levied against the property leased or against the buildings or improvements erected thereon.
- (g) A failure to pay the monthly rental agreed to be paid or a breach on the part of the lessee of any of the conditions of the lease shall, by reason of such failure or breach, operate as a forfeiture, and the said lease shall thereupon be terminated and the improvements erected thereon shall revert to and become the property of the City and County of San Francisco.
- (h) At all times during the term of the lease, lessee shall conduct its business thereon and use said lands so as not to interfere with the conduct of the City's water supply, and the City reserves the right at all times to enter upon said lands and construct water pipes, mains or ditches thereon.

### Bid.

A bid was presented by the American Box and Drum Company, accompanied by a certified check on the American Bank & Trust Company in the sum of \$200, was received, referred to the Public Utilities Committee and subject-matter laid over one week.

### Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day in accordance with the following notice:

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. ---- (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will be subserved by the grant of a franchise for said purpose; therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the

grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris, delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the

safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight

hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a

franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page 777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meeting to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing—Board of Supervisors, San Francisco, December 1, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—13.

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be payable annually.

That in the event said payment is not made, said franchise or privilege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of said bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be void, and the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege shall be commenced in good faith within not more than four months from the granting of such franchise or privileg-e, and if not so commenced within said time said franchise or privilege shall be declared forfeited.

That the successful bidder for the franchise or privilege aforesaid struck off, sold and awarded shall file a bond running to the City and

County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfeited, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

### Bids.

Bids were received from the following:

1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.

2. J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank & Union Trust Company.

3. C. C. Moore & Co. (letter in re above)—No certified check.

4. Walter J. O'Brien and Frank O'Kane-Cash, \$1.

- 5. O. Torre and A. Faliano—Certified check for \$1,000 on Bank of Italy.
- 6. O. Torre and A. Faliano—Check for \$1,000 on American Trust Company.

### Adopted.

Whereupon the following resolution, on motion of Supervisor Mc-Sheehy, seconded by Supervisor Roncovieri, was adopted by the following vote:

Resolution No. 33764 (New Series), as follows:

Be it Resolved, That all bids submitted for the purchase of the garbage destruction franchise, including any plans and specifications in connection therewith, be and the same are referred to the Board of Public Works for examination, recommendation and technical determination, and that immediately upon examination of said bids and plans and specifications the said Board of Public Works shall refer same to the Health Committee of the Board of Supervisors for examination and discussion: be if

discussion; be it
Further Resolved, That the consideration of all bids filed for the aforesaid garbage destruction franchise be continued to Monday, January 19, 1931, at 3 o'clock p. m.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

### Action Deferred.

The following matter was laid over two weeks:

### Rezoning of Bernal Avenue Between St. Mary's Avenue and Cuvier Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential to Commercial District, property located on the southeast line of Bernal avenue between St. Mary's avenue and Cuvier street.

#### Referred.

The following matters were referred to Public Health Committee:

### Proposed Election for Repeal of Portion of Initiative Garbage Ordinance.

Consideration of proposed measure repealing portion of initiative ordinance passed by the people June 14, 1927, providing for collection and disposition of refuse, etc.

Also, resolution calling a special election for that purpose on

February 6, 1931.

Also, proposed motion that the Board of Supervisors at its earliest convenience call such election and thereupon adopt an ordinance which will correct all serious defects and disadvantages of said initiative garbage ordinance.

### Chairman of Health Committee.

On motion of Supervisor Hayden, Supervisor McSheehy was made Chairman of the Health Committee pending reorganization of said committee.

### Appointment of War Memorial Trustees.

San Francisco, Cal., January 12, 1931.

Honorable Board of Supervisors, City Hall, San Francisco.

My Dear Colleagues: I hereby appoint, under the law directing me to do so, each for the term of six years, beginning January 2, 1931, as Trustees of the San Francisco War Memorial, subject to your confirmation, the following:

George Cameron.

Charles Kendrick.

Kenneth R. Kingsbury.

James I. Herz.

### Respectfully submitted,

ANGELO J. ROSSI, Mayor.

Approved and confirmed by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

### Report of Washington Conference Committee on Hetch Hetchy Roads, Trails and Sale of Power.

On motion of Supervisor Colman the following matter was laid over one week and made a Special Order of Business for 2:30 p.m.

January 19, 1931.

To the Honorable Board of Supervisors.

The committee appointed by your honorable Board to confer with the Secretary of the Interior relative to the obligations of the City and County of San Francisco under the Raker Act, which committee was composed of Supervisors Jesse C. Colman, J. Emmet Hayden and James B. McSheehy, City Engineer M. M. O'Shaughnessy and City Attorney John J. O'Toole, did, pursuant to the directions of your Board, proceed to Washington, and on the 4th day of December, 1930, had a conference with Hon. Ray Lyman Wilbur, Secretary of the Interior, as to the City's obligations under the Raker Act in so far as the distribution of hydro-electric power and the construction of roads in the Yosemite National Park are concerned.

The conference took place at the office of the Secretary, and there were present thereat, representing the government of the United States, the following named persons: Hon. Ray Lyman Wilbur, Sec-

retary of the Interior, his assistant, Mr. Eley, Assistant Attorney-General Richardson, Solicitor for the Department Finney, and Director of Parks Albright. Assisting your committee in the representation of the City were Senators Hiram W. Johnson and Samuel M. Shortridge, Representatives Richard J. Welch and Harry L. Englebright. Congresswoman Florence M. Kahn was not in the City of Washington and, therefore, was not present at the hearing. Representative Louis C. Cramton of Michigan was also in attendance.

At the outset of the hearing it was evident from the remarks of the Secretary that the matter of the distribution of power, and not the construction of roads, was uppermost in his mind, and that while he had no desire to embarrass the City in preventing its obtaining revenue from its power plant, he felt that our procedure was a violation of the provisions of the Raker Act, and as it had been called to his attention by a member of the Congress, it was incumbent upon him to take some action regarding it. The hearing before the Secretary occupied the greater part of December 4th, and on the two succeeding days your committee conferred with Horace M. Albright, Director of National Parks, relative to the City's obligation to construct roads within the Yosemite National Park. The argument made to the Secretary by the committee, and the tentative agreement as to the construction of roads and trails within the Yosemite National Park, was filed with the Secretary at the conclusion of the hearings, and as it practically constitutes the tentative program for the distribution of power and the construction of roads and trails, it is hereto attached and made a part of this report, marked "Exhibit A."

Upon receiving the argument and the tentative agreement as to the construction of roads and trails, Secretary Wilbur transmitted to the City Attorney the following communication, which was practically an acceptance of the City's offer as to the construction of roads and trails. The letter is as follows:

### THE SECRETARY OF THE INTERIOR WASHINGTON

December 8, 1930.

John J. O'Toole, Esq., City Attorney, San Francisco, California:

My dear Mr. O'Toole: I have received with letter of transmittal dated December 8, 1930, signed by Senators Hiram W. Johnson and Samuel M. Shortridge and Representative Richard J. Welch and Harry L. Englebright, argument presented by the committee representing the City and County of San Francisco at conference in this Department on December 4, 1930, in regard to the existing arrangements for the distribution of power from the Hetch Hetchy project in Yosemite National Park, together with tentative agreement reached in conference of said committee with the Director of the National Park Service on December 5 and 6, 1930, relative to the City's obligations as to the construction of roads and trails in the park under the Raker Act, said agreement being subject to final approval by the Board of Supervisors of San Francisco.

I have carefully considered the proposal of the City relative to a fulfillment of its road and trail construction obligations under the Raker Act and have to advise that the program submitted, if approved by the Board of Supervisors, will fully satisfy the demands of this Department as to such construction as provided for under said Act.

I note that your communication advises the Department of the City's three-year program for compliance with the provisions of the Raker Act respecting power distribution, which will be followed with interest.

The successive steps outlined seem to be in the right direction. Kindly keep me advised of the various steps to carry out the provisions of the Raker Act as they are taken.

Sincerely yours,

Your committee, in dealing with Director of National Parks Albright, endcavored to hold the road and trail program down to the minimum amount. The Director was insistent that the City should build roads and trails to the extent and cost of \$1,680,000, the expenditure to be made at the rate of approximately \$400,000 per year. committee succeeded in reducing the amount of this expenditure to \$1,500,000, the same to be expended at the rate of \$250,000 per year, the last \$500,000 of the expenditure to be applied to the Crane Flat road should the Secretary demand the construction of the same by the City. The committee insisted that this road be made contingent upon the request of the Secretary for two reasons: first, there was a possibility that it might not have to be constructed, and, second, if it was constructed, there was a possibility of the government itself defraying the cost thereof.

The Secretary agreed to accept the present road from O'Shaughnessy Dam to Lake Eleanor as a compliance with the provisions of the Raker Act regarding that road. Your committee believes that this is extremely beneficial to the City, not only from a financial standpoint, but also from a health standpoint, for the reason that both City Engineer O'Shaughnessy and Director of Parks Albright were of the opinion that the road to Lake Eleanor would cost at least \$1,500,000 and its construction would throw open a large part of our watershed to the general public. The Director of Parks stated that in all probability in the near future the National Park authorities would declare Lake Eleanor and the surrounding watershed a "wilderness area," which would mean that the area would be practically closed to automobile travel and open only to those traveling on foot or on horseback.

In view of the foregoing, your committee recommends as follows:
(a) That an agreement be entered into between the City and the Secretary of the Interior, carrying out the road program as outlined in the tentative offer submitted to the Secretary.

(b) That the City convey to the government of the United States such property as it now owns in the Yosemite National Park and in Sections 1 and 12, Township 1 South, Range — East, as are not needed in connection with its water project or for other municipal purposes.

(c) That the Board of Freeholders be requested to include in the new Charter which they are to prepare, provision for a non-partisan, non-political Utility Commission, which will have charge of the operation, construction and maintenance of all public utilities owned by the City.

(d) That upon the completion of the water supply of the Hetch Hetchy project and the bringing it in to San Francisco, that the City again submit to the people the matter of the acquisition of a distribu-

tion system for the hydro-electric power.

Enclosed herewith is a resolution authorizing the City to enter into an agreement with the Secretary of the Interior relative to roads and trails, and also one directing the attention of the Board of Freeholders as to the necessity of making provision in the new Charter for a Public Utilities Commission, and also one calling upon the City Engineer to forthwith advise the Board of Supervisors as to the amount and description of real property owned by the City in the Yosemite National Park and in Stanislaus National Forest which is not needed in connection with our water project or for other municipal purposes. Respectfully submitted,

JESSE C. COLMAN. J. EMMET HAYDEN, JAMES B. McSHEEHY,

Supervisors.

JOHN J. O'TOOLE,

City Attorney.

City Engineer O'Shaughnessy, not as yet having returned from Washington, has not signed this report.

### EXHIBIT "A".

In the Matter of the Conference Between the Secretary of the Department of the Interior of the United States and Representatives of the City and County of San Francisco as to Certain Obligations of the City Under the Raker Act, Which Conference Was Held in the Office of the Secretary on December 4th, 1930.

### Argument Presented by Committee.

### SAN FRANCISCO'S DEVELOPMENT OF THE HETCH HETCHY.

San Francisco obtained its right to develop its appropriated waters in the Yosemite National Park, and in the Stanislaus National Forest, under the terms of the Act of Congress of December 19, 1913, commonly known as the "Raker Act". The work thus far performed has been financed by several bond issues voted by the people of San Francisco, and which are direct obligations of the City. The dates of the bond issues and the respective amounts thereof are as follows:

January 1, 1909	\$ 600,000.00	41/2%
July 1, 1910	45,000,000.00	41/2%
January 1, 1925	10,000,000.00	5%
July 1, 1928	24,000,000.00	41/2%
	<del></del>	•

Total .....\$79,600,000.00

All of the above-mentioned bonds have been sold with the exception of \$12,000,000 of the 1928 issue, which are being held and disposed of by the City as funds are needed for construction purposes.

On the outstanding bonds the City had, as of the date of November 1, 1930, paid the sum of \$20,110,305 in interest, the latter burden was lessened to the extent of approximately \$9,000,000 by the receipt of income from hydro-electric power. But even with deduction, San Francisco will have an investment of more than \$80,000,000 in its mountain water supply, when the same is completed, which sum is exclusive of additional interest accruing during the three years necessary to complete the work, and also exclusive of any additional bonds which may have to be voted to meet the increased cost of construction which has arisen on the Coast division of the project.

In addition to the sum mentioned, the City has expended approximately \$41,000,000 in the acquisition of the distributing system, reservoirs and water rights of the Spring Valley Water Company, and is now operating these properties as a municipally owned water system. So when the Hetch Hetchy project is completed, San Francisco will have invested in its municipal water supply and distributing system in excess of \$120,000,000.

The construction work done to date upon the Hetch Hetchy system may be briefly summarized as follows:

- 1. O'Shaughnessy Dam—A concrete structure, 345 feet in height, costing \$7,000,000 which impounds sixty-eight billion gallons of water.
- 2. Lake Eleanor Dam—Also a concrete structure 70 feet high and 1200 feet long, the cost of which was over \$300,000.
- 3. Early Intake Dam—Arched concrete structure, 80 feet high, and which acts as a diversion dam to turn Hetch Hetchy and Lake Eleanor water into main tunnel aqueduct.
- 4. Priests Dam—Earth and rock, 145 feet high, with concrete core. Regulates water flow into Moccasin Creek Power House, and provides storage to feed power house.
- 5. Moccasin Dam—Earth with rock fill, 75 feet high. Deflects water into foothill division tunnel aqueduct after same passes through power house.

- 6. Tunnel aqueduct—from Early Intake to Priests Dam. Driven mostly through solid granite, concrete lined, and has a capacity of 470 million gallons daily. Length 19 miles, gravity flow.
- 7. Penstock, pipe and tunnel from Priests Dam to Moccasin Power House, 13 feet in diameter and is concrete lined, 2 miles long.
- 8. Moccasin Power House—Steel frame concrete building, 225 feet long, 98 feet wide, develops 100,000 horse power, releasing water into Moccasin Reservoir. In operation since September, 1925.
- 9. Moccasin Creek—Transmission line, 97 miles long on City's right of way. Voltage, 115,000.
- 10. Foothill Tunnel—Same capacity as tunnel from Early Intake, gravity flow, 16 miles long.
- 11. Pipe line from Irvington in Alameda County to Crystal Springs in San Mateo County, 22 miles long, including Pulgas tunnel. Conveys water across San Francisco Bay, at Western Terminus of Hetch Hetchy project to storage lakes acquired from Spring Valley Water Company.
- 12. Early Intake Power House—At Early Intake Lake a power house developing 4000 horse power was constructed at the commencement of the Hetch Hetchy work. Also a transmission line of 22,000 volts capacity to provide power for construction purposes—now being operated to supplement Moccasin Creek output.
- 13. Coast Range Tunnel—Now in course of construction, 1400 men employed, 16.6 miles completed, 12 miles to be completed. To be concrete lined and to be completed in December, 1933, to be fed by pipe line across San Joaquin Valley from Oakdale Portal of Foothill Division.
- 14. San Joaquin Pipe Line—47 miles long. Work to be started, same will be completed at same time as Coast Range Tunnel mentioned in Sub. 13. Reason for delay—to save interest on cost as same cannot be of service until tunnel is completed.

Work on all portions of project to be completed December, 1933.

#### Hydro-Electric Portion of Project.

When the Raker Act was passed, its purpose was to give San Francisco a water supply. The production of electricity was really looked upon as, and is, a by-product. The Act placed obligations upon the City as to its development of power, and wisely so, for no matter who receives the benefit of the disposition of the power, it is a distinct advantage to the people of the State. The City has developed power far in excess of the mandates of the Act. The City is mindful of the provisions of Section 6 of the Act, as to selling power for resale. the completion of its Moccasin power plant in September, 1925, the City has distributed the output of the plant to the inhabitants of San Francisco, through the agency of the system of the Pacific Gas and Electric Company under a contract subject to termination by either party on twenty-four hours' notice, and which contract will hereinafter be referred to as "The Agency Contract." It will be admitted that the contract has never received the approval of the Department of the Interior as being in accord with Section 6 of the Act, and the City is not asking for any determination of this point at this time. This contract has been productive of revenue to the City of something less than \$2,000,000 a year, the exact amount being dependent upon the amount of water which can be impounded during the year. Every cent of this revenue has been expended in paying interest upon the bonds voted by San Francisco for the water project. The revenue cannot, under the express mandate of the Charter, be used for any other purpose, until the bonds are finally wiped out, save that whenever there might be an amount of revenue in excess of the amount necessary for interest, it must be applied to the redemption of the principal. To deprive San Francisco of this revenue would have caused, and will cause, an increase in her tax rate of at least twenty-seven cents per year upon each one hundred dollars of her taxable property, a burden which she can ill afford to shoulder in view of her many other obligations at this particular time.

# Distribution Directly by the City of Hetch Hetchy Hydro-Electric Power.

It will be admitted that the so-called Agency Contract was a temporary expedient to prevent a serious loss to San Francisco, a loss which would have benefited no one, but possibly harmed many by reason of the serious shortage of electric power in California at the time the contract was entered into. The contract has been effective since September, 1925, and it was tacitly permitted by the Department to aid the City in carrying out the main purpose of the Hetch Hetchy grant, i. e., a water supply for San Francisco. This purpose has not been accomplished, notwithstanding every effort and the expenditure of millions by the City. The vastness of the project and not any procrastination by those charged with doing the work is responsible for the delay. If a tacit permission (and we use the term not intending to signify approval) by the Department was proper in 1925, the same cogent reasons still exist why that permission should not now be revoked, and why it should not be continued until our water project is fully developed.

#### The Past and the Future.

San Francisco has made every effort to live up to the letter as well as the spirit of the Raker Act. Before its power plant was completed, proceedings were instituted to acquire the local distributing systems of the companies supplying the City with electric energy. The proceedings were completed at the cost of some \$400,000 to the City, and within the shortest period of time that their magnitude would permit. That the people of San Francisco did not place their final stamp of approval upon the bonds necessary to acquire the properties is, we admit, unfortunate, but the failure should not be taken, as au indication of the action of the people in the future. There were many reasons which entered into their refusal. A few should be adverted to: a. The people felt that in the Hetch Hetchy project they were embarking upon a plan that would provide San Francisco with a water supply. Power they looked upon as a by-product or incident to the more necessary main project. Therefore they felt that they should not obligate themselves to a large indebtedness (over sixty millions) until the main project was completed. b. Times were not propitious either for the issuance or sale of the obligations proposed. A financial stringency made municipalities as well as individuals wary as to the increase of their financial burdens. c. The acquisition of the properties of the local system meant the management of an electric production and distribution system second in size to none in the West. San Francisco was not equipped with the political machinery, with a non-partisan, non-political Commission to undertake the management of such a project. d. Revenue was not being produced by the water project and the people were fearful of increasing their civic financial burdens, which might incidentally arise by the embarking on the electric project.

The future must and will obviate many of the so-called objections. The water project will be completed and the main purpose of the grant will be accomplished. It will be productive of income and will carry the interest and redemption burden which now falls upon the taxpayer. More prosperous times are undoubtedly ahead. San Francisco is at this moment engaged in the drafting of a new charter which will provide for a non-partisan, non-political Commission to take charge of the operation of all its utilities. Such a commission will conduct and maintain all utilities on a strictly business basis and will

inspire the confidence of the people in the continuation and extension of existing utilities, and the embarking upon new ones. Should the proposed Charter, which must be adopted or rejected as a whole, not receive the requisite approval of the people during the months of March and April during the coming year, a separate amendment providing for the Utility Commission mentioned will be presented to the people at the earliest subsequent opportunity, which will be in November, 1932.

This Committee will recommend to the Legislative Department of San Francisco a program which will insure the adoption of legislation looking to the non-partisan Commission; also the prompt completion of the Hetch Hetchy water project at the earliest possible moment, and a plan which will educate the people as to the necessity of providing a direct method of distribution of the hydro-electric power developed at the Moccasin plant, which plan will provide for the submission to the people within a reasonable time after the completion of the water project, a bond issue for the direct distribution of our power.

The committee from San Francisco has welcomed the opportunity of conferring directly with the Director of National Parks, on December 5th and 6th, relative to the City's obligation as to roads and trails under the Raker Act. After two conferences with that official the City offers the following program of fulfillment of its obligations as to roads and trails under the Raker Act, which program is the result of the conference with the Director, and which we believe meets with his approval.

The program is as follows:

- (a) That the City will complete the construction of a trail on the north side of the Hetch Hetchy reservoir site and to the Tiltill Valley and to Lake Vernon, according to the plans heretofore presented to and approved by the Secretary of the Interior, said work to be performed by the City, to be completed within the calendar year, 1931, and to be done to the satisfaction of said Secretary.
- (b) That the City will place upon the existing road from Mather (formerly Hog Ranch) to the Hetch Hetchy reservoir, a bituminous or asphaltic wearing surface, making such curvature changes as may be necessary for the safety of said road, and will also construct, where necessary in the opinion of the Secretary, guard walls of stone. The approximate cost of said work to be two hundred thousand dollars, the same to be performed by the City to the satisfaction of the Secretary, and to be completed within the calendar year 1931.
- (c) That for the purpose of complying with its obligations to construct a road along the southerly slope of Smith's Peak from Mather (formerly Hog Ranch) past Harden Lake to a junction with the old Tioga Road, the City will, during the month of July, 1932, and thereafter during the month of July, 1933, and during the month of July, 1934, pay to the United States of America, through the Department of the Interior, the sum of \$250,000 during each of said months, which said sums will be supplied and used by the Department of the Interior for the purpose of constructing the aforesaid road, which said road will have an average surface width of 16 feet, and to be constructed in accordance with plans approved by the Secretary of the Interior. That the payment of the said sum of seven hundred and fifty thousand dollars by the City will be considered as the fulfillment of the City's obligations under the Raker Act to construct said last mentioned road.
- (d) That in addition to the construction of the aforesaid roads and trails and the payment of the said sum of \$750,000 as provided in the last paragraph, the City will, upon the demand of the Secretary of the Interior, said demand to be made upon the City between the 1st day of January and the 1st day of April, 1934, pay to the United States,

through the Department of the Interior, the further sum of \$500,000, which said sum shall be used for the construction of a road of similar character to that mentioned in paragraph (c) hereof, and which said road shall connect with the said road mentioned in said paragraph (c) and shall lead from the Mather-Harden-Lake road to Crane Flat. The said sum of \$500,000 shall be payable in two equal installments of \$250,000 each, one payable on July 15th, 1935, and the other payable on July 15th, 1936. That it is understood that the last mentioned road is not specifically mentioned in the Raker Act and that in consideration of the payment of said sum of \$500,000 as herein provided, the Secretary of the Interior will accept the road which has been heretofore constructed by the City from Hetch Hetchy reservoir site to Lake Eleanor via McGill Meadow, as and for the road or trail provided in the Raker Act to be so constructed by the City, and as a compliance by the City with the provisions of said Act requiring the construction of said road.

Provided that the Secretary may use the payment which will become due in the year 1934, for the road mentioned in paragraph (c) hereof, for the construction of the road mentioned in paragraph (d) hereof, provided that the total or annual obligation of the City for said roads shall not be increased.

That upon the City constructing and completing the roads and trails mentioned in paragraphs (a) and (b) hereof, and paying to the United States the amounts provided to be paid in paragraphs (c) and (d) hereof, the City will be considered to have complied with all of the provisions of said Raker Act as to the construction of roads and trails, and shall be considered to have performed its obligations in regard thereto and the same shall be considered as a compliance with said obligations by the City.

Provided that nothing herein contained shall change or modify tup present obligations of the City as to the maintenance or upkeep of roads under said Raker Act.

That the City will, upon the request of the Secretary of the Department of the Interior, convey to the United States all property owned by it in the Yosemite National Park or in Sections 1 and 12, Township 1 South, Range — East, M. D. B. & M., which said sections have been authorized to be added to said park by Act of May 9, 1930, known as Public Act 187, Seventy-first Congress, provided that the same are not needed or used in connection with the Hetch Hetchy project or for other purposes in connection with the government of San Francisco or its institutions, due regard being had for the provisions of the Raker Act which authorizes the use by the City, with the approval of the Secretary, of additional lands in said park when the same are needed in connection with said Hetch Hetchy project.

That said program as to roads and trails as herein contained, as well as to the conveyance of lands, is subject to the approval of the Board of Supervisors of San Francisco, and upon approval thereof by said Board, legislation will be adopted authorizing an agreement between the City and the Department for the carrying out of said program.

And in closing we most respectfully urge that to prevent, at this time, the continuation of the present method employed by the City in the distribution of its hydro-electric power, will entail a hardship upon San Francisco and her people, and will benefit no one, but on the other hand, will cause an economic waste which will be indirectly reflected upon the State itself. The present method is the only one available to the City for the time being. When the main project under the grant is accomplished, undoubtedly other methods will be available, which will not be subject to objection under the provisions of Section 6 of the Act, and until that time we feel that the Department should, in the exercise of the sound discretion as to construction of the Act, and without finally committing itself as to any particular construction of Sec-

tion 6, look upon the temporary expedient employed by the City as "a reasonable compliance" with its obligations for the time being.

Dated at Washington this 8th day of December, 1930.

JESSE C. COLMAN,
J. EMMET HAYDEN,
JAMES B. McSHEEHY,
Supervisors of San Francisco.
M. M. O'SHAUGHNESSY,
City Engineer.
JOHN J. O'TOOLE,

City Attorney.

The following three resolutions are recommended by the Washington Conference Committee:

# Agreement Authorized With Department of Interior as to City's Obligations in Hetch Hetchy.

Resolution No. — (New Series), as follows:

Resolved, That the City and County of San Francisco enter into an agreement with the Department of the Interior of the United States whereby the City will obligate itself to complete the construction of a trail on the north side of the Hetch Hetchy Reservoir site and to the Tiltill Valley and to Lake Vernon, which work is to be completed within the calendar year 1931, and that the City further obligate itself in the said contract that it will place upon the existing road from Mather (formerly Hog Ranch) to the Hetch Hetchy Reservoir, a bituminous or asphaltic wearing surface, making such curvature changes as may be necessary for the safety of said road, and the City will also construct, where necessary in the opinion of the Secretary of the Interior, guard walls of stone.

The City in said contract will further obligate itself to pay to the United States of America, through the Department of the Interior, the amount specified and for the purposes described in paragraphs "C" and "D" of that certain document dated at Washington the 8th day of December, 1930, and presented to the Secretary of the Interior, and which said document was filed with the Board of Supervisors on the 29th day of December, 1930, and to which document reference is hereby made, and for the purpose of further identifying said document it has been signed by a Special Committee of the Board of Supervisors, the City Engineer and the City Attorney, sent to Washington by this Board of Supervisors.

And be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized, empowered and directed to execute said agreement for and on behalf of the City and County of San Francisco.

# Provision to Be Made by Freeholders for Non-Partisan, Non-Political Utility Commission.

Resolution No. ——— (New Series), as follows:

Be it Resolved, That the Board of Freeholders, in the new City and County Charter which is under the course of preparation, make provision in said Charter for the creation of a non-partisan, non-political Utility Commission, which will have charge of the operation-construction and maintenance of all public utilities owned by the City: and be it

Further Resolved, That the Clerk of this Board forward to said Board of Freeholders a copy of this resolution.

# City Engineer to Report on Unnecessary Lands in Yosemite National Park and Stanislaus National Forest.

Resolution No. ——— (New Series), as follows:

Be it Resolved, That the City Engineer forthwith advise the Board

of Supervisors as to the amount and description of real property owned by the City in the Yosemite National Park and the Stanislaus National Forest which is not needed in connection with the Hetch Hetchy water project or for other municipal purposes; and be it

Further Resolved, That the Clerk of this Board forward to the said

City Engineer a copy of this resolution.

#### Motion.

Supervisor Power moved that a copy of the resolution requesting that provision be made by freeholders for a non-partisan non-political Utility Commission be sent to Louis F. Byington, president of the Board.

So ordered.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33718 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Auditorium Fund.

(1)	Pacific	Gas	and	Electr	ic Com	pany,	gas	and	electricity	
f	urnished	the	Audit	orium	(claim	dated	Dec.	18,	1930)\$	1,421.31
				M	unicipa	l Airpe	ort.			•

- (2) Ajax Construction Company, repairs to pumping plant,
  Mills Field Municipal Airport (claim dated Dec. 24, 1930)..\$ 715.00

  1927 Boulevard Bond Fund.
- (3) California Construction Company, second payment, improvement of Sunset Boulevard, Section "D," Noriega street to Irving street, and connection with Lincoln way (claim dated Dec. 24, 1930)......\$10,650.00

(4)	J. H.	Creig	hton,	truck	hire	(claim	dated	Dec.	19,	1930	) \$	1,613.17
<b>(</b> 5)	Gaffne	e <b>y &amp;</b>	Luce,	meat	s fur	nished	(clain	ı dat	ed	Dec.	19,	

1930)	973.28
(6) Gaffney & Luce, meats furnished (claim dated Dec. 19,	
1930)	887.98

- (8) John Jackson, gravel (claim dated Dec. 19, 1930)...... 884.00

- 19, 1930) ...... 525.88

  County Road Fund.
- (13) Charles L. Harney, first payment, improvement of Roosevelt way and Henry street (claim dated Dec. 24, 1930)....\$ 1,500.00

(14) James T. Tobin, improvement of Silver avenue between Scotia and Quesada avenues (claim dated Dec. 24, 1930)  Water Revenue Fund.	2,385.00
	0 = 1 = 00
<ul><li>(15) Layton Hanifen, rock, etc. (claim dated Dec. 24, 1930)\$</li><li>(16) Maggini Motor Car Company, one Ford truck (claim</li></ul>	6,547.38
dated Dec. 24, 1930)	728.90
Dec. 24, 1930)	587.50
(18) San Francisco Lumber Company, lumber (claim dated Dec. 24, 1930)	1,844.59
(19) Neptune Meter Company, meter parts (claim dated Dec. 24, 1930)	743.60
General Fund.	
(20) San Francisco Chronicle, official advertising (claim	
dated Dec. 29, 1930)\$	1,426.61
(21) Pacific Gas and Electric Company, lighting public build-	
ings (claim dated Dec. 19, 1930)	5,790.21
(22) General Petroleum Corporation of California, gasoline	0,100.51
	E07 20
for street cleaning (claim dated Dec. 19, 1930)	597.30
(23) Pacific Nash Motor Car Company, one Nash auto, Police	
Department (claim dated Dec. 22, 1930)	1,447.60
(24) Hanni & Girerd, repairs to Police Department autos	
(claim dated Dec. 22, 1930)	619.55
	010.00
(25) Tynan-Alexander Motors, Ltd., one Ford truck, Depart-	050 50
ment of Electricity (claim dated Nov. 30, 1930)	852.50
(26) Chester N. Weaver Company, one Studebaker express	
auto, Department of Electricity (claim dated Nov. 30, 1930)	1,238.38
(27) D. N. & E. Walter & Co., carpets and linoleums for	,
Municipal Courts (claim dated Dec. 29, 1930)	692.89
(28) Patrick J. Amrock, fifth payment, compensation for ac-	002.00
count of injuries sustained as employee of Department of	
Public Works (claim dated Dec. 13, 1930)	2,020.51
(29) Poxon Pottery Company, dishes, etc., for San Francisco	
Hospital (claim dated Oct. 31, 1930)	1,587.90
(30) Baumgarten Brothers, meat for Laguna Honda Home	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(claim dated Nov. 29, 1930)	1,009.54
	1,000.04
(31) Del Monte Meat Company, meat for Laguna Honda Home	1.07001
(claim dated Nov. 29, 1930)	1,856.94
(32) Haas Brothers, canned goods for Laguna Honda Home	
(claim dated Nov. 29, 1930)	1,095.50
(33) Healey & Donaldson, tobacco for Laguna Honda Home	,
(claim dated Nov. 29, 1930)	1,063.45
(34) A. Levy & J. Zentner Company, produce for Laguna	1,000.10
	<b>500.0</b> 0
Honda Home (claim dated Nov. 29, 1930)	523.80
(35) Richard J. Murphy, beans for Laguna Honda Home	
(claim dated Nov. 29, 1930)	599.30
(36) Simmons Company, cots furnished Laguna Honda Home	
(claim dated Dec. 15, 1930)	900.00
(37) Nye & Nissen, Inc., eggs for Laguna Honda Home (claim	000.00
	1 070 41
dated Nov. 29, 1930)	1,676.41
(38) O'Brien, Spotorno, Mitchell & Compagno Brothers, tur-	
keys furnished Laguna Honda Home (claim dated Nov.	
29, 1930)	853.82
(39) Pratt Lowe Preserving Company, canned goods for La-	
guna Honda Home (claim dated Nov. 29, 1930)	971.65
(40) Richfield Oil Company, fuel oil, Laguna Honda Home	3.1.00
(claim dated Nov. 29, 1930)	1 597 91
	1,537.31
(41) San Francisco Dairy Company, milk for Laguna Honda	0.000.00
Home (claim dated Nov. 29, 1930)	2,321.22
(42) Schweitzer & Co. meat for Laguna Honda Home (claim	
dated Nov. 29, 1930)	1,694.51

(43) Sherry Brothers, butter for Laguna Honda Home (claim	
dated Nov. 29, 1930)	1,354.04
(44) Tiedemann & McMorran, canned goods for Laguna	
Honda Home (claim dated Nov. 29, 1930)	919.16
(45) D. N. & E. Walters Company, linoleum for San Fran-	
cisco Hospital (claim dated Oct. 31, 1930)	626.00
Ayes-Supervisors Andriano, Colman, Gallagher, Havenner,	Hayden,

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

#### Referred.

The following matter was referred to the Finance Committee:

# Elizabeth Wyche Coit Bequest, \$100,000, for Elizabeth Coit Driveway.

Resolution No. ——— (New Series), as follows:

Whereas, Elizabeth Wyche Coit died, and in her love for the City and County of San Francisco requested that the Honorable Board of Supervisors should expend the sum of \$100,000 for the purpose of adding to the beauty of the city which, to quote the language of her last will and testament, "I always loved"; and

Whereas, there has been received by the County Treasurer from the estate of the said Elizabeth Wyche Coit the sum of \$59,000 cash and the additional amount of \$41,000 securities; now, therefore, be it

Resolved, That the Treasurer of the City and County of San Francisco is hereby directed to sell the securities received in partial distribution from the estate of the said Elizabeth Wyche Coit, and of the face value of \$41,000, and likewise the cash of \$59,000, and to expend the same in accordance with the terms of the said Elizabeth Wyche Coit, for the beautification of the City and County of San Francisco in building a roadway around and about Lake Merced, in the City and County of San Francisco, which roadway shall be hereafter and perpetually named the "Elizabeth Coit Driveway."

#### Final Passage:

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Appropriation, \$43,300, Out of General Fund, Fiscal Year 1930-31, Payment to A. J. Mount, President of Bank of America, for the Stimulation of Employment for San Franciscans.

On recommendation of Finance Committee,

Resolution No. 33719 (New Series), as follows:

Resolved, That there is hereby appropriated the sum of \$43,300 out of the General Fund of the Fiscal Year 1930-1931 for emergency employments and supplies, and authorized in payment to A. J. Mount, president of the Bank of America, treasurer of the San Francisco Citizens' Committee for the Stimulation of Employment for San Franciscans, for the employment of and payment to citizens of San Francisco of at least one year's residence, under the direction of the Finance Committee of the Board of Supervisors.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Appropriation, \$50,000, Out of Boulevard Bond Issue Fund, Year 1927, for Improving Sunset Boulevard.

Also, Resolution No. 33720 (New Series), as follows:

Resolved, That the sum of \$50,000 be and the same is hereby set

aside and appropriated out of the Boulevard Bond Issue Fund of the year 1927 for the purpose of improving that certain highway within the City and County of San Francisco known as the Sunset boulevard.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

Amending Section 37a, Article V, of Ordinance No. 7691 (New Series), by Adding Thereto the North Side of Natoma Street Between Tenth and Eleventh Streets.

Bill No. 9406, Ordinance No. 8910 (New Series), as follows:

Amending Section 37a, Article V, of Ordinance No. 7691 (New Series), entitled "An ordinance regulating traffic upon the public streets, and repealing all ordinances inconsistent herewith," by adding thereto the north side of Natoma street between Tenth and Eleventh streets.

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

Section 1. Section 37a, Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended to read as follows:

#### ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Places. Parking Prohibited on Certain Streets, Day or Night.

Section 37a. It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hours of the day or night on the following streets:

On the west side of Bernal avenue, from the south line of Brook street to the east line of Diamond street, and on the east side of Bernal avenue, from the south line of Brook street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond street and the westerly curb line of Bernal avenue.

On the north side of Brosnan place between Valencia street and Juerrero street.

On the east side of Grant avenue between Bush street and Broadway. On the west side of Grant avenue between Bush and Pine streets.

On the north side of Jessie street between First street and Ninth street.

On the north side of Stevenson street between First street and Ninth street.

On the north side of Natoma street between Tenth and Eleventh streets.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$148,-971.61, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden. McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon. Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

#### NEW BUSINESS.

# Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Park Fund.

(1) Anchor Post Fence Company of California, fencing posts, etc., for parks (claim dated Dec. 24, 1930)\$ (2) Frank Food Company, foodstuffs furnished parks (claim dated Dec. 24, 1930)	1,120.94 641.13
<ul> <li>(3) Golden State Milk Products Company, ice cream furnished parks (claim dated Dec. 24, 1930)</li> <li>(4) Langendorf United Bakeries, Inc., bread, etc., furnished parks (claim dated Dec. 24, 1930)</li></ul>	1,558.85 746.97
Aquarium-Appropriation 57.	
(5) California Academy of Sciences, maintenance of Steinhart Aquarium, month of December (claim dated Jan. 3, 1931)\$  Municipal Railway Fund.	4,074.32
<ul> <li>(6) American Brake Shoe and Foundry Company, railway brake shoes (claim dated Dec. 24, 1930)\$</li> <li>(7) Hancock Brothers, printing railway transfers (claim</li> </ul>	1,109.09
dated Dec. 24, 1930)	720.00
Railway (claim dated Dec. 24, 1930)	1,000.00
Railway street car Oct. 2, 1928 (claim dated Dec. 24, 1930).  County Road Fund.	750.00
<ul> <li>(10) Pacific Coast Aggregates, Inc., cement, gravel, etc., for maintenance of streets (claim dated Dec. 26, 1930)\$</li> <li>(11) Shell Company of California, asphalt for street mainte-</li> </ul>	3,617.55
nance (claim dated Dec. 26, 1930)	4,594.85
<ul> <li>(12) Coast Fir and Cedar Products Company (F. P. Gram, assignees), lumber (claim dated Dec. 29, 1930)\$</li> <li>(13) Hart Wood Lumber Company, lumber (claim dated</li> </ul>	894.72
Dec. 29, 1930)	2,061.12
(15) Hart Wood Lumber Company, lumber (claim dated Dec. 27, 1930)	4,608.53
(16) Fred L. Hilmer Company, Inc., eggs (claim dated Dec. 27, 1930)	558.60
Dec. 27, 1930)	781.18
dated Dec. 27, 1930)	5,060.00
boots (claim dated Dec. 27, 1930)	3,801.60

# Special School Tax.

special school Tax.	
(20) R. Flatland, third payment, electric work, Aptos School	1 001 07
(claim dated Dec. 31, 1930)\$ (21) MacDonald & Kahn, fifth payment, general construction	1,991.25
of Aptos School (claim dated Dec. 31, 1930)	48,313.50
for Aptos School (claim dated Dec. 30, 1930)	2,808.22
(23) Scott Company, fifth payment, plumbing work for Aptos School (claim dated Dec. 30, 1930)	1,834.10
(24) R. Flatland, fourth payment, electric work, third unit, Balboa High School (claim dated Dec. 31, 1930)	2,482.50
(25) H. Lawson, fifth payment, plumbing and gasfitting, Balboa High School (claim dated Dec. 31, 1930)	2,799.21
(26) MacDonald & Kahn, sixth payment, general construction of third unit of Balboa High School (claim dated Dec. 31,	
1930)	22,453.99
(27) Scott Company, sixth payment, mechanical equipment, third unit of Balboa High School (claim dated Dec. 30, 1020)	5 415 00
1930)	5,415.00
(28) Baker, Hamilton & Pacific Company, hardware (claim	
	4.019.23
dated Dec. 31, 1930)\$ (29) Enterprise Foundry Company, castings (claim dated	615.57
Dec. 31, 1930)	
Dec. 31, 1930)	3,636.00
dated Dec. 31, 1930)	1,009.25
(32) San Francisco Lumber Company, lumber (claim dated Dec. 31, 1930)	2,065.00
(33) Western Pipe and Steel Company, water pipe (claim dated Dec. 31, 1930)	7,650.84
(34) East Bay Municipal Utility District, second installment for the furnishing of water to the City and County of San	
Francisco, per Ordinance No. 8867 (New Series) (claim dated Dec. 31, 1930)	50,000.00
General Fund, 1930-1931.	,
(35) San Francisco Society for the Prevention of Cruelty to	
Animals, for the impounding, feeding, etc., of animals for month of December (claim dated Jan. 3, 1931)	: 1 500 00
(36) A. F. Heuer, printing 250 copies of report of the Pur-	
chaser of Supplies (claim dated Dec. 29, 1930)	720.00
for Fire Department Engine House No. 49 (claim dated	
Dec. 31, 1930)	968.00
partment Engine House No. 49 (claim dated Dec. 31, 1930)	8,905.25
(39) Thomas Skelly, final payment, plumbing, etc., for Fire Department Engine House No. 49 (claim dated Dec. 31, 1930)	1,833.90
(40) Waldron & Look, Inc., gauze, etc., for San Francisco	
Hospital (claim dated Nov. 30, 1930)	3,030.00
cisco Hospital (claim dated Nov. 30, 1930)	646.00
(42) Associated Charities, relief furnished unemployed through the Laguna Honda Home (claim dated Dec. 31,	
(43) William J. Quinn, Police contingent expense for Janu-	13,301.00
ary (claim dated Jan. 2, 1931)	750.00
(44) Buckley & Curtin, printing, Police Department (claim dated Jan. 2, 1931)	655.00

(45) Paul E. Denivelle, labor furnished for reconstruction	
of Palace of Fine Arts (claim dated Jan. 8, 1931)	1,487.77
(46) Paul E. Denivelle, labor, etc., furnished for reconstruc-	
tion of Palace of Fine Arts (claim dated Jan. 8, 1931)	663.23
(47) Associated Charities, widows' pensions (claim dated Jan. 6, 1931)	7,958.00
(48) Eureka Benevolent Society, widows' pensions (claim	*,000.00
dated Jan. 6, 1931)	731.42
(49) Little Children's Aid, widows' pensions (claim dated	
Jan. 9, 1931)	6,021.67
(50) Dohrmann Hotel Supply Company, kitchen equipment,	9 201 69
Laguna Honda Home (claim dated Dec. 31, 1930)	2,301.62
Francisco Hospital (claim dated Nov. 30, 1930)	685.58
(52) Jensen Bread Company, bread for San Francisco Hos-	000.00
pital (claim dated Nov. 30, 1930)	827.78
(53) Western Meat Company, meats for San Francisco Hos-	
pital (claim dated Nov. 30, 1930)	638.80
(54) A. Paladini, Inc., fish for San Francisco Hospital (claim	<b>-</b> 00 - 0
dated Nov. 30, 1930)	599.06
(55) Sherry Brothers, butter for San Francisco Hospital (claim dated Nov. 30, 1930)	1,676.82
(56) San Francisco Dairy Company, milk, etc., for San Fran-	1,070.02
cisco Hospital (claim dated Nov. 30, 1930)	4,720.27
(57) San Francisco Chronicle, official advertising (claim	1, 120.21
dated Jan. 12, 1931)	1,437.21
(58) Recorder Printing and Publishing Company, printing	
of Superior Court calendars (claim dated Jan. 12, 1930)	515.00
(59) Levison Printing Company, printing election forms	
(claim dated Jan. 8, 1931)	672.90
Park Fund.	
(60) The Duncanson-Harrelson Company, construction of out-	
let and inlet at Fleishhacker Pool (claim dated Jan. 8, 1931)\$	510.93
(61) Pacific Gas and Electric Company, gas and electric ser-	910.95
vice for parks (claim dated Jan. 8, 1931)	2,350.64
(62) Willis Polk & Co., professional services, clubhouse at	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Sharp Park (claim dated Jan. 8, 1931)	960.00
(63) San Francisco Water Department, water service (claim	
dated Jan. 8, 1931)	1,844.18
(64) State Compensation Insurance Fund, premium covering	
insurance of park employments (claim dated Jan. 8, 1931)	1 010 64
(65) Berringer & Russell, hay, etc., for parks (claim dated	1,010.64
Jan. 8, 1931)	758.14
Publicity and Advertising.	.00.11
(66) Rudolph Theurkauf, labor, materials, designing and	
decorating float, San Francisco exhibit at Tournament of	
73 / 3 / 3 / 3 / 4 / 4 / 4 / 4 / 4 / 4 /	
TOOLS (Claim dated Jan. 12, 1991)	1.625.00
(67) Redwood Empire Association, printing and advertising,	1,625.00
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim	1,625.00
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim	1,625.00 6,843.67
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim	
<ul> <li>(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)</li></ul>	6,843.67
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67 1,199.28
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67 1,199.28 745.64
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)  Library Fund.  (68) San Francisco News Company, library books (claim dated Dec. 31, 1930)  (69) San Francisco News Company, library books (claim dated Dec. 31, 1930)  (70) Sather Gate Book Shop, library books (claim dated Dec. 31, 1930)	6,843.67 1,199.28
(67) Redwood Empire Association, printing and advertising, including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67 1,199.28 745.64

<ul> <li>(72) Foster &amp; Futernick, binding library books (claim dated Dec. 31, 1930)</li> <li>(73) American Building Maintenance Company, janitorial services furnished public libraries (claim dated Dec. 31, 1930)</li> </ul>	2,181.80 810.00
Playground Fund.	
(74) Bernhard's, furniture furnished Portola Playground (claim dated Jan. 7, 1931)	639.00
grounds (claim dated Jan. 7, 1931)	519.85 791.00
(77) Robert A. Farish, progress payment for excavation on Aptos Playground (claim dated Jan. 7, 1931)	2,540.50
Airport Fund.	
(78) Clinton-Stephenson Construction Company, third payment, construction of extensions to existing hangars at San Francisco Municipal Airport, Mills Field (claim dated Jan. 7, 1931)	2,550.00
Municipal Railway Fund.	
(79) Market Street Railway Company, track repairs and paving for account of Municipal Railway (claim dated Dec. 31, 1930)	5,266.43
1928 Hetch Hetchy Water Construction Fund.	
<ul> <li>(80) J. H. Creighton, truck hire (claim dated Jan. 2, 1931)\$</li> <li>(81) Gaffney &amp; Luce, meat (claim dated Jan. 2, 1931)</li> <li>(82) Delbert Hansen, truck hire (claim dated Jan. 2, 1931)</li> <li>(83) Earl W. Heple, furnishing, hauling and spreading</li> </ul>	1,815.74 2,328.03
gravel (claim dated Jan. 3, 1931)	1,533.01 628.75
(85) Pacific Coast Aggregates, Inc., concrete sand (claim dated Jan. 3, 1931)	535.00
dated Jan. 3, 1931)	516.25 1,302.75
(88) Levi Strauss & Co., 650 comforters (claim dated Jan. 3, 1931)	1,771.25
Jan. 3, 1931)	\$62.78 502.00
dated Jan. 6, 1931)	3,765.00
(92) Utah Fuel Company, coal (claim dated Jan. 3, 1931) (93) Umpqua Mills and Timber Company, lumber (claim dated Jan. 3, 1931)	611.78 2,300.59
Jan. 3, 1931)	978.30
(95) Bald Eagle Meat Market, foodstuffs furnished (claim dated Jan. 2, 1931)	748.73
(96) Depreciation Fund, Hetch Hetchy Power Operation, reserve for depreciation for month of January, 1931, per Charter requirement (claim dated Jan. 7, 1931)	14,583.00

1929 Hospital Bonds.
(97) Bernhard's, mattresses furnished Laguna Honda Home (claim dated Nov. 30, 1930)\$ 2,730.00
1929 Sewer Bonds.
(98) Clarence B. Eaton, first payment, construction of Section "D," Alemany storm drain (claim dated Jan. 7, 1931).\$ 7,500.00 (99) Healy-Tibbitts Construction Company, first payment, construction of Section "C," Alemany storm drain (claim dated Jan. 6, 1931)
Water Revenue Fund.
(101) N. A. Eckart, Cash Revolving Fund, reimbursement for account of expenditure for installing Webster burner equipment (claim dated Jan. 7, 1931)
(104) Pacific Gas and Electric Company, electric power (claim dated Jan. 7, 1931)
Tax Judgments—Appropriation 58.
(106) Brobeck, Phleger & Harrison, as attorneys for judgment creditors, eighth installment of final tax judgments (claim dated Dec. 24, 1930)
judgments (claim dated Nov. 10, 1930)

## Payment, \$589.20, Expense for Stimulation of Employments.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$589.20 be and the same is authorized in payment out of Urgent Necessity, Budget Item 25, 1930-1931, to the Associated Charities, being for expense incurred in connection with intensive drive by Citizens' Committee for the Stimulation of Employment for San Franciscans. Claim dated January 12, 1931.

(Appropriation by Resolution No. 33128, New Series.)

## Payment for Property Required for Extension of Golden Gate Avenue Into Stanyan Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$3,675 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Cecile J. S. Dubrow, Emmet Rixford and Alfred Kuhn as payment for property required for the extension of Golden Gate avenue easterly to Stanyan street; being a portion of Western Addition Block No. 787½, and particularly described in acceptance of offer by Resolution No. 33179 (New Series). Claim dated January 12, 1931.

#### Adopted.

The following resolution was adopted:

# Authorizing Confidential Investigator for the Fire Committee, for One Month Only.

On recommendation of Finance Committee.

Resolution No. 33765 (New Series), as follows:

Resolved, That the Fire Committee of the Board of Supervisors be and is authorized to employ a confidential investigator for a period of one month only, at a salary of \$175.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Power, Roncovieri, Shannon, Spaulding. Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Passed for Printing.

The following matters were passed for printing:

# Appropriations, Various Funds and Purposes.

On recommendation of Finance Committee.

Resolution No. --- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds, for the following purposes, to-wit:

Sewer Bond Construction Fund, Issue 1929.

(1) For cost of continuation of office engineering on sewer design ......\$ 5,000.00

#### General Fund, 1930-1931.

Extension and Reconstruction of Sewers, Budget Item 36.

(2) For cost of work necessary to relieve conditions along the Baker street outfall sewer, from Marina boulevard northerly, due to storm water overflow.....\$ 3,000.00

## Traffic Signals, Budget Item 54.

(3) For the painting of traffic lines on the pavements of the Bay Shore boulevard, Bernal Cut, and Portola Drive, to provide proper regulation of vehicular and pedestrian traffic .....\$ 3,000.00

> San Francisco Hospital and Laguna Honda Home Repairs and Painting, Budget Item 50.

(4) For cost of repair work in connection with the San Francisco Hospital, to-wit: installing shower basins, toilet and partitions at Isolation Hospital, remodeling of laundry, repairs to showers in wards 29 and 30, cementing floor of ward 29, repairs to roof, including tile, tar, metal and slate roofing.....\$ 7,230.00

#### Special School Tax.

(5) For architectural services rendered in connection with additions to the West Portal School; being one-fifth of six per cent of estimated cost......\$ 2,100.00

# Appropriations, County Road Fund, Various Street Improvements.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purposes, to-wit:

(1) For the improvement of certain roadways in Golden Gate Heights; the City's contribution toward the cost of .\$25,000.00

(2) For the improving of Mt. Vernon avenue between Howth and Getz streets; the City's portion of cost of; additional
Appropriations, Boulevard Bond Fund, for Various Boulevard Constructions.
Also, Resolution No. — (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Boulevard Construction Fund, Bond Issue 1927, for the following boulevard purposes, to-wit:  (1) For cost of continuation of office engineering on boulevard design
neering inspection
Adopted.
The following resolution was adopted:
Appropriations, Various Funds, Various Purposes.
On recommendation of Finance Committee.
Resolution No. 33721 (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit
County Road Fund.
(1) For cost of repairing curbs on the east side of Diamond street from Wilder street 125 feet southerly, and construction of artificial stone sidewalks at city property\$ 107.25  (2) For cost of repairs to pavement and sidwalk on Valley street between Castro and Diamond streets
General Fund, 1930-1931.
Extension and Reconstruction of Sewers—Budget Item 36.  (5) For cost of making replacement in connection with the buoy marking the Baker's Beach outlet sewer
Auditorium Fund.
(6) For cost of installing hood over range in Larkin Hall of the Civic Auditorium, and the painting of the hood with
aluminum paint

McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

# Passed for Printing.

The following matters were passed for printing:

# Appropriation, \$15,000, for Highway District No. 16.

On recommendation of Finance Committee.

Resolution No. --- (New Series), as follows:

Resolved, That there be hereby appropriated, set aside and authorized to be expended out of the County Road Fund the amount of \$15,000, which is San Francisco's pro rata for the construction of the Russian River Bridge, and Highway Crossing in Sonoma County under the supervision of the Board of Directors of the Joint Highway District No. 16, of which district the City and County of San Francisco is a member.

Further Resolved, That the said sum of \$15,000 be and is authorized paid to Joint Highway District No. 16.

#### Referred.

The following resolution was, on motion of Supervisor Gallagher, referred to the Streets Committee:

## Appropriation, Boulevard Purposes.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Boulevard Fund, Bond Issue 1927, for the following purposes, to-wit:

# Passed for Printing.

The following resolution was passed for printing:

# Authorizing Payment of \$50,000 for Unemployment, Sunset Boulevard.

On recommendation of Finance Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$50,000, heretofore set aside out of Boulevard Bonds, Issue 1927, for the improvement of the Sunset boulevard be and is hereby authorized in payment to A. J. Mount (president of Bank of America), treasurer of San Francisco Citizens' Committee for the Stimulation of Employments for San Franciscans; for payment to persons employed for said improvement of Sunset boulevard.

#### Adopted.

The following resolutions were adopted:

# Approval of Warrants, Islais Creek Reclamation District.

On recommendation of Finance Committee.

Resolution No. 33722 (New Series), as follows:

Be it Resolved, That the following warrants of Islais Creek Reclamation District—No. 54 to John Kitchen, Jr., Company for \$12.25, No. 55 to S. F. Chronicle for \$32.13, No. 56 to Harry Gorman for \$1,221.00, No. 57 to Healy Tibbitts Construction Co. for \$65,184.97, No. 58 to Western Pacific Railroad Co. for \$25,000.00, No. 59 to Standard Realty and Development Co. for \$800.00, No. 60 to Board of Public Works for \$2,493.00, No. 61 to M. B. McGowan for \$31,066.56—payable out of the funds of said District, be and the same are hereby approved; and that the Mayor of the City and County of San Francisco, as chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Acceptance of Offers of Release of Damage, Corbett Avenue.

Also, Resolution No. 33723 (New Series), as follows:

Whereas, the following owners of property adjacent to Corbett avenue have offered to release the City and County of San Francisco, its contractors or agents from all claim or claims of damages to their property or the buildings thereon caused by the establishment of grades on Corbett avenue and adjacent streets and the grading and construction of Corbett avenue to the proposed official grade and the grading and construction of adjacent streets to said Corbett avenue; and

Whereas, the City Attorney has recommended the acceptance of the said offer as per the following terms, namely:

Heralda Tyng, \$160—All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lot 6, Block 2779, as per the current Assessor's Block Books of the City and County of San Francisco, and also known as No. 834 Corbett avenue.

Jeremiah Sheehy and Julia Sheehy, \$172.50—All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lot 13, Block 2808, as per the current Assessor's Block Books of the City and County of San Francisco, and also known as No. 915 Corbett avenue.

Louis A. Becker, \$178,50—All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lots 4 and 5, Block 2779, as per the current Assessor's Block Books of the City and County of San Francisco, and also known as No. 830 Corbett avenue.

C. P. Christensen, \$150—All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lot 3, Block 2779, as per the current Assessor's Block Books of the City and County of San Francisco, and also known as No. 824 Corbett avenue.

Peter Larsen and Anna Larsen, \$178—All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lot 2, Block 2779, as per the current Assessor's Block Books of the City and County of San Francisco, and also known as No. 814 Corbett avenue.

Resolved. That the said offers be accepted and the City Attorney be

authorized to close negotiations and superintend the payment of money to the above-mentioned persons upon the receipt of the proper releases.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offers of Land for San Jose Avenue.

Also, Resolution No. 33724 (New Series), as follows:

Resolved, That the offers of sale made by the following named owners to sell to the City and County of San Francisco the following described land, required for the widening of San Jose avenue from Sickles avenue to the County Line, for the sums set forth opposite their respective names, be accepted:

William Budde and Margaret Budde, \$1,600—The southeasterly 20 feet of Lots 6, 7 and 8, in Block 7162 and the southeasterly 20 feet of Lot 14, in Block 7163, as per the current Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

Louis Goehr and William Budde, \$800—The southeasterly 20 feet of Lot 4, in Block 7162, and the southeasterly 20 feet of Lot 18, in Block 7163, as per the current Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

#### Accepting Offer of Land for Portola Drive.

Also, Resolution No. 33725 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco the following described land required for the widening of Portola drive, for the sum set forth opposite their names, be accepted:

Lavancha M. Gray, \$900—All of Lots 32 and 33, in Block 22, Fairview Terrace, as per map thereof filed April 13, 1909, in Book "G" of Maps, pages 44 and 45, in the office of the Recorder of the City and County of San Francisco, State of California. (As per written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

#### Accepting Offer of Land for Widening Silver Avenue.

Also, Resolution No. 33726 (New Series), as follows:

Resolved, That the offer of sale made by the following named

persons to sell to the City and County of San Francisco the following described land, required for the widening of Silver avenue, for the sum set forth opposite their names, be accepted:

Giovanni Chimnello and Mary Chimnello, \$2,905.02—Parcel 1: Portion of Lot 49, in Block 5330, as per the current Assessor's Block Books of the City and County of San Francisco. Parcel 2: Portion of Lot 1, in Block 5330, as per the current Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

As a further consideration for said conveyance it is hereby agreed that the following described parcel of land shall become the property of Giovanni Chimnello and Mary Chimnello: Parcel A: The southeasterly portion of Lot 48, in Block 5330, as per the current Assessor's Block Books of the City and County of San Francisco.

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco; be it

Further Resolved, That the City Title Insurance Company be authorized to deed said Parcel A to Giovanni Chimnello and Mary Chimnello.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offer of Land for Widening Williams Avenue.

Also, Resolution No. 33727 (New Series), as follows:

Resolved, That the offer of sale made by the following named company to sell to the City and County of San Francisco the following described land, required for the widening of Williams avenue, for the sum set forth opposite its name, be accepted:

United States Metal Products Company, \$9,100—The northeasterly 35 feet of Lot 1, Block 5412, as per the Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offer of Release of Damages Caused by Widening of Ord Court.

\*Also, Resolution No. 33728 (New Series), as follows:

Whereas, the following named owners of property situated in Ord Court have offered to release the City and County of San Francisco, its contractors or agents, from all claim or claims of damages to their property or the improvements thereon caused by the opening, extension and widening of Ord Court; and

Whereas, the City Attorney has recommended the acceptance of the said offers as per the following terms: Virginia Ghezzi, \$51—All that certain piece or parcel of land situate in the City and County of San Francisco, State of California, and known as Lot 42, Block 2619, as per the Assessor's Block Books of the City and County of San Francisco.

Joseph Magnani, \$45—All that certain piece or parcel of land situate in the City and County of San Francisco, State of California, and known as Lot 65, Block 2619, as per the Assessor's Block Books of the City and County of San Francisco.

Mary R. Hyatt, \$95—All that certain piece or parcel of land situate in the City and County of San Francisco, State of California, and known as Lot 20, Block 2619, as per the Assessor's Block Books of the City and County of San Francisco.

Resolved, That the said offers be accepted and the City Attorney be authorized to close negotiations and superintend the payment of money to the above-mentioned persons upon the receipt of the proper releases.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offer of Land for Opening of Sunset Boulevard.

Also, Resolution No. 33729 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Sunset boulevard, for the sum set forth opposite their names, be accepted:

Laura Walton and George Walton, \$1,500—All of lot 35, Block 2389, as per the Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Accepting Offer of Land for Opening of Sunset Boulevard.

Also, Resolution No. 33730 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Sunset boulevard, for the sum set forth opposite their names be accepted:

H. G. Muller and Elizabeth F. Muller, \$675—All of lot 26, Block 2098, as per the Assessor's Block Books of the City and County of San Francisco

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offer of Land for Extension of Van Ness Avenue.

Also, Resolution No. 33731 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the extension of Van Ness avenue from Mission street to Howard street, for the sum set forth opposite their names be accepted:

Edward G. Burkhardt et al., \$14,210—Portion of Lot 20, Block 3514, as per the current Assessor's Block Books of the City and County of

San Francisco. (As per detailed description on file.)

It is hereby understood and agreed that \$10,000 of the above amount is to be paid to Fink & Schindler Company, a corporation, for the improvements existing on the above described parcel, and a release of

lease as far as the above described parcel is concerned.

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City a release of lease and a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Accepting Offer of Land for Widening Stanley Street.

Also, Resolution No. 33732 (New Series), as follows:

Resolved, That the offer of sale made by the following named owners to sell to the City and County of San Francisco the following described land, required for the widening of Stanley street as an extension of Alemany boulevard, for the sum set forth opposite their names be accepted:

Florence Collins and A. G. Hardenburgh, \$1,300—All of Lots 11 and 12, Block 7124, and portion of Lot 11-C, Block 7121, as per the Assessor's Block Books of the City and County of San Francisco. (As per

detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Accepting Offer of Land for Widening Sickles Avenue.

Also, Resolution No. 33733 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the widening of Sickles avenue from Mission street to Alemany boulevard, for the sum set forth opposite their names be accepted:

George E. Archer and Margaret Mary Archer, \$5,500—Portions of Lots 1 and 9, in Block 7144, as per the Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on be-

half of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

# Acceptance of Offer of Marie Costello to Sell Land and Improvements in Holly Park Tract for School Purposes.

Also, Resolution No. 33734 (New Series), as follows:

Whereas, an offer has been received from Marie Costello to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,750, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Lot Number Eighteen (18) in Block Number Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170: also known as Lot 43, in Block 5714, on Assesor's Map Book.

170; also known as Lot 43, in Block 5714, on Assesor's Map Book. The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden. McGovern, McSheeliy, Miles, Peyser, Power, Roncovieri, Shannon. Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Acceptance of Offer of Helene Schoensteiner to Sell Land and Improvements in Holly Park Tract for School Purposes.

Also, Resolution No. 33735 (New Series), as follows:

Whereas, an offer has been received from Helene Schoensteiner to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,400, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Lot Number Fourteen (14) in Block Number Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California. on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot 39, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said

land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. said deed to said land is hereby accepted.

Ayes-Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Canepa, Toner—2.

# Acceptance of Offer of Vittorio E. and Rose Sambucetti to Sell Land in Holly Park Tract for School Purposes.

Also, Resolution No. 33736 (New Series), as follows:

Whereas, an offer has been received from Vittorio E. Sambucetti and Rose Sambucetti to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,300, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Lot No. 29 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot 9 in

Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. said deed to said land is hereby accepted.

Ayes-Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Canepa, Toner—2.

#### Accepting Offer of Release of Damages Caused by Construction of Hetch Hetchy Aqueduct Tunnel.

Also, Resolution Not. 33737 (New Series), as follows:

Whereas, the construction of the Hetch Hetchy Aqueduct Tunnel in San Joaquin County, California, has caused damage to certain pasture grass and personal property of Pat J. Connolly, situated in Section 1, Township 4 South, Range 4 East, M. D. B. and M.; and

Whereas, said Pat J. Connolly, for the sum of two hundred eightyfive and 00/100 dollars (\$285.00), has offered to release the City and County of San Francisco from all claims for such damage; now, therefore, be it

Resolved, That said offer of Pat J. Connolly be and it is hereby accepted, and said sum of two hundred eighty-five and 00/100 dollars (\$285.00) be paid to said party upon receipt of proper written instrument releasing the City and County of San Francisco from all claims of damages to the land of said Pat J. Connolly.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

# Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. — (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### Passed for Printing.

The following resolution was passed for printing:

# Supply Station, Richmond Congregational Church, Northwest Corner of Geary Street and Seventh Avenue.

On recommendation of Fire Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That the Richmond Congregational Church be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the premises at the northwest corner of Geary street and Seventh avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Street Lights.

On recommendation of Street Lighting Committee.

Resolution No. 33738 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as follows:

#### Remove 400 M. R.

California street, Van Ness avenue to Fillmore street. Cervantes boulevard, Fillmore street to Marina boulevard (6). Hancock street, between Sanchez and Noe streets. North and south sides Pine street, Montgomery street to Van Ness avenue.

Northwest corner Pine and Kearny streets.

Southwest corner Pine street and Grant avenue.

Southwest corner Pine and Stockton streets.

Northeast and southwest corners Pine and Powell streets.

Southeast corner Pine and Mason streets.

Northeast corner Pine and Taylor streets.

Southeast and southwest corners Pine and Jones streets.

Northeast corner Pine and Leavenworth streets.

Northeast corner Pine and Larkin streets.

West side Twenty-eighth avenue between Geary and Clement streets.

Northeast corner Noe and Army streets.

Southeast corner Twenty-eighth and Noe streets.

Bay street east of Van Ness avenue.

North side Pacific avenue between Van Ness avenue and Polk street.

North side Pacific avenue between Polk and Larkin streets.

Northeast corner Larkin and Pacific avenue.

Southwest corner Persia avenue and Edinburgh street.

South side Page street, between Fillmore and Webster streets.

East and west sides Taylor street, Chestnut to The Embarcadero.

Corner Chestnut and Columbus avenue to The Embarcadero (one each corner).

Taylor street, Chestnut to The Embarcadero (10).

Thirty-second avenue between Balboa and Cabrillo streets.

Thirty-second avenue and Balboa street.

Forty-first avenue between Fulton and Balboa streets.

North Point street between Broderick and Baker streets.

Twenty-sixth street between Church and Sanchez streets.

Brazil street, Mission to Athens (8).

South side Oak street between Buchanan and Laguna streets.

Corner Buchanan and Laguna streets.

Fifteenth avenue between Taraval and Ulloa streets.

Vernon avenue between Holloway and Garfield streets.

Ashton avenue between Lakeview and Grafton avenues.

Baker street, Bay street to Marina boulevard, and Lyon street, Lombard to Bay street (17).

#### Install 400 O. B.

Corner Twenty-second avenue and Quintara street.

East and west sides Arkansas street between Eighteenth and Nineteenth streets.

South side Eighteenth street between Connecticut and Arkansas streets.

Northeast corner Randolph and Ralston streets.

East and west sides Vernon avenue between Holloway and Garfield streets.

Corner Vernon avenue and Garfield street.

Corner St. Mary's avenue and Bernal Cut.

Northeast and southwest corners Eighteenth street to Twenty-third street, on Third street.

East and west sides Third street, Eighteenth to Twenty-third streets.

Truitt place between Clay and Washington streets.

Twenty-fifth street between Wisconsin and Carolina streets.

Foerster street between Kenyon and Melrose streets.

Clipper street between Burnham and Burnett streets.

East side Church street south of Market street.

Mallorca way, first block off Chestnut street.

East side Wisconsin street between Twenty-third and Twenty-fourth streets.

End of Chester avenue south of Randolph street.

Corner Randolph street and Chester avenue.

North and south sides Hancock avenue between Sanchez and Noe streets.

East and west sides Twenty-eighth avenue between Geary and Clement streets.

Northeast and southwest corners Noe and Army streets.

Northeast and southwest corners Twenty-eighth and Noe streets.

North and south sides Bay street between Van Ness avenue and Polk street.

West side Exeter street between Paul and Salinas streets.

Northwest corner Santiago street and Funston avenue.

North and south sides Pacific avenue between Van Ness avenue and Larkin street.

Northeast corner Pacific avenue and Larkin street.

Southeast corner San Bruno avenue and Oakdale avenue.

Southeast corner Lowell and Morse streets.

Divisadero street between Francisco and Bay streets.

Lundy lane between Coso and Fair avenue.

Southwest corner Persia and Edinburgh streets.

East and west sides Edinburgh street between Persia and Russia avenue.

East side Scott street between Jefferson and Marina boulevard.

East side Willard street between McAllister street and Golden Gate avenue.

North and south sides Page street between Fillmore and Webster streets.

Northeast corner Page and Webster streets.

North side Page street between Webster and Buchanan streets.

Northeast corner Page and Buchanan streets.

East and west sides Thirty-second avenue between Balboa and Cabrillo streets.

Corner Thirty-second avenue and Balboa street.

East and west sides Forty-first avenue between Fulton and Balboa streets.

North and south sides North Point street between Broderick and Baker streets.

Highland avenue between Mission and Holly Park (3).

Miguel street between Chenery and Arlington street.

Worcester place between Randolph and Ralston streets (300 block).

West side Newhall between Oakdale and Palou.

North side Palou west of Newhall street.

North and south sides Mangels avenue between Forester and Edna streets.

North and south sides Twenty-sixth street between Church and Sanchez streets.

North and south sides Brazil avenue, Mission street to Athens street. Corner Brazil avenue, London to Athens street (one each corner).

North side Arleta east of Alpha street.

Northeast corner California street and Eighth avenue.

North side California street (front of church east line of Niuth avenue).

Corner Ocean avenue and Howth street.

Wanda street between Onondaga and Ocean avenues (front of No. 37).

Southwest corner Beaver and Noe streets.

North and south sides Oak street between Laguna and Buchanan streets.

Corner Oak and Buchanan streets.

East and west sides Fifteenth avenue between Taraval and Ulloa streets.

North and south sides Beulah street between Stanyan and Shrader streets.

Joost avenue opposite Brompton street.

Florida street between Precita avenue and Army street.

First block of Baltimore way.

Corner Army and Douglass streets.

Caselli avenue between Danvers and Mono.

Harrison street and The Embarcadero.

East and west sides Seward street between Nineteenth and Twentieth streets.

East and west sides Ashton street between Lakeview and Grafton avenues.

Hale street between Boylston and Bowdoin streets.

Thornton avenue and Elmira street.

Thornton avenue and Vesta street

Thornton avenue and Bancroft avenue.

Donner avenue south of Phelps street.

East and west sides Ellsworth street between Cortland and Eugenia avenues.

North and south sides Park street between Leese street and Holly Park Circle.

Northwest and southeast corners of Third street. Army street to Evans avenue.

Third street, Army street to Evans avenue (one light to each block). San Bruno avenue, Wayland to Meade avenues.

#### Change 250 M. R. to 400 O. B.

Southwest corner Ingerson and Ingalls avenues.

Southwest corner Ingalls avenue and Jamestown street.

Southwest corner Ingalls avenue and Hollister street.

South side Ingerson avenue, east of Ingalls avenue.

South side Ingerson avenue, west of Ingalls avenue. South side Palou avenue between Newhall and Phelps streets.

South side Oakdale avenue between Newhall and Phelps streets.

Utah street between Eighteenth and Nineteenth streets.

#### Change 400 M. R. to O. B.

Northeast corner Arkansas street, Eighteenth and Nineteenth streets.

Southwest corner Randolph and Ralston streets.

Southeast corner Buena Vista avenue and Frederick street.

Northwest corner Forty-second avenue and Balboa street.

Northwest corner Scott and Jefferson streets.

Willard street, McAllister street to Edward street (4).

Forty-first avenue and Cabrillo street.

Northwest corner Palou and Newhall streets.

Southwest corner Oakdale avenue and Newhall street.

Twenty-fifth street between Church and Dolores streets.

Capp street, Eighteenth street to Twentieth street (5).

Southwest corner Alpha and Arleta streets.

Opposite No. 46 Arleta street to one pole east.

Southwest corner Eighth avenue and California street.

Southeast Corner Ninth avenue and California street.

North side California street between Eighth and Ninth avenues.

Wanda street and Ocean avenue.

Wanda street between Ocean and Onondaga avenues.

Change O. B. on north side Beaver street to one pole west.

North and south sides Twenty-fifth street between Church and Dolores streets.

Joost avenue between Acadia and Diamond streets.

Third street, Army street to Bridge (3).

Third street, Bridge to Evans avenue (4).

#### Remove 250 M. R.

Vernon avenue between Holloway and Garfield street.

Vernon avenue and Garfield street.

West side Edinburgh street between Persia and Russia avenues.

Highland avenue between Mission street and Holly Park (2).

Mangels avenue between Foerster and Edna streets.

Beulah street between Stanyan and Shrader streets.

Seward street near Nineteenth street.

Ellsworth street between Cortland and Eugenia avenues.

Park street between Leese street and Holly Park Circle.

Take Over Six 250 C. P. O. B., Pine Lake Park.

Northwest corner Thirty-fourth avenue and Wawona street.

East side Crestlake Drive, opposite Yorba street.

East side Thirty-fourth avenue, 100 feet south of Wawona street.

North side Sloat boulevard, east of Thirty-fourth avenue.

East side Thirty-fourth avenue, south of Vicente.

East side Thirty-fourth avenue, 200 feet north of Wawona street.

Rearrange 250 M. R. and Change to 400 O. B.

Silliman street between San Bruno avenue and Cambridge street.

Install Type "C" 400 C. P.

Northeast and southwest corners of California street, Franklin street to Webster street.

North and south sides of California street, Van Ness avenue to Fillmore street.

Cervantes boulevard, Fillmore street to Marina boulevard.

Northeast and southwest corners Pine and Montgomery streets.

Northeast and southwest corners Pine and Kearny streets.

Northeast and southwest corners Pine and Stockton streets.

Northeast and southwest corners Pine and Mason streets.

Northeast and southwest corners Pine and Taylor streets.

Northeast and southwest corners Pine and Jones streets.

Northeast and southwest corners Pine and Leavenworth streets.

Northeast and southwest corners Pine and Larkin streets.

North and south sides Pine street, Montgomery street to Van Ness avenue (4 to the block).

East and west sides Baker street, Bay street to Marina boulevard (4 to the block).

East and west sides Lyon street, Lombard street to Bay street,

North and south sides Bay street between Baker and Lyon streets (32).

Install 400 C. P., Type C.

On Portola drive from Laguna Honda to St. Francis circle (40) as per map.

Remove Mazdas.

Portola drive from Laguna Honda to St. Francis circle, 600 C. P. (9), 250 C. P. (5), 100 C. P. (6), as per map.

Remove 600 M. R.

Third street, Eighteenth street to Twenty-third street (7). Taylor street, Chestnut street to The Embarcadero (2).

Install 250 C. P. Electrolier.

South side Brentwood Drive, east of Buena Ventura avenue.

Install 100 C. P. Electrolier

Northwest corner Alston way, in front of No. 100.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Passed for Printing.

The following matters were passed for printing:

## Underground District No. 55, Yerba Buena Street Between Sacramento and Clay Streets, Established.

On recommendation of Lighting Committee.

Bill No. 9407, Ordinance No. — (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 100.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 100. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 55, Yerba Buena street between Sacra-

mento and Clay streets (approximately 275 feet).

# Establishing Underground District No. 56, California Street, From West Line of Van Ness Avenue to East Line of Fillmore Street.

Also, Bill No. 9408, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1pp.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1pp. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 56, California street from the west line of Van Ness avenue to the east line of Fillmore street (approxi-

mately 3272 feet).

# Establishing Underground District No. 57, Lyon Street, From North Line of Lombard Street to Bay Street, Bay Street From Lyon Street to Baker Street, and Along Baker Street to Marina Boulevard.

Also, Bill No. 9409, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1qq. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1qq. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 57, Lyon street from the north line of Lombard street to Bay street, Bay street from Lyon street to Baker street, and along Baker street to the Marina boulevard (approximately 2675 feet).

# Award of Contract for Furnishing Boulevard Lighting Standards.

The following matter was, on recommendation of Joint Committee on Streets and Street Lighting, taken up:

Resolution No. ——— (New Series), as follows:

Award of contract for furnishing boulevard lighting standards to Ne Page-McKenny Company for 300 concrete standards and Taper Tube Company for 600 metal standards.

#### Motion.

Supervisor McSheehy moved that the foregoing matter be laid over one week and that Paul Ost, Assistant City Engineer, give a detailed statement as to bids received.

Motion *lost* by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, McGovern, McSheehy, Miles, Peyser—8.

Noes—Supervisors Canepa, Hayden, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—8.

Absent—Supervisor Toner—1.

Supervisor Andriano thereupon asked for a separation of the question.

So ordered.

#### Adopted.

Whereupon, the resolution was separated and the following was adopted, to-wit:

Resolution No. 33739 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted November 24, 1930 (Proposal No. 652), for furnishing boulevard lighting standards, as follows, viz.: To Ne Page-McKenny Company, design No. 1, 300 concrete standards, single light upright, at the following rates: For each of the first 100, \$70; for each in excess of 100, \$64.

Resolved, That in consonance with the specifications for "Manufacturing Conditions," paragraph 4, said lighting standards shall be manufactured in the City and County of San Francisco.

Resolved, That standards to be supplied under within contract shall be delivered to the point of use on the several boulevards as noted in the specifications, when and as directed by the City Engineer.

Resolved, That bond for faithful performance of contract be required in the following amounts: Ne Page-McKenny Company, \$5,000.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

No—Supervisor Gallagher—1. Absent—Supervisor Toner—1.

#### Motion.

Supervisor McSheehy, seconded by Supervisor Gallagher, moved that the award for metal poles be laid over one week.

Motion *lost* by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Mc-Sheehy, Miles, Peyser—7.

Noes—Supervisors Canepa, Hayden, McGovern, Power, Shannon, Spaulding, Stanton, Suhr—8.

Absent—Supervisors Roncovieri, Toner—2.

#### Adopted.

Whereupon, the following resolution was adopted:

Resolution No. 33740 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted November 24, 1931 (Proposal No. 652), for furnishing boulevard lighting standards as follows, viz.: To Taper Tube Pole Company, design No. 16, 600 composite wrought and cast-iron standards, single light upright, at the following rates: For each of the first 100, \$91.01; for each in excess of 100, \$83.86.

Resolved, That in consonance with the specifications for "Manufacturing Conditions," paragraph 4, said lighting standards shall be manufactured in the City

factured in the City and County of San Francisco.

Resolved, That standards to be supplied under within contract shall be delivered to the point of use on the several boulevards as noted in the specifications, when and as directed by the City Engineer.

Resolved, That bond for faithful performance of contract be required

in the following amount: Taper Tube Pole Company, \$10,000.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Canepa, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—13.

Noes-Supervisors Andriano, Colman, McSheehy-3.

Absent—Supervisor Toner—1.

#### Notice of Reconsideration.

Before the result of the foregoing vote was announced Supervisor Andriano changed his vote and gave notice of reconsideration.

Supervisor Stanton moved suspension of the rules for immediate reconsideration.

Motion carried by the following vote:

Ayes—Supervisors Canepa, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Noes-Supervisors Andriano, Colman, Gallagher, McSheehy-4.

Absent—Supervisor Toner—1.

Whereupon, the question being put, "Shall the vote be reconsidered?" the roll was called, with the following result:

Ayes—Supervisors Andriano, Colman, Gallagher, McSheehy—4.

Noes—Supervisors Canepa, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12. Absent—Supervisor Toner—1.

# Passed for Printing.

Thereupon, the following matter was taken up and passed for printing:

# Ordering Erection of Boulevard Lighting Standards.

On recommendation of Joint Committee on Streets and Street Lighting.

Bill No. 9410, Ordinance No. ——— (New Series), as follows:

Ordering the erecting and connecting of street lighting standards for boulevards; authorizing and directing the Board of Public Works to enter into contracts for said work, approving plans and specifications, appropriating funds, and permitting progressive payments to be made during the course of said erecting and connecting.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contracts for erecting street lighting standards purchased under other contracts on Alemany, Bayshore, Great Highway, Junipero Serra, Nineteenth avenue, Portola, Bernal, Laguna Honda, Van Ness avenue extension and Sunset boulevards, and furnishing the necessary labor and material to connect these standards and complete the lighting system, in accordance with plans and specifications prepared therefor, which plans and specifications are hereby approved and adopted.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate into contracts for said erecting and connecting standards on the boulevards, conditions that progressive payments will be made in the manner set forth in said specifications and as

provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. The sum of \$250,000 is hereby set aside and appropriated from the sale of Bouleyard Bonds, approved by the voters Novem-

ber, 1927, to defray the cost of such erecting and connecting of street lighting standards.

Section 4. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—14.

Noes—Supervisors Andriano, Colman—2.

Absent—Supervisor Toner—1.

## Adopted.

The following resolutions were adopted:

Acceptance of Offer of Sale, Ida C. and H. Krusi et al., Land in the County of Alameda, Required in Connection With the Newark-San Lorenzo Pipe Line.

On recommendation of Public Utilities Committee.

Resolution No. 33741 (New Series):

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sums set forth opposite their names, be accepted:

Ida C. Krusi and H. Krusi, \$760—A strip of land 40 feet wide between County Road No. 310 and County Road No. 90. (As per detailed de-

scription and written offer on file.)

Mount Eden Nursery Company, \$1,155—A strip of land 40 feet wide adjacent to the South Pacific Coast Railway. (As per detailed description and written offer on file.)

George Eden and Josephine P. Eden, \$500—A strip of land 40 feet wide adjacent to the South Pacific Coast Railway. (As per detailed

description and written offer on file.

The City Attorney is hereby authorized to examine the title to said property and, if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco deeds conveying said right-of-way easements to said City and County of San Francisco, and to record said deeds, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Extension of Ninety Days' Time Allowed Fay Improvement Company.

On recommendation of Streets Committee.

Resolution No. 33742 (New Series), as follows:

Resolved, That the Fay Improvement Company be and is hereby given an extension of ninety days' time from January 8, 1931, within which to complete the improvement of Harrison street between Second and Third streets.

-This extension of time is granted on the recommendation of the Board of Public Works for the reason that the work has been delayed by the installation of spur tracks on those streets.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden. McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

## Passed for Printing.

The following bill was passed for printing:

# Repealing Portion of Ordinance No. 8874.

On recommendation of Streets Committee.

Bill No. 9411, Ordinance No. ——— (New Series), as follows:

Repealing portion of Ordinance No. 8874, Bill No. 9368, entitled: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. All that portion of Ordinance No. 8874, title of which is recited above, and particularly those portions reading as follows:

The improvement of the east one-half of Twenty-fifth avenue from the north line of Taraval street to a line parallel with and 100 feet north of the north line of Taraval street, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead three feet in height.

Bidder is to name price per lineal foot of bulkhead for this work. The improvement of the west one-half of Forty-third avenue from the north line of Kirkham street to a line parallel with and 50 feet north of the north line of Kirkham street, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead.

Bidder is to name price per lineal foot of bulkhead for this work. Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Closing and Abandoning Those Certain Portions of Industrial Street Lying Westerly From Oakdale Avenue and Revere Avenue Lying Northwesterly From Industrial Street as Described in Resolution No. 33359 (New Series).

On recommendation of Streets Committee.

Resolution No. 33743 (New Series), as follows:

Closing and abandoning those certain portions of Industrial street lying westerly from Oakdale avenue and Revere avenue lying northwesterly from Industrial street.

Whereas, on the 27th day of October, 1930, the Board of Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 33359 (New Series), which resolution was presented to his Honor the Mayor for approval and was duly and regularly approved by the Mayor of the City and County of San Francisco, being in words and figures as follows, to-wit:

Resolution No. 33359 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portions of Industrial street lying westerly from Oakdale avenue and Revere avenue lying northwesterly from Industrial street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Industrial street and Revere avenue, more particularly described as follows, to-wit:

1. Industrial Street: Beginning at a point on the southwesterly line of Oakdale avenue, distant thereon 116.109 feet northwesterly from the northwesterly line of Selby street, and running thence northwesterly along the southwesterly line of Oakdale avenue 82.001 feet

to the northwesterly line of Industrial street; thence deflecting 77 degrees 19 minutes 00 seconds to the left and running southwesterly along said line of Industrial street 231.58 feet to an angle point therein; thence deflecting 157 degrees 37 minutes 30 seconds to the left and running northeasterly 210.158 feet to the southeasterly line of Industrial street; thence deflecting 22 degrees 22 minutes 30 seconds to the left and running northeasterly along the southeasterly line of Industrial street 55.249 feet to the southwesterly line of Oakdale avenue and the point of beginning.

2. Revere Avenue: Beginning at a point on the northeasterly line of Revere avenue, distant 728 feet at right angles northwesterly from the southeasterly line of Selby street, and 690.111 feet at right angles southwesterly from the southwesterly line of Oakdale avenue; thence running northwesterly on said northeasterly line of Revere avenue 453 feet, more or less, to the southerly line of Hecker street; thence westerly along said line of Hecker street and said line produced westerly to the southeasterly line of Barneveld avenue; thence southwesterly along said southeasterly line to an intersection with the southwesterly line of Revere avenue; thence southeasterly along said southwesterly line of Revere avenue 484 feet, more or less, to a point thereon, distant 728 feet at right angles northwesterly from the aforesaid southeasterly line of Selby street; thence northeasterly parallel with said line of Selby street 97.732 feet to the point of beginning.

Said closing asd abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of

said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenues of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of said streets in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, October 27, 1930.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Rossi, Shannon, Spaulding, Suhr, Toner—16.

Absent—Supervisors Roncovieri, Stanton—2.

J. S. DUNNIGAN, Clerk.

Approved: San Francisco, November 7, 1930.

JAMES ROLPH, JR., Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Piblic Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner and as required by law, a notice, similar in substance, to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, more than ten (10) days have elapsed after the expiration of the publication of said notice, and no objections to the said closing and abandonment of all those portions of Industrial street and Revere avenue, as described in Resolution No. 33359 (New Series), were made or delivered to the Clerk of this Board within said period of ten (10) days are at all and

(10) days, or at all; and

Whereas, the Supervisors have acquired jurisdiction to order that the portions of Industrial street lying westerly from Oakdale avenue and the portions of Revere avenue lying northwesterly from Industrial street, described in Resolution of Intention No. 33359 (New Series), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered and it is hereby ordered that all that portion of Industrial street lying westerly from Oakdale avenue and that portion of Revere avenue lying northwesterly from Industrial street, as specifically described and proposed in Resolution of Intention No. 33359 (New Series), be closed and abandoned; be it

Further Resolved, That the entire damages, costs and expenses of closing portions of said streets described in Resolution of Intention No. 33359 (New Series) shall be paid out of the revenues of the City and County of San Francisco, as proposed and provided in Resolution of Intention No. 33359 (New Series); be it

Further Resolved, That the said closing and abandonment of said streets shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter 93, Article VI of the Charter of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Changing the Names of Acacia Street and Grafton Avenue Extension.

Also, Resolution No. 33744 (New Series), as follows:

Resolved, That the Board of Supervisors hereby declares that the following named streets be changed for the purpose of clarifying official records, as per Resolution No. 112061 (Second Series) of the Board of Public Works:

Acacia street from a point north of Blanken avenue to a point south from Lathrop avenue. Change to Tocoloma avenue.

Grafton avenue extension between Orizaba and Bright streets. Change to Garfield street.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Passed for Printing.

The following matters were passed for printing:

Ordering the Improvement of the Crossing of Oxford and Silliman Streets, Madison Street Between Burrows and Felton Streets.

On recommendation of Streets Committee.

Bill No. 9412, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December 9, 1930, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Oxford and Silliman streets by the construction of armored concrete curbs; by the construction of brick catchbasins; by the construction of vitrified clay pipe culverts; by the construction of one-course concrete sidewalks of the full official width on the angular corners; and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Madison street between Burrows and Felton streets, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphaltic concrete pavement, consisting of a 1½-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

#### Adopted.

The following resolutions were adopted:

# Approval of Bond Against Assessment Liens of Taxes, Westwood Highlands.

On recommendation of Streets Committee.

Resolution No. 33745 (New Series), as follows:

Resolved, That the bond submitted by the Residential Development Company of San Francisco, a corporation, as principal, and H. H. Sattler and Lloyd Fields, as sureties, in the amount of \$400, for the payment of taxes and/or special assessments on the property of map entitled "Blocks 2990 and 3006-A, Westwood Highlands, San Francisco, California," approved by Board of Public Works Resolution No. 112503 (Second Series), and City Planning Resolution No. 372, be and is hereby approved.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon. Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Approving Map of Westwood Highlands.

Also, Resolution No. 33746 (New Series), as follows:

Resolved, That the map entitled "Blocks 2990 and 3006-A, Westwood Highlands, San Francisco, California," approved by Resolution No. 112503 (Second Series), Board of Public Works, of the City and County of San Francisco, and approved by Resolution No. 372 of the City Planning Commission, be and is hereby approved.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

Permission to University of California to Install Steam and Water Lines on Parnassus Avenue for Purposes of Distribution to Proposed Water Plant at University of California Hospital.

Also, Resolution No. 33747 (New Series), as follows:

Resolved, That the University of California is hereby given permission to install steam and water lines in the sidewalk area on the south side of Parnassus avenue between Arguello boulevard and Fourth avenue for the purpose of distributing steam and water to the proposed power plant.

This permission is granted on the recommendation of the Board of Public Works for the reason that these lines are replacements and extensions to the present system for supplying heat to the buildings

of the University of California Hospital.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

Extension of Ninety Days' Time From December 22, 1930, to Chas. L. Harney, Within Which to Complete the Improvement of Seventeenth Avenue Between Moraga and Noriega Streets.

Also, Resolution No. 33748 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, Charles L. Harney be and he is hereby granted an extension of ninety days' time from and after December 22, 1930, within which to complete the improvement of Seventeenth avenue between Moraga and Noriega streets.

The work being practically completed, and this being the first extension requested, contractor should be accorded this privilege.

Ayes-Supervisors Andriano, Colman, Gallagher, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Canepa, Toner—2.

Extension of Sixty Days' Time From December 25, 1930, to E. J. Treacy, Within Which to Complete the Improvement of the Crossing of Forty-fifth Avenue and Lawton Street.

Also, Resolution No. 33749 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, E. J. Treacy be and he is hereby granted an extension of sixty days' time from and after December 25, 1930, within which to complete the improvement of the crossing of Forty-fifth avenue and Lawton street.

The work having been practically completed, this extension of time is therefore urged.

Ayes-Supervisors Andriano, Colman, Gallagher, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

# Extension of Thirty Days' Time From December 23, 1930, to Frank J. McHugh to Complete Improvement of Forty-second Avenue Between Judah and Kirkham Streets.

Also, Resolution No. 33750 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, Frank J. McHugh be and he is hereby granted an extension of thirty days' time from and after December 23, 1930, within which to complete the improvement of Forty-second avenue between Judah and Kirkham streets.

The work having been completed, this first extension of time is requested in order that the contractor may be protected during the period required for the issuance of the assessment.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Canepa, Toner-2.

# Approving Map in the Marina District.

Also, Resolution No. 33751 (New Series), as follows:

Resolved, That that diagram entitled "Map showing the realignment, widening and opening of streets in the Marina Gardens and portion of Western Addition," approved by the Board of Public Works Resolution No. 112755 (Second Series), dated January 2, 1931, be and is hereby approved, and the parcels shown hatched thereon are declared to be and are hereby designated public and open streets.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Declaring Intention to Close and Abandon Portion of Estee Street Easterly From Stanyan Street.

Also, Resolution No. 33752 (New Series), as follows:

Resolved, that the public interest requires that the certain following described portion of Estee street lying easterly from Stanyan street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all of Estee street lying easterly of the

easterly line of Stanyan street.

Said closing and abandonment of said portion of Estee street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said Chapter and Article following Section 2; and be it

Further Resolved, That the damages, cost and expense of said closing and abandonment be paid out of the revenue of the City and County

of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Estee street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon. Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

Award of Contract to Graybar Electric Company, Apparatus Needed for Installation of Radio Station, Police and Fire Departments.

On recommendation of Supplies Committee.

Resolution No. 33753 (New Series), as follows:

Resolved, That award of contract be hereby made to Graybar Electric Company, Inc., on bid submitted December 22, 1930 (Proposal No. 662), for furnishing the following, viz.: Apparatus required by Department of Electricity for the equipment of a radio transmitting station for the Police and Fire Departments.

Note: Tubes are guaranteed on the basis of one thousand hours. Price, \$7,000.

Resolved, That a bond in the amount of \$1,500 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

Award of Contract to Pacific Coast Steel Corporation for Installing Two Self-Supporting Radio Towers, Department of Electricity.

Also, Resolution No. 33754 (New Series), as follows:

Resolved, That award of contract be hereby made to Pacific Coast Steel Corporation on bid submitted December 22, 1930 (Proposal No. 663), for furnishing and erecting complete two self-supporting steel radio towers for the Department of Electricity, for the lump sum of \$1.785.

Resolved, That a bond in the amount of \$300 be required for faithful performance of contract.

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Extension of Time on Contract of Pioneer Rubber Mills for Fire Hose.

Also, Resolution No. 33755 (New Series), as follows:

Resolved, That an extension of time of 30 days be hereby granted to Pioneer Rubber Mills upon its first petition therefor, and upon recommendation of the Board of Fire Commissioners, on contract (Proposal No. 644), for furnishing 2000 feet size  $3\frac{1}{2}$ -inch fire hose heretofore awarded by Resolution No. 33428 (New Series), approved November 14, 1930.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Abolishing Passenger Loading Zone.

On recommendation of Traffic and Safety Committee.

Resolution No. 33756 (New Series), as follows:

Resolved, That the following passenger loading zone be and it is hereby abolished:

68 Sutter street, present length, 18 feet; abolished—Donohoe Kelly

Bank.

Ayes-Supervisors Andriano, Colman, Gallagher, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Establishing Loading Zones.

Also, Resolution No. 33757 (New Series), as follows:

Resolved, That the following passenger loading zone be and it is hereby established:

17 Powell street, 18 feet-Hotel Powell.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

## Establishing Passenger Loading Zone.

Also, Resolution No. 33758 (New Series), as follows:

Resolved, That the following loading zones be and they are hereby established:

1375 Mission street, 18 feet-Bowerton Burial Casket Company.

109 Davis street, 18 feet—Farnsworth & Ruggles Draying Company.

170-172 Golden Gate avenue, 18 feet—Auerbach Motion Pictures Production.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Resignation of Supervisor Toner.

The following was presented and read by the Clerk:

San Francisco, Cal., January 12th, 1931.

Hon. Angelo Rossi, Mayor of San Francisco, City Hall, San Francisco, California.

My Dear Mr. Mayor: Please accept my resignation as a member of the Board of Supervisors of San Francisco, to take effect at your pleasure.

In presenting this resignation to you I want to take the opportunity of presenting my compliments to his Excellency, Governor James Rolph, Jr., your predecessor in office. During my term as Supervisor Mr. Rolph consistently showed me all possible courtesies and favors.

I take with me most pleasant memories of my association with yourself and my former colleagues as a member of the Board of Supervisors

of San Francisco.

As Mr. Rolph's successor I wish to congratulate you as the new Mayor of San Francisco. With your civic and business experience, and with the support of your peerless predecessor, I am sure you will be eminently successful.

Again wishing you great success, a happy and a prosperous New Year to yourself and family, I remain,

Very truly yours,

J. M. TONER, M. D., Director of Institutions.

Sacramento, Cal., January 12, 1931.

Mr. John S. Dunnigan, Clerk, Board of Supervisors, City Hall, San Francisco, California.

Dear Sir: Heretofore I have submitted to his Honor, Mayor Angelo

Rossi, my resignation as a member of the Board of Supervisors of the

City of San Francisco.

So that your Journal may contain the formal notice of my resignation, I hereby tender this communication and notice of my resignation of the office of Supervisor of the City of San Francisco, to be effective as of January 12, 1931.

Very truly yours,

J. M. TONER, M. D.

#### Motion.

Supervisor Hayden moved the acceptance of the resignation of Dr. Toner.

Motion *carried* by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

# Adopted.

The following resolutions were adopted:

# Masquerade Ball, Garibaldi Guards.

Supervisor Canepa presented:

Resolution No. 33759 (New Series), as follows:

Resolved, That the Garibaldi Guards be and they are hereby authorized to conduct a masquerade ball Saturday evening, February 21, 1931, at Garibaldi Hall, 441 Broadway.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—14.

Absent—Supervisors Power, Spaulding, Toner—3.

#### Taxicab Stand Permits.

Also, Resolution No. 33760 (New Series), as follows:

Resolved, That the following one-cab stand permits are hereby approved:

Green Top Cabs, Ltd., 509 Castro street and 1300 Eighth avenue.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—14.

Absent-Supervisors Power, Spaulding, Toner-3.

#### Masquerade Ball, Germania Club.

Resolution No. 33761 (New Series), as follows:

Resolved, That the Germania Club be and it is hereby authorized to conduct a masquerade ball Saturday evening, February 14, 1931, at California Hall.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—14.

Absent—Supervisors Power, Spaulding, Toner—3.

#### Passed for Printing.

The following matters were passed for printing:

Blasting Permit, Sibley Grading and Teaming Company, Potrero Avenue Between Eighteenth and Nineteenth Streets.

Resolution No. ---- (New Series), as follows:

Resolved, That Sibley Grading and Teaming Company be and is

hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts on property situate on the east side of Potrero avenue between Eighteenth and Nineteenth streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Sibley Grading and Teaming Company, then the privileges and all rights accruing thereunder shall immediately become null and void.

#### Oil Tanks and Boilers.

Resolution No. — (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

V. Rasmussen, northeast corner of Scott and Bush streets, 1500 gallons capacity.

#### Boilers.

Albert Asher Company, 232 Drumm street, 20 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

## Adopted.

The following resolution was adopted:

# Resolution Memorializing Marshal Joffre.

Supervisor Canepa presented:

Resolution No. 33762 (New Series), as follows:

Whereas, life's fitful campaign has been closed by and for the hero of the Marne, a marshal of France, Joseph Jacques Joffre, who has handed full and complete reports to the Great Commander of the Universe; and

Whereas, the late idolized soldier of France had lived up to the very finest martial traditions of the French nation, and manifested unswerving loyalty to the tricolor, exemplary courage in the face of the awful odds of battle, and succeeded beyond highest expectations through wonderful strategic ability; and

Whereas, Marshal Joffre of France, though reared amidst the arduous life of barrack and camp, maintained a noble, human trait, to be forever endeared to the heart of the French nation by the beautiful paternal appellation attached to his name; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby give public tribute to the memory of a man who has lived up to the greatest and grandest traditions of the French nation; and be it

Further Resolved, That the said Board of Supervisors deeply regrets the death of the marshal of France and offers to the people of the French nation, as well as to the widow and daughter of the hero of the Marne sympathy and condolence at the loss sustained; and be it

the Marne, sympathy and condolence at the loss sustained; and be it Further Resolved, That a copy of this resolution be spread on the minutes of this meeting, that another copy be sent to the President of the French Republic through the Consul-General at San Francisco, and that a copy be engrossed and forwarded to the widow of the late Marshal Joffre.

Adopted unanimously by rising vote.

Congress to Be Memorialized in re Adjusted Compensation Certificates Issued as Bonus to Service Men.

Supervisor Canepa presented:

Resolution No. ——— (New Series), as follows:

Whereas, there are now pending in the Congress of the United States several bills which propose in various ways the immediate payment of the Adjusted Compensation Certificates issued as a bonus to service men after the World War; and

Whereas, the economic situation throughout the country would be materially benefited by placing in circulation the substantial sum of money necessary for the redemption of these certificates; and

Whereas, it seems to be the consensus of opinion among veterans that an immediate dicharge of this obligation would be preferred by them, inasmuch as it would tend in no small measure to alleviate some of the financial pressure so acutely felt throughout the Nation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memorialize Congress, and does urge that a measure be adopted whereby those veterans who deem it prudent and expedient may avail themselves of the opportunity of procuring immediate payment of this bonus; and be it

Further Resolved, That a copy of this resolution be forwarded to all of California's representatives in the United States Congress, as well as to President Hoover and Vice-President Curtis.

Referred to Welfare Committee.

# Passed for Printing.

The following bill was passed for printing:

## Settlement of Claim, Tubbs Cordage Company.

Bill No. 9413, Ordinance No. ——— (New Series), as follows:

Appropriating the sum of \$3,000 for payment of claim of Tubbs Cordage Company.

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

Section 1. There is hereby appropriated and set aside the sum of \$3,000 to be paid out of the revenues of the Water Department, as settlement in full of the claim of Tubbs Cordage Company for damages done to a stock of ropes and retarding business of said concern, by reason of the bursting of a water main at Twenty-second and Indiana streets, on the 9th day of July, 1930.

## Report of City Engineer on Cave-in in East Mitchell Tunnel.

The following was read by the Clerk:

January 12, 1931.

Honorable Angelo J. Rossi, Mayor, San Francisco.

Dear Mr. Mayor: I am pleased to report to you on the rescue of the twenty men who have been entombed for about thirty hours during the period of the cave-in in the East Mitchell tunnel.

I was in this particular tunnel on November 25, just before my trip East, and scrutinized it carefully. I am satisfied that the engineers are taking every precaution possible to prosecute this work with the greatest safety.

On last Saturday I visited the work, accompanied by Supervisor Colman, and was on the ground and down in the excavation between 2 and 3:30 p.m. Only 4 feet of the small temporary drift, made on the north side of the tunnel, remained to be excavated at that time

and the men were all released toward 11 o'clock that evening. Food and water was passed in to them in the meantime through the 4-inch pipe, so that the men were all physically fit and all back to work again today.

The men are working in 14 separate headings, driving those 28.6 miles of tunnels, of which 17 miles are completed, and some of the heaviest ground that can be encountered is met in this excavation. All precautions possible have been taken to expedite the work, but primarily it is kept in mind that the safety of the men comes first. I have to state that the officials of the State Accident Commission and the United States Bureau of Mines are cooperating with us in every way to make the work safe. The fact that no lives have been lost since last July bears testimony of the great care which is being exercised in conducting those operations.

This accident retards the work of one heading not over two days, the time it will take to clean out this fallen mass.

Very truly yours,

M. M. O'SHAUGNESSY, City Engineer.

Supervisor Havenner in this connection declared that there is considerable talk about other slides not reported, also complaints that one of the newspaper reporters was refused use of the 'phone for sending out news of the recent disaster. He asked for an official investigation.

Supervisor Roncovieri suggested official recognition of the reported bravery of Welby Morgan, pipeman employed on Hetch Hetchy work.

## Conference of Pacific Coast Ship Builders

Supervisor Gallagher directed attention to coming conference of Pacific Coast Shipbuilders relative to obtaining work for the bay region in the matter of construction here of some of the vessels for which the United States Government has provided.

#### Best Wishes to Mr. and Mrs. Thomas McGuinness.

On motion of Supervisor Gallagher the Clerk was directed to send some flowers and a letter expressing the good will and best wishes of the Board of Supervisors to Mr. and Mrs. Thomas McGuinness, who are convalescing at St. Mary's Hospital after their severe injuries in an automobile accident on Thanksgiving Day.

So ordered.

#### Chairman of Health Committee.

On motion of Supervisor Hayden, Supervisor McSheehy was made Acting Chairman of the Health Committee vice Supervisor Toner, resigned.

#### Chairman of Finance Committee.

Supervisor Shannon moved that Supervisor Hayden be elected Chairman of the Finance Committee, inasmuch as Supervisor Power was about to go away on a vacation.

So ordered.

## Appointing a Committee on Committees.

Supervisor Shannon moved as follows:

Resolved, That the Acting Chairman of the Finance Committee be and is hereby authorized to appoint a Committee of ten Supervisors to act as a Committee on Committees of this Board of Supervisors.

The acting Chairman of the Finance Committee to be a member of the Committee of ten.

Motion carried by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

No-Supervisor McSheehy-1.

Absent—Supervisor Toner—1.

# Telegram From Governor Rolph.

The following was read by the Clerk:

Sacramento, Calif., January 12, 1931.

Honorable Board of Supervisors, City Hall.

My dear friends: Mrs. Rolph joins me in sending to you our sincere appreciation and our thanks for your thoughtfulness in sending to us a basket of beautiful American Beauty roses and a floral horseshoe made up of California's wonderful flowers with your good wishes in our inauguration. Your presence here added great cheer and comfort to us. We were so happy to have you here in person. We send to all of you our very best wishes for a pleasant administration of city government in the future. Good luck to you and all your families.

JAMES ROLPH, Jr., Governor of California.

Ordered filed.

# Passed for Printing.

The following resolution was passed for printing:

Appropriation, \$2,000, Publicity and Advertising, National Convention of Associated General Contractors of America.

Supervisor Peyser presented:

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, for expense in connection with the holding of the National Convention of the Associated Contractors of America, to be held in San Francisco during January, 1931; for the publicity and advertising of San Francisco.

## Committee of Nine to Study Inter-Transfer System.

Supervisor Peyser presented:

Resolution No. ——— (New Series), as follows:

Whereas, the unification of the street railway systems of San Francisco, or the adoption of a city-wide inter-transfer system is of vital interest to the people of this city; now therefore be it

Resolved, That a Committee of Nine, consisting of the Public Utilities Committee, and such other members of the Board as may be chosen by His Honor the Mayor be appointed to study this problem and to make its report to this Board within six months.

Referred to Public Utilities Committee.

# Commemoration of Twenty-fifth Anniversary of Destruction of San Francisco.

Supervisor Peyser presented:

Resolution No. ——— (New Series), as follows:

Whereas, April 18, 1931, will commemorate the 25th anniversary of the destruction of our beloved City of San Francisco, and, Whereas, through a conscientious determination and the relentless efforts of the citizens there has been a rebuilding of San Francisco, making it the greatest metropolis of the West, and

Whereas, it is fitting and proper that this reconstruction and the spirit of progress evidenced thereby should be commemorated and

recognized.

Now Therefore Be It Resolved, That His Honor the Mayor be authorized and requested to appoint a Committee to arrange for the proper observance and celebration of this event.

Referred to Public Welfare Committee.

# Adopted.

The following resolution was adopted:

Mayor Authorized and Requested to Appoint Committee of Citizens to Prepare Joint Celebration of the Birthday of Lincoln and Washington, February 12, 1931.

Supervisor Peyser presented:

Resolution No. 33763 (New Series), as follows:

Resolved, That His Honor the Mayor be and he is hereby authorized and requested to appoint a committee of citizens to make arrangements for and prepare a joint celebration of the birthdays of Abraham Lincoln and George Washington, February 12, 1931.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—14.

Absent—Supervisors Power, Spaulding, Toner—3.

Letter of Thanks for Courtesies and Cooperation From Former Director of the Department of Public Works of the State of California.

The following was presented and read by the Clerk:

Communication from B. B. Meek making acknowledgment to the various Boards of Supervisors of the State of California, and of San Francisco in particular, for the very fine and effective support received during his term of office, expressing his thanks for assistance in solving mutual highway problems, and expressing best wishes for the health and prosperity of San Francisco.

Ordered filed.

Invitation, Installation of Officers, Central Mission Improvement Association.

The following was presented and read by the Clerk:

Communication from Frank J. O'Brien, Secretary, Central Mission Improvement Association, extending invitation to the members of the Board of Supervisors to attend the installation of officers, and social, to be held by the Central Mission Improvement Association at its headquarters, 2900 Howard street, Tuesday evening, January 13, 1931

Invitation accepted and Clerk to notify members of the Board.

Letter of Thanks for Cooperation, National Match Play, Open Golf Championship Tournament.

The following was presented and read by the Clerk:

Communication from San Francisco Junior Chamber of Commerce expressing sincere appreciation and thanks for assistance and coopera-

tion in connection with their National Match Play Open Golf Championship Tournament, December 4 to 7, 1930.

Letter ordered filed.

Letter of Thanks, Pasadena Tournament of Roses Association.

The following was presented and read by the Clerk:

Communication from C. Hal Reynolds, President Pasadena Tournament of Roses Association, expressing sincere thanks and appreciation for the representation sent from San Francisco, which added greatly to the success of the forty-second annual Tournament of Roses, held in the city of Pasadena recently. Also telegram from United Service Clubs of Pasadena extending cordial invitation to send official representative to receive award won at Tournament of Roses New Year's Day. Awards to be made at dinner given at Hotel Vista Del Arroyo, Thursday evening, January 15, 1931.

Ordered filed. Supervisor Jefferson Peyser authorized to represent the city of San Francisco on that occasion.

# Charter Amendments Approved by the Legislature.

The following was presented by Supervisor McSheehy and read by the Clerk:

Sacramento, January 12, 1931, 11:35 a. m.

Honorable James B. McSheehy, Board of Supervisors, San Francisco, California.

Charter amendments passed by the Assembly today, and became effective this date.

(Signed) F. J. MORAN.

Ordered filed.

# Supervisor Roncovieri to Act for Supervisor Power on Finance Committee.

Supervisor Power requested that Supervisor Roncovieri take his place on the Finance Committee in case he is required to be absent. Supervisor Gallagher so moved and the motion carried.

## ADJOURNMENT.

There being no further business, the Board at the hour of 6:45 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors January 26, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

#### JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco. Monday, January 19, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

# MONDAY, JANUARY 19, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 19, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Cauepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

Quorum present.

His Honor Mayor Rossi presiding.

# APPROVAL OF JOURNAL.

The Journal of Proceedings of the previous meeting was laid over for approval until next meeting.

#### HEARING OF APPEAL-2 P. M.

# Rezoning of Southwest Corner of Fulton and Octavia Streets.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the southwest corner of Fulton and Octavia streets.

#### Privilege of the Floor.

Milton Marks, attorney for applicant, and T. F. Sheehan, president of Hayes Valley Improvement Club, were heard in favor of the change. Dr. Reiss, president of Hayes Valley Merchants' Association, was heard in opposition.

#### Motion.

Supervisor Gallagher moved that the decision of the City Planning Commission be approved.

## Amendment.

Supervisor Andriano offered the following resolution as an amendment, and the same was adopted by the following vote:

Resolution No. 33817 (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 351, denying the application to rezone from Second Residential District to Commercial District, property located at the southwest corner of Fulton and Octavia streets, is hereby disapproved, and be it

Further Resolved, That said property is hereby rezoned from Second

Residential District to Commercial District.

Ayes: Supervisors Andriano, Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon. Stanton, Suhr—14.

Noes: Supervisors Colman, Gallagher—2. Absent: Supervisors Power, Spaulding—2.

# HEARING OF APPEAL-2:30 P. M.

# Rezoning of Northwest Corner of Tara Street and Mount Vernon Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from First Residential District to Commercial District, property located at the northwest corner of Tara street and Mount Vernon avenue.

# Privilege of the Floor.

Manuel Silva, representing appellants, asked for one week's post-ponement.

William A. Malone, representing protestants, was heard in oppo-

sition.

## Adopted.

Whereupon the following resolution was presented by Supervisor Gallagher and adopted.

Resolution No. 33812 (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 356, denying the application to rezone from First Residential District to Commercial District, property located at the northwest corner of Tara street and Mount Vernon avenue, is hereby approved.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Shannon, Spaulding, Suhr—14.

Noes—Supervisors Roncovieri, Stanton—2. Absent—Supervisors McSheehy, Power—2.

#### Action Deferred.

The following matter was on motion laid over one week and made a special order for 2:30 p. m.:

#### HEARING OF APPEAL-2:30 P. M.

# Rezoning Thirty-fourth Avenue and Geary Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone from Second Residential to Commercial District property located at the northeast corner of Geary street and Thirty-fourth avenue.

Dec. 1, 1930—Over until Dec. 29, 1930—2 p. m. Dec. 29, 1930—Over until Jan. 19, 1931—2:30 p. m.

#### Action Deferred.

The following matter was laid over one week and made a Special  $Order\ for\ 3:30\ p.\ m.$ 

#### SPECIAL ORDER-3 P. M.

# Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and paral-

lel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### SPECIAL ORDER-3 P. M.

## Auction Sale of Lease of City Property.

Pursuant to the provisions of Subdivision 32 of Section 1, Chapter II, Article II of the Charter of the City and County of San Francisco, a lease of the following real property of the City and County was offered for sale at public auction on the 12th day of January, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

#### Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Commencing at the point of intersection of the northerly line of Washington street with the westerly line of Hill street, in the Town of Colma, and running thence northerly along said westerly line of Hill street 139 feet to a point; thence at a right angle westerly to the Southern Pacific Railroad right-of-way; thence southeasterly along said right-of-way to the northerly line of Washington street; thence easterly along said northerly line of Washington street to the point of commencement, and being known as "The Donk's Tract Lot" in the Schoolhouse Homestead Association in the aforesaid Town of Colma.

#### Terms and Conditions of Sale.

- (a) That said lease shall be for a term of twenty years from the date thereof.
- (b) That said premises shall be used only for manufacturing purposes.
- (c) The lessee shall, throughout the term of the lease, keep the premises in an attractive and habitable condition and not permit any nuisance to be created thereon.
- (d) The rental of said premises shall be payable monthly in advance.
- (e) The lessee shall not assign said lease without the written consent of the Board of Supervisors and the Mayor.
- (f) The lessee shall pay all taxes and assessments that may be issued or levied against the property leased or against the buildings or improvements erected thereon.
- (g) A failure to pay the monthly rental agreed to be paid or a breach on the part of the lessee of any of the conditions of the lesse shall, by reason of such failure or breach, operate as a forfeiture, and the said lease shall thereupon be terminated and the improvements erected thereon shall revert to and become the property of the City and County of San Francisco.
- (h) At all times during the term of the lease, lessee shall conduct its business thereon and use said lands so as not to interfere with the conduct of the City's water supply, and the City reserves the right at all times to enter upon said lands and construct water pipes, mains or ditches thereon.

#### Manner of Bidding.

At the time and place hereinabove stated the Clerk of the Board of Supervisors read the notice of sale and thereupon the Presiding Officer of the Board of Supervisors called for bids for the lease of the property described herein.

Any person may offer a bid in writing, sealed, and each bid shall be for the monthly rental to be paid during the term of the lease.

Each bid made shall be subject to be raised by any other person, and the bidding shall continue until no increased bid shall be made, and said bid so made in open board will be considered as if made in writing, when the lease shall be struck off and awarded to the highest bidder. The said bidder to whom the award is made shall thereupon deposit with the Clerk of the Board of Supervisors the sum of \$200, or a certified check made payable to the Clerk of said Board in said amount, as a condition that within ten days after the passage of an ordinance of award he will enter into a written lease of said property in accordance with the terms and conditions stated in this notice; in the event of a failure so to do, such sum or check will be forfeited to and become the property of the City and County.

In case any bidder shall fail to make such deposit, his bid shall be then and there rejected, and the lease shall be struck off and awarded to the next highest bid, provided that no person desires to increase

the same.

The Board of Supervisors at any time prior to the passage of the ordinance of award may reject any bid.

#### Bid.

January 12, 1931, American Box and Drum Company bid as follows: \$1,599.75 for the first five years of said term, payable as to \$183.75 thereof on the execution of the lease, and the balance at the rate of \$24 per month in advance, beginning on the first day of the second monthly period of said term.

\$1,920 for the second five years of said term, payable at the rate of

\$32 per month in advance as aforesaid.

\$2,400 for the third five years of said term, payable at the rate of

\$40 per month in advance as aforesaid.

\$2,880 for the fourth five years of said term, payable at the rate of \$48 per month in advance as aforesaid.

#### Communication From the Mayor.

The clerk called for additional bids, and there being no response, the following communication was read:

San Francisco, Cal., January 19, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco, Cal. Gentlemen: The action taken by you in passing Resolution No. 33527 (New Series), relating to the lease of certain property under the control of the Water Department, which property is located in the town

of Colma, San Mateo County, is approved.

I recommend that the attached ordinance be adopted, as I am informed the manager of the Water Department recommends the execution of the proposed lease; that the American Box and Drum Company is the only concern or person interested in acquiring the lease; that this concern intends making extensive improvements on the land, and that the said land is not necessary for the conduct of our water distributing system.

Yours truly,

ANGELO J. ROSSI, Mayor.

#### Passed for Printing.

Whereupon the following bill awarding lease to the American Box and Drum Company was passed for printing:

Bill No. 9419, Ordinance No. ———— (New Series), entitled: "Authorizing the leasing of certain property owned by the City

and County of San Francisco in the County of San Mateo, State of California, known as 'The Donk's Tract Lot,' in the Schoolhouse Homestead Association, in the Town of Colma, San Mateo County, and authorizing the Mayor to execute such lease."

#### SPECIAL ORDER-2:30 P. M.

# Report of Washington Conference Committee on Hetch Hetchy Roads, Trails and Sale of Power.

The following matter was taken up:

January 19, 1931.

To the Honorable Board of Supervisors.

The committee appointed by your honorable Board to confer with the Secretary of the Interior relative to the obligations of the City and County of San Francisco under the Raker Act, which committee was composed of Supervisors Jesse C. Colman, J. Emmet Hayden and James B. McSheehy, City Engineer M. M. O'Shaughnessy and City Attorney John J. O'Toole, did, pursuant to the directions of your Board, proceed to Washington, and on the 4th day of December, 1930, had a conference with Hon. Ray Lyman Wilbur, Secretary of the Interior, as to the City's obligations under the Raker Act in so far as the distribution of hydro-electric power and the construction of roads in the Yosemite National Park are concerned.

The conference took place at the office of the Secretary, and there were present thereat, representing the government of the United States, the following named persons: Hon. Ray Lyman Wilbur, Secretary of the Interior, his assistant, Mr. Eley, Assistant Attorney-General Richardson, Solicitor for the Department Finney, and Director of Parks Albright. Assisting your committee in the representation of the City were Senators Hiram W. Johnson and Samuel M. Shortridge, Representatives Richard J. Welch and Harry L. Englebright. Congresswoman Florence M. Kahn was not in the City of Washington and, therefore, was not present at the hearing. Representative Louis C. Cramton of Michigan was also in attendance.

At the outset of the hearing it was evident from the remarks of the Secretary that the matter of the distribution of power, and not the construction of roads, was uppermost in his mind, and that while he had no desire to embarrass the City in preventing its obtaining revenue from its power plant, he felt that our procedure was a violation of the provisions of the Raker Act, and as it had been called to his attention by a member of the Congress, it was incumbent upon him to take some action regarding it. The hearing before the Secretary occupied the greater part of December 4th, and on the two succeeding days your committee conferred with Horace M. Albright, Director of National Parks, relative to the City's obligation to construct roads within the Yosemite National Park. The argument made to the Secretary by the committee, and the tentative agreement as to the construction of roads and trails within the Yosemite National Park, was filed with the Secretary at the conclusion of the hearings, and as it practically constitutes the tentative program for the distribution of power and the construction of roads and trails, it is hereto attached and made a part of this report, marked "Exhibit A."

Upon receiving the argument and the tentative agreement as to the construction of roads and trails, Secretary Wilbur transmitted to the City Attorney the following communication, which was practically an acceptance of the City's offer as to the construction of roads and trails. The letter is as follows:

# THE SECRETARY OF THE INTERIOR WASHINGTON

December 8, 1930.

John J. O'Toole, Esq., City Attorney, San Francisco, California:

My dear Mr. O'Toole: I have received with letter of transmittal dated December 8, 1930, signed by Senators Hiram W. Johnson and Samuel M. Shortridge and Representative Richard J. Welch and Harry L. Englebright, argument presented by the committee representing the City and County of San Francisco at conference in this Department on December 4, 1930, in regard to the existing arrangements for the distribution of power from the Hetch Hetchy project in Yosemite National Park, together with tentative agreement reached in conference of said committee with the Director of the National Park Service on December 5 and 6, 1930, relative to the City's obligations as to the construction of roads and trails in the park under the Raker Act, said agreement being subject to final approval by the Board of Supervisors of San Francisco.

I have carefully considered the proposal of the City relative to a fulfillment of its road and trail construction obligations under the Raker Act and have to advise that the program submitted, if approved by the Board of Supervisors, will fully satisfy the demands of this Department as to such construction as provided for under said Act.

I note that your communication advises the Department of the City's three-year program for compliance with the provisions of the Raker Act respecting power distribution, which will be followed with interest.

The successive steps outlined seem to be in the right direction. Kindly keep me advised of the various steps to carry out the provisions of the Raker Act as they are taken.

Sincerely yours,

#### RAY LYMAN WILBUR.

Your committee, in dealing with Director of National Parks Albright, endeavored to hold the road and trail program down to the minimum amount. The Director was insistent that the City should build roads and trails to the extent and cost of \$1,680,000, the expenditure to be made at the rate of approximately \$400,000 per year. Your committee succeeded in reducing the amount of this expenditure to \$1,500,000, the same to be expended at the rate of \$250,000 per year, the last \$500,000 of the expenditure to be applied to the Crane Flat road should the Secretary demand the construction of the same by the City. The committee insisted that this road be made contingent upon the request of the Secretary for two reasons: first, there was a possibility that it might not have to be constructed, and, second, if it was constructed, there was a possibility of the government itself defraying the cost thereof.

The Secretary agreed to accept the present road from O'Shaughnessy Dam to Lake Eleanor as a compliance with the provisions of the Raker Act regarding that road. Your committee believes that this is extremely beneficial to the City, not only from a financial standpoint, but also from a health standpoint, for the reason that both City Engineer O'Shaughnessy and Director of Parks Albright were of the opinion that the road to Lake Eleanor would cost at least \$1,500,000 and its construction would throw open a large part of our watershed to the general public. The Director of Parks stated that in all probability in the near future the National Park authorities would declare Lake Eleanor and the surrounding watershed a "wilderness area," which would mean that the area would be practically closed to automobile travel and open only to those traveling on foot or on horseback.

In view of the foregoing, your committee recommends as follows:

(a) That an agreement be entered into between the City and the

Secretary of the Interior, carrying out the road program as outlined in the tentative offer submitted to the Secretary.

That the City convey to the government of the United States such property as it now owns in the Yosemite National Park and in Sections 1 and 12, Township 1 South, Range — East, as are not needed in connection with its water project or for other municipal purposes.

(c) That the Board of Freeholders be requested to include in the new Charter which they are to prepare, provision for a non-partisan, non-political Utility Commission, which will have charge of the operation, construction and maintenance of all public utilities owned by the City.

(d) That upon the completion of the water supply of the Hetch Hetchy project and the bringing it in to San Francisco, that the City again submit to the people the matter of the acquisition of a distribution system for the hydro-electric power.

Enclosed herewith is a resolution authorizing the City to enter into an agreement with the Secretary of the Interior relative to roads and trails, and also one directing the attention of the Board of Freeholders as to the necessity of making provision in the new Charter for a Public Utilities Commission, and also one calling upon the City Engineer to forthwith advise the Board of Supervisors as to the amount and description of real property owned by the City in the Yosemite National Park and in Stanislaus National Forest which is not needed in connection with our water project or for other municipal purposes. Respectfully submitted,

> JESSE C. COLMAN. J. EMMET HAYDEN, JAMES B. McSHEEHY,

Supervisors.

JOHN J. O'TOOLE.

City Attorney.

City Engineer O'Shaughnessy, not as yet having returned from Washington, has not signed this report.

#### EXHIBIT "A".

In the Matter of the Conference Between the Secretary of the Department of the Interior of the United States and Representatives of the City and County of San Francisco as to Certain Obligations of the City Under the Raker Act, Which Conference Was Held in the Office of the Secretary on December 4th, 1930.

Argument Presented by Committee.

#### SAN FRANCISCO'S DEVELOPMENT OF THE HETCH HETCHY.

San Francisco obtained its right to develop its appropriated waters in the Yosemite National Park, and in the Stanislaus National Forest, under the terms of the Act of Congress of December 19, 1913, commonly known as the "Raker Act". The work thus far performed has been financed by several bond issues voted by the people of San Francisco, and which are direct obligations of the City. The dates of the bond issues and the respective amounts thereof are as follows:

January 1, 1909	\$ 600,000.00	41/2%
July 1, 1910	45,000,000.00	41/2%
January 1, 1925		
July 1, 1928		
		, .
Feet 4 to		

Total .....\$79,600,000.00

All of the above-mentioned bonds have been sold with the exception of \$12,000,000 of the 1928 issue, which are being held and disposed of by the City as funds are needed for construction purposes.

On the outstanding bonds the City had, as of the date of November 1, 1930, paid the sum of \$20,110,305 in interest, the latter burden was lessened to the extent of approximately \$9,000,000 by the receipt of income from hydro-electric power. But even with deduction, San Francisco will have an investment of more than \$80,000,000 in its mountain water supply, when the same is completed, which sum is exclusive of additional interest accruing during the three years necessary to complete the work, and also exclusive of any additional bonds which may have to be voted to meet the increased cost of construction which has arisen on the Coast division of the project.

In addition to the sum mentioned, the City has expended approximately \$41,000,000 in the acquisition of the distributing system, reservoirs and water rights of the Spring Valley Water Company, and is now operating these properties as a municipally owned water system. So when the Hetch Hetchy project is completed, San Francisco will have invested in its municipal water supply and distributing system in excess of \$120,000,000.

The construction work done to date upon the Hetch Hetchy system may be briefly summarized as follows:

- 1. O'Shaughnessy Dam—A concrete structure, 345 feet in height, costing \$7,000,000 which impounds sixty-eight billion gallons of water.
- 2. Lake Eleanor Dam—Also a concrete structure 70 feet high and 1200 feet long, the cost of which was over \$300,000.
- 3. Early Intake Dam—Arched concrete structure, 80 feet high, and which acts as a diversion dam to turn Hetch Hetchy and Lake Eleanor water into main tunnel aqueduct.
- 4. Priests Dam—Earth and rock, 145 feet high, with concrete core. Regulates water flow into Moccasin Creek Power House, and provides storage to feed power house.
- 5. Moccasin Dam—Earth with rock fill, 75 feet high. Deflects water into foothill division tunnel aqueduct after same passes through power house.
- 6. Tunnel aqueduct—from Early Intake to Priests Dam. Driven mostly through solid granite, concrete lined, and has a capacity of 470 million gallons daily. Length 19 miles, gravity flow.

7. Penstock, pipe and tunnel from Priests Dam to Moccasin Power

House, 13 feet in diameter and is concrete lined, 2 miles long.

8. Moccasin Power House—Steel frame concrete building, 225 feet long, 98 feet wide, develops 100,000 horse power, releasing water into Moccasin Reservoir. In operation since September, 1925.

9. Moccasin Creek-Transmission line, 97 miles long on City's right

of way. Voltage, 115,000.

10. Foothill Tunnel—Same capacity as tunnel from Early Intake,

gravity flow, 16 miles long.

11. Pipe line from Irvington in Alameda County to Crystal Springs in San Mateo County, 22 miles long, including Pulgas tunnel. Conveys water across San Francisco Bay, at Western Terminus of Hetch Hetchy project to storage lakes acquired from Spring Valley Water Company.

12. Early Intake Power House—At Early Intake Lake a power house developing 4000 horse power was constructed at the commencement of the Hetch Hetchy work. Also a transmission line of 22,000 volts capacity to provide power for construction purposes—now being operated

to supplement Moccasin Creek output.

13. Coast Range Tunnel—Now in course of construction, 1400 men employed, 16.6 miles completed, 12 miles to be completed. To be concrete lined and to be completed in December, 1933, to be fed by pipe line across San Joaquin Valley from Oakdale Portal of Foothill Division.

14. San Joaquin Pipe Line-47 miles long. Work to be started, same will be completed at same time as Coast Range Tunnel mentioned in

Sub. 13. Reason for delay—to save interest on cost as same cannot be of service until tunnel is completed.

Work on all portions of project to be completed December, 1933.

## Hydro-Electric Portion of Project.

When the Raker Act was passed, its purpose was to give San Francisco a water supply. The production of electricity was really looked upon as, and is, a by-product. The Act placed obligations upon the City as to its development of power, and wisely so, for no matter who receives the benefit of the disposition of the power, it is a distinct advantage to the people of the State. The City has developed power far in excess of the mandates of the Act. The City is mindful of the provisions of Section 6 of the Act, as to selling power for resale. Since the completion of its Moccasin power plant in September, 1925, the City has distributed the output of the plant to the inhabitants of San Francisco, through the agency of the system of the Pacific Gas and Electric Company under a contract subject to termination by either party on twenty-four hours' notice, and which contract will hereinafter be referred to as "The Agency Contract." It will be admitted that the contract has never received the approval of the Department of the Interior as being in accord with Section 6 of the Act, and the City is not asking for any determination of this point at this time. This contract has been productive of revenue to the City of something less than \$2,000,000 a year, the exact amount being dependent upon the amount of water which can be impounded during the year. Every cent of this revenue has been expended in paying interest upon the bonds voted by San Francisco for the water project. The revenue cannot, under the express mandate of the Charter, be used for any other purpose, until the bonds are finally wiped out, save that whenever there might be an amount of revenue in excess of the amount necessary for interest, it must be applied to the redemption of the principal. To deprive San Francisco of this revenue would have caused, and will cause, an increase in her tax rate of at least twenty-seven cents per year upon each one hundred dollars of her taxable property, a burden which she can ill afford to shoulder in view of her many other obligations at this particular time.

# Distribution Directly by the City of Hetch Hetchy Hydro-Electric Power.

It will be admitted that the so-called Agency Contract was a temporary expedient to prevent a serious loss to San Francisco, a loss which would have benefited no one, but possibly harmed many by reason of the serious shortage of electric power in California at the time the contract was entered into. The contract has been effective since September, 1925, and it was tacitly permitted by the Department to aid the City in carrying out the main purpose of the Hetch Hetchy grant, i. e., a water supply for San Francisco. This purpose has not been accomplished, notwithstanding every effort and the expenditure of millions by the City. The vastness of the project and not any procrastination by those charged with doing the work is responsible for the delay. If a tacit permission (and we use the term not intending to signify approval) by the Department was proper in 1925, the same cogent reasons still exist why that permission should not now be revoked, and why it should not be continued until our water project is fully developed.

#### The Past and the Future.

San Francisco has made every effort to live up to the letter as well as the spirit of the Raker Act. Before its power plant was completed, proceedings were instituted to acquire the local distributing systems of the companies supplying the City with electric energy. The proceedings were completed at the cost of some \$400,000 to the City, and

within the shortest period of time that their magnitude would permit. That the people of San Francisco did not place their final stamp of approval upon the bonds necessary to acquire the properties is, we admit, unfortunate, but the failure should not be taken, as an indication of the action of the people in the future. There were many reasons which entered into their refusal. A few should be adverted to: a. The people felt that in the Hetch Hetchy project they were embarking upon a plan that would provide San Francisco with a water supply. Power they looked upon as a by-product or incident to the more necessary main project. Therefore they felt that they should not obligate themselves to a large indebtedness (over sixty millions) until the main project was completed. b. Times were not propitious either for the issuance or sale of the obligations proposed. A financial stringency made municipalities as well as individuals wary as to the increase of their financial burdens. c. The acquisition of the properties of the local system meant the management of an electric production and distribution system second in size to none in the West. San Francisco was not equipped with the political machinery, with a non-partisan, non-political Commission to undertake the management of such a project. d. Revenue was not being produced by the water project and the people were fearful of increasing their civic financial burdens, which might incidentally arise by the embarking on the electric project.

The future must and will obviate many of the so-called objections. The water project will be completed and the main purpose of the grant will be accomplished. It will be productive of income and will carry the interest and redemption burden which now falls upon the taxpayer. More prosperous times are undoubtedly ahead. San Francisco is at this moment engaged in the drafting of a new charter which will provide for a non-partisan, non-political Commission to take charge Such a commission will conof the operation of all its utilities. duct and maintain all utilities on a strictly business basis and will inspire the confidence of the people in the continuation and extension of existing utilities, and the embarking upon new ones. Should the proposed Charter, which must be adopted or rejected as a whole, not receive the requisite approval of the people during the months of March and April during the coming year, a separate amendment providing for the Utility Commission mentioned will be presented to the people at the earliest subsequent opportunity, which will be in November, 1932.

This Committee will recommend to the Legislative Department of San Francisco a program which will insure the adoption of legislation looking to the non-partisan Commission; also the prompt completion of the Hetch Hetchy water project at the earliest possible moment, and a plan which will educate the people as to the necessity of providing a direct method of distribution of the hydro-electric power developed at the Moccasin plant, which plan will provide for the submission to the people within a reasonable time after the completion of the water project, a bond issue for the direct distribution of our power.

The committee from San Francisco has welcomed the opportunity of conferring directly with the Director of National Parks, on December 5th and 6th, relative to the City's obligation as to roads and trails under the Raker Act. After two conferences with that official the City offers the following program of fulfillment of its obligations as to roads and trails under the Raker Act, which program is the result of the conference with the Director, and which we believe meets with his approval

his approval.

The program is as follows:

(a) That the City will complete the construction of a trail on the north side of the Hetch Hetchy reservoir site and to the Tiltill Valley and to Lake Vernon, according to the plans heretofore presented to and

approved by the Secretary of the Interior, said work to be performed by the City, to be completed within the calendar year, 1931, and to be done to the satisfaction of said Secretary.

- (b) That the City will place upon the existing road from Mather (formerly Hog Ranch) to the Hetch Hetchy reservoir, a bituminous or asphaltic wearing surface, making such curvature changes as may be necessary for the safety of said road, and will also construct, where necessary in the opinion of the Secretary, guard walls of stone. The approximate cost of said work to be two hundred thousand dollars, the same to be performed by the City to the satisfaction of the Secretary, and to be completed within the calendar year 1931.
- (c) That for the purpose of complying with its obligations to construct a road along the southerly slope of Smith's Peak from Mather (formerly Hog Ranch) past Harden Lake to a junction with the old Tioga Road, the City will, during the month of July, 1932, and thereafter during the month of July, 1933, and during the month of July, 1934, pay to the United States of America, through the Department of the Interior, the sum of \$250,000 during each of said months, which said sums will be supplied and used by the Department of the Interior for the purpose of constructing the aforesaid road, which said road will have an average surface width of 16 feet, and to be constructed in accordance with plans approved by the Secretary of the Interior. That the payment of the said sum of seven hundred and fifty thousand dollars by the City will be considered as the fulfillment of the City's obligations under the Raker Act to construct said last mentioned road.
- (d) That in addition to the construction of the aforesaid roads and trails and the payment of the said sum of \$750,000 as provided in the last paragraph, the City will, upon the demand of the Secretary of the Interior, said demand to be made upon the City between the 1st day of January and the 1st day of April, 1934, pay to the United States, through the Department of the Interior, the further sum of \$500,000, which said sum shall be used for the construction of a road of similar character to that mentioned in paragraph (c) hereof, and which said road shall connect with the said road mentioned in said paragraph (c) and shall lead from the Mather-Harden-Lake road to Crane Flat. The said sum of \$500,000 shall be payable in two equal installments of \$250,000 each, one payable on July 15th, 1935, and the other payable on July 15th, 1936. That it is understood that the last mentioned road is not specifically mentioned in the Raker Act and that in consideration of the payment of said sum of \$500,000 as herein provided, the Secretary of the Interior will accept the road which has been heretofore constructed by the City from Hetch Hetchy reservoir site to Lake Eleanor via McGill Meadow, as and for the road or trail provided in the Raker Act to be so constructed by the City, and as a compliance by the City with the provisions of said Act requiring the construction of said road.

Provided that the Secretary may use the payment which will become due in the year 1934, for the road mentioned in paragraph (c) hereof, for the construction of the road mentioned in paragraph (d) hereof, provided that the total or annual obligation of the City for said roads shall not be increased.

That upon the City constructing and completing the roads and trails mentioned in paragraphs (a) and (b) hereof, and paying to the United States the amounts provided to be paid in paragraphs (c) and (d) hereof, the City will be considered to have complied with all of the provisions of said Raker Act as to the construction of roads and trails, and shall be considered to have performed its obligations in regard thereto and the same shall be considered as a compliance with sald obligations by the City.

Provided that nothing herein contained shall change or modify the present obligations of the City as to the maintenance or upkeep of roads under said Raker Act.

That the City will, upon the request of the Secretary of the Department of the Interior, convey to the United States all property owned by it in the Yosemite National Park or in Sections 1 and 12, Township 1 South, Range — East, M. D. B. & M., which said sections have been authorized to be added to said park by Act of May 9, 1930, known as Public Act 187, Seventy-first Congress, provided that the same are not needed or used in connection with the Hetch Hetchy project or for other purposes in connection with the government of San Francisco or its institutions, due regard being had for the provisions of the Raker Act which authorizes the use by the City, with the approval of the Secretary, of additional lands in said park when the same are needed in connection with said Hetch Hetchy project.

That said program as to roads and trails as herein contained, as well as to the conveyance of lands, is subject to the approval of the Board of Supervisors of San Francisco, and upon approval thereof by said Board, legislation will be adopted authorizing an agreement between the City and the Department for the carrying out of said

program.

And in closing we most respectfully urge that to prevent, at this time, the continuation of the present method employed by the City in the distribution of its hydro-electric power, will entail a hardship upon San Francisco and her people, and will benefit no one, but on the other hand, will cause an economic waste which will be indirectly reflected upon the State itself. The present method is the only one available to the City for the time being. When the main project under the grant is accomplished, undoubtedly other methods will be available, which will not be subject to objection under the provisions of Section 6 of the Act, and until that time we feel that the Department should, in the exercise of the sound discretion as to construction of the Act, and without finally committing itself as to any particular construction of Section 6, look upon the temporary expedient employed by the City as "a reasonable compliance" with its obligations for the time being.

Dated at Washington this 8th day of December, 1930.

JESSE C. COLMAN,
J. EMMET HAYDEN,
JAMES B. McSHEEHY,
Supervisors of San Francisco.

M. M. O'SHAUGHNESSY, City Engineer.

JOHN J. O'TOOLE,

City Attorney.

The following three resolutions are recommended by the Washington Conference Committee:

Passed for Printing.

The following resolution was passed for printing:

Agreement Authorized With Department of Interior as to City's Obligations in Hetch Hetchy.

Resolution No. ——— (New Series), as follows:

Resolved, That the City and County of San Francisco enter into an agreement with the Department of the Interior of the United States whereby the City will obligate itself to complete the construction of a trail on the north side of the Hetch Hetchy Reservoir site and to the Tiltill Valley and to Lake Vernon, which work is to be completed within the calendar year 1931, and that the City further obligate itself in the said contract that it will place upon the existing road from Mather (formerly Hog Ranch) to the Hetch Hetchy Reservoir, a bituminous or asphaltic wearing surface, making such curvature changes as may be necessary for the safety of said road, and the City will also construct, where necessary in the opinion of the Secretary of the Interior, guard walls of stone.

The City in said contract will further obligate itself to pay to the United States of America, through the Department of the Interior, the amount specified and for the purposes described in paragraphs "C" and "D" of that certain document dated at Washington the 8th day of December, 1930, and presented to the Secretary of the Interior, and which said document was filed with the Board of Supervisors on the 29th day of December, 1930, and to which document reference is hereby made, and for the purpose of further identifying said document it has been signed by a Special Committee of the Board of Supervisors, the City Engineer and the City Attorney, sent to Washington by this Board of Supervisors.

And be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized, empowered and directed to execute said agreement for and on behalf of the City

and County of San Francisco.

## Adopted.

The following resolutions were adopted:

# Provision to Be Made by Freeholders for Non-Partisan, Non-Political Utility Commission.

Resolution No. 33810 (New Series), as follows:

Be it Resolved, That the Board of Freeholders, in the new City and County Charter which is under the course of preparation, make provision in said Charter for the creation of a non-partisan, non-political Utility Commission, which will have charge of the operation-construction and maintenance of all public utilities owned by the City: and be it

Further Resolved, That the Clerk of this Board forward to said Board of Freeholders a copy of this resolution.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Power, Spaulding—2.

#### City Engineer to Report on Unnecessary Lands in Yosemite National Park and Stanislaus National Forest.

Also, Resolution No. 33811 (New Series), as follows:

Be it Resolved, That the City Engineer forthwith advise the Board of Supervisors as to the amount and description of real property owned by the City in the Yosemite National Park and the Stanislaus National Forest which is not needed in connection with the Hetch Hetchy water project or for other municipal purposes; and be it

Further Resolved, That the Clerk of this Board forward to the said

City Engineer a copy of this resolution.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Power, Spaulding—2.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33770 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

# Park Fund.

Park Funa.	
<ul> <li>(1) Anchor Post Fence Company of California, fencing posts, etc., for parks (claim dated Dec. 24, 1930)\$</li> <li>(2) Frank Food Company, foodstuffs furnished parks (claim</li> </ul>	1,120.94
dated Dec. 24, 1930)	641.13
nished parks (claim dated Dec. 24, 1930)	1,558.85
parks (claim dated Dec. 24, 1930)	746.97
A quarium-Appropriation 57.	
(5) California Academy of Sciences, maintenance of Steinhart Aquarium, month of December (claim dated Jan. 3, 1931)\$	<b>4</b> ,074.32
Municipal Railway Fund. (6) American Brake Shoe and Foundry Company, railway	
brake shoes (claim dated Dec. 24, 1930)\$  (7) Hancock Brothers, printing railway transfers (claim	1,109.09
dated Dec. 24, 1930)	720.00
personal injuries sustained by or through the Municipal Railway (claim dated Dec. 24, 1930)	1,000.00
or damages sustained due to being struck by Municipal Railway street car Oct. 2, 1928 (claim dated Dec. 24, 1930).	750.00
. County Road Fund.	
<ul> <li>(10) Pacific Coast Aggregates, Inc., cement, gravel, etc., for maintenance of streets (claim dated Dec. 26, 1930)\$</li> <li>(11) Shell Company of California, asphalt for street mainte-</li> </ul>	3,617.55
	4,594.85
1928 Hetch Hetchy Water Construction Fund.	
(12) Coast Fir and Cedar Products Company (F. P. Gram, assignees), lumber (claim dated Dec. 29, 1930)\$ (13) Hart Wood Lumber Company, lumber (claim dated	894.72
Dec. 29, 1930)	2,061.12
1930)	640.00 4,608.53
(16) Fred L. Hilmer Company, Inc., eggs (claim dated Dec. 27, 1930)	558.60
(17) Pioneer Rubber Mills, hose, belts, etc. (claim dated	
Dec. 27, 1930)	781.18
(19) United States Rubber Company, Inc., rubber coats and	5,060.00 3,801.60
Special School Tax.	3,000.00
(20) R. Flatland, third payment, electric work, Aptos School	
(claim dated Dec. 31, 1930)\$ (21) MacDonald & Kahn, fifth payment, general construction	
(22) F. W. Snook, fourth payment, mechanical equipment	8,313.50
for Aptos School (claim dated Dec. 30, 1930)	2,808.22
	1,834.10
	2,482.50

(25) H. Lawson, fifth payment, plumbing and gasfitting, Balboa High School (claim dated Dec. 31, 1930)
1930)
(27) Scott Company, sixth payment, mechanical equipment, third unit of Balboa High School (claim dated Dec. 30, 1930)
Water Revenue Fund.
(28) Baker, Hamilton & Pacific Company, hardware (claim
dated Dec. 31, 1930)\$ 4,019.23 (29) Enterprise Foundry Company, castings (claim dated
Dec. 31, 1930)
(30) Layton Hanifen, hauling rock and sand (claim dated Dec. 31, 1930)
(31) Pacific Gas and Electric Company, electric power (claim dated Dec. 31, 1930)
(32) San Francisco Lumber Company, lumber (claim dated
Dec. 31, 1930)
dated Dec. 31, 1930)
(34) East Bay Municipal Utility District, second installment
for the furnishing of water to the City and County of San
Francisco, per Ordinance No. 8867 (New Series) (claim
dated Dec. 31, 1930)
General Fund, 1930-1931.
(35) San Francisco Society for the Prevention of Cruelty to
Animals, for the impounding, feeding, etc., of animals for
month of December (claim dated Jan. 3, 1931)
(36) A. F. Heuer, printing 250 copies of report of the Purchaser of Supplies (claim dated Dec. 29, 1930)
(37) Atlas Electric Company, final payment, electric work
for Fire Department Engine House No. 49 (claim dated
Dec. 31, 1930) 968.00
(38) Frank J. Reilly, final payment, construction of Fire De-
partment Engine House No. 49 (claim dated Dec. 31, 1930) 8,905.25 (39) Thomas Skelly, final payment, plumbing, etc., for Fire
Department Engine House No. 49 (claim dated Dec. 31,
1930)
(40) Waldron & Look, Inc., gauze, etc., for San Francisco
Hospital (claim dated Nov. 30, 1930)
cisco Hospital (claim dated Nov. 30, 1930)
(42) Associated Charities, relief furnished unemployed
through the Laguna Honda Home (claim dated Dec. 31,
1930)
(43) William J. Quinn, Police contingent expense for January (claim dated Jan. 2, 1931)
ary (claim dated Jan. 2, 1931)
dated Jan. 2, 1931)
(45) Paul E. Denivelle, labor furnished for reconstruction
of Palace of Fine Arts (claim dated Jan. 8, 1931) 1,487.77
(46) Paul E. Denivelle, labor, etc., furnished for reconstruction of Palace of Fine Arts (claim dated Jan. 8, 1931) 663.23
(47) Associated Charities, widows' pensions (claim dated
Jan. 6, 1931) 7.958.00
(48) Eureka Benevolent Society, widows' pensions (claim
dated Jan. 6, 1931)
Jan. 9, 1931)

(50) Dohrmann Hotel Supply Company, kitchen equipment, Laguna Honda Home (claim dated Dec. 31, 1930)	2,301.62
(51) Pratt Low Preserving Company, canned goods, San Francisco Hospital (claim dated Nov. 30, 1930)	685.58
(52) Jensen Bread Company, bread for San Francisco Hospital (claim dated Nov. 30, 1930)	827.78
(53) Western Meat Company, meats for San Francisco Hospital (claim dated Nov. 30, 1930)	638.80
(54) A. Paladini, Inc., fish for San Francisco Hospital (claim dated Nov. 30, 1930)	599.06
(55) Sherry Brothers, butter for San Francisco Hospital (claim dated Nov. 30, 1930)	1,676.82
(56) San Francisco Dairy Company, milk, etc., for San Francisco Hospital (claim dated Nov. 30, 1930)	4,720.27
(57) San Francisco Chronicle, official advertising (claim dated Jan. 12, 1931)	1,437.21
(58) Recorder Printing and Publishing Company, printing of Superior Court calendars (claim dated Jan. 12, 1930)	515.00
(59) Levison Printing Company, printing election forms (claim dated Jan. 8, 1931)	672.90
$Park\ Fund.$	
(60) The Duncanson-Harrelson Company, construction of outlet and inlet at Fleishhacker Pool (claim dated Jan. 8,	Α. Α
1931)\$ (61) Pacific Gas and Electric Company, gas and electric ser-	510.93
vice for parks (claim dated Jan. 8, 1931)	2,350.64
Sharp Park (claim dated Jan. 8, 1931)	960.00
dated Jan. 8, 1931)	1,844.18
insurance of park employments (claim dated Jan. 8, 1931)	1,010.64
(65) Berringer & Russell, hay, etc., for parks (claim dated Jan. 8, 1931)	758.14
Publicity and Advertising.	
(66) Rudolph Theurkauf, labor, materials, designing and decorating float, San Francisco exhibit at Tournament of	
Roses (claim dated Jan. 12, 1931)\$ (67) Redwood Empire Association, printing and advertising,	1,625.00
including publicity and advertising of San Francisco (claim dated Jan. 12, 1931)	6,843.67
Library Fund.	
(68) San Francisco News Company, library books (claim	
	1,199.28
dated Dec. 31, 1930)	745.64
31, 1930)	695.82
(72) Foster & Futernick, binding library books (claim dated	3,031.14
(73) American Building Maintenance Company, janitorial	2,181.80
services furnished public libraries (claim dated Dec. 31, 1930)	810.00
Playground Fund.	
(74) Bernhard's, furniture furnished Portola Playground	
(claim dated Jan. 7, 1931)\$	639.00

(75) Baker, Hamilton & Pacific Company, hardware for playgrounds (claim dated Jan. 7, 1931)	519.85
(76) State Compensation Insurance Fund, premium on policy covering insurance of playground employments (claim	
dated Jan. 7, 1931)	791.00
(77) Robert A. Farish, progress payment for excavation on Aptos Playground (claim dated Jan. 7, 1931)	2,540.50
Airport Fund.	
(78) Clinton-Stephenson Construction Company, third payment, construction of extensions to existing hangars at San Francisco Municipal Airport, Mills Field (claim dated Jan. 7, 1931)	2,550.00
Municipal Railway Fund.	
(79) Market Street Railway Company, track repairs and paving for account of Municipal Railway (claim dated Dec.	<b>5</b> 022 10
31, 1930)\$	5,266.43
1928 Hetch Hetchy Water Construction Fund.	
(80) J. H. Creighton, truck hire (claim dated Jan. 2, 1931)\$ (81) Gaffney & Luce, meat (claim dated Jan. 2, 1931)	4,279.47 1,815.74
(82) Delbert Hansen, truck hire (claim dated Jan. 2, 1931)	2,328.03
(83) Earl W. Heple, furnishing, hauling and spreading gravel (claim dated Jan. 3, 1931)	1,533.01
(84) Pacific Coast Aggregates, Inc., concrete sand (claim dated Jan. 3, 1931)	628.75
(85) Pacific Coast Aggregates, Inc., concrete sand (claim	023.10
dated Jan. 3, 1931)	535.00
(86) Pacific Coast Aggregates, Inc., concrete sand (claim dated Jan. 3, 1931)	516.25
1931)	1,302.75
(88) Levi Strauss & Co., 650 comforters (claim dated Jan. 3, 1931)	1,771.25
(89) Pioneer Rubber Mills, belting and hose (claim dated Jan. 3, 1931)	862.78
(90) Santa Cruz Portland Cement Company, cement (claim	
dated Jan. 6, 1931)	502.00
dated Jan. 3, 1931)	3,765.00
(92) Utah Fuel Company, coal (claim dated Jan. 3, 1931) (93) Umpqua Mills and Timber Company, lumber (claim	611.78
dated Jan. 3, 1931)(94) Western Pipe and Steel Company, air pipe (claim dated	2,300.59
Jan. 3, 1931)	978.30
Hetch Hetchy Power Operative Fund.	
(95) Bald Eagle Meat Market, foodstuffs furnished (claim	
dated Jan. 2, 1931)\$ (96) Depreciation Fund, Hetch Hetchy Power Operation, reserve for depreciation for month of January, 1931, per Char-	748.73
ter requirement (claim dated Jan. 7, 1931)	14,583.00
1929 Hospital Bonds.	
(97) Bernhard's, mattresses furnished Laguna Honda Home (claim dated Nov. 30, 1930)\$	2,730.00
1929 Sewer Bonds.	
<ul> <li>(98) Clarence B. Eaton, first payment, construction of Section "D," Alemany storm drain (claim dated Jan. 7, 1931).\$</li> <li>(99) Healy-Tibbitts Construction Company, first payment, construction of Section "C," Alemany storm drain (claim</li> </ul>	7,500.00
dated Jan. 6, 1931)	25,500.00

(100) MacDonald & Kahn, sixth payment, construction of Section "D," Fillmore street sewer (claim dated Jan. 7, 1931)
Water Revenue Fund.
(101) N. A. Eckart, Cash Revolving Fund, reimbursement for account of expenditure for installing Webster burner equip-
ment (claim dated Jan. 7, 1931)\$ 2,157.20
(102) Layton Hanifen, hauling rock and gravel (claim dated
Jan. 7, 1931)
(103) Neptune Meter Company, meter parts (claim dated
Jan. 7, 1931) 589.70
(104) Pacific Gas and Electric Company, electric power
(claim dated Jan. 7, 1931)
(105) Western Well Drilling Company, for well drilling
(claim dated Jan. 7, 1931)
Tax Judgments—Appropriation 58.
(106) Brobeck, Phleger & Harrison, as attorneys for judg-
ment creditors, eighth installment of final tax judgments
(claim dated Dec. 24, 1930)\$18,408.61
(107) Brobeck, Phleger & Harrison, attorneys for judgment
creditors, eighth installment of final tax judgments (claim
dated Dec. 28, 1930)
(108) John Hearst (guardian of Arthur J. Hearst, attorney
for judgment creditors), fourth installment of final tax
judgments (claim dated Nov. 10, 1930)
Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern,
McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Hayden, Gallagher, Power, Stanton—4.

# Payment, \$589.20, Expense for Stimulation of Employments.

Also, Resolution No. 33771 (New Series), as follows:

Resolved, That the sum of \$589.20 be and the same is authorized in payment out of Urgent Necessity, Budget Item 25, 1930-1931, to the Associated Charities, being for expense incurred in connection with intensive drive by Citizens' Committee for the Stimulation of Employment for San Franciscans. Claim dated January 12, 1931.

(Appropriation by Resolution No. 33128, New Series.)

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Hayden, Gallagher, Power, Stanton—4.

## Payment for Property Required for Extension of Golden Gate Avenue Into Stanyan Street.

Also, Resoultion No. 33772 (New Series), as follows:

Resolved, That the sum of \$3,675 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Cecile J. S. Dubrow, Emmet Rixford and Alfred Kuhn as payment for property required for the extension of Golden Gate avenue easterly to Stanyan street; being a portion of Western Addition Block No. 787½, and particularly described in acceptance of offer by Resolution No. 33179 (New Series). Claim dated January 12, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

# Appropriations, Various Funds and Purposes.

Also, Resolution No. 33773 (New Series), as follows: Resolved. That the following amounts be and the same are hereby

set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds, for the following purposes, to-wit:
Sewer Bond Construction Fund, Issue 1929.
(1) For cost of continuation of office engineering on sewer design
General Fund, 1930-1931.
Extension and Reconstruction of Sewers, Budget  Item 36.
(2) For cost of work necessary to relieve conditions along the Baker street outfall sewer, from Marina boulevard northerly, due to storm water overflow\$3,000.00
Traffic Signals, Budget Item 54.
(3) For the painting of traffic lines on the pavements of the Bay Shore boulevard, Bernal Cut, and Portola Drive, to provide proper regulation of vehicular and pedestrian traffic
San Francisco Hospital and Laguna Honda Home Repairs and Painting, Budget Item 50.
(4) For cost of repair work in connection with the San Francisco Hospital, to-wit: installing shower basins, toilet and partitions at Isolation Hospital, remodeling of laundry, repairs to showers in wards 29 and 30, cementing floor of ward 29, repairs to roof, including tile, tar, metal and slate roofing
Special School Tax.
(5) For architectural services rendered in connection with additions to the West Portal School; being one-fifth of six per cent of estimated cost\$ 2,100.00
Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.
Appropriations, County Road Fund, Various Street Improvements. Also, Resolution No. 33774 (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purposes, to-wit:
<ul> <li>(1) For the improvement of certain roadways in Golden Gate Heights; the City's contribution toward the cost of.\$25,000.00</li> <li>(2) For the improving of Mt. Vernon avenue between Howth and Getz streets; the City's portion of cost of;</li> </ul>
additional
Grand View avenue between its northerly and southerly intersections with Market street
nue from Plymouth avenue westerly
Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

# Appropriations, Boulevard Bond Fund, for Various Boulevard Constructions.

Also, Resolution No. 33775 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Boulevard Construction Fund, Bond Issue 1927, for the following boulevard purposes, to-wit:

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

# Appropriation, \$15,000, for Highway District No. 16.

Also, Resolution No. 33776 (New Series), as follows:

Resolved, That there be hereby appropriated, set aside and authorized to be expended out of the County Road Fund the amount of \$15,000, which is San Francisco's pro rata for the construction of the Russian River Bridge and Highway Crossing in Sonoma County under the supervision of the Board of Directors of the Joint Highway District No. 16, of which district the City and County of San Francisco is a member.

Further Resolved, That the said sum of \$15,000 be and is authorized paid to Joint Highway District No. 16.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern. McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

# Authorizing Payment of \$50,000 for Unemployment, Sunset Boulevard.

Also, Resolution No. 33777 (New Series), as follows:

Resolved, That the sum of \$50,000, heretofore set aside out of Boulevard Bonds, Issue 1927, for the improvement of the Sunset boulevard be and is hereby authorized in payment to A. J. Mount (president of Bank of America), treasurer of San Francisco Citizens' Committee for the Stimulation of Employments for San Franciscans; for payment to persons employed for said improvement of Sunset boulevard.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

# Appropriation, \$3,000, Payment of Claim of Tubbs Cordage Company.

Also, Bill No. 9413, Ordinance No. 8917 (New Series), as follows:

Appropriating the sum of \$3,000 for payment of claim of Tubbs Cordage Company.

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

Section 1. There is hereby appropriated and set aside the sum of \$3,000, to be paid out of the revenues of the Water Department, as settlement in full of the claim of Tubbs Cordage Company for damage done to a stock of ropes and retarding business of said con-

cern by reason of the bursting of a water main at Twenty-second and Indiana streets on the 9th day of July, 1930.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—12. Absent—Supervisors Gallagher, Hayden, Power, Stanton—4.

#### Action Deferred.

The following matter was laid over one week:

# Appropriation, \$2,000, Out of Publicity and Advertising, National Convention of Associated Contractors.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising Appropriation 55, for expense in connection with the holding of National Convention of the Associated Contractors of America, to be held in San Francisco during January, 1931; for the publicity and advertising of San Francisco.

## Indefinite Postponement.

The following matter was, on recommendation of the Finance Committee, indefinitely postponed:

# Elizabeth Wyche Coit Bequest, \$100,000, for Elizabeth Coit Driveway.

Resolution  $N_0$ . ———— (New Series), as follows:

Whereas, Elizabeth Wyche Coit died, and in her love for the City and County of San Francisco requested that the Honorable Board of Supervisors should expend the sum of \$100,000 for the purpose of adding to the beauty of the city which, to quote the language of her last will and testament, "I always loved"; and

Whereas, there has been received by the County Treasurer from the estate of the said Elizabeth Wyche Coit the sum of \$59,000 cash and the additional amount of \$41,000 securities; now, therefore, be it

the additional amount of \$41,000 securities; now, therefore, be it Resolved, That the Treasurer of the City and County of San Francisco is hereby directed to sell the securities received in partial distribution from the estate of the said Elizabeth Wyche Coit, and of the face value of \$41,000, and likewise the cash of \$59,000, and to expend the same in accordance with the terms of the said Elizabeth Wyche Coit, for the beautification of the City and County of San Francisco in building a roadway around and about Lake Merced, in the City and County of San Francisco, which roadway shall be hereafter and perpetually named the "Elizabeth Coit Driveway."

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

# Supply Station, Richmond Congregational Church, Northwest Corner of Geary Street and Seventh Avenue.

On recommendation of Fire Committee.

Resolution No. 33779 (New Series), as follows:

Resolved, That the Richmond Congregational Church be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the premises at the northwest corner of Geary street and Seventh avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes-Supervisors Andriano, Canepa, Colman, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Oil Tanks and Boilers.

Also, Resolution No. 33780 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

V. Rasmussen, northeast corner of Scott and Bush streets, 1500 gallons capacity. Boilers.

Albert Asher Company, 232 Drumm street, 20 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

# Blasting Permit, Sibley Grading and Teaming Company, Potrero Avenue Between Eighteenth and Nineteenth Streets.

Also, Resolution No. 33781 (New Series), as follows:

Resolved, That Sibley Grading and Teaming Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts on property situate on the east side of Potrero avenue between Eighteenth and Nineteenth streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Sibley Grading and Teaming Company, then the privileges and all rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheeny, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

## Underground District No. 55, Yerba Buena Street Between Sacramento and Clay Streets, Established.

On recommendation of Lighting Committee.

Bill No. 9407, Ordinance No. 8911 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 100.

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

Section 100. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 55, Yerba Buena street between Sacramento and Clay streets (approximately 275 feet).

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

## Establishing Underground District No. 56, California Street, From West Line of Van Ness Avenue to East Line of Fillmore Street.

Also, Bill No. 9408, Ordinance No. 8912 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1pp.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1pp. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 56, California street from the west line of Van Ness avenue to the east line of Fillmore street (approxi-

mately 3272 feet).

Ayes—Supervisors Audriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

Establishing Underground District No. 57, Lyon Street, From North Line of Lombard Street to Bay Street, Bay Street From Lyon Street to Baker Street, and Along Baker Street to Marina Boulevard.

Also, Bill No. 9409, Ordinance No. 8913 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1qq.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1qq. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after March 1, 1931, is hereby designated, to-wit:

Underground District No. 57, Lyon street from the north line of Lombard street to Bay street, Bay street from Lyon street to Baker street, and along Baker street to the Marina boulevard (approximately 2675 feet).

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Ordering Erection of Boulevard Lighting Standards.

On recommendation of Joint Committee on Streets and Street Lighting.

Bill No. 9410, Ordinance No. 8914 (New Series), as follows:

Ordering the erecting and connecting of street lighting standards for boulevards; authorizing and directing the Board of Public Works to enter into contracts for said work, approving plans and specifications, appropriating funds, and permitting progressive payments to be made during the course of said erecting and connecting.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to enter into contracts for erecting street lighting standards purchased under other contracts on Alemany, Bayshore, Great Highway, Junipero Serra, Nineteenth avenue, Portola, Bernal, Laguna Honda, Van Ness avenue extension and Sunset boulevards, and furnishing the necessary labor and material to connect these standards and complete the lighting system, in accordance with

plans and specifications prepared therefor, which plans and specifica-

tions are hereby approved and adopted.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate into contracts for said erecting and connecting standards on the boulevards, conditions that progressive payments will be made in the manner set forth in said specifications and as provided by Section 21, Chapter I, Article VI of the Charter.

Section 3. The sum of \$250,000 is hereby set aside and appropriated from the sale of Boulevard Bonds, approved by the voters November, 1927, to defray the cost of such erecting and connecting of street

lighting standards.

Section 4. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—13.

Noes-Supervisors Andriano, Colman-2.

Absent—Supervisor Power—1.

#### Repealing Portion of Ordinance No. 8874.

On recommendation of Streets Committee.

Bill No. 9411, Ordinance No. 8915 (New Series), as follows:

Repealing portion of Ordinance No. 8874, Bill No. 9368, entitled: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. All that portion of Ordinance No. 8874, title of which is

recited above, and particularly those portions reading as follows:

The improvement of the east one-half of Twenty-fifth avenue from the north line of Taraval street to a line parallel with and 100 feet north of the north line of Taraval street, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead three feet in height.

Bidder is to name price per lineal foot of bulkhead for this work. The improvement of the west one-half of Forty-third avenue from the north line of Kirkham street to a line parallel with and 50 feet north of the north line of Kirkham street, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead

Bidder is to name price per lineal foot of bulkhead for this work.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

Ordering the Improvement of the Crossing of Oxford and Silliman Streets, Madison Street Between Burrows and Felton Streets.

Also, Bill No. 9412, Ordinance No. 8916 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December

9, 1930, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Oxford and Silliman streets by the construction of armored concrete curbs; by the construction of brick catchbasins: by the construction of vitrified clay pipe culverts; by the construction of one-course concrete sidewalks of the full official width on the angular corners; and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Madison street between Burrows and Felton streets, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphaltic concrete pavement, consisting of a 1½-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$79,519.69, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following claimants, to-wit:

#### Auditorium Fund.

Auditorium Fund.	
(1) Musical Association of San Francisco, for services of orchestra at concert and ballet, Jan. 14, 1931 (claim dated	
Jan. 15, 1931)\$ 2,000 (2) Alice Seckels, for services of Betty Horst's ballet, Jan. 14, 1931 (claim dated Jan. 15, 1931)	
1929 Hospital Bond Fund.	
(3) H. M. Schick Products Company, bedside tables, Department of Public Health (claim dated Dec. 30, 1930)\$ 870	0.00
Municipal Railway Fund.	
(4) General Petroleum Corporation of California, gasoline for Municipal Railways (claim dated Jan. 8, 1931)\$ 1,957 (5) San Francisco City Employees' Retirement System, for account of employees' pensions, etc. (claim dated Jan. 2, 1931)	7.84 4.99
(6) Street Repair Department, Board of Public Works, reimbursement for asphalt repairs to Municipal Railway (claim dated Jan. 8, 1931)	
(8) Market Street Railway Company, electricity furnished	0.00
(claim dated Jan. 13, 1931)	0.13
furnished (claim dated Jan. 13, 1931)	2.69
<ul> <li>(10) Department of Public Health (San Francisco Hospita),</li> <li>hospital service rendered (claim dated Jan. 13, 1931)</li> <li>(11) San Francisco City Employees' Retirement System, for</li> </ul>	3.25
employees' pensions, etc. (claim dated Jan. 10, 1931) 7,925	5.91
Boulevard Bond Fund, Issue 1927.	
(12) Federal Construction Company, final payment for improvement of the Great Highway (lower road), Ulloa street to Lincoln way (claim dated Jan. 5, 1931)	
to Santiago street (claim dated Jan. 7, 1931)	J.UU
(claim dated Jan. 7, 1931)	0.00
boulevard, Section "C," Ocean avenue to San Jose avenue (claim dated Jan. 7, 1931)	0.00
(16) H. V. Tucker, first payment, improvement of Alemany boulevard, Section "A," Bay Shore boulevard to Mission street (claim dated Jan. 7, 1931)	
Thirty-sixth and Thirty-seventh avenues between Taraval and Vicente streets (claim dated Jan. 7, 1931) 6,900	00.0
County Road Fund.	
(18) T. I. Butler, gravel furnished for streets (claim dated Jan. 9, 1931)	2.86
dated Dec. 31, 1930) 1,004	.66
(20) Pacific Coast Aggregates, Inc., gravel for streets (claim dated Jan. 9, 1931)	.94
(21) Pacific Coast Aggregates, Inc., gravel for streets (claim dated Jan. 9, 1931)	.35

(22) Pacific Coast Aggregates, Inc., gravel for streets (claim	729.93
dated Jan. 9, 1931)	
dated Jan. 9, 1931)	515.95
1931) (25) Fay Improvement Company, third payment, improvement of Harrison street between Second and Third streets, Hawthorne, Folsom and Harrison streets and Vassar place	573.75
(claim dated Jan. 14, 1931)	<b>750.00</b>
1931)	8,441.69
1928 Hetch Hetchy Water Bond Fund.	-,
(28) Coast Fir and Cedar Products Company (assigned to F. P. Gram Company, Inc.), lumber (claim dated Jan. 6,	
1931)\$ (29) Byron Jackson Company, pump parts (claim dated Jan.	1,191.83
6, 1931)	765.00 500.07
(31) Edison Storage Battery Supply Company, battery rentals	500.07
(claim dated Jan. 6, 1931)	651.76
dated Jan. 6, 1931)	3,225.00 $681.55$
6, 1931)	1,042.67
dated Jan. 6, 1931)	537.16 1,287.93
7, 1931)	634.32
(claim dated Jan. 6, 1931)	829.55 605.00
(40) J. F. Mitchell, machine parts (claim dated Jan. 6, 1931) (41) Montague Pipe and Steel Company, steel pipe (claim	634.30
dated Jan. 6, 1931)	1,791.57
dated Jan. 6, 1931)	660.00
Jan. 7, 1931)	507.74 3,162.50
(45) Santa Cruz Portland Cement Company, cement (claim dated Jan. 6, 1931)	2,550.00
(46) Santa Cruz Portland Cement Company, cement (claim dated Jan. 6, 1931)	2,550.00
(47) Santa Cruz Portland Cement Company, cement (claim dated Jan. 7, 1931)	2,510.00
(48) Trojan Powder Company, explosives (claim dated Jan. 7, 1931)	4,018.65
Jan. 7, 1931)	1,858.50 1,089.22

(51) R. M. Gardiner Lumber Company (assigned to American Trust Company), lumber (claim dated Jan. 7, 1931)	2,262.25
(52) General Machinery and Supply Company, black pipe (claim dated Jan. 7, 1931)	553.98
(53) General Electric Company, electric locomotives and parts (claim dated Jan. 7, 1931)	2,089.74
(54) R. A. Hansen, stove and fuel oil (claim dated Jan. 7, 1931)	805.60
(55) Fred L. Hilmer Company, Inc., eggs (claim dated Jan.	
7, 1931)	619.65
dated Jan. 6, 1931)	2,125.30
dated Jan. 7, 1931)	5,421.41
(58) San Francisco Water Department, expenditures in connection with Newark-San Lorenzo pipe line (claim dated	
Jan. 7, 1931)	4,620.75
7, 1931)	912.44
(60) The White Company, White truck parts (claim dated Jan. 7, 1931)	724.09
(61) Western Pipe and Steel Company, first payment, con-	
struction of Newark-San Lorenzo pipe line (claim dated Jan. 15, 1931)	33,667.28
Hetch Hetchy Power Operative Fund.	
(62) Hetch Hetchy Construction Fund, 1928, for materials and equipment furnished and service rendered (claim dated	
Jan. 9, 1931)\$	820.73
(63) Reynier Lumber Company, redwood ties (claim dated Jan. 9, 1931)	568.00
(64) State Compensation Insurance Fund, premium covering insurance on employments (claim dated Jan. 9, 1931)	976.67
Special School Tax.	
(65) Park Commissioners, reimbursement for cars of school grounds (claim dated Jan. 9, 1931)\$	1.450.00
(66) San Francisco Lumber Company, lumber for schools	
(claim dated Dec. 30, 1930)	715.52
School (claim dated Jan. 13, 1931)	552.00
(68) San Francisco Lumber Company, lumber (claim dated Jan. 13, 1931)	630.00
(69) Dodge A. Riedy, first payment, architectural services for additions to West Portal School (claim dated Jan. 14, 1931)	1,607.55
(70) Scott Company, final payment, mechanical equipment for	1,001.00
addition to Francisco Junior High School (claim dated Jan. 14, 1931)	7,731.70
(71) Scott Company, final payment, plumbing and gasfitting	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
for addition to Francisco Junior High School (claim dated Jan. 14, 1931)	4,285.05
Water Revenue Fund.	
(72) Pacific Gas and Electric Company, gas and electric service (claim dated Jan. 14, 1931)\$	4,940.20
(73) Pacific Gas and Electric Company, gas and electric serv-	
ice (claim dated Jan. 14, 1931)	3,244.82
ice (claim dated Jan. 14, 1931)	3,510.00
(75) Westinghouse Electric and Manufacturing Company, two electric locomotives and extra batteries (claim dated Jan.	
·	9,922.00

#### Tax Judgments—Appropriation 57.

Tax Judgments—Appropriation 57.	
(76) Percy E. Towne, seventh installment, one-tenth of tax	
judgment, for judgment creditors (claim dated Jan. 8, 1931)\$	2,137.46
(77) Tobin & Tobin, eighth Installment, one-tenth of tax judg-	0.000.00
ment, for judgment creditors (claim dated Jan. 14, 1931)	8,292.32
(78) Southern Pacific Company, fourth installment, one-tenth of tax judgment (claim dated Jan. 31, 1931)	20.020.58
	20,020.00
Publicity and Advertising—Appropriation 55.	
(79) Pacific Opera Association, expenses of Pacific Opera	
Company, season of 1930, for the publicity and advertising of San Francisco (claim dated Jan. 19, 1931)	7 500 00
	1,000.00
General Fund, Fiscal Year 1930-1931. (80) Mendocino State Hospital, maintenance of criminal	
insane, July 1 to Dec. 31, 1930 (claim dated Jan. 19, 1931).	1 301 33
(81) The Recorder Printing and Publishing Company, print-	1,001.00
ing of Supervisors' Journal, Calendar, etc. (claim dated	
Jan. 19, 1931)	1,274.46
(82) F. W. Lafrentz & Co., services rendered, survey of audi-	
tor's office, and general fund accounts (claim dated Jan.	
19, 1931)	682.96
(83) Pacific Gas and Electric Company, street lighting for	CO 179 14
December (claim dated Jan. 19, 1931)	09,172.14
dated Jan. 19, 1931)	644.81
(85) N. Randall Ellis, services rendered the city attorney,	011.01
month of January, 1931 (claim dated Jan. 31, 1931)	750.00
(86) Children's Agency, maintenance of minors (claim dated	
Jan. 9, 1931)	34,650.61
(87) Eureka Benevolent Society, maintenance of minors	
(claim dated Jan. 7, 1931)	3,144.64
(88) Little Children's Aid, maintenance of minors (claim dated Jan. 9, 1931)	12,318.18
(89) San Francisco Nursery for Homeless Children, mainte-	15,010.10
nance of minors (claim dated Jan. 7, 1931)	566.32
(90) St. Vincent's School, maintenance of minors (claim	
dated Jan. 10, 1931)	813.70
(91) County Road Fund, reimbursement for sewer work per-	
formed (claim dated Dec. 26, 1930)	860.05
(92) Richfield Oil Company, oil furnished Hall of Justice and Civic Center Power House (claim dated Jan. 14, 1931)	1 500 05
(93) County Road Fund, reimbursement for expenditures in	1,569.95
connection with sewer work (claim dated Jan. 12, 1931)	970.52
(94) Pacific Gas and Electric Company, lighting public build-	0.002
ings (claim dated Jan. 14, 1931)	5,550.42
(95) O'Brien, Spotorno, Mitchell and Compagno Brothers,	
turkeys furnished San Francisco Hospital (claim dated	
Nov. 30, 1930)	614.80
(96) Schweitzer & Co., meat furnished San Francisco Hospital (claim dated Nov. 30, 1930)	9.014.50
(97) J. T. Freitas Company, eggs, San Francisco Hospital	<b>3,014</b> .58
(claim dated Nov. 30, 1930)	2,229.30
(98) C. B. Lindauer and Son, liquor cresolis, San Francisco	2,220,00
Hospital (claim dated Dec. 31, 1930)	620.48
(99) Pratt-Low Preserving Company, canned goods, San Fran-	
cisco Hospital (claim dated Nov. 30, 1930)	1,997.03
(100) Haas Brothers, groceries, San Francisco Hospital	1 501 00
(claim dated Nov. 30, 1930)(101) Richfield Oil Company, fuel oil, San Francisco Hospital	1,731.68
(claim dated Nov. 30, 1930)	2,158.10
	£00.10

(102) Richfield Oil Company, fuel oil, San Francisco Hospital			
(claim dated Nov. 30, 1930)			
Francisco Hospital (claim dated Nov. 30, 1930)	614.20		
(claim dated Nov. 30, 1930)	511.03		
(claim dated Dec. 20, 1930)	1,032.75		
Home (claim dated Dec. 30, 1930)	1,968.04		
(claim dated Dec. 30, 1930)	1,025.00		
dated Dec. 30, 1930)	2,019.29		
turkeys for Laguna Honda Home (claim dated Dec. 30,	912.75		
(112) Schweitzer & Co., meat for Laguna Honda Home (claim dated Dec. 30, 1930)	2,754.25		
(113) Sherry Brothers, butter and cheese for Laguna Honda			
Home (claim dated Dec. 30, 1930)	1,623.22		
Honda Home (claim dated Dec. 30, 1930)	637.00		
Payments for Properties Required for Various Street Wider Also, Resolution No. ———— (New Series), as follows:	nings.		
Resolved, That the following amounts be and the same are set aside and appropriated out of County Road Fund and are in payment to the hereinafter named persons, being paym properties required for street widenings, to-wit:	ithorized		
(1) To United States Metal Products Company, and California Pacific Title and Trust Company, for the northeasterly 35 feet of Lot 1 of Block 5412, as per the Assessor's Block Books; as per acceptance of offer by Resolution No. 33727			
(New Series), and required for the widening of Williams avenue (claim dated Sept. 16, 1930)	900.00		

(5) To William Budde and Margaret Budde, and Title Insurance and Guaranty Company, for the southeasterly 20 feet of Lots 6, 7 and 8 in Block 7162 and the southeasterly 20 feet of Lot 14 in Block 7163, as per the current Assessor's Block Books; per acceptance of offer by Resolution No. 33724 (New Series), and required for the widening of San Jose avenue from Sickles avenue to the county line (claim dated Oct. 20, 1930)..... -1.600.00Payments for Properties Required for Boulevard Purposes. Also, Resolution No. ——— (New Series), as follows: Resolved. That the following amounts be and the same are hereby set aside and appropriated out of the 1927 Boulevard Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for boulevard purposes, to-wit: (1) To Edward G. Burkhardt et al., for portion of Lot 20 of Block 3514, as per current Assessor's Block Books of the City and County of San Francisco, and as per acceptance of offer by Resolution No. 33731 (New Series), said property being required for the extension of Van Ness avenue from Mission street to Howard street (claim dated Jan. 6, \$14,210.00 (2) To Laura Walton and George Walton, for Lot 35 of Block 2389, as per the Assessor's Block Books of City and County of San Francisco; as per acceptance of offer by Resolution No. 33729 (New Series), and required for the opening of the Sunset boulevard (claim dated Jan. 7, 1931)...... 1.500.00 (3) To George E. Archer and Margaret Mary Archer, for portions of Lots 1 and 9 of Block 7144, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. 33733 (New Series), and required for the widening of Sickles avenue from Mission street to Alemany boulevard (claim dated Jan. 7, 1931) ..... 5,500.00 (4) To H. G. Muller and Elizabeth F. Muller, for Lot 26 of Block 2098, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. 33730 (New Series), and required for the opening of Sunset boulevard (claim dated Dec. 11, 1930) ..... 675.00 (5) To Florence Collins and A. G. Hardenburgh, for all of Lots 11 and 12 of Block 7124, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. 33732 (New Series), and required for the widening of Stanley street as an extension of Alemany boulevard (claim dated Dec. 10, 1931). 1,300.00 Payments Out of Special School Tax for Properties Required for School Purposes. -- (New Series), as follows: Also, Resolution No. -Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit: (1) To Marie Costello, for Lot No. 18 in Block No. 2, Holly Park Tract, per acceptance of offer by Resolution No. 33734 (New Series) (claim dated Jan. 19, 1931).....\$ 4,750.00 (2) To Helene Schoensteiner, for Lot No. 14 in Block No. 2,

Holly Park Tract, per acceptance of offer by Resolution No.

33735 (New Series) (claim dated Jan. 19, 1931).......... 3,400.00

(3) To Vittorio E. Sambucetti, for Lot No. 29 in Block No. 2, Holly Park Tract, per acceptance of offer by Resolution No.

33736 (New Series) (claim dated Jan. 19, 1931)........... 3,300.90

All of said properties being of Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also, known as Lots 43, 39 and 9, respectively, in Block 5714 on Assessor's Map Book.

#### Appropriation, \$19,941, General Fund, for Emergency Supplies.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$19,941.00 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, Fiscal Year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

#### Reconstruction of Various Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That there is hereby appropriated, set aside and authorized to be expended out of the County Road Fund, the following amounts for the reconstruction of the following streets:

Larkin Street, Beach to North Point Street, center strip..... 1,900.00

Hyde Street, Jefferson Street to Beach, center strip...... 1,900.00

Appropriation, \$550, in Payment of All Street Assessment Liens Against Lot Southeast Corner of Cowden Street and Harkness Avenue.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$550 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Meyer Rosenberg, 1755 San Bruno Avenue, in consideration of which Meyer Rosenberg is to assume all street assessment liens now due against lot at southeast corner of Cowden Street and Harkness Avenue.

#### Adopted.

The following resolution was adopted:

Appropriations for Wooden Stairway, Field Survey by Nine Counties Highway Committee, and for Payment of Damage Claim.

On recommendation of Finance Committee.

Resolution No. 33782 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, apropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### County Road Fund.

(1) For cost of constructing wooden steps at pedestrian approaches to recently improved Corbett Avenue......\$

(2) For expense in connection with field survey of Nine Counties Highway Committee, Redwood Empire Association, by C. V. Patterson, office of San Francisco City Engineer

110.00

100.00

#### General Fund, 1930-1931.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Action Deferred.

The following was laid over one week. Dr. Hassler to be notified to attend:

Approving Expenditure of \$1,500 by Board of Health for Survey of Health Conditions of San Francisco by American Public Health Association.

Resolution No. ---- (New Series), as follows:

Resolved, That an expenditure of \$1,500.00 by the Department of Public Health, for a survey of health conditions of San Francisco by the American Public Health Association, is hereby approved.

#### Passed for Printing.

The following matters were passed for printing:

#### Appropriation, \$5,000, San Francisco Christmas Fete.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the sum of \$5,000.00, heretofore set aside out of the General Fund, Fiscal Year 1930-1931, by Resolution No. 33661, New Series, for expense in connection with San Francisco's Christmas Fete, under auspices of San Francisco's 1930 Christmas Fete Committee, be and the same is hereby authorized in payment to Benning Wentworth, Auditor of the City and County for the payment of claims incurred in connection with the 1930 San Francisco's Christmas Fete. (Claim dated Jan. 19, 1931.)

#### Appropriation, \$3,000, Governor's Inaugural.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$3,000.00, heretofore appropriated by Resolution No. 33708 (New Series), out of the General Fund for the purpose of covering the expenses of the City and County of San Francisco in taking official part in the ceremonies attending the inauguration of Mayor James Rolph, Jr., as Governor of the State of California, be and the same is hereby authorized in payment to Benning Wentworth, Auditor of the City and County, for the payment of claims incurred in connection with the Governor's inauguration as aforesaid. (Claim dated Jan. 19, 1931.)

#### Adopted.

The following resolutions were adopted:

Accepting Offer of Louis and Emilia Stradello to Convey to the City, for School Purposes, Land and Improvements in Holly Park Tract.

On recommendation of Finance Committee.

Resolution No. 33783 (New Series), as follows:

Whereas, an offer has been received from Louis Stradello and Emilia Stradello to convey to the City and County of San Francisco certain

land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,700, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot Number Fifteen (15) in Block Number Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170;

also known as Lot 40 in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Andriano. Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Clerk Directed to Advertise Sale of \$2,000,000 Memorial Halls Bonds, February 16, 1931.

Also, Resolution No. 33784 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that on the 16th day of February, 1931, the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

Two million dollars of Memorial Halls Bonds, issue of July 1, 1927, comprising one hundred bonds of \$1,000 denomination, four and one-half per cent, maturing each year from 1932 to 1951, inclusive.

The Finance Committee shall fix the terms and conditions of sale.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Passed for Printing.

The following resolution was passed for printing:

## Transfer of Supply Station Permit, Edwards & Oakes, Northwest Corner of Franklin and Page Streets.

On recommendation of Fire Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That Edwards & Oakes be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them automobile supply station permit heretofore granted Bruce & Young by Resolution No. 28322 (New Series) for premises at northwest corner of Franklin and Page streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Masquerade Ball, United Swiss Society of California.

On recommendation of Police Committee.

Resolution No. 33784 (New Series), as follows:

Resolved, That the United Swiss Society of California be and is hereby granted permission to conduct a masquerade ball in California Hall the evening of January 31, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Passed for Printing.

The following bill was passed for printing:

## Underground District No. 58, Portola Drive From St. Francis Circle to East Line of Laguna Honda Boulevard.

On recommendation of Lighting Committee.

Bill No. 9414, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1rr.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1rr. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after April 1, 1931, is hereby designated, to-wit:

wires after April 1, 1931, is hereby designated, to-wit:
Underground District No. 58—Portola drive from St. Francis Circle
to the east line of Laguna Honda boulevard, approximately 5780 feet.

#### Adopted.

The following resolutions were adopted:

#### Accepting Offer to Sell Property for Newark-San Lorenzo Pipe Line Right of Way.

On recommendation of Public Utilities and Finance Committee.

Resolution No. 33785 (New Series), as follows:

Resolved, That the offers of sale made by the following-named persons to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sums set forth opposite their names, be accepted:

Gine Anderson, \$1,250—A strip of land 40 feet wide between County Road No. 1009 and the northerly line of Block 50 in Russell City. (As

per detailed description and written offer on file.)

Fred Hansen and Martha Hansen, \$1,000—A strip of land 40 feet wide between County Road No. 1009 and the property lines of Kalke and Heidel. (As per detailed description and written offer on file.)

Bertha Norman and Fred Norman, \$450—A strip of land 40 feet wide between Ramos street and a line 432 feet, more or less, northwesterly therefrom. (As per detailed description and written offer on file.)

Mary J. Parkhurst, \$805.30—A strip of land 40 feet wide adjacent to the South Pacific Coast Railway. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco deeds conveying said right-of-way easements to said City and County of San Francisco, and to record said deeds, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Committee to Study Street Railway Unification Problem.

Also, Resolution No. 33786 (New Series), as follows:

Whereas, the unification of the street railway systems of San Francisco, or the adoption of a city-wide inter-transfer system, is of vital interest to the people of this City; now, therefore, be it

Resolved, That a committee, consisting of the Public Utilities Committee and such other members of the Board as may be chosen by his Honor the Mayor, be appointed to study this problem and to make its report to this Board within six months.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

## Approval of Contracts for Occupation and Use of Certain Parcels of Land Under Control of San Francisco Water Department.

Also, Resolution No. 33787 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Company; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain

parcels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of this Board be, and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

1. M. F. Cardoza, 0.87 acre in the Bernal portion of the Rancho El Valle de San Jose, Pleasanton District; term, one year; agricultural;

renewal.

2. Ed Zurkirschen, 3.44 acres in the Rancho El Valle de San Jose, Pleasanton District; term, one year; agricultural; renewal.

3. J. C. Henrigues, 3 acres in a 50-foot strip near Pleasanton; term, one year; agricultural; renewal.

4. Mills Estate, Inc., 425 acres in the Buri Buri Rancho, near Millbrae; term, three years; grazing; renewal, but some additional acreage.

- 5. James Thomsen, 8 acres of 100-foot strip in Plots Nos. 2 and 5 of Bernal portion of the Rancho El Valle de San Jose, near Pleasanton; term, one year; agricultural; renewal.
- 6. J. P. Vargas, portion of 50-foot strip of land in the Rancho Santa Rita, near Pleasanton; term, one year; agricultural purposes; renewal.
- 7. H. P. Nielson, 1-acre strip near Pleasanton; term, one year; agricultural purposes; renewal.

Ayes-Supervisors Andriano, Canepa, Colman, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr-13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Approval of Contracts for Occupation and Use of Certain Parcels of Land Under Control of San Francisco Water Department.

Also, Resolution No. 33788 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contract for the use and occupation of certain parcel of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contract for the use and occupation of the parcel of land described therein be, and the same is hereby approved, and the Clerk of this Board be, and he is hereby directed to indorse on said contract the said approval of this Board. That the following is the contract heretofore referred to:

J. Peters, 50-foot strip in Plot No. 2 of the Bernal portion of the Rancho El Valle de San Jose, Pleasanton District; term, one year;

agricultural.

Ayes-Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr-13.

Absent—Supervisors Gallagher, Power, Stanton—3.

## Approval of Contracts for Occupation and Use of Certain Parcels of Land Under Control of San Francisco Water Department.

Also, Resolution No. 33789 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain

parcels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of this Board be, and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

A Camilli, lot at Diamond and Bosworth streets; term, one year; agricultural, residential and commercial; renewal, but rental increased from \$50 per annum to \$240 per annum, on account of change in use.

A. R. Moniz, 6 acres in San Mateo County, near Colma; term,

three years; agricultural and residential; renewal.

T. T. Rose, 225 acres in the Calaveras Valley, Santa Clara County; term, 11 months; agricultural; new lease.

Spring Valley Company, Ltd., 2000 acres in San Mateo County;

term, three years; sheep grazing; renewal.

5. P. J. Murphy, 1¼ acres in Vallejo's Mills Tract, Alameda County; term, one year; storage space for wagon and implements and for pasturage; renewal.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

## Approval of Contracts for Occupation and Use of Certain Parcels of Land Under Control of San Francisco Water Department.

Also, Resolution No. 33790 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain

parcels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of this Board be, and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

1. J. Jaramillo, Lot 8D of the Town of Vallejo's Mills, Alameda County; term, one year; residential.

2. Frano Martinez, Lot 8E of the Town of Vallejo's Mills, Alameda

County; term, one year; residential.

3. D. Perez, north half of Lot 16, Town of Vallejo's Mills; term, one year; residential.

4. S. Tajada, Lot 15 of the Town of Vallejo's Mills; term, one year; residential.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Passed for Printing.

The following matters were passed for printing:

#### Ordering Street Work, Folsom and Other Streets.

On recommendation of Streets Committee.

Bill No. 9415, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment,

and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Folsom Street between Crescent Avenue and Ogden Avenue, where not already so improved, by resetting the existing concrete curbs; by the construction of side sewers; and by the construction of a Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Improvement of De Long Street between Head Street and San Diego Avenue, where not already so improved, by the construction of armored concrete curb; by the construction of 6-inch vitrified clay pipe side sewers; and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic wearing surface and 6-inch Class "F" concrete base.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Quesada Avenue between Hawes Street and Griffith Street, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Quint Street between Evans and Newcomb Avenues, including the intervening crossings and intersection, by the construction of vitrified clay pipe sewers with appurtenances and brick manholes.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

#### Ordering Street Work, Victoria Street, Etc.

Also, Bill No. 9416, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Victoria Street between Shields and Sargent Streets, where not already so improved, by the construction of armored concrete curb; the construction of 6-inch vitrified clay pipe side sewers and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Victoria Street between Randolph Street and a line parallel with and 100 feet northerly of Stanley Street, where not already so improved, by the construction of armored concrete curbs; by the construction of 6-inch vitrified clay pipe side sewers; and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Barneveld Avenue between Gaven Street and Sweeney Street, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of University Street between Silver Avenue and Silliman Street, where not already so improved, by the construction of armored concrete curbs, and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the intersection of Bancroft Avenue, Quint Street, and Thornton Avenue; the improvement of Bancroft Avenue between Quint Street and Thornton Avenue; and the improvement of Quint Street between Bancroft Avenue and Thornton Avenue, by the construction of armored concrete curbs; by the construction of one-course concrete sidewalks to the full official widths; by the construction of brick catchbasins and appurtenances and 10-inch vitrified clay pipe culverts; and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of the crossing of Jennings Street and Underwood Avenue by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks of the full official width, by the construction of brick catch-basins with 10-inch vitrified clay pipe culverts, and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

#### Ordering Street Work, Roosevelt Way.

Also, Bill No. 9417, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of the north one-half of Roosevelt Way from a line parallel with and 458.72 feet south of the south line of Clifford Terrace to a line parallel with and 483.72 feet south of the south line of Clifford

Terrace; and

The improvement of the north one-half of Roosevelt Way from a line parallel with and 508.72 feet south of the south line of Clifford Terrace to a line parallel with and 583.72 feet south of the south line of Clifford Terrace, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead, 3 feet in height.

The bidder is to name price per lineal foot of bulkhead for this work.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Execution of Deed by the Mayor and the Board of Supervisors.

On recommendation of Streets Committee.

Resolution No. 33791 (New Series), as follows:

Resolution authorizing the execution of deed by the Mayor and the Clerk of the Board of Supervisors to the Western Pacific Railroad Company to a portion of Arkansas street closed by Resolution No. 33409 (New Series), in exchange for other parcels of land as described in Resolution No. 32758 (New Series).

Whereas, this Board adopted on June 30, 1930, and the Acting Mayor approved on July 11, 1930, Resolution No. 32758 (New Series), authorizing the Mayor to deed to the Western Pacific Railroad Company certain portions of certain streets in exchange for land required for

street purposes; and

Whereas, this Board, on the fifteenth day of July, 1930, after proceedings theretofore had pursuant to the provisions of Chapter 3, Article VI, of the Charter of the City and County of San Francisco, duly and regularly adopted Resolution No. 32809 (New Series), closing certain portions of certain streets, and said resolution was approved by the Acting Mayor on the seventeenth day of July, 1930, and on the tenth day of November, 1930, after proceedings theretofore had pursuant to the provisions of Chapter 3, Article VI, of the Charter of the City and County of San Francisco, duly and regularly adopted Resolution No. 33409 (New Series), closing and abandoning a portion of

Arkansas street, and said resolution was approved by his Honor the

Mayor on the fourteenth day of November, 1930.

Now, therefore, the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco, in the name of said City and County, are hereby authorized and instructed upon receiving from the Western Pacific Railroad Company a deed to property described in Resolution No. 32758 (New Series) as Parcels 1 to 9, inclusive, to execute a deed conveying all of the right, title and interest of said City and County to said Western Pacific Railroad Company of that portion of Arkansas street closed by Resolution No. 33409 (New Series), and the City Attorney is hereby authorized to deliver the deed from the City to the Westen Pacific Railroad Company upon receiving from said company a deed to the above-mentioned property, free and clear of all liens and encumbrances, and is hereby authorized to record the deed from said company to the City.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

### Extension of Time on Contract of American Rubber Company, Fire Hose.

On recommendation of Supplies Committee.

Resolution No. 33792 (New Series), as follows:

Resolved, That an extension of time of 30 days be hereby granted to American Rubber Manufacturing Company upon its petition therefor and upon recommendation of the Board of Fire Commissioners on contract (Proposal No. 644) for furnishing 12,000 feet, size 2¾ inches, fire hose, heretofore awarded by Resolution No. 33428 (New Series), approved November 14, 1930; said petition is granted for the reason that the manufacture of No. 10 yarn was delayed.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding,

Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Electric Fixtures, Laguna Honda Home.

Also, Resolution No. 33793 (New Series), as follows:

Resolved, That award of contract be hereby made to Incandescent Supply Company on bid submitted December 31, 1930 (Quotation No. 1760), which is supplemental to Proposal No. 649, heretofore submitted on November 10, 1930, for furnishing and installing complete the following, viz.: Electric fixtures for Laguna Honda Home ward building "F." 136 electric fixtures as per original floor plan submitted to bidders for the sum of \$551.92.

Resolved, That a bond in the amount of \$100 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Motor Boat.

Also, Resolution No. 33794 (New Series), as follows:

Resolved, That award of contract be hereby made to John G. Rapp Corporation on bid submitted December 29, 1930 (Proposal No. 670), for furnishing the following, viz.: Motor boat for San Francisco Municipal Airport, more particularly described as follows: One Dodge 16-foot Runabout; length over all, 16 feet 3 inches; beam, 5 feet 3 inches;

draft, 16 inches. Boat is powered with a 40-horsepower, 4-cylinder Lycoming engine. Further specifications and lists of standard equipment to be furnished as shown in communication of said John G. Rapp Corporation on attached bid. Price \$950; less allowance for trade-in of one outboard Evinrude motor and boat, \$150. Net, \$800.

Resolved, That no bond be required. Resolved, That all other bids submitted thereon be rejected.

Aves—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr-13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Stencils.

Also, Resolution No. 33795 (New Series), as follows:

Resolved, That award of contract be hereby made to The Shallcross Company, Inc., on bid submitted December 29, 1930 (Proposal No. 669), for furnishing stencils and service as follows, viz.: Stencils for School Department.

Item No. 1—100 quires stencils for Neostyle, letter size, at \$2.60 per

Item No. 2-50 quires stencils for Neostyle, legal size, at \$2.80 per quire.

Item No. 3-250 quires stencils for Mimeograph, legal size, at \$2.80

per quire.

Item No. 4-200 quires stencils for Mimeograph, model 72, letter size, at \$2.60 per quire.

#### Service.

Mechanical service to be furnished on Mimeograph and Neostyle machines: This service is to be given by said The Shallcross Company, Inc., at regular intervals and includes the cleaning of the machine, the changing of the ink pad if necessary, oiling and greasing and any adjustments that may be needed.

If service is needed in between the regular calls it may be had with no charge. The service is to be given by men thoroughly experienced with all models of the Mimeograph and Neostyle machines, these men to have been put through a regular course of training and to be thoroughly competent.

If any parts are required, the cost is to be the regular price charged by the A. B. Dick Company, and there is to be no charge for installa-

tion.

Resolved, That a bond in the amount of \$500 be required for the

faithful performance of contract.

Note—All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr-13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Lithograph Bonds.

Also, Resolution No. 33796 (New Series), as follows:

Resolved, That award of contract be hereby made to the Union Lithograph Company, Inc., on bids submitted December 22, 1930 (Proposal No. 667) for furnishing the following, viz.: Lithographed bonds: 850 County Jail Bonds, 1931, for the sum of \$507.50.

Resolved, That a bond in the amount of \$100 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Stage Fittings and Draperies.

Also, Resolution No. 33797 (New Series), as follows:

Resolved, That award of contract be hereby made to American Studios, Inc., on bid submitted December 29, 1930 (Proposal No. 668), for furnishing and installing complete stage fittings and draperies for Presidio Junior High School for the sum of \$3,748.00.

Resolved, That a bond in the amount of \$500.00 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Forage.

Also, Resolution No. 33798 (New Series), as follows:

Resolved, That award of contract be hereby made to Berringer & Russell on bid submitted January 14, 1931 (Quotation No. 1766), which is supplemental to award heretofore made on Proposal No. 617 by Resolution No. 33306 (New Series), approved October 24, 1930, for furnishing the following, viz.: Forage, as same may be ordered from time to time during the term commencing at date and ending September 30, 1931.

Quality: Hay and grain must be strictly No. 1, best in the market, San Francisco Chamber of Commerce standards.

Delivery: Contract price to include delivery to any point designated in the purchase order within the limits of the City and County of San Francisco.

Containers to become the property of the City and County of San Francisco.

Quantity: The City raises forage of its own, and this contract is Intended to cover its needs in excess of that.

Item No. 401—Barley, rolled; from No. 1 bright feed barley, at \$29.00 per ton.

Item No. 405—Hay, properly cured, sound and well baled: (b) Oat, tame, at \$19.00 per ton; (c) Wheat, at \$21.00 per ton.

Item No. 408—Oats, feed, crushed, at \$1.75 per 100 pounds.

Item No. 409—Straw, barley; reasonably clean, sound and well baled, at \$0.85 per 100 pounds.

Item No. 410—Wheat, recleaned, for poultry feed, \$2.10 per 100 pounds.

Resolved, That no additional bond be required to the one heretofore filed under Proposal No. 617.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Award of Contract, Curled Horse Hair.

Also, Resolution No. 33799 (New Series), as follows:

Resolved, That award of contract be hereby made to Pacific Felt Company, Inc., on bid submitted December 29, 1930 (Proposal No. 671), for furnishing the following, viz.: Curled horse hair for San Francisco Hospital, 2,250 pounds as per sample submitted at \$0.45 per pound.

Resolved, That a bond in the amount of \$200.00 be required for

faithful performance of contract.

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Authorizing the Installation of "Slow" Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 33800 (New Series), as follows:

Resolved, That "Slow" signs be installed at the following locations:

Santa Ana Avenue, north and south of Darien Way, two signs.

Darien Way, east and west of Santa Ana Avenue, two signs. North side of Portola Drive, 150 feet east of center line of private drive located at 440 Portola Drive, one sign.

South side of Portola Drive, 220 feet west of center line of private

drive located at 440 Portola Drive, one sign.

Santa Ana Avenue north and south of Monterey Boulevard, two signs. Monterey Boulevard east and west of Santa Ana Avenue, two signs. East side of upper Market Street south of Eagle Street, one sign.

West side of upper Market Street north of Eagle Street, one sign. West side of Mission Street at a point opposite Richland Avenue

West side of Mission Street at a point opposite Richland Avenue property line (of that portion of Richland Avenue that lies east of Mission Street), one sign.

East side of Mission Street at a point opposite the south property

line of Richland Avenue, one sign.

West side of Mission Street at a point opposite the north property

line of College Avenue, one sign.

East side of Mission Street at a point opposite the south property line of College Avenue (Crescent Avenue and College Avenues meet at this side of Mission Street), one sign.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Authorizing the Installation of a Nine-Unit Reflector Signal on Camino Del Mar at a Point Opposite No. 824.

Also, Resolution No. 33801 (New Series), as follows:

Resolved, That a nine-unit reflector signal be installed on the east side of Camino Del Mar, facing west at a point 5 feet opposite north of the south building line of 824 Camino Del Mar.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spanlding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Authorizing the Installation of "School Zone" Signs.

Also, Resolution No. 33802 (New Series), as follows:

Resolved, That "School Zone" signs be installed at the following locations:

North side of Leland Avenue, 50 feet east of Delta Street, one sign. South side of Leland Avenue, 50 feet west of Schwerin Street, one sign.

West side of Delta Street, 50 feet north of Leland Avenue, one sigu. East side of Delta street, 50 feet south of Visitacion Avenue, one sign.

North side of Visitacion Avenue, 50 feet east of Delta Street, one sign. East side of Schwerin Street, 50 feet south of Visitacion Avenue, one sign.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Establishing Passenger Loading Zone.

Also, Resolution No. 33803 (New Series), as follows:

Resolved, That the following passenger loading zone be established: 1880 Jackson street, 18 feet—1880 Jackson Street Apartments.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Abolishing Loading Zone.

Also, Resolution No. 33804 (New Series), as follows:

Resolved, That the following loading zone be abolished: 575 Washington street, 18 feet—J. Personini Import Company.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Establishing Loading Zones.

Also, Resolution No. 33805 (New Series), as follows:

Resolved, That the following loading zones be established:

267-269 Jessie street, 56 feet-Paul Kennedy warehouse.

223 Jessie street, 56 feet-Incandescent Supply Company.

261-263 Jessie street, 27 feet—Standard Leather Company.

229-231 Jessie street, 45 feet-Greenbaum, Weil & Michaels warehouse.

225 Seventh street, 27 feet-Furrer & Uster Automotive Parts.

1837 Union street, 18 feet—Bacigalupi & Dagneau Sheet Metal Works. 624-626 Folsom street, 36 feet—John A. Roebling & Sons, wire rope. 331-343 Battery street, 27 feet—H. E. Speas Company warehouse.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Notice of Special Election for Parks and Squares Bonds.

Resolution No. 33766 (New Series), as follows:

Giving notice of a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of one million four

hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

Resolved, By the Board of Supervisors of the City and County of

San Francisco, as follows:

Section 1. Notice is hereby given that pursuant to the laws of the State of California, the Charter of the City and County of San Francisco and the provisions of Bill No. 9404, Ordinance No. 8908 (New Series) of the Board of Supervisors, passed January 3, 1931, reference to said ordinance for further particulars being here made, a special election will be held in the City and County of San Francisco on Friday, the 6th day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: The construction and improvement of permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco; and the incurring of a bonded indebtedness of the City and County of San Francisco to the amount of One million four hundred thousand dollars (\$1,400,000) for the construction and improvement of the permanent improvements described herein.

Section 2. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in the proposition described in Section 1 of this resolution, then such proposition shall be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the permanent improvements described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Public Parks and

Squares Bonds, 1931."

Bonds issued for the purpose stated shall be numbered from 1 to 1400, both inclusive, and shall be payable \$56,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$56,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 3. Said bonds and coupons shall be in substantially the

following form:

## THE UNITED STATES OF AMERICA State of California.

and County of Can Propose

City and County of San Francisco

#### "PUBLIC PARKS AND SQUARES BOND, 1931"

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

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

election duly and legally called and held for that purpose.

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

01 2 001 4001,
Mayor.
Treasurer.
Auditor.

#### FORM OF COUPON

NO								¥ · · ·		
On	1, 19	, the	City	and	County	of S	San I	Franci	isco,	Cali-
fornia, will	pay to	bearer at	the	office	of the	Tre	asur	er of	said	City
and County	, or, at t	he option	of th	ie hol	lder, at	the	fisca	l agen	cy of	the
City and Co										
do	llars (\$.	)	in g	old c	oin of t	he U	Jnite	d Stat	tes, b	eing
six months'	interest	then due	on it	s bon	d dated	Feb	ruar	y 1, 1	931, 1	num-
ber	• •									

Treasurer.

#### FORM OF REGISTRATION

San Francisco. ...... 19....

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

Treasurer.

Section 4. The amount of tax levy to be made for the payment of said \$1,400,000 bonds shall be the sum of \$63,000 per annum for the first 5 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due, and for the 6th year after the date of said bonds the sum of \$60,480 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$56,000 thereof due 5 years from their date have been paid, and for the 7th year after the date of said bonds the sum of \$57,960 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$56,000 thereof due 6 years from their date have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$2,520 by reason of the payment each year beginning 5 years from the date of said bonds of \$56,000 of said bonds, and the sum of \$56,000 each year beginning 4 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

ner as other municipal taxes are collected.

Section 5. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained. determined and declared, as herein provided and according to the laws of the State of California providing for and governing elections in the City and County of San Francisco, and the polls for such election shall be and remain open during the time required by said laws.

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

the following:

'To incur a bonded indebtedness in the sum of one million four hundred thousand dollars (\$1,400,000) for permanent improvements,

to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco."

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

YES	
NO	

Bonds issued for the construction and improvement of the permanent improvements herein described shall bear interest at the rate of

41/2 per cent per annum, payable semi-annually.

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

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

the proposition.

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

When the polls are closed the officers of election shall count the ballots cast at such election and canvass the votes cast, respectively,

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

Section 8. This resolution shall be published for at least fourteen days in the official newspaper and shall take effect immediately.

Adopted by the Board of Supervisors January 19, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Notice of Special Election for Public Highway Bonds.

Also, Resolution No. 33767 (New Series), as follows:

Giving notice of a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit: Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows:

Section 1. Notice is hereby given that pursuant to the laws of the State of California, the Charter of the City and County of San Francisco and the provisions of Bill No. 9403, Ordinance No. 8907 (New Series), of the Board of Supervisors, passed January 3, 1931, reference to said ordinance for further particulars being here made, a special election will be held in the City and County of San Francisco on Friday, the 6th day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: The acquisition, construction and completion of permanent improvements, to-wit:

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Ju-

nipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads, and the incurring of a bonded indebtedness of the City and County of San Francisco to the amount of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of the permanent improvements described herein.

If, at such special election, it shall appear that two-Section 2. thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in the proposition described in Section 1 of this resolution, then such proposition shall be deemed to have been accepted by the electors, and bonds will be issued to defray the cost of the permanent improvements described Such bonds shall be of the form and character known as therein. "serials". All of said bonds shall be dated February 1, 1931; shall bear interest at the rate of 41/2 per centum per annum, payable semiannually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Boulevards and Roads Bonds, 1931.'

Bonds issued for the purpose stated shall be numbered from 1 to 900, both inclusive, and shall be payable \$36,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$36,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 3. Said bonds and coupons shall be in substantially the following form:

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

"BOULEVARDS AND ROADS BOND, 1931"

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

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

It is hereby certified, recited and declared that all acts, conditions and things required by law to exist, happen and be performed precedent to and in the issuance of this bond have existed, happened and been performed in due time, form and manner as required by law, and that

the amount of this bond, together with all other indebtedness of said City and County, does not exceed any limit prescribed by the Constitution or statutes of said State or Charter of said City and County, and that provision has been made, as required by the Constitution and statutes of said State and the Charter of said City and County, for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and also provision to constitute a sinking fund for the payment of the principal of this bond on or before maturity. The full faith and credit of said City and County are hereby pledged for the punctual payment of the principal and interest of this bond.

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigued by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

Mayor.
Treasurer.
Countersigned:
Auditor.
FORM OF COUPON
No
On
Treasurer.
FORM OF REGISTRATION
San Francisco,, 19 This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of and the interest and principal thereof are hereafter payable to such owner.

Section 4. The amount of tax levy to be made for the payment of said \$900,000 bonds shall be the sum of \$40,500 per annum for the first 5 years from the date of said bonds to pay the annual interest on

said bonds, and in season to pay such interest as it becomes due, and for the 6th year after the date of said bonds the sum of \$38,880 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$36,000 thereof due 5 years from their date, have been paid, and for the 7th year after the date of said bonds the sum of \$37,260 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$36,000 thereof, due 6 years from their date, have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$1,620 by reason of the payment each year beginning 5 years from the date of said bonds of \$36,000 of said bonds, and the sum of \$36,000 each year beginning 4 years from the date of said bonds, to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

Section 5. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained, determined and declared, as herein provided and according to the laws of the State of California providing for the governing of 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.

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

"To incur a bonded indebtedness in the sum of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit:

"Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads."

To vote for the proposition and thereby authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition, stamp a cross (X) in the blank space to the right of the word "YES." To vote against the proposition and thereby refuse to authorize the incurring of a bonded indebtedness

to the amount of and for the purpose stated in such proposition, stamp a cross (X) in the blank space to the right of the word "NO."

YES	
NO	

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

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

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

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

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

Section 8. This resolution shall be published for at least fourteen days in the official newspaper and shall take effect immediately.

Adopted by the Board of Supervisors January 19, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding. Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Notice of Special Election for Playgrounds Bonds.

Also, Resolution No. 33768 (New Series), as follows:

Giving notice of a special election to be held in the City and County of San Francisco on Friday, the sixth day of February, 1931, for the purpose of submitting to the voters of the City and County of San Francisco a proposition to incur a bonded debt of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds.

Resolved, By the Board of Supervisors of the City and County of San Francisco, as follows:

Notice is hereby given that pursuant to the laws of the State of California, the Charter of the City and County of San Francisco and the provisions of Bill No. 9405, Ordinance No. 8909 (New Series) of the Board of Supervisors, passed January 3, 1931, reference to said ordinance for further particulars being here made, a special election will be held in the City and County of San Francisco on Friday, the 6th day of February, 1931, for the purpose of submitting to the electors of said City and County the following proposition, to-wit: The construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn and Funston Annex Playgrounds, and the incurring of a bonded indebtedness of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of the permanent improvements described herein.

Section 2. If, at such special election, it shall appear that two-thirds of all the votes cast thereat were in favor of and authorized the incurring of a bonded debt for the purpose set forth in the proposition described in Section 1 of this resolution, then such proposition shall be deemed to have been accepted by the electors and bonds will be issued to defray the cost of the permanent improvements described therein. Such bonds shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually, shall be of the denomination of one thousand dollars each, and the principal and interest thereof shall be payable in gold coin of the United States. Said bonds shall be called "Playground Bonds, 1931."

Bonds issued for the purpose stated shall be numbered from 1 to 200, both inclusive, and shall be payable \$8,000 thereof 5 years from the date of said bonds, beginning with the lowest number, and \$8,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 3. Said bonds and coupons shall be in substantially the following form:

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

"PLAYGROUND BOND, 1931"

\$1,000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of Cali-

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

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

		Mayor.
	••••••••••	Treasurer.
Countersi	gned:	
	• • • • • • • • • • • • • • • • • • • •	Auditor.
	FORM OF COUPON	
No		\$
On 1 19	the City and County of C	on Thomaigna Cali

On ........ 1, 19...., the City and County of San Francisco, California, will pay to the bearer at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency.

of the City and County of San Francisco, in the City and State of New York, ...... dollars (\$ ......) in gold coin of the United States, being six months' interest then due on its bond dated February 1, 1931, number .......

Treasurer.

#### FORM OF REGISTRATION

San Francisco, ...... 19....

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

Treasurer.

Section 4. The amount of tax levy to be made for the payment of said \$200,000 bonds shall be the sum of \$9,000 per annum for the first 5 years from the date of said bonds to pay the annual interest on said bonds, and in season to pay such interest as it becomes due. and for the 6th year after the date of said bonds the sum of \$8,640 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$8,000 thereof due 5 years from their date have been paid, and for the 7th year after the date of said bonds the sum of \$8,280 to pay and in season to pay the interest on such of said bonds as remain outstanding after the \$8,000 thereof due 6 years from their date have been paid, and so on, a sum each year for 22 succeeding years until said bonds are all paid, sufficient for interest and in season to pay interest on all of said bonds outstanding, which sum for interest will diminish each year by the amount of \$360 by reason of the payment each year beginning 5 years from the date of said bonds of \$8,000 of said bonds, and the sum of \$8,000 each year beginning 4 years from the date of said bonds to pay and in season to pay the principal of such bonds as they respectively become due, and continuing each succeeding year for 24 years until the principal of all of said bonds has been paid.

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

ner as other municipal taxes are collected.

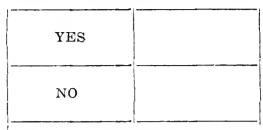
Section 5. The special election hereby called and ordered to be held shall be held and conducted, and the votes thereat received and canvassed, and the returns thereof made and the result thereof ascertained, determined and declared, as herein provided and according to the laws of the State of California providing for the governing of 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.

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

the following:

"To incur a bonded indebtedness in the sum of two hundred thousand dollars (\$200,000) for the construction and completion of permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds."

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



Bonds issued for the construction and completion of the permanent improvements herein described shall bear interest at the rate of  $4\frac{1}{2}$ 

per centum per annum, payable semi-annually.

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

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

the proposition.

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

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

Section 8. This resolution shall be published for at least fourteen days in the official newspaper and shall take effect immediately.

Adopted by the Board of Supervisors January 19, 1931.

Ayes-Supervisors Andriano, Canepa, Colman, Havenner, Hayden,

McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

Plans and Estimates to Be Obtained for the Construction of a Pipe Line to Connect the Oakdale and Tesla Portals of the Hetch Hetchy Project.

Supervisor Havenner presented:

Resolution No. 33806 (New Series), as follows:

Directing the Board of Public Works to obtain from the City Engineer plans and estimates of cost for the construction of a pipeline across the San Joaquin Valley to connect the Oakdale and Tesla por-

tals of the Hetch Hetchy project.

Resolved, That the Board of Public Works is hereby directed to obtain from the City Engineer plans, specifications and estimates of cost for the construction of an adequate pipeline across the San Joaquin Valley for the purpose of conveying water across said valley from the Oakdale Portal to the Tesla Portal of the Hetch Hetchy Project. The said plans, specifications and estimates of cost are to be made on the assumption that the construction work will be completed within one year from the commencement of work. The pipeline to be installed across the San Joaquin Valley shall not be less than 60 inches in diameter, or equivalent, and to be of the approximate length of 47.4 miles, with all necessary fittings, valves, structures, special work at tunnel portals and at San Joaquin River crossing, including the acquisition of all rights of way that have not heretofore been acquired; and be it

Further Resolved, That the Board of Public Works notify the City Engineer that plans, specifications and estimates of cost are to be prepared with the idea in mind that as many individuals, firms, or corporations, manufacturer or manufacturers, contractor or contractors shall be engaged and employed to complete the work as may be feasible;

and be it

Further Resolved, That the said Board of Public Works shall file with the Board of Supervisors said plans, specifications and estimates within one week from date of passage of this resolution.

Ayes—Supervisors Andriano, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

#### Plans and Estimates to Be Obtained for the Construction of a Pipe Line From Tesla Portal to Altamont Pass.

Also, Resolution No. 33807 (New Series), as follows:

Directing the Board of Public Works to obtain from the City Engineer plans and estimates of cost of a pipeline originating at Tesla Portal, or vicinity, of the Hetch Hetchy Project, to Altamont Pass, for the purpose of conveying water of the Hetch Hetchy Project, thence to release the water to connect with the existing water supply system.

Resolved, That the Board of Public Works is hereby directed to obtain from the City Engineer plans, specifications and estimates of cost for the construction of a pipeline for conveying water of the Hetch Hetchy project from the Tesla Portal, or vicinity, to Altamont Pass in Alameda County, and in the construction of said pipeline the City Engineer is to take into consideration as part of his estimate of cost of said construction, the removal of the pipeline now under the course of construction between Newark and San Lorenzo in Alameda County, connecting the water distributing system of San Francisco with that of the East Bay Municipal Utility District, and the installa-

tion as a part of the pipeline from Tesla Portal to Altamont Pass. and the said plans and estimates are also to include the cost of allowing the water, after reaching Altamont Pass, to flow down natural streams in the Livermore Valley to a point in the vicinity of Sunol, where it will be picked up and taken into the existing water distributing system owned by the City and County of San Francisco, and said plans and estimates are also to include all pumping plants, rights of way that have not heretofore been acquired, and the construction of power lines necessary to operate pumping plants. All of said plans and estimates are to contemplate and specify the conveying of a minimum capacity of 20,000,000 gallons of water daily and a report as to the maximum that the construction outlined herein would permit. The City Engineer is to be further directed by the Board of Public Works, in the preparation of his plans and estimates of the project described herein, to specify the cost of dismantling the line under construction between Newark and San Lorenzo, the cost of transporting the same to its new location, the cost of laying the same at its new location, and the cost of connecting the same at its proposed new location, and a separate specification of the cost of the additional pipe to be purchased at the factory and the cost of transporting and installing said pipe at its proposed new location. All of said construction and installation are to be completed and installed and ready for operation within one year; and be it

Further Resolved, That the City Engineer in preparing his plans, specifications and estimates of cost shall consider the employment of as many individuals, firms, or corporations, manufacturer or manufacturers, contractor or contractors for completion of the work within

the time specified as may be feasible; and be it
Further Resolved, That the Board of Public Works instruct the City Engineer to report as to the annual cost of operation and maintenance, based on a minimum supply of 20,000,000 gallons of water daily, and such modifications as may be necessary for increased deliveries of water, segregating the cost of operation and maintenance from the cost of electric energy; and be it

Further Resolved, That the Board of Public Works instruct the City Engineer to supply said plans and specifications and estimates of cost

within two weeks from the date of passage of this resolution.

Ayes—Supervisors Andriano. Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, Power, Stanton—3.

Supervisor Gallagher was noted present at 2:55 p.m.

Supervisor Stanton was noted present at 3 p. m.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Presentation of Proposed New Charter.

Louis F. Byington, chairman of the Board of Freeholders, formally made presentation of proposed new Charter and asked that it be published as required by law and filed.

So ordered.

Authorizing the Publication of the Charter Prepared by the Board of Freeholders in The Chronicle, Thursday, January 22, 1931.

Supervisor Colman presented:

Resolution No. 33778 (New Series), as follows:

Resolved, That the Charter prepared by the fifteen freeholders who were chosen by the electors of the City and County of San Francisco, State of California, on the 26th day of August, 1930, and which Charter was duly signed by a majority of said freeholders and filed in the office of the Clerk of the Board of Supervisors of the said City and County of San Francisco on the 19th day of January, 1931, be published once, as provided by law, in the official newspaper of said City and County, and that said publication be made on Thursday, the 22d day of January, 1931.

Adopted under suspension of the rules by the following vote:

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisor Power—1.

#### Appreciation of Cooperation of Congressional Representatives With Washington Hetch Hetchy Conference Committee.

Supervisor Hayden presented:

Resolution No. 33808 (New Series), as follows:

Whereas, the committee appointed by the Board of Supervisors to confer with the United States Secretary of the Interior relative to the obligations of the City and County of San Francisco under the Raker Act did so confer; and

Whereas, the honorable United States Senators from the State of California, Hiram W. Johnson and Samuel M. Shortridge, and the honorable Representatives. Richard J. Welch and Harry L. Englebright, aided and assisted the said committee in presenting its case to the Secretary of the Interior and unstintedly devoted their time and atten-

tion to the conference; now, therefore, be it
Resolved, That the Board of Supervisors of the City and County of
San Francisco hereby express their appreciation and thanks to the Honorable United States Senators Hiram W. Johnson and Samuel M. Shortridge, and to the Honorable Representatives Richard J. Welch and Harry L. Englebright for their efforts and time spent in aiding the committee of this Board to present the facts of the City's obligation to the United States government under the Raker Act to the Honorable Secretary of the Interior; and be it

Further Resolved, That a copy of this resolution be sent to the

United States Senators and Representatives hereinabove named.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Spaulding, Suhr-15.

Absent—Supervisor Power—1.

#### Pasadena Tournament of Roses Trophy.

Supervisor Peyser took occasion at this time to present to his Honor the Mayor the silver vase and inkstand trophy won by the San Francisco floral float in the recent Pasadena Rose Festival.

#### INDUCTION OF NEWLY APPOINTED OFFICIALS.

#### Resignation and Reappointment of J. Emmet Hayden.

The following was presented, read and ordered spread in the Journal:

San Francisco, Cal., January 19, 1931.

Mr. John S. Dunnigan, Clerk of the Board of Supervisors, City Hall, San Francisco, California.

This is to notify you that I hereby resign the office of Supervisor, to which I was elected by the people of the City and County of San Francisco for a term ending January 6, 1932.

This resignation is to take effect this 19th day of January, 1931, at

4:20 p. m.

You are respectfully requested to have this resignation entered in the minutes of the Journal of Proceedings of the Board of Supervisors. Yours truly,

J. EMMET HAYDEN.

Whereupon, the following was presented and read by the Clerk:

The City and County of San Francisco, State of California.

To All to Whom These Presents Shall Come-Greeting:

Reposing special confidence in the fidelity and ability of J. Emmet Hayden, I do, by these presents, by virtue of the authority vested in me by the Charter of the City and County of San Francisco, appoint him a member of the Board of Supervisors in and for the City and County of San Francisco, he to hold said office for the term ending the first Monday after the first day of January, 1934, from and after the 19th day of January, 1931, vice Angelo J. Rossi, resigned.

In testimony whereof, I have signed my name and have caused the seal of my office to be affixed hereto this 19th day of January, 1931.

ANGELO J. ROSSI, Mayor.

Executive Secretary to the Mayor.

Attest: (Seal) JOS. M. CUMMING,

January 19, 1931, 4:30 p.m. Filed in Board of Supervisors.

The Clerk declared that the Supervisor's bond had been filed, and thereupon Supervisor Hayden was duly sworn by County Clerk Harry I. Mulcrevy and took the oath of office, to-wit:

#### Oath of Office.

State of California, City and County of San Francisco.—ss.

I, J. Emmet Hayden, do solemnly swear that I will support the Constitution of the United States of America and the Constitution of the State of California, and that I will faithfully discharge the duties of member of the Board of Supervisors in and for the City and County of San Francisco according to the best of my ability.

J. EMMET HAYDEN.

Subscribed and sworn to before me this 19th day of January, 1931. H. I. MULCREVY, (Seal)

County Clerk of San Francisco and Ex-Officio Clerk of the Superior Court Thereof.

Whereupon, Supervisor Hayden was declared duly inducted into the office of Supervisor of the City and County of San Francisco.

#### Appointment of Supervisor Thomas P. Garrity.

The following was presented and read by the Clerk:

The City and County of San Francisco. State of California.

To All to Whom These Presents Shall Come—Greeting:

Reposing special confidence in the fidelity and ability of Thomas P. Garrity, I do, by these presents, by virtue of the authority vested in me by the Charter of the City and County of San Francisco, appoint him a member of the Board of Supervisors in and for the City and County of San Francisco, he to hold said office for the term ending the first Monday after the first day of January, 1932, from and after the 19th day of January, 1931, vice Dr. J. M. Toner, resigned.
In testimony whereof, I have signed my name and have caused the

seal of my office to be affixed hereto this 19th day of January, 1931.

ANGELO J. ROSSI, Mayor.

Attest: (Seal) JOS. M. CUMMING,

Executive Secretary to the Mayor.

January 19, 1931, 4:40 p. m. Filed in Board of Supervisors.

The Clerk declared that the Supervisor's bond had been filed, and thereupon Supervisor Garrity was duly sworn by County Clerk Harry I. Mulcrevy and took the oath of office, to-wit:

#### Oath of Office.

State of California, City and County of San Francisco.—ss.

I, Thomas P. Garrity, do solemnly swear that I will support the Constitution of the United States of America and the Constitution of the State of California, and that I will faithfully discharge the duties of member of the Board of Supervisors in and for the City and County of San Francisco according to the best of my ability.

THOMAS P. GARRITY.

Subscribed and sworn to before me this 19th day of January, 1931.

(Seal)

H. I. MULCREVY,

County Clerk of San Francisco and Ex-Officio Clerk of the Superior Court Thereof.

Whereupon, Supervisor Garrity was declared duly inducted into the office of Supervisor of the City and County of San Francisco.

#### Appointment of Supervisor Breyer.

The following was presented and read by the Clerk:

The City and County of San Francisco, State of California.

To All to Whom These Presents Shall Come—Greeting:

Reposing special confidence in the fidelity and ability of Sam T. Breyer, I do, by these presents, by virtue of the authority vested in me by the Charter of the City and County of San Francisco, appoint him a member of the Board of Supervisors in and for the City and County of San Francisco, he to hold said office for the term ending the first Monday after the first day of January, 1932, from and after the 19th day of January, 1931, vice J. Emmet Hayden, resigned.

In testimony whereof, I have signed my name and have caused the seal of my office to be affixed hereto this 19th day of January, 1931.

ANGELO J. ROSSI, Mayor.

Attest: (Seal)

JOS. M. CUMMING. Executive Secretary to the Mayor.

January 19, 1931, 4:35 p. m. Filed in Board of Supervisors.

The Clerk declared that the Supervisor's bond had been filed, and thereupon Supervisor Breyer was duly sworn by County Clerk Harry I. Mulcrevy and took the oath of office, to-wit:

#### Oath of Office.

State of California, City and County of San Francisco.—ss.

I, Samuel T. Breyer, do solemnly swear that I will support the Constitution of the United States of America and the Constitution of the State of California, and that I will faithfully discharge the duties of member of the Board of Supervisors in and for the City and County of San Francisco according to the best of my ability

SAMUEL T. BREYER.

Subscribed and sworn to before me this 19th day of January, 1931.

H. I. MULCREVY, (Seal)

County Clerk of San Francisco and Ex-Officio Clerk of the Superior Court Thereof.

Whereupon, Supervisor Breyer was declared duly inducted into the office of Supervisor of the City and County of San Francisco.

## Appointment of William H. Worden as Commissioner of the Board of Public Works.

The following was presented and ordered filed:

San Francisco, January 19, 1931.

To the Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, California.

This is to inform you that I have this day appointed Gentlemen: William H. Worden to the office of Commissioner of the Board of Public Works, to serve as such until the 8th day of January, 1934.

This appointment is made to fill the existing vacancy of the office of Commissioner of the Board of Public Works.

It is respectfully requested that this communication be transcribed and made part of the Journal of Proceedings of your Honorable Board.

Yours truly.

ANGELO J. ROSSI, Mayor.

Whereupon the commissioner was duly sworn, took the oath of office and was duly declared inducted into office.

#### Passed for Printing.

The following bill was passed for printing:

#### Spur Track Permit.

Bill No. 9418. Ordinance No. ———— (New Series), as follows:

Granting permission, revocable at the will of the Board of Supervisors, to the Atchison, Topeka & Santa Fe Railroad Company to construct a spur track from the westerly side of Kearny street from approximately the northerly line of Bay street to a point 10 feet southerly from the northerly line of Francisco street and to relocate the existing spur on Kearny street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Permission, revocable at will of the Board of Supervisors, is hereby granted the Atchison, Topeka & Santa Re Railroad Company to construct a spur track on the westerly side of Kearny street from approximately the northerly line of Bay street to a point 10 feet southerly from the northerly line of Francisco street, and to relocate the existing spur on Kearny street from a point northerly from Francisco street to a point approximately 75 feet southerly from Francisco street, and more particularly described as follows:

Description of center line of spur:

Commencing at a point in an existing track in the intersection of Bay and Kearny streets, 22.41 feet westerly from the eastern line of Kearny street and 8.21 feet southerly from the northern line of Bay street; thence southerly on the arc of a curve concave to the west, having a radius of 397.85 feet, a distance of 63.86 feet; thence southerly on the arc of a curve concave to the east, having a radius of 397.85 feet, a distance of 72.07 feet to a point which is 74.51 feet south of the south line of Bay street, and 35.41 feet west of the eastern line of Kearny street; thence southerly, parallel with said eastern line of Kearny street, a distance of 210.49 feet to a point 10.0 feet south of the northern line of Francisco street.

Description of relocated portion of track No. 2:

Commencing at a point in the center line of the existing track 8.21 feet southerly from the northern line of Bay street, and 22.41 feet westerly from the eastern line of Kearny street; thence southerly, parallel with said eastern line 370.98 feet to a point in the intersection of Francisco and Kearny streets 43.65 feet southerly from the northern line of Francisco street; thence southerly on the arc of a curve concave to the west, having a radius of 191.11 feet a distance of 32.22 feet; thence southerly tangent to said last described course a distance of 45.69 feet; thence southerly on the arc of a curve concave to the east, having a radius of 191.11 feet a distance of 32.22 feet to a point in the existing track 74.89 feet southerly from the southern line of Francisco street and 9.01 feet easterly from the

western line of Kearny street.

Said permission is granted subject to the provision of Ordinance No. 69, New Series, of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be considered as a part hereof as completely as though the same were written into this ordinance. Provided that the rails to be laid be of a girder type and all services and installations, both corporation and municipal, are to be reconstructed as required, and the city pavement in Bay street and in Kearny street is to be restored, provided further on account of the existing brick sewer on the crossing of Bay street, same is to be reinforced with a concrete slab under the proposed tracks, and the existing manhole from crossing of Kearny and Bay streets is to remain in its present position. Provided further that the location of the spur on the crossing of Bay street is to be left to the final approval of the City Engineer.

#### Adopted.

The following resolutions were adopted:

#### Masquerade Ball, Order of Hermann Sons.

On motion of Supervisor Andriano:

Resolution No. 33813 (New Series), as follows:

Resolved, That the Order of Hermann Sons be and is hereby granted permission to conduct a masquerade ball in Dreamland Auditorium, Saturday evening, February 7, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Power, Spanlding—2.

#### Passed for Printing.

The following matters were passed for printing:

#### Masquerade Ball, Danish Brotherhood.

Also, Resolution No. 33814 (New Series), as follows:

Resolved, That the Danish Brotherhood be and is hereby granted permission to conduct a masquerade ball in California Hall, Saturday evening, February 7, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Power, Spaulding—2.

#### Masquerade Ball, Green Valley Grove No. 145.

Supervisor Andriano presented:

Resolution No. 33815 (New Series), as follows:

Resolved, That Green Valley Grove No. 145 be and is hereby granted permission to conduct a masquerade ball in Corinthian Hall, Sunday evening, February 22, 1931.

#### Appropriations, Boulevard Purposes.

Supervisor Hayden presented:

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby

set aside, appropriated and authorized to be expended out of the Boule-Fard Fund, Bond Issue, 1927, for the following purposes, to-wit:

For the improvement of the westerly one-half of Thirtysixth avenue between the southerly line of Judah street and the southerly line of Lawton street by sewering, paving, curbing, etc. .....\$17,000.00

For the improvement of the westerly one-half of Thirtysixth avenue between Vicente street and Sloat boulevard by sewering, paving, curbing, etc. ...... 14,000.00

For the improvement of the westerly one-half of Thirtyseventh avenue between Vicente and Wawona streets and crossing of Thirty-seventh avenue and Wawona street by sewering, paving, curbing, etc. ..... Referred to Finance Committee:

5,600.00

#### Amendment to Widows' Pension Act.

Supervisor Canepa presented:

Resolution No. --— (New Series), as follows:

Whereas, the Widows' Pension Law provides State aid to widows with dependent children only until the children reach the age of sixteen years, and

Whereas, by State law, all children are required to attend school

until they attain the age of eighteen years, and

Whereas, the apparent inconsistency of these two laws is repugnant to equity in that it works a considerable hardship upon widows whose children are required to attend school for a period of two years after the time when State's contribution toward their support ceases; therefore, be it

Resolved, That this Board of Supervisors places itself on record as favoring an amendment to the Widows' Pension Act, which amendment shall provide that the time within which a widow with dependent children shall receive State aid shall extend until such dependent children shall have reached the age of eighteen years; and, be it

Further Resolved, That a copy of this resolution be forwarded to the San Francisco delegation in the State Legislature, to the Speaker of the Assembly, the Lieutenant-Governor, and the Governor of the

State of California.

Referred to Judiciary Committee.

#### Immediate Payment of Compensation Bonus.

Supervisor Canepa presented:

Resolution No. -- (New Series), as follows:

Whereas, there are now pending in the Congress of the United States several bills which propose in various ways the immediate payment of the Adjusted Compensation Certificates issued as a bonus to service men after the World War, and

Whereas, the economic situation throughout the country would be materially benefited by placing in circulation the substantial sum of

money necessary for the redemption of these certificates, and

Whereas, it seems to be the consensus of opinion among veterans that an immediate discharge of this obligation would be preferred by them, inasmuch as it would tend in no small measure to alleviate some of the financial pressure so acutely felt throughout the nation: now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memorialize Congress, and does urge that a measure be adopted whereby those veterans who deem it prudent and expedient may avail themselves of the opportunity of procuring immediate payment of this bonus, and be it

Further Resolved. That a copy of this resolution be forwarded to

all of California's representatives in the United States Congress, as well as to President Hoover and Vice-President Curtis.

Laid over one week.

Welby Morgan, Hetch Hetchy Employee Commended for Bravery.

Supervisor Roncovieri presented:

Resolution No. — (New Series), as follows:

Whereas, it has been reported that Welby Morgan, employed on the Hetch Hetchy project through his presence of mind and courage, and at great peril to himself, deliberately stopped on his way to safety to carefully place a pipe which was the direct means of furnishing air and food to 20 miners trapped in a gas-filled tunnel at Mitchell shaft, by means of which the lives of all of the men were saved; therefore, be it

Resolved, That the Public Utilities Committee report officially upon the heroic deed of Welby Morgan and recommend a suitable reward for his meritorious conduct.

I move the suspension of the rule and the adoption of the motion. Supervisor Shannon: I move reference to the Public Utilities Committee.

Supervisor Roncovieri: I have no objection to that.

The Mayor: If there is no objection, such will be the order, and the resolution will be referred to the Public Utilities Committee.

#### Resolution on Death of Ray Martin.

Supervisor Havenner presented:

Resolution No. 33816 (New Series), as follows:

Whereas, Raymond J. Martin, for a number of years a faithful and efficient employee in the Clerk's office of the Board of Supervisors, has suddenly been called upon by his Maker to render his final accounting; and

Whereas, his cheerful personality and friendly spirit endeared him to each and every member of this Board of Supervisors, to his office associates, and to the public with which he came in contact, and in his passing, the City he loved lost an earnest and conscientious servant; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby express its sincere regret and deep grief at the demise of Raymond J. Martin; and be it

Further Resolved, That a copy of this resolution be spread on the minutes of this meeting and that this Board adjourn, when it does adjourn today, out of respect to his memory.

Supervisor Havenner: Mr. Chairman, by reason of the extraordinary business before the Board at the last meeting we did not pay our tribute of respect to Mr. Martin, and it was my intention, if possible, to have done so at that time.

I think all of the members of the Board will agree with me that the duties which he assumed on the death of our previous bookkeeper, Mr. Williams, a little over a year ago are about as important and difficult as those involved in any post in the city service. Mr. Williams, who held the position for nearly half a century, was about the only man in the City Hall, I think, who had every detail of the City's business at his finger tips. He handled the difficult task of making up the annual budget and tax rate with remarkable ability. Mr. Martin, chosen by the Board to succeed him suddenly on the failing of Mr. Williams' health, and up to the time his own health began to fail, I can testify filled the position with great ability and a great

deal of sincerity and fidelity. I am sure all of the members of the Board will join with me in sincere regret at his passing, and I desire to move the Board when it does adjourn that we adjourn in respect to the memory of Mr. Martin and that a copy of this resolution be sent to his relatives.

Supervisor Hayden: As a member of the Finance Committee for a year I had very intimate contact with Mr. Martin, and everything Supervisor Havenner has said of him is absolutely true, and I realize that from my experience with him in that office. A most conscientious, painstaking loyal man. We of the Finance Committee, and you as the Chairman of that Committee, Mr. Mayor, suddenly missed him when he passed away so suddenly. We realize the responsibility of that position, and realize the character and manner of man necessary to fill it, and Mr. Martin certainly filled it with perfect satisfaction to the prior Finance Committee, and the previous Finance Committee and I indeed regret very much the passing of Mr. Martin.

The Chair: I will call for a rising vote on the resolution.

(Thereupon the resolution was, by unanimous standing vote of the Board, adopted.)

#### Letter of Thanks, Westinghouse Electric & Manufacturing Company.

Supervisor Peyser presented communication from F. A. Merrick, president Westinghouse Electric & Mfg. Company, expressing appreciation of the telegram sent on behalf of the Board of Supervisors relative to Westinghouse Rådio Salute to San Francisco.

Ordered filed.

#### Proposed New Charter Protest Against Health Department Set-Up.

Communication from M. James McGranaghan protesting on behalf of chiropractors against set-up in proposed new charter for the Department of Health, declaring that there is therein created a monopoly for the benefit of the Medical Profession as against the Chiropractic.

Ordered filed.

## Letter of Thanks for Permission to Advertise Community Chest Drive on Street Cars.

Communication from Ray W. Smith, executive secretary, Community Chest Campaign, expressing appreciation for permission granted by the Board of Supervisors for the Market Street Railway to display Community Chest banners during annual campaign February 25 to March 10, 1931.

Ordered filed.

#### Protest Against Delay, Shipley Street Opening.

Communication from the Civic League of Improvement Clubs and Associations protesting against the continued delay in the matter of opening and extending Shipley Street and requesting that matter be brought to immediate conclusion in order that traffic conditions might be improved.

Laid over one week.

#### Bonus Mass Meeting.

Telegram from John E. Staley, announcing intention of American Legion to conduct Bonus mass meeting in San Francisco and requesting free use of hall in Auditorium.

Referred to Committee on Municipal Music and Auditorium.

#### Report on Supervisors' Auto Requested.

Supervisor Gallagher moved that the Clerk of the Supplies Committee be requested to furnish report on Supervisors' automobile as to repairs, operation, salvage and other items of upkeep and expense for the past two years.

#### In Re Legal Ordinance for Operation of Airport.

Supervisor Gallagher asked for information as to when a legal ordinance for operation of airport would be presented to Board.

#### San Francisco-Oakland Bay Bridge.

Supervisor Havenner moved that the Mayor be authorized to appoint a committee of the Board of Supervisors to sit in a hearing before Federal officials of the matter of the proposed Bay Bridge.

So ordered.

#### ADJOURNMENT.

There being no further business the Board at 6:52 p. m. adjourned.

JOHN S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 2, 1931.

Pursuant to Resolution No. 3402 (New Serles) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

#### JOHN S. DUNNIGAN.

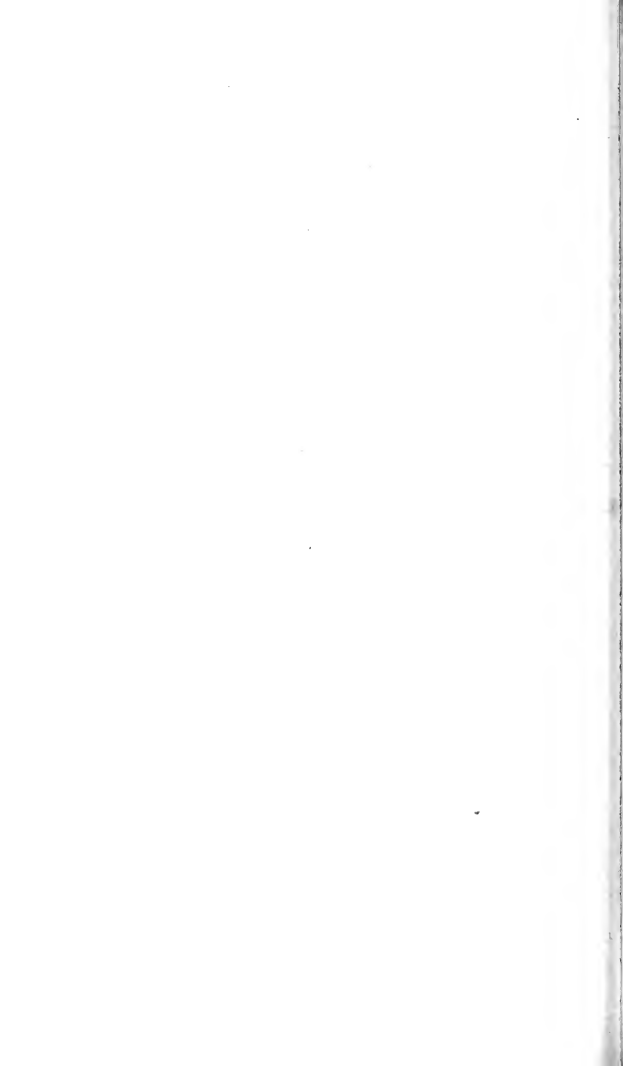
Clerk of the Board of Supervisors, City and County of San Francisco. Monday, January 26, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, JANUARY 26, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, January 26, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were note present:

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

Quorum present.

His Honor Mayor Rossi being absent Supervisor Hayden was elected to preside.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meetings of January 8 and 12, 1931, were considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### X-Ray Films.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing X-ray films for San Francisco Hospital, and referred to Supplies Committee.

#### Printing 600 Copies Auditor's Annual Report, 1929-30.

Sealed proposals were received and opened between the hours of 2 and 3 p.m. this date for printing 600 copies Auditor's Annual Report, 1929-30, and referred to the Supplies Committee.

#### Action Deferred.

The following matter was, on motion of Supervisor Gallagher, laid over two weeks, to February 9, and made a Special Order for 2 p. m.:

#### HEARING OF APPEAL-2 P. M.

### Rezoning of Bernal Avenue Between St. Mary's Avenue and Cuvier Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential to Commercial District, property located on the southeast line of Bernal avenue between St. Mary's avenue and Cuvier street.

#### Action Deferred.

The following matter was, on motion of Supervisor Gallagher, laid over one week and made a Special Order for 2:30 p. m.:

#### HEARING OF APPEAL-2:30 P. M.

#### Rezoning of Geary Street and Thirty-fourth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Geary street and Thirty-fourth avenue.

#### Action Deferred.

The following matter was, on motion, laid over four weeks, to February 24, and made a Special Order for 3 p. m.:

#### HEARING OF APPEAL-3 P. M.

#### Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina boulevard between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

#### Action Deferred.

The following matter was, on motion of Supervisor Shannon, laid over one week and the Clerk directed to notify all interested parties:

#### SPECIAL ORDER-3 P. M.

#### Site for Federal Building.

Dedication of 25 feet of land to Federal Government for Federal Building (Shannon) Building Committee.

The following matter was taken up:

#### SPECIAL ORDER-3 P. M.

Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day in accordance with the following notice:

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. ——— (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will be subserved by the grant of a franchise for said purpose; therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris, delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the

safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

#### Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Fraucisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight

hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

#### Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page 777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meeting to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing-Board of Supervisors, San Francisco, December 1, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—13.

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise

or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be payable annually.

That in the event said payment is not made, said franchise or privilege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of said bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be void, and the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege shall be commenced in good faith within not more than four months from the granting of such franchise or privileg-e, and if not so commenced within said time said franchise or privilege shall be declared forfeited.

That the successful bidder for the franchise or privilege aforesaid struck off, sold and awarded shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder

shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfelted, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

#### Bids.

Bids were received from the following:

1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.

2. J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank

& Union Trust Company.

3. C. C. Moore & Co. (letter in re above) -No certified check.

4. Walter J. O'Brien and Frank O'Kane-Cash, \$1.

5. O. Torre and A. Faliano—Certified check for \$1,000 on Bank of Italy.

6. O. Torre and A. Faliano—Check for \$1,000 on American Trust Company.

#### Motion.

Supervisor McSheehy presented the following resolution and moved its adoption:

Accepting Offer of San Francisco Disposal Company.

Resolution No. ——— (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed bids for a garbage destruction franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise, as follows:

No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.

No. 2-J. H. Baxter Company, a corporation, providing for dumping

No. 3—C. C. Moore Company, not indicating the manner of disposition.

No. 4—San Francisco Disposal Company, a corporation, providing for incineration.

No. 5—O. Torrey, Jr., and A. Faliano, providing for incineration. No. 6—O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 7—A. F. Martel, providing for incineration; and

Whereas, application No. 3, C. C. Moore & Co., was unaccompanied by cash or a certified check, and also did not indicate the manner of disposition; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton; and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal; and

Whereas, application No. 1, Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea, and application No. 2, J. H. Baxter & Co., a corporation, providing for dumping at sea, should not be accepted as a permanent means of disposal, because the people of San Francisco declared in favor of incineration; and

Whereas, the application of the San Francisco Disposal Company, a corporation, should be accepted; now, therefore, be it

Resolved, That the application of the San Francisco Disposal Company, a corporation, be and the same is hereby accepted, subject to the terms and conditions of a franchise ordinance to be hereafter enacted, and the City Attorney is hereby directed to prepare said franchise ordinance and submit same to this Board as soon as possible, and the question of the acceptance of said applications numbers 1 and 2, as a means of temporary disposal, is hereby continued four weeks.

#### Privilege of the Floor.

Mr. Harper, representing the San Francisco Disposal Company, and Milton Marks were heard on the subject-matter.

#### Amendments.

Supervisor Andriano moved as an amendment that the matter be

referred to the City Engineer for report.

Supervisor Havenner moved as an amendment to the amendment that the City Attorney be requested to give formal opinion as to whether any other method of testing the law in the courts can be adopted by this Board other than the one which involves formal acceptance of bid in case law is upheld: also postponement of subject-matter until opinion of City Attorney is received.

Amendment to the amendment carried.

Supervisor Spaulding requested that Mr. Harper, of the San Francisco Disposal Company, furnish, on next Monday, telegrams or letters from various cities where his incinerator is installed, showing satisfactory operation.

Supervisor Canepa requested that the Clerk obtain quotations from the Southern Pacific Company for the hauling of ashes and residue

from their incinerator.

Assistant City Attorney Dold was heard in explanation of bid and proposed court test of act under which franchise is to be granted.

So ordered.

#### Action Deferred.

Whereupon, the subject-matter was made a Special Order of Business for 3 p. m. next Monday.

#### Action Deferred.

The following matter was laid over one week and made a Special Order of Business for 3:30 p. m.:

#### SPECIAL ORDER-3:30 P. M.

Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the south-

easterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.
Resolution No. 33818 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following claimants, to-wit:

payment to the following claimants, to-wit.	
Auditorium $Fund.$	
(1) Musical Association of San Francisco, for services of or- chestra at concert and ballet, Jan. 14, 1931 (claim dated	
Jan. 15, 1931)\$ 2 (2) Alice Seckels, for services of Betty Horst's ballet, Jan.	3,000.00
	2,200.00
1929  Hospital  Bond  Fund.	
(3) H. M. Schick Products Company, bedside tables, Department of Public Health (claim dated Dec. 30, 1930)\$  Municipal Railway Fund.	870.00
<ul> <li>(4) General Petroleum Corporation of California, gasoline for Municipal Railways (claim dated Jan. 8, 1931)\$ 1</li> <li>(5) San Francisco City Employees' Retirement System, for account of employees' pensions, etc. (claim dated Jan. 2,</li> </ul>	l,95 <b>7.84</b>
1931)  (6) Street Repair Department, Board of Public Works, re- imbursement for asphalt repairs to Municipal Railway	904.99
(claim dated Jan. 8, 1931)	L,745. <b>49</b>
Jan. 13, 1931)	650.00
(claim dated Jan. 13, 1931)	3,220.13
furnished (claim dated Jan. 13, 1931)	3,332.69
hospital service rendered (claim dated Jan. 13, 1931) (11) San Francisco City Employees' Retirement System, for	603.25
employees' pensions, etc. (claim dated Jan. 10, 1931) 7  Boulevard Bond Fund, Issue 1927.	7,925.91
(12) Federal Construction Company, final payment for improvement of the Great Highway (lower road), Ulloa street	
to Lincoln way (claim dated Jan. 5, 1931)\$ 2 (13) California Construction Company, first payment, im-	,334.28
provement of Sunset boulevard, Section "C," Noriega street to Santiago street (claim dated Jan. 7, 1931)	7,200. <b>0</b> 1
bet beaterata, bection b, bandage street to 1010a street	1

(claim dated Jan. 7, 1931).....

7,350.0

(15) J. Varano, first payment, improvement of Alemany boulevard, Section "C," Ocean avenue to San Jose avenue (claim dated Jan. 7, 1931)	21,000.00
(16) H. V. Tucker, first payment, improvement of Alemany boulevard, Section "A," Bay Shore boulevard to Mission street (claim dated Jan. 7, 1931)	4,650.00
(17) C. B. Eaton, second payment, improvement of Ulloa street between Thirty-fifth and Thirty-eighth avenues; Thirty-sixth and Thirty-seventh avenues between Taraval	6.000.00
and Vicente streets (claim dated Jan. 7, 1931)	6,900.00
County Road Fund.	
(18) T. I. Butler, gravel furnished for streets (claim dated Jan. 9, 1931)\$	542.86
(19) Pacific Coast Aggregates, Inc., gravel for streets (claim	
dated Dec. 31, 1930)	1,004.66
dated Jan. 9, 1931)	534.94
dated Jan. 9, 1931)	542.35
(22) Pacific Coast Aggregates, Inc., gravel for streets (claim dated Jan. 9, 1931)	729.93
(23) San Francisco Gravel Company, rock for streets (claim	
dated Jan. 9, 1931)	515.95
1931)	573.75
(25) Fay Improvement Company, third payment, improvement of Harrison street between Second and Third streets, Hawthorne, Folsom and Harrison streets and Vassar place	
(claim dated Jan. 14, 1931)	3,300.00
(26) Harry R. Love, first payment, improvement of Castro, Seventeenth and Market streets (claim dated Jan. 14, 1921)	<b>5</b> 50 00
(27) Meyer Rosenberg, fourth payment, improvement of Cor-	750.00
bett avenue from Clayton street to Twenty-fourth street (City's contribution) (claim dated Jan. 14, 1931)	8,441.69
1928 Hetch Hetchy Water Bond Fund.	
(28) Coast Fir and Cedar Products Company (assigned to F. P. Gram Company, Inc.), lumber (claim dated Jan. 6,	
(29) Byron Jackson Company, pump parts (claim dated Jan.	1,191.83
6, 1931)	765.00
(30) Dodge, Sweeney & Co., groceries (claim dated Jan. 6, 1931)	500.07
(31) Edison Storage Battery Supply Company, battery rentals	CE1 7C
(claim dated Jan. 6, 1931)	651.76
dated Jan. 6, 1931)	$3,225.00 \\ 681.55$
(34) Hammond Lumber Company, lumber (claim dated Jan.	001.00
6, 1931)	1,042.67
dated Jan. 6, 1931)	537.16 1,287.93
(37) H. W. Hulen, metallic piston packing (claim dated Jan.	
7, 1931)	634.32
(claim dated Jan. 6, 1931)	829.55
7, 1931)	605.00

(40) J. F. Mitchell, machine parts (claim dated Jan. 6, 1931) (41) Montague Pipe and Steel Company, steel pipe (claim	634.30
dated Jan. 6, 1931)	1,791.57
dated Jan. 6, 1931)	660.00
(43) Owen-Oregon Lumber Company, lumber (claim dated Jan. 7, 1931)	507.74
(44) Santa Cruz Portland Cement Company, cement (claim dated Jan. 6, 1931)	3,162.50
(45) Santa Cruz Portland Cement Company, cement (claim dated Jan. 6, 1931)	2,550.00
(46) Santa Cruz Portland Cement Company, cement (claim	
dated Jan. 6, 1931)	2,550.00
dated Jan. 7, 1931)	2,510.00
7, 1931)	4,018.65
Jan. 7, 1931)	1,858.50 1,089.22
(51) R. M. Gardiner Lumber Company (assigned to American	
Trust Company), lumber (claim dated Jan. 7, 1931) (52) General Machinery and Supply Company, black pipe	2,262.25
(claim dated Jan. 7, 1931)	553.98
parts (claim dated Jan. 7, 1931)	2,089.74
1931)	805.60
(55) Fred L. Hilmer Company, Inc., eggs (claim dated Jan. 7, 1931)	619.65
(56) Montague Pipe and Steel Company, air pipe (claim dated Jan. 6, 1931)	2,125.30
(57) Pacific Coast Steel Corporation, reinforcing steel (claim dated Jan. 7, 1931)	5,421.41
(58) San Francisco Water Department, expenditures in connection with Newark-San Lorenzo pipe line (claim dated	
Jan. 7, 1931)	4,620.75
7, 1931)	912.44
(60) The White Company, White truck parts (claim dated Jan. 7, 1931)	724.09
(61) Western Pipe and Steel Company, first payment, construction of Newark-San Lorenzo pipe line (claim dated	
Jan. 15, 1931)	33,667.28
Hetch Hetchy Power Operative Fund.	
(62) Hetch Hetchy Construction Fund, 1928, for materials and equipment furnished and service rendered (claim dated	
Jan. 9, 1931)\$	820.73
(63) Reynier Lumber Company, redwood ties (claim dated Jan. 9, 1931)	568.00
(64) State Compensation Insurance Fund, premium covering insurance on employments (claim dated Jan. 9, 1931)	976.67
Special School Tax.	
(65) Park Commissioners, reimbursement for cars of school	1 450 00
grounds (claim dated Jan. 9, 1931)\$ (66) San Francisco Lumber Company, lumber for schools	T'490'00
(claim dated Dec. 30, 1930)	715.52
(67) Malott & Peterson, retiling vestibule of South Side High School (claim dated Jan. 13, 1931)	552.00

(68) San Francisco Lumber Company, lumber (claim dated Jan. 13, 1931)	630.00
(69) Dodge A. Riedy, first payment, architectural services for	030.00
additions to West Portal School (claim dated Jan. 14, 1931)	1,607.55
(70) Scott Company, final payment, mechanical equipment for addition to Francisco Junior High School (claim dated Jan.	
14, 1931)	7,731.70
(71) Scott Company, final payment, plumbing and gasfitting	.,
for addition to Francisco Junior High School (claim dated	4 005 05
Jan. 14, 1931)	4,285.05
Water Revenue Fund.	
(72) Pacific Gas and Electric Company, gas and electric serv-	4 0 4 0 2 0
ice (claim dated Jan. 14, 1931)\$ (73) Pacific Gas and Electric Company, gas and electric serv-	4,940.20
ice (claim dated Jan. 14, 1931)	3,244.82
(74) Pacific Gas and Electric Company, gas and electric serv-	
ice (claim dated Jan. 14, 1931)	3,510.00
electric locomotives and extra batteries (claim dated Jan.	
14, 1931)	9,922.00
Tax Judgments—Appropriation 57.	
(76) Percy E. Towne, seventh installment, one-tenth of tax	
judgment, for judgment creditors (claim dated Jan. 8, 1931)\$	2,137.46
(77) Tobin & Tobin, eighth installment, one-tenth of tax judgment, for judgment creditors (claim dated Jan. 14, 1931)	8,292.32
(78) Southern Pacific Company, fourth installment, one-tenth	0,502.02
of tax judgment (claim dated Jan. 31, 1931)	20,020.58
Publicity and Advertising—Appropriation 55.	
(79) Pacific Opera Association, expenses of Pacific Opera	
Company, season of 1930, for the publicity and advertising of San Francisco (claim dated Jan. 19, 1931)\$	7 500 00
General Fund, Fiscal Year 1930-1931.	1,500.00
(80) Mendocino State Hospital, maintenance of criminal	
insane, July 1 to Dec. 31, 1930 (claim dated Jan. 19, 1931).\$	1,301.33
(81) The Recorder Printing and Publishing Company, print-	
ing of Supervisors' Journal, Calendar, etc. (claim dated Jan. 19, 1931)	1,274.46
(82) F. W. Lafrentz & Co., services rendered, survey of audi-	1,214.40
tor's office, and general fund accounts (claim dated Jan.	
19, 1931)	682.96
(83) Pacific Gas and Electric Company, street lighting for December (claim dated Jan. 19, 1931)	39,172.14
(84) San Francisco Chronicle, official advertising (claim	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
dated Jan. 19, 1931)	644.81
(85) N. Randall Ellis, services rendered the city attorney, month of January, 1931 (claim dated Jan. 31, 1931)	
(86) Children's Agency, maintenance of minors (claim dated	750.00
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 84,650.61
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 34,650.61 3,144.64
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 84,650.61 3,144.64 .2,318.18
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 34,650.61 3,144.64
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 34,650.61 3,144.64 .2,318.18 566.82
(86) Children's Agency, maintenance of minors (claim dated Jan. 9, 1931)	750.00 84,650.61 3,144.64 .2,318.18

(92) Richfield Oil Company, oil furnished Hall of Justice and Civic Center Power House (claim dated Jan. 14, 1931)	1,569.95
(93) County Road Fund, reimbursement for expenditures in connection with sewer work (claim dated Jan. 12, 1931)	970.52
<ul><li>(94) Pacific Gas and Electric Company, lighting public buildings (claim dated Jan. 14, 1931)</li></ul>	5,550.42
turkeys furnished San Francisco Hospital (claim dated Nov. 30, 1930)	614.80
(claim dated Nov. 30, 1930)	3,014.58
(claim dated Nov. 30, 1930)	2,229.30
Hospital (claim dated Dec. 31, 1930)	620.48 1,997.03
(100) Haas Brothers, groceries, San Francisco Hospital (claim dated Nov. 30, 1930)	1,731.68
(101) Richfield Oil Company, fuel oil, San Francisco Hospital (claim dated Nov. 30, 1930)	2,158.10
(claim dated Nov. 30, 1930)(103) Scatena-Galli Fruit Company, fruit and produce, San	2,040.14
Francisco Hospital (claim dated Nov. 30, 1930)	1,256.85 1,245.14
pital (claim dated Nov. 30, 1930)	614.20
(106) E. R. Squibb & Son, drugs, San Francisco Hospital (claim dated Nov. 30, 1930)	511.03
(107) Baumgarten Brothers, meat, Laguna Honda Home (claim dated Dec. 20, 1930)	1,032.75
Home (claim dated Dec. 30, 1930)	1,968.04
(claim dated Dec. 30, 1930)	1,025.00 2,019.29
(111) O'Brien, Spotorno, Mitchell and Compagno Brothers, turkeys for Laguna Honda Home (claim dated Dec. 30,	
1930)	912.75
dated Dec. 30, 1930)	2,754.25 1,623.22
(114) Western California Fish Company, fish for Laguna Honda Home (claim dated Dec. 30, 1930)	637.00
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.	allagher, Peyser,

oncovieri, Shannon, Spaulding, Stanton, Suhr—17.
Absent—Supervisor Power—1.

#### Payments for Properties Required for Various Street Widenings.

Also, Resolution No. 33819 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of County Road Fund and authorized in payment to the hereinafter named persons, being payments for properties required for street widenings, to-wit:

(1) To United States Metal Products Company, and California Pacific Title and Trust Company, for the northeasterly 35 feet of Lot 1 of Block 5412, as per the Assessor's Block Books; as per acceptance of offer by Resolution No. 33727 (New Series), and required for the widening of Williams avenue (claim dated Sept. 16, 1930)\$ (2) To Lavancha M. Gray, and California Pacific Title and Trust Company, for all of Lots 32 and 33 of Block 22, Fairview Terrace, as per map thereof recorded in Map Book G, pages 44 and 45, and required for the widening of Portola drive; per acceptance of offer by Resolution No. 33725 (New	
Series) (claim dated Oct. 20, 1930)	900.00
(3) To Giovanni Chimnello, Mary Chimnello and City Title	
Insurance Company, for a portion of Lot 49 in Block 5330	
and a portion of Lot 1 in Block 5330, as per the current	
Assessor's Block Books; per acceptance of offer by Reso-	
lution No. 33726 (New Series), and required for the widen-	
ing of Silver avenue (claim dated Oct. 20, 1930)	2,905.02
(4) To Louis Goehr and William Budde, and Title Insur-	
ance and Guaranty Company, for the southeasterly 20 feet	
of Lot 4 in Block 7162 and the southeasterly 20 feet of Lot	
18 in Block 7164, as per the current Assessor's Block	
Books; per acceptance of offer by Resolution No. 33724	
(New Series), and required for the widening of San Jose	
avenue from Sickles avenue to the county line (claim dated	00000
Oct. 20, 1930)	800.00
(5) To William Budde and Margaret Budde, and Title Insur-	
ance and Guaranty Company, for the southeasterly 20 feet	
of Lots 6, 7 and 8 in Block 7162 and the southeasterly 20	
feet of Lot 14 in Block 7163, as per the current Assessor's	
Block Books; per acceptance of offer by Resolution No.	
33724 (New Series), and required for the widening of San	
Jose avenue from Sickles avenue to the county line (claim	
dated Oct. 20, 1930)	1,600.00
Aves—Supervisors Andriano Brover Canana Colman Co	allagher

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Payments for Properties Required for Boulevard Purposes.

Also, Resolution No. 33820 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1927 Boulevard Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for boulevard purposes, to-wit:

(3) To George E. Archer and Margaret Mary Archer, for portions of Lots 1 and 9 of Block 7144, as per the Assessor's Block Books of the City and County of San Francisco; as

(5) To Florence Collins and A. G. Hardenburgh, for all of Lots 11 and 12 of Block 7124, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. 33732 (New Series), and required for the widening of Stanley street as an extension of Alemany boulevard (claim dated Dec. 10, 1931). 1,300.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

## Payments Out of Special School Tax for Properties Required for School Purposes.

Also, Resolution No. 33821 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

All of said properties being of Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also, known as Lots 43, 39 and 9, respectively, in Block 5714 on Assessor's Map Book.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Appropriation, \$19,941, General Fund, for Emergency Supplies.

Also, Resolution No. 33822 (New Series), as follows:

Resolved, That the sum of \$19,941.00 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, Fiscal Year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Reconstruction of Various Streets.

Also, Resolution No. 33823 (New Series), as follows:

Resolved, That there is hereby appropriated, set aside and authorized to be expended out of the County Road Fund, the following amounts for the reconstruction of the following streets:

Sanchez Street, Thirtieth to Laidley Streets, center strip.....\$ 2,940.00 Sixteenth Street, Castro to Noe Streets, center strip and sides 2,300.00 Noe Street, Eighteenth to Nineteenth Streets, center strip and

sides ...... 2,940.00

Balboa Street, Twenty-second to Twenty-third Avenues, center strip and sides.....

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Appropriation, \$550, in Payment of All Street Assessment Liens Against Lot Southeast Corner of Cowden Street and Harkness Avenue.

Also, Resolution No. 33824 (New Series), as follows:

Resolved, That the sum of \$550 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Meyer Rosenberg, 1755 San Bruno Avenue, in consideration of which Meyer Rosenberg is to assume all street assessment liens now due against lot at southeast corner of Cowden Street and Harkness Avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Appropriation, \$5,000, San Francisco Christmas Fete.

Also, Resolution No. 33825 (New Series), as follows:

Resolved, That the sum of \$5,000.00, heretofore set aside out of the General Fund, Fiscal Year 1930-1931, by Resolution No. 33661, New Series, for expense in connection with San Francisco's Christmas Fete, under auspices of San Francisco's 1930 Christmas Fete Committee, be and the same is hereby authorized in payment to Benning Wentworth, Auditor of the City and County for the payment of claims incurred in connection with the 1930 San Francisco's Christmas Fete. (Claim dated Jan. 19, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Appropriation, \$3,000, Governor's Inaugural.

Also, Resolution No. 33826 (New Series), as follows:

Resolved, That the sum of \$3,000.00, heretofore appropriated by Resolution No. 33708 (New Series), out of the General Fund for the purpose of covering the expenses of the City and County of San Francisco in taking official part in the ceremonies attending the inauguration of Mayor James Rolph, Jr., as Governor of the State of California, be and the same is hereby authorized in payment to Benning Wentworth, Auditor of the City and County, for the payment of claims

incurred in connection with the Governor's inauguration as aforesaid. (Claim dated Jan. 19, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Appropriation, \$2,000, Out of Publicity and Advertising, National Convention of Associated Contractors.

Also, Resolution No. 33827 (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising Appropriation 55, for expense in connection with the holding of National Convention of the Associated Contractors of America, to be held in San Francisco during January, 1931; for the publicity and advertising of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher. Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Authorizing Lease of Lands, San Francisco Water Department, Colma, San Mateo County.

Also, Bill No. 9419, Ordinance No. 8918 (New Series), as follows:

Authorizing the leasing of certain property owned by the City and County of San Francisco in the County of San Mateo, State of California, known as "'The Donk's Tract Lot' in the Schoolhouse Homestead Association" in the Town of Colma, San Mateo County, and authorizing the Mayor to execute such lease.

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

Section 1. It is hereby recited that pursuant to the direction of Resolution No. 33527 (New Series) of the Board of Supervisors, notice was given, as required by the Charter, that a lease of the real property owned by the City, situate in San Mateo County, and known as "'The Donk's Tract Lot' in the Schoolhouse Homestead Association" in the Town of Colma, San Mateo County, would be offered for sale at public auction on the 12th day of January, 1931, at 3 o'clock p. m. on said day at the chambers of the Board of Supervisors in the City Hall, San Francisco, and that at said time and place, said auction sale was had in the manner stated in said notice and in accordance with the provisions of said Charter, and upon said date the American Box and Drum Co., a corporation, was the highest bidder at said sale, and the lease of said property was struck off and awarded to it.

Section 2. A lease for the term of twenty (20) years from the expiration of sixty days from the taking effect of this ordinance of the property described as follows, to-wit:

Commencing at the point of intersection of the northerly line of Washington street with the westerly line of Hill street, in the Town of Colma, and running thence northerly along said westerly line of Hill street 139+ to a point; thence at a right angle westerly to the Southern Pacific Railroad right of way; thence southeasterly along said right of way to the northerly line of Washington street; thence easterly along said northerly line of Washington street to the point of commencement, and being known as "The Donk's Tract Lot" in the Schoolhouse Homestead Association in the aforesaid Town of Colma, is hereby awarded to the American Box and Drum Co., at the rental for the first five-year period in the sum of \$1,599.75; for the second five-year period in the sum of \$1,920.00; for the third five-year period in the sum of \$2,400.00, and for the fourth five-year period in

the sum of \$2,880.00, the said American Box and Drum Co. being the highest and best bidder therefor. The Mayor of the City and County of San Francisco is hereby authorized to enter into a lease with said American Box and Drum Co. in accordance with the terms and conditions contained in the said Notice of Sale of Lease and pursuant to the provisions of the Charter of the said City and County.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Transfer of Supply Station Permit, Edwards & Oakes, Northwest Corner of Franklin and Page Streets.

On recommendation of Fire Committee.

Resolution No. 33828 (New Series), as follows:

Resolved, That Edwards & Oakes be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them automobile supply station permit heretofore granted Bruce & Young by Resolution No. 28322 (New Series) for premises at northwest corner of Franklin and Page streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Underground District No. 58, Portola Drive From St. Francis Circle to East Line of Laguna Honda Boulevard.

On recommendation of Lighting Committee.

Bill No. 9414, Ordinance No. 8919 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1rr.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1rr. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after April 1, 1931, is hereby designated, to-wit:

Underground District No. 58—Portola drive from St. Francis Circle to the east line of Laguna Honda boulevard, approximately 5780 feet.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Ordering Street Work, Folsom and Other Streets.

On recommendation of Streets Committee.

Bill No. 9415, Ordinance No. 8920 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January

13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Folsom Street between Crescent Avenue and Ogden Avenue, where not already so improved, by resetting the existing concrete curbs; by the construction of side sewers; and by the construction of a Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Improvement of De Long Street between Head Street and San Diego Avenue, where not already so improved, by the construction of armored concrete curb; by the construction of 6-inch vitrified clay pipe side sewers; and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic wearing surface and 6-inch Class "F" concrete base.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Quesada Avenue between Hawes Street and Griffith Street, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Quint Street between Evans and Newcomb Avenues, including the intervening crossings and intersection, by the construction of vitrified clay pipe sewers with appurtenances and brick manholes.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

#### Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Ordering Street Work, Victoria Street, Etc.

Also, Bill No. 9416, Ordinance No. 8921 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Victoria Street between Shields and Sargent Streets, where not already so improved, by the construction of armored concrete curb; the construction of 6-inch vitrified clay pipe side sewers and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Victoria Street between Randolph Street and a line parallel with and 100 feet northerly of Stanley Street, where not already so improved, by the construction of armored concrete curbs; by the construction of 6-inch vitrified clay pipe side sewers; and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Barneveld Avenue between Gaven Street and Sweeney Street, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of University Street between Silver Avenue and Silliman Street, where not already so improved, by the construction of armored concrete curbs, and by the construction of an asphaltic-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the intersection of Bancroft Avenue, Quint Street, and Thornton Avenue; the improvement of Bancroft Avenue between Quint Street and Thornton Avenue; and the improvement of Quint Street between Bancroft Avenue and Thornton Avenue, by the construction of armored concrete curbs; by the construction of one-course concrete sidewalks to the full official widths; by the construction of brick catchbasins and appurtenances and 10-inch vitrified clay pipe culverts; and by the construction of an asphaltic concrete pave-

ment, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of the crossing of Jennings Street and Underwood Avenue by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks of the full official width, by the construction of brick catch-basins with 10-inch vitrified clay pipe culverts, and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Ordering Street Work, Roosevelt Way.

Also, Bill No. 9417, Ordinance No. 8922 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors January 13, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of the north one-half of Roosevelt Way from a line parallel with and 458.72 feet south of the south line of Clifford Terrace to a line parallel with and 483.72 feet south of the south line of Clifford Terrace; and

The improvement of the north one-half of Roosevelt Way from a line parallel with and 508.72 feet south of the south line of Clifford Terrace to a line parallel with and 583.72 feet south of the south line of Clifford Terrace, by the removal of sand from the roadway and sidewalk area and the construction of a bulkhead, 3 feet in height.

The bidder is to name price per lineal foot of bulkhead for this work.

Section 2. This ordinance shall take effect immediately.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Spur Track Permit.

Also, Bill No. 9418, Ordinance No. 8923 (New Series), as follows:

Granting permission, revocable at the will of the Board of Supervisors, to the Atchison, Topeka & Santa Fe Railroad Company to construct a spur track from the westerly side of Kearny street from approximately the northerly line of Bay street to a point 10 feet southerly from the northerly line of Francisco street and to relocate the existing spur on Kearny street.

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

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted the Atchison, Topeka & Santa Re Railroad Company to construct a spur track on the westerly side of Kearny street from approximately the northerly line of Bay street to a point 10 feet southerly from the northerly line of Francisco street, and to relocate the existing spur on Kearny street from a point northerly from Francisco street to a point approximately 75 feet southerly from Francisco street, and more particularly described as follows:

Description of center line of spur:

Commencing at a point in an existing track in the intersection of Bay and Kearny streets, 22.41 feet westerly from the eastern line of Kearny street and 8.21 feet southerly from the northern line of Bay street; thence southerly on the arc of a curve concave to the west, having a radius of 397.85 feet, a distance of 63.86 feet; thence southerly on the arc of a curve concave to the east, having a radius of 397.85 feet, a distance of 72.07 feet to a point which is 74.51 feet south of the south line of Bay street, and 35.41 feet west of the eastern line of Kearny street; thence southerly, parallel with said eastern line of Kearny street, a distance of 210.49 feet to a point 10.0 feet south of the northern line of Francisco street.

Description of relocated portion of track No. 2:

Commencing at a point in the center line of the existing track 8.21 feet southerly from the northern line of Bay street, and 22.41 feet westerly from the eastern line of Kearny street; thence southerly, parallel with said eastern line 370.98 feet to a point in the intersection of Francisco and Kearny streets 43.65 feet southerly from the northern line of Francisco street; thence southerly on the arc of a curve concave to the west, having a radius of 191.11 feet a distance of 32.22 feet; thence southerly tangent to said last described course a distance of 45.69 feet; thence southerly on the arc of a curve concave to the east, having a radius of 191.11 feet a distance of 32.22 feet to a point in the existing track 74.89 feet southerly from the southern line of Francisco street and 9.01 feet easterly from the western line of Kearny street.

Said permission is granted subject to the provision of Ordinance No. 69, New Series, of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted, and shall be considered as a part hereof as completely as though the same were written into this ordinance. Provided that the rails to be laid be of a girder type and all services and installations, both corporation and municipal, are to be reconstructed as required, and the city pavement in Bay street and in Kearny street is to be restored, provided further on account of the existing brick sewer on the crossing of Bay street, same is to be reinforced with a concrete slab under the proposed tracks, and the existing manhole from crossing of Kearny and Bay streets is to remain in its present position. Provided further that

the location of the spur on the crossing of Bay street is to be left to the final approval of the City Engineer.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$104,208.49, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### NEW BUSINESS.

#### Passed for Printing.

The following resolution was passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. --——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

$Auditorium\ Fund.$	
(1) J. L. Stuart Company, stage furnishings in Auditorium, for account of concert and "ballet" (claim dated Jan. 21,	
(2) C. J. Holzenmueller, electrical equipment furnished for	1,147.75
account of "ballet" (claim dated Jan. 21, 1931)	668.75
Park Fund.	
(3) The Duncanson-Harrelson Company, continuation of outlet and inlet at Fleishhacker Pool (claim dated Jan. 15,	
1931)\$  (4) John Bjorkman, final payment, general contract, Harding	567.07
Park Pavilion Cafeteria (claim dated Jan. 15, 1931)  (5) Kimball-Krogh Pump Company, one pump, motor and	2,596.75
piping (claim dated Jan. 22, 1931)	2,674.00
vices, balustrade work, Telegraph Hill (claim dated Jan.	
22, 1931)	750.00
nished Harding Park cafe (claim dated Jan. 22, 1931)	4,846.00
(8) Golden Gate Milk Products Company, ice cream furnished parks (claim dated Jan. 22, 1931)	541.71
Playgrounds Fund.	041.11
(9) E. P. Finigan, recreational equipment furnished play-	
grounds (claim dated Jan. 21, 1931)\$	528.30
(10) Hayward-Wakefield Company, furniture furnished play-	

grounds (claim dated Jan. 21, 1931).....

Field house (claim dated Jan. 21, 1931) ................. 16,051.75

(11) Jacks & Irvine, final payment, construction of Portola

1,103.00

Municipal Airport Fund.	
(12) Mills Estate, Inc., payment of San Bruno and San Mateo taxes, first installment, for account of San Francisco Municipal Airport (claim dated Jan. 22, 1931)\$	782.41
(13) California Pacific Title & Trust Company, premium on policy covering San Francisco Municipal Airport, San Mateo County (claim dated Jan. 22, 1931)	1,605.00
(14) Joseph DeGruchy, full payment for account of injuries and damages sustained while boarding Municipal street car (claim dated Jan. 21, 1931)\$	3,000.00
County Road Fund.  (15) Edward R. Bacon Company, Inc., one concrete mixer for street maintenance (claim dated Dec. 1, 1930)\$	4,998.50
(16) San Francisco City Employees' Retirement System, to match contributions from street maintenance employees (claim dated Jan. 15, 1931)	1,622.62
(17) Antioch Sand Company, sand for street maintenance (claim dated Jan. 13, 1931)	2,117.50
(claim dated Jan. 15, 1931)	505.47 2,491.19
<ul> <li>(20) Equitable Asphalt Maintenance Company, resurfacing and maintenance of streets (claim dated Jan. 21, 1931)</li> <li>(21) Antioch Sand Company, sand for maintenance of</li> </ul>	1,077.76
streets (claim dated Jan. 21, 1931)	1,530.83 825.50
(23) Fay Improvement Company, final payment, City's portion, for improvement of Utah street between Eighteenth and Nineteenth streets, and Nineteenth street from Utah to	
San Bruno (claim dated Jan. 21, 1931)	1,000.00 977.79
(25) James T. Tobin, resurfacing of Madrid street between Amazon and Geneva avenues, City's portion (claim dated Jan. 21, 1931)	726.69
(26) James T. Tobin, resurfacing of Athens street between Amazon and Geneva avenues, City's portion (claim dated Jan. 21, 1931)	902.16
1928 Hetch Hetchy Construction Fund.	
(27) J. H. Creighton, truck hire (claim dated Jan. 14, 1931).\$ (28) Delbert Hansen, truck hire (claim dated Jan. 14, 1931) (29) Earl W. Heple, furnishing, hauling and spreading gravel	2,822.33 813.83
(claim dated Jan. 14, 1931)	667.80
(31) Gaffney & Luce, meat, etc., furnished (claim dated Jan.	3,937.88
17, 1931)	1,263.44 998.20
(33) Montague Pipe and Steel Company, air pipe (claim dated Jan. 17, 1931)	2,040.60
(34) The Charles Nelson Company, wedges (claim dated Jan. 15, 1931)	704.64
Jan. 17, 1931)	993.13

(36) Pacific Coast Aggregates, Inc., concrete sand (claim
dated Jan. 17, 1931) 538.75
(37) Santa Cruz Portland Cement Company, cement (claim dated Jan. 17, 1931)
(38) San Francisco City Employees' Retirement System, to
match contributions from Hetch Hetchy employees (claim dated Jan. 17, 1931)
(39) State Compensation Insurance Fund, premium on policy covering insurance of Hetch Hetchy employments
(claim dated Jan. 15, 1931)
(40) Valley Creamery, milk furnished (claim dated Jan. 17, 1931)
(41) Western Pipe and Steel Company of California, air pipe (claim dated Jan. 17, 1931)
Hetch Hetchy Power Operative Fund.
(42) M. M. O'Shaughnessy, reimbursement of revolving fund
for account of expenditures made (claim dated Jan. 17,
(43) W. A. Woodward Lumber Company, lumber (claim
dated Jan. 17, 1931)
transmission (claim dated Jan. 20, 1931)
Special School Tax.
(45) San Francisco City Employees' Retirement System, to match contributions from employees, school repairs (claim
dated Jan. 15, 1931)\$ 1,104.74
(46) American Studios, Inc., stage fittings and draperies for Roosevelt Junior High School (claim dated Jan. 20, 1931). 4,384.00
1929 Sewer Bond Construction Fund.
(47) Lewis J. Cohn, sixth payment, construction of Fillmore
street main sewer, Section "B" (claim dated Jan. 21, 1931).\$ 7,000.00 (48) Peter McHugh, eighth payment, construction of sewers
in Geary street, Twenty-third and Twenty-fourth avenues (claim dated Jan. 21, 1931)
Water Revenue Fund.
(49) American Trust Company, commissions for water rev-
enue collections during December (claim dated Jan. 21, 1931)\$ 543.60
(50) N. A. Eckert, reimbursement of revolving fund, per
expenditures (claim dated Jan. 21, 1931)
Jan. 21, 1931)
Jan. 21, 1931)
(53) Layton Hanifen, hauling rock (claim dated Jan. 21, 1931) 1,219.15
(54) Neptune Meter Company, meter parts (claim dated Jan.
21, 1931)
dated Jan. 21, 1931)
match contributions from Water Department employees
(claim dated Jan. 21, 1931)
(57) J. Hearst, guardian of estate and person of Arthur J.
Hearst, fourth installment of one-tenth of final judgments for judgment holders (claim dated Sept. 30, 1930)\$ 3,426.79
Tot Judgment notuets (etaim dated pept, 50, 1350/ \$ 5,420.10

# General Fund, 1930-1931.

(58) Del Monte Meat Company, meats, county jails (claim dated Jan. 14, 1931)\$	697.08
(59) Jensen Bread Company, bread, county jails (claim dated Jan. 14, 1931)	726.41
(60) Fidelity and Deposit Company of Maryland, premium on Depository Bond \$1,000,000, made out to Bank of America National Association, New York (claim dated Jan. 16, 1931)	1,000.00
(61) Fidelity and Deposit Company of Maryland, premium on Depository Bond of \$250,000, made out to Bank of America National Association, New York, for year ending Dec. 31, 1930 (claim dated Jan. 16, 1931)	1,250.00
(62) Special School Tax, reimbursement for account of stock withdrawals by Board of Works (claim dated Jan. 13, 1931)	679.76
(63) Special School Tax, reimbursement for account of stock withdrawals by Board of Works (claim dated Jan. 1, 1931)	913.16
<ul><li>(64) Special School Tax, reimbursement for account of stock withdrawals by Board of Works (claim dated Jan. 13, 1931)</li><li>(65) Board of Park Commissioners, reimbursement for beau-</li></ul>	914.36
tification of Civic Center (claim dated Jan. 22, 1931)  (66) Board of Park Commissioners, reimbursement for expenditures in the rehabilitation of Palace of Fine Arts	7,369.28
(claim dated Jan. 22, 1931)	2,994.25
(67) Paul E. Denivelle, rehabilitation of Palace of Fine Arts (claim dated Jan. 22, 1931)	1,551.92
(claim dated Jan. 22, 1931)	676.06
Department apparatus (claim dated Dec. 31, 1930)	604.00
to Fire Department apparatus (claim dated Dec. 31, 1930) (71) Pacific Gas and Electric Company, gas and electric ser-	820.02
vice to Fire Department (claim dated Dec. 31, 1930) (72) M. J. Lynch, first payment, furnishing, delivering and	2,330.65
erecting of street signs (claim dated Jan. 21, 1931)	1,744.00
Jan. 20, 1931)  (74) California State Automobile Association, traffic signs furnished, through Police Department (claim dated Jan.	983.00
26, 1931)	1,425.00
Court, Department 12 (claim dated Jan. 26, 1931)	502.90
dated Jan. 22, 1931)	800.00
(78) Richfield Oil Company, fuel oil, Laguna Honda Home	707.80
(claim dated Dec. 30, 1930)	1,667.63
Honda Home (claim dated Dec. 30, 1930)	2,389.78
Laguna Honda Home (claim dated Dec. 31, 1930)	678.08
Honda Home (claim dated Dec. 19, 1930)	815.75
(claim dated Dec. 31, 1930)	2,104.14

(83) O'Brien, Spotorno, Mitchell & Compagno Brothers, turkeys, San Francisco Hospital (claim dated Dec. 31, 1930)	679.24
(84) Richfield Oil Company, fuel oil, San Francisco Hospital (claim dated Dec. 31, 1930)	2,384.67
(85) Associated Charities, emergency supplies furnished Laguna Honda Home (claim dated Dec. 31, 1930)	19,945.00
Publicity and Advertising—Appropriation 55.	
(86) San Francisco Examiner, national broadcast of East-West football game, Dec. 27, 1929 (claim dated Jan. 26, 1931)	3,500.00

#### Adopted.

The following resolution was adopted:

Transfer of Funds, Board of Public Works, Interdepartmental.

On recommendation of Finance Committee.

Resolution No. 33829 (New Series), as follows:

Resolved. That the following amounts be and are hereby set aside from the hereinafter designated budget items, Board of Public Works, to the credit of Budget Items 456 and 458 (Appropriation 30-A), Board of Public Works; being reimbursements to the Bureau of Stores and Yards for expenditures in connection with repairs to equipment during December, 1930, to-wit:

To credit of Budget Item 456:

From Budget Item 540, Bureau Street Cleaning\$	847.50				
From Budget Item 553, Bureau Sewer Repair	190.87				
From Budget Item 565, Auto Maintenance	202.50				
From Budget Item 499, Bureau of Engineering	6.75				
From Budget Item 464, Stores and Yards	22.50				
To credit of Budget Item 458:					
From Budget Item 540, Bureau Street Cleaning	17.25				
From Budget Item 553, Bureau Sewer Repair	14.25				

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden. McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent--Supervisor Power-1.

#### Passed for Printing.

The following matters were passed for printing:

Payment, \$4,005, for Chairs for Civic Auditorium.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$4,005.00 be and the same is hereby set aside and appropriated out of the Auditorium Fund, and authorized in payment to C. F. Weber Company, Inc.; being payment for 500 single upholstered portable chairs (opera) for the Civic Auditorium. (Claim dated Jan. 26, 1931.)

#### Appropriations, Various.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Special School Tax.

- (1) For the cost of inspection, extras and incidentals in connection with the construction of the James Lick Junior High School, in block bounded by Twenty-fifth, Clipper, Noe and Castro streets......\$10,000.00

1.548.61

#### County Road Fund.

(3) For cost of reconstructing roadway of Hemlock street, between Polk and Larkin streets, by removal of existing basalt blocks and substituting an asphaltic-concrete pavement, redressing and resetting of existing curbs.......

4,300.00

#### Boulevard Bond Fund

(4) For city's portion of cost of constructing sewers in connection with the improvement of Thirty-sixth avenue, between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and Wawona street; city's liability on account of construction of Sunset boulevard, between Thirty-sixth and Thirty-seventh avenues

2,500.00

#### Maintenance, Improvements and Operation of Airport Budget Item 49.

3,500.00

#### City Hall Repairs-Budget Item 52.

(6) For cost of furnishing and installing shelving in basement, under Tax Collector's office, City Hall, in accordance with instructions of the Auditor and the Tax Collector.. 1,2

1.225.00

# Payment for Property Required for Extension of Castro Street to Divisadero Street, \$16,100.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$16,100 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Title Insurance and Guaranty Company; being payment for all of Lot 43, Block 1260, as per the current Assessor's Block Books of the City and County of San Francisco. Per acceptance of offer by Resolution No. ———— (New Series), (claim dated Jan. 16, 1931).

#### Adopted.

The following resolution was adopted:

# Appropriations, Various Purposes.

On recommendation of Finance Committee.

Resolution No. 33830 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

#### Repairs to Public Buildings-Budget Item 51.

(1) For cost of replacing drum-shaft and furnishing new bearings for elevator serving the City Prison at Hall of Justice ......

332.00

#### County Road Fund.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

# Passed for Printing.

The following matters were passed for printing:

# Appropriations, Totaling \$70,831, for Purchase of Lighting Standards.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund for the purchase of lighting standards, per awards of contracts, in accordance with Resolutions Nos. 33739 and 33740 (New Series), to-wit:

Ordinance for Plans, Specifications and Bids and Award of Contract for Construction of Reinforced Sewer Across Sunset Boulevard at Lincoln Way.

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

Section 1. The construction of a reinforced concrete sewer across Sunset boulevard at Lincoln way is hereby ordered and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction of reinforced concrete sewer across Sunset boulevard at Lincoln way, and to enter into contract for said construction of reinforced sewer in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of Boulevard Bond Fund, Issue 1927.

Section 2. This ordinance shall take effect immediately.

Ordering Plans, Specifications, Receipt of Bids and Award of Contract for Grading, Sewers, Walls, Etc., in Carolina Street.

Also, Bill No. 9421, Ordinance No. ———— (New Series), as follows: Authorizing plans and specifications for the grading, the sewers, walls, etc., on Carolina street between Twenty-second street and a line

169.24 feet southerly from the southerly line of Twenty-third street, and ordering said grading, the sewers, walls, etc., on Carolina street in accordance with the plans and specifications prepared therefor; authorizing the Board of Public Works to enter into contract for said grading, the sewers, walls, etc., in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said work to be borne out of the County Road Fund.

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

Section 1. The grading, the sewers, walls, etc., on Carolina street between Twenty-second street and a line 169.24 feet southerly from the southerly line of Twenty-third street is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said grading, the sewers, walls, etc., on Carolina street, and to enter into contract for said grading, the sewers, walls, etc., on Carolina street in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said work to be borne out of the County Road Fund.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

# Board of Health Reimbursing Board of Public Works for Work Performed.

On recommendation of Finance Committee.

Resolution No. 33831 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside to the credit of Budget Item 438, Department of Public Works, from the hereinafter designated Budget Items, Department of Public Health, being reimbursements for repairs, etc., for the Department of Public Health by the Board of Public Works during the months of November and December, 1930, to-wit:

$\mathbf{From}$	Budget	Item	963,	San	Francis	co	Hospital.	\$ 1,944.51
From	Budget	Item	768,	Con	tractual	S	upplies	 20.35
$\mathbf{From}$	Budget	Item	980,	Eme	ergency	$H_0$	spitals	 72.62

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Acceptance of Offer of Title Insurance & Guaranty Company, \$16,100, Land Required for the Extension of Castro Street to Divisadero Street.

Also, Resolution No. 33832 (New Series), as follows:

Resolved, That the offer of sale made by the following named company to sell to the City and County of San Francisco the following described land, required for the extension of Castro street to Divisadero street, for the sum set forth opposite its name, be accepted:

Title Insurance and Guaranty Company, \$16,100—All of Lot 43, Block 1260, as per the current Assessor's Block Books of the City and County of San Francisco. (As per written offer on file)

County of San Francisco. (As per written offer on file.)
And the City Attorney is hereby authorized to examine the title to

and the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a

copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Approving Expenditure of \$1,500 by Board of Health for Survey of Health Conditions of San Francisco by American Public Health Association.

Also, Resolution No. 33859 (New Series), as follows:

Resolved, That an expenditure of \$1,500 by the Department of Public Health for a survey of health conditions of San Francisco by the American Public Health Association is hereby approved.

Clerk Directed to Sell \$975,000 Hospital Bonds, February 16, 1931.

Also, Resolution No. 33833 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that on the 16th day of February, 1931, the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

\$975,000 of Hospital Bonds,  $4\frac{1}{2}$  per cent, issue of January 1, 1929, comprising fifteen \$1,000 bonds maturing 1938, and sixty-four \$1,000

bonds maturing 1939 to 1953, inclusive.

The Finance Committee shall fix the terms and conditions of sale.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Passed for Printing.

The following matters were passed for printing:

Appropriation, \$236,200, Out of San Francisco War Memorial Trust Fund to Louis J. Cohn for Construction of Foundations for War Memorial Buildings.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$236,200 be and is hereby set aside and appropriated out of "San Francisco War Memorial Trust Fund" and authorized in payment to Louis J. Cohn for contract for the construction of foundations for Memorial Halls Buildings (War Memorial). The designation "San Francisco War Memorial Trust Fund," set up by the Treasurer, is approved.

#### Oil Tanks.

On recommendation of Fire Committee.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

A. W. Morton, northwest corner Carl and Willard streets, 1500 gallons capacity.

Frank Antonioli, north side Francisco street, 200 feet west of Scott street, 150 gallons capacity.

Oscar N. Thunberg, 184 Cabrillo street, 1500 gallons capacity.

Frank J. Klimm Company, west line of Fourteenth avenue, 50 feet north of Fulton street, 1500 gallons capacity.

Frank J. Klimm Company, south side of Union street, 60 feet east of Pierce, 1500 gallons capacity.

Frank J. Klimm Company, east line of Pierce street, 60 feet south

of Union street, 1500 gallons capacity.

A. J. Herzig, north side of San Anselmo way, 150 feet east of Santa Clara, 1500 gallons capacity.

C. Lansburg, 3225 Gough street, 1500 gallons capacity.

S. A. Guisti, southeast corner Pierce and Alhambra streets, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

# Public Garage, W. W. Stone and A. E. Walsh, 4605 Cabrillo Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That W. W. Stone and A. E. Walsh be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 4605 Cabrillo street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Laundry, D. Perez, 570 Waller Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That D. Perez be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 570 Waller street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Gilmore Oil Company, Ltd., Commercial Garage, East Side of Third Street, 115 Feet North of Eighteenth Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Gilmore Oil Company, Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the east side of Third street, 115 feet north of Eighteenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Parking Station, Frank E. Carroll, Jr., 210 Taylor Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Frank E. Carroll, Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted Bert Brock by Resolution No. 25973 (New Series) for premises known as 210 Taylor street; fronting on Taylor street, 112 feet 6 inches; depth of lot, 137 feet 6 inches.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Garage Permit, Charles Tetiuk, 460 Eddy Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Charles Tetiuk be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Hestund & Rieschel by Resolution No. 28568 (New Series) for premises at 460 Eddy street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Garage Permit, Madden-Gibbons Haight Street Garage, Ltd., 645 Haight Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That Madden-Gibbons Haight Street Garage, Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it public garage permit heretofore granted Madden & Gibbons by Resolution No. 19579 (New Series) for premises at 645 Haight street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Standard Stations, Inc., 3184 Mission Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted W. G. Menary by Resolution No. 30503 (New Series) for premises at 3184 Mission street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Standard Stations, Inc., Northwest Corner of Potrero Avenue and Sixteenth Street.

Resolution No. ——— (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted J. H. Tuohey by Resolution No. 30503 (New Series) for premises at the northwest corner of Potrero avenue and Sixteenth street.

• The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolutions were adopted:

#### Masquerade Ball Permit, United Slovenian Societies.

On recommendation of Police Committee.

Resolution No. 33834 (New Series), as follows:

Resolved, That permission be and is hereby granted the United Slovenian Societies of San Francisco to conduct a masquerade ball Sunday evening, February 15, 1931, at Eagles' Auditorium.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Transfer of Taxicab Permit to Charles Marriott.

Also, Resolution No. 33835 (New Series), as follows:

Resolved, That permission is hereby granted Charles Shuman to transfer one taxicab permit to Charles Marriott.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Taxicab Stand Permits.

Also, Resolution No. 33836 (New Series), as follows:

Resolved, That the following one-cab stand permits are hereby approved:

Eagle Cab Company, 606 Kearny street (transferred from Frank Celia, York Cab Company).

Green Top Cabs, Ltd., 1904 Post street.

Luxor Cab Company, Inc., 1801 Post street (transferred from 1682 O'Farrell street), 189 Clay street, 2799 Taylor street, 582 Green street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

## Passed for Printing.

The following matters were passed for printing:

Limiting the Height of Buildings to 40 Feet in the District Bounded by Fillmore, Bay and Buchanan Streets and Marina Boulevard.

On recommendation of Public Buildings and Lands Committee.

Bill No. 9422, Ordinance No. ——— (New Series), as follows:

Limiting the height of buildings hereafter to be erected in a certain district in the City and County of San Francisco, and establishing the boundaries of said district, and providing penalties for the violations of its provisions.

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

Section 1. No building, except as hereinafter provided, shall be erected in the City and County of San Francisco to a height greater than forty (40) feet within the territory bounded by Fillmore street on the west, Bay street on the south, Buchanan street on the east, and by the Marina boulevard on the north and northeast.

Section 2. No addition to or alteration or improvement of any building within the above described district shall be made which shall increase the height of any building as limited by this ordinance.

Section 3. No limitation of the height of buildings in the City and County of San Francisco, as provided by this ordinance, shall apply to public buildings, churches, schools, steeples, towers, domes, cupolas, belfries (not used for human occupancy), nor to chimneys, skylights, ventilators, pent houses, water tanks, flagstaffs, railings, weather vanes, nor to other similar structures such as are usually erected or maintained above the roof line of buildings.

Section 4. The method of determining the height of buildings for the purpose of this ordinance shall be the same as provided in Ordinance No. 1008 (New Series), and the provisions of Section 78 shall apply within said territory.

Section 5. No building permit shall be issued by the Board of Public Works for the erection or alteration of any building or structure contrary to the provisions of this ordinance, and any permit so issued shall be void.

Section 6. Any person, firm or corporation violating any provisions of the ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine not exceeding \$500 or by imprisonment for a term of not exceeding six months, or by both such fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this ordinance is committed,

continued or permitted by such persons, firm or corporation as herein provided.

Section 7. This ordinance shall take effect immediately.

#### Action Deferred.

The following matter was, on motion, laid over one week:

Transferring Property at Vallejo and Taylor Streets From Board of Education to Board of Park Commissioners.

Resolution No. ——— (New Series), as follows:

Whereas, The Board of Education, at its meeting held Wednesday, Dec. 17, 1930, adopted the following resolution:

"Whereas, That certain lot, tract or parcel of land situate, lying and being in the City and County of San Francisco, State of California, and described as follows, to-wit:

"Commencing at the point of intersection of the northerly line of Vallejo street with the easterly line of Taylor street, and running thence northerly along the said easterly line of Taylor street, one hundred and thirty-seven (137) feet and six (6) inches; thence at right angles easterly one hundred and thirty-seven (137) feet and six (6) inches; thence at right angles southerly one hundred thirty-seven (137) feet and six (6) inches to the northerly line of Vallejo street, and thence at right angles westerly one hundred and thirty-seven (137) feet and six (6) inches to the point of commencement; is now under the jurisdiction of the Department of Education of the City and County of San Francisco, and is unused and is no longer necessary for school purposes; now, therefore, be it

"Resolved, That the Board of Education does hereby consent that the aforesaid lot be transferred by the Board of Supervisors to the Board of Park Commissioners, to be thereafter used and maintained as a public park for the City and County of San Francisco.

"Above resolutions adopted by majority vote of the Board, with the understanding that the Park Commission will immediately take steps for the improvement and beautification of this parcel of land.

"H. M. MONROE, "Secretary."

Now, therefore, be it

Resolved, That in accordance with the resolution of the Board of Education the hereinabove described property be and the same is hereby transferred from the control and custody of the Board of Education to the Board of Park Commissioners, the same to be used for public park purposes.

#### Adopted.

The following resolutions were adopted:

Transferring Property, Site of the Old Winfield Scott School, From Board of Education to Board of Fire Commissioners in Exchange for Fire House Site in Block in Which Bernal Junior High School Is to Be Constructed.

On recommendation of Public Buildings and Lands Committee. Resolution No. 33837 (New Series), as follows:

Whereas, The Board of Education has by communication dated Dec. 19, 1930, addressed to the Board of Fire Commissioners and reading as follows, requested that the following described parcel of land as therein contained now being used for school purposes be transferred to the Board of Fire Commissioners in return for the therein described parcel of land now being used for fire-house site, to-wit:

"Board of Fire Commissioners, Mr. Frank T. Kennedy, Secretary, City Hall.

"Dear Sir:

"Re Exchange of Properties Boards of Education and Fire Commission.

"Your letter under date of Dec. 4, 1930, was presented to the Board of Education at its meeting of Dec. 17, 1930, and, in pursuance of same, the Board of Education passed the following resolution at said

meeting:

"Resolved, That the Board of Education hereby approves, in principle, the exchange of the site of the old Winfield Scott School (Lombard street, north side, between Broderick and Baker streets), in return for the fire house site in the block in which the Bernal Junior High School is to be constructed (Highland-Patton-Appleton avenues, Holly Park Circle); and that the necessary negotiations incident to such exchange be referred to the President of the Board and the Superintendent of Schools for execution through the City Attorney. "Very truly yours,

"H. M. MONROE,

"Secretary Board of Education."

Now, therefore, be it

Resolved, That in accordance with the communication above quoted of the Board of Education the hereinabove described property be and the same is hereby transferred from the control and custody of the Board of Education to the Board of Fire Commissioners.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent-Supervisors Spaulding, Power-2.

Transferring Westerly Half of the Old Lafayette School Lot From Board of Education to Public Library Trustees, With the Understanding That the Title of Said Land Shall Remain Vested in the Board of Education.

Also, Resolution No. 33838 (New Series), as follows:

Whereas, The Board of Education has by communication dated Dec. 5, 1930, filed in the office of the Clerk of the Board of Supervisors and reading as follows:

"To the Honorable Board of Supervisors, Mr. John S. Dunnigan, Clerk. "Dear Sir:

"I am quoting below, for the information of your honorable body, copy of a resolution adopted by the Board of Education at its regular

meeting of Dec. 2, 1930:

"'Resolved, That the westerly half of the old Lafayette School lot, facing on Thirty-seventh avenue (between Thirty-sixth and Thirty-seventh avenues, Anza-Geary streets) be and is hereby transferred to the Public Library trustees for library purposes, with the understanding that the title to the said land shall remain vested in the Board of Education.'

"Very truly yours,

"H. M. MONROE,

"Secretary Board of Education."

Now, therefore, be it

Resolved, That in accordance with the resolution of the Board of Education, above quoted, the hereinabove described property be and the same is hereby transferred from the control and custody of the Board of Education to the Public Library trustees, the same to be used for library purposes and the title to the said land to remain vested in the Board of Education.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Acceptance of Offer From Thos. R. Coehlo et al., Land Necessary for Construction of Newark-San Lorenzo Pipe Line, Alameda County.

On recommendation of Public Utilities Committee,

Resolution No. 33839 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described property, situated in the County of Alameda, State of California, required in connection with the construcion of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sums set forth opposite their names, be accepted:

Thomas R. Coehlo, \$250—A strip of land 40 feet wide, about 224 feet in length, between the lands of Christina Kalke and the line dividing the northerly and southerly halves of the Soto Rancho. (As per detailed description and written offer on file.)

Frank S. Furtado, \$645—A right of way easement over a strip of land 40 feet in width, between the center of Quigley road and the lands of Jennie T. Sugrue. (As per detailed description and written offer on file.)

Southern Pacific Company, \$10—A license to place a 44-inch welded steel pipe beneath trestle No. 24-B, at Engineer Station 1214-92 of the Southern Pacific Company's right-of-way near Baumberg, in Alameda County. (As per detailed description and written offer on file.)

Jennie T. Sugrue, \$3,100—

Parcel 1: A right of way easement 10 feet wide adjoining County Road No. 90.

Parcel 2: A right of way easement 40 feet wide and 1,348 feet, more or less, along the southerly line of the Sugrue property.

(As per detailed descriptions and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition to accept on behalf of the City and County of San Francisco deeds conveying said right of way easements to said City and County of San Francisco, and to record said deeds, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Be It Further Resolved, That in order to facilitate the conveying of a right of way for a road to an adjoining owner the deed to the property to be conveyed by Thomas R. Coehlo be taken in the name of the East Bay Title Insurance Company for the City and County of San Francisco, and under the direction of said City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Acceptance of Offer, Sale of Land, Alameda County, From Harry T. Smith et al., Required for Construction of Newark-San Lorenzo Pipe Line.

Also, Resolution No. 33840 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described property, situated in the County of Alameda, State of California, required in connection with the construction of the Newark-

San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sum set forth opposite their names, be accepted:

Harry T. Smyth, Eliza S. Kinsell, Florence McConaghy, Elsie Smyth and Laura Alice Smith, \$3,500—

Parcel 1: A fee simple title to an irregular parcel of land containing about nine-tenths of an acre adjoining San Lorenzo Creek and County Road No. 90.

Parcel 2: A right of way easement over a strip of land 10 feet in width adjoining County Road No. 90.

(As per detailed descriptions and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco a deed conveying said fee simple title and right of way easement to said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

# Recommending Immediate Payment of Adjusted Compensation Certificates to Veterans of the World War.

On recommendation of Public Welfare Committee.

Resolution No. 33858 (New Series), as follows:

Whereas, There are now pending in the Congress of the United States several bills which propose in various ways the immediate payment of the Adjusted Compensation Certificates issued as a bonus to service men after the World War; and

Whereas, The economic situation throughout the country would be materially benefited by placing in circulation the substantial sum of money necessary for the redemption of these certificates; and

Whereas, It seems to be the consensus of opinion among veterans that an immediate discharge of this obligation would be preferred by them, inasmuch as it would tend in no small measure to alleviate some of the financial pressure so acutely felt throughout the nation; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby memoralize Congress, and does urge that a measure be adopted whereby those veterans who deem it prudent and expedient may avail themselves of the opportunity of procuring immediate payment of this bonus; and be it

Further resolved, That a copy of this resolution be forwarded to all of California's representatives in the United States Congress, as well as to President Hoover and Vice-President Curtis.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser. Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Passed for Printing.

The following matter was passed for printing:

#### Establishing Grades.

On recommendation of Streets Committee.

Bill No. 9423, Ordinance No. ——— (New Series), as follows:

Establishing grades on Porter street, southerly line of Benton avenue, and 125 feet southerly from Benton avenue.

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

Section 1. The grades on Porter street seven (7) feet westerly from the easterly line of Porter street at Benton avenue southerly line are hereby established at points hereinafter named and at heights above city base, as hereinafter stated, in accordance with recommendation of the Board of Public Works, filed January 15, 1931.

#### Porter Street.

7 feet westerly from the easterly line of, at Benton avenue southerly line, 136.00 feet. (The same being the present official grade.)

7 feet easterly from the westerly line of, at Benton avenue southerly line, 136.00 feet. (The same being the present official grade.)

125 feet southerly from Benton avenue, 115.50 feet. On Porter street between Benton avenue and a line parallel with and 125 feet southerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

# Adopted.

The following resolution was adopted:

Intention to Change Grades on Buchanan Street at North Point Street.

Resolution No. 33841 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named street at the points hereinafter specified and at the elevation above city base as hereinafter stated, in accordance with Resolution No. 112,878 of the Board of Public Works, adopted January 14, 1931, and written recommendation of said Board filed January 15, 1931, to-wit:

#### Buchanan Street.

Bay street, 15.00 feet. (The same being the present official grade.) Easterly and westerly curb lines of, at North Point street southerly line, 13.00 feet.

North Point street southerly curb line, 12.89 feet. North Point street northerly curb line, 12.61 feet.

Easterly and westerly curb lines of, at North Point street northerly line, 12.50 feet.

15 feet westerly from the easterly line of, at Beach street southerly line, 6.50 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, at Beach street southerly

line, 6.00 feet (The same being the present official grade.)

On Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets be changed and established to conform to true gradients between the grade elevations above given therefor and the present official grade of Laguna street at North Point street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Passed for Printing.

The following bill was passed for printing:

# Fixing Sidewalks in Ocean Avenue.

On recommendation of Streets Committee.

Bill No. 9424, Ordinance No. ——— (New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by amending section 218 thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office January 15, 1931, by amending Section 218 thereof to read as follows:

Section 218. The width of sidewalks on Ocean avenue, the northerly side of, between Mission street and Plymouth avenue, shall be ten (10) feet.

The width of sidewalks on Ocean avenue, the northerly side of, between Plymouth avenue and Keystone way, shall be four (4) feet.

The width of sidewalks on Ocean avenue, the northerly side of, between Keystone way and Junipero Serra boulevard, shall be ten (10)

The width of sidewalks on Ocean avenue, the southerly side of, between Mission street and Junipero Serra boulevard, shall be ten (10) feet.

Section 2. This ordinance shall take effect immediately.

# Adopted.

The following resolutions were adopted:

# Approval of Map, Landsdale Avenue.

On recommendation of Streets Committee.

Resolution No. 33842 (New Series), as follows:

Resolved, That certain map filed in the office of the Board of Supervisors January 15, 1931, entitled "Map showing the realignment of Landsdale avenue at Juanita way," approved by Resolution No. 112869 (Second Series) of the Board of Public Works, January 14, 1931, be and is hereby approved.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Acceptance of Deed of Meyer Brothers.

Also, Resolution No. 33843 (New Series), as follows:

Resolved, That the deed of Meyer Brothers, a corporation, conveying land in the City and County of San Francisco, as shown hatched in that certain diagram entitled "Map showing the realignment of Landsdale avenue at Juanita way," and further described in said deed, be and is hereby accepted.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Extension of Time to James T. Tobin of Ninety Days.

Also, Resolution No. 33844 (New Series), as follows:

Resolved, That James T. Tobin be and is hereby granted an extension of 90 days' time from and after January 4, 1931, within which to complete the improvement of Twenty-fifth street from Fountain street to Burnham street.

This extension of time is granted on the recommendation of the Board of Public Works and also for the reason that the work is com-

pleted and the extension is necessary for the completion of the issuance of the assessment.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheeliy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Extension of Time, Mission Land and Cattle Company.

Also, Resolution No. 33845 (New Series), as follows:

Resolved, That the Mission Land and Cattle Company be and is hereby granted an extension of 60 days' time from and after January 11, 1931, in which to complete the improvement of Mississippi and Twenty-fifth streets.

This extension of time is granted on recommendation of the Board of Public Works and also for the reason that grade changes are con-

templated.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

# Extension of Time, J. D. O'Hara.

Also, Resolution No. 33846 (New Series), as follows:

Resolved, That J. D. O'Hara be and is hereby granted an extension of 90 days' time in which to complete the improvement of Bright street between Randolph and Sargent streets, from and after October 5, 1930.

This extension of time is granted on recommendation of the Board of Public Works and also for the reason that the work is practically completed and the extension is necessary for completion of the issuance of the assessment.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Passed for Printing.

The following bill was passed for printing:

# Establishing Grades on Francisco Street Between Kearny and Grant Avenue.

On recommendation of Streets Committee.

Bill No. 9425, Ordinance No. ——— (New Series), as follows:

Establishing grades on Francisco street between Kearny street and Grant avenue.

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

Section 1. The grades on Francisco street between Kearny street and at heights above city base as hereinafter stated in accordance and at heights above City base as hereinafter stated in accordance with a recommendation of the Board of Public Works filed January 17, 1931.

#### Francisco Street.

Kearny street, 4.00 feet. (The same being the present official grade.) 15 feet northerly from the southerly line of, 236.50 feet westerly from Kearny street, 5.77 feet.

15 feet southerly from the northerly line of, 279.50 feet westerly from

Kearny street, 6.09 feet.

15 feet northerly from the southerly line of, 129 feet easterly from Frant avenue, 53.50 feet.

15 feet southerly from the northerly line of, 86 feet easterly from Grant avenue, 50.50 feet.

On Francisco street between Kearny street and Grant avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

# Adopted.

The following resolutions were adopted:

Sustaining Appeal From Assessments in the Castro Street Improvement, Twenty-ninth Street to Thirtieth Street.

On recommendation of Streets Committee.

Resolution No. 33847 (New Series), as follows:

Resolved, That the appeal from the assessments for the improvement of Castro street, Twenty-ninth to Thirtieth street, by the property owners is hereby sustained and the Board of Public Works is hereby respectfully requested to issue a new assessment levy.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Intention to Change and Establish Grades on Rutledge, Francisco and Other Streets.

Also, Resolution No. 33848 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified, and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 112877 of the Board of Public Works, adopted Jan. 14, 1931, and written recommendation of said Board, filed Jan. 15, 1931, to-wit:

Rutledge Street. Feet
7 feet northerly from the southerly line of, at Franconia street
westerly line
7 feet southerly from the northerly line of, at Franconia street
westerly line
100 feet westerly from Franconia street
140 feet westerly from Franconia street
180 feet westerly from Franconia street
(Vertical curve passing through the last 3 described points.)
210 feet westerly from Franconia street
250 feet westerly from Franconia street
290 feet westerly from Franconia street
(Vertical curve passing through the last 3 described points.)
7 feet southerly from the northerly line of, 310 feet westerly
from Franconia street
7 feet southerly from the northerly line of, 350 feet westerly
from Franconia street
7 feet southerly from the northerly line of, produced, 390 feet
westerly from Franconia street
(Vertical curve passing through the last 3 described points.)
7 feet northerly from the southerly line of, 330 feet westerly
from Franconia street
from Franconia street
7 feet northerly from the southerly line of, 370 feet westerly
from Franconia street

(Vertical curve passing through the last 3 described points.) 7 feet northerly from the southerly line of, 373.85 feet westerly from Franconia street
Peralta avenue westerly line
(The same being the present official grade.)
Peralta Avenue.
Westerly line of, at Montcalm street
southerly line
30 feet westerly from the easterly line of, 4.54 feet southerly
from Montcalm street
Westerly line of, 70 feet southerly from Montcalm street140.80 35 feet easterly from the westerly line of, 70 feet southerly from
Montcalm street140.80
6 feet easterly from the westerly line of, 24.79 feet northerly
from Rutledge street166.05
35 feet easterly from the westerly line of, 24.79 feet northerly
from Rutledge street
6 feet easterly from the westerly line of, at Rutledge street
northerly line
Westerly line of, at Rutledge street
On Putledge street between the easterly line of Franconic street

On Rutledge street, between the easterly line of Franconia street and the westerly line of Peralta avenue; on Franconia street, between Montcalm street and Rutledge street; on Massasoit street, between Franconia street and Rutledge street; and on Peralta avenue, between the northerly line of Montcalm street and Samoset street produced, be changed and established to conform to true gradients between the grade elevations above given and the present official grade of Franconia street at Montcalm street and its angle with Rutledge street; of Massasoit street at Franconia street; and of Peralta avenue at the northerly line of Mountain street and Samoset street produced.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Closing and Abandoning Portions of Stanyan Street and Mountain Spring Avenue, as Described in Resolution No. 33643 (New Series).

Also, Resolution No. 33849 (New Series), as follows:

Closing and abandoning certain portions of Stanyan street and Mountain Spring avenue.

Whereas, on the 15th day of December, 1930, the Board of Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 33643 (New Series), which resolution was presented to his Honor the Mayor for approval and was duly and regularly approved by the Mayor of the City and County of San Francisco, being in words and figures as follows, to-wit:

Resolution No. 33643 (New Series), as follows:

Resolved, That the public interest requires that the following de-

scribed portions of Stanyan street and Mountain Spring avenue be

closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Stanyan street lying southerly from Mountain Spring avenue, and a portion of Mountain Spring avenue at its easterly termination, more particularly described as follows, to-wit:

Parcel 1—All that portion of Stanyan street lying between the southerly line of Mountain Spring avenue and the northerly line of St. Ger-

main avenue.

Parcel 2—All that portion of Stanyan street lying between the southerly line of St. Germain avenue and the following described line: Beginning at a point on the northerly line of Palo Alto avenue, distant westerly thereon 968.492 feet from the westerly line of Twin Peaks boulevard (formerly Altamont street); thence northeasterly on a curve to the left, tangent to said line of Palo Alto avenue, radius 80 feet, central angle 45 degrees, a distance of 62.832 feet; thence northeasterly tangent to the preceding curve 225.563 feet; thence northerly on a curve to the left, tangent to the preceding course, radius 10 feet, central angle 135 degrees, a distance of 23.562 feet to tangency with the southerly line of St. Germain avenue at a point distant westerly thereon 759.498 feet from said westerly line of Twin Peaks boulevard.

Parcel 3—All that portion of Mountain Spring avenue described as follows, to-wit: Beginning at the point of intersection of the westerly line of Twin Peaks boulevard (formerly Burnett avenue) and the northerly line of Mountain Spring avenue; thence westerly along said line of Mountain Spring avenue 141.917 feet; thence southeasterly on a curve to the right, tangent to the preceding course, radius 125 feet, central angle 53 degrees, a distance of 115.628 feet; thence southeasterly, tangent to the preceding curve, 0.284 feet to the southerly line of Mountain Spring avenue; thence deflecting 53 degrees to the left and running easterly along the southerly line of Mountain Spring avenue 51.417 feet to the westerly line of Twin Peaks boulevard; thence northerly along said westerly line 50.894 feet to the northerly line of Mountain Spring avenue and the point of beginning.

Said closing and abandonment of said portions of Stanyan street and Mountain Spring avenue shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3 of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Sec-

tion 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenues of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Stanyan street and Mountain Spring avenue in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, December 15, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Shannon, Spaulding, Stanton, Suhr, Toner—14.

Absent—Supervisors Colman, Hayden, McSheehy, Power—4.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, December 20, 1930.

JAMES ROLPH, Jr., Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, more than ten (10) days have elapsed after the expiration of the publication of said notice, and no objections to the said closings and abandonments of all those portions of Stanyan street between the southerly line of Mountain Spring avenue and the northerly line of Saint Germain avenue, and the portion of Stanyan street southerly from Saint Germain avenue, and the portion of Mountain Spring avenue at its intersection with Twin Peaks boulevard, as described in Resolution No. 33643 (New Series), were made or delivered to the Clerk of this Board within said period of ten (10) days, or at all; and

Whereas, the Supervisors have acquired jurisdiction to order that the portions of Stanyan street between the southerly line of Mountain Spring avenue and the northerly line of Saint Germain avenue, and the portion of Stanyan street southerly from Saint Germain avenue, and the portion of Mountain Spring avenue at its intersection with Twin Peaks boulevard, described in Resolution of Intention No. 33643 (New Series), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered, and it is hereby ordered, that all those portions of Stanyan street between the southerly line of Mountain Spring avenue and the northerly line of Saint Germain avenue, and the portion of Stanyon street southerly from Saint Germain avenue, and the portion of Mountain Spring avenue at its intersection with Twin Peaks boulevard, described in and proposed in Resolution of Intention No. 33643 (New Series), be closed and abandoned; be it

Further Resolved, That the entire damages, costs and expenses of closing portions of said streets described in Resolution of Intention No. 33643 (New Series) shall be paid out of the revenues of the City and County of San Francisco, as proposed and provided in Resolution of Intention 33359 (New Series); be it

Further Resolved, That the said closing and abandonment of said streets shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter 93, Artice VI, of the Charter of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Closing and Abandoning Certain Portions of Fairmount, Charles, Arlington, Miguel and Mateo Streets, as Described in Resolution No. 33595 (New Series).

Also, Resolution No. 33850 (New Series), as follows:

Closing and abandoning those certain portions of Fairmount, Charles, Arlington, Miguel and Mateo streets at their intersection with Bernal avenue, in accordance with Resolution of Intention No. 33595.

Whereas, on the 8th day of December, 1930, the Board of Super-

visors of the City and County of San Francisco duly and regularly passed Resolution No. 33595 (New Series), which resolution was presented to his Honor the Mayor for approval and was duly and regularly approved by the Mayor of the City and County of San Francisco, being in words and figures as follows, to-wit:

Resolution No. 33595 (New Series), as follows:

Resolved, That the public interest requires that the following described portions of Fairmount, Charles, Arlington, Miguel and Mateo streets be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of the above-named

streets more particularly described as follows, to-wit:

Fairmount Street—All that portion of Fairmount street lying westerly of the westerly line of the Southern Pacific Company right of way and easterly of the following described line: Beginning at a point on the southerly line of Fairmount street distant easterly thereon 276.332 feet from the easterly line of Chenery street; thence northeasterly, along a line deflected 61 degrees 32 minutes 35 seconds to the left from said southerly line of Fairmount street, 33.791 feet; thence continuing northeasterly along the arc of a curve to the left, tangent to the preceding course, radius 270.00 feet, central angle 4 degrees 47 minutes 41 seconds, a distance of 22.595 feet to the north erly line of Fairmount street at a point distant easterly thereon 285.869 feet from said easterly line of Chenery street.

Charles Street—All that portion of Charles street lying westerly of the westerly line of the Southern Pacific Company's right of way and easterly of the following described line: Beginning at a point on the northerly line of Charles street, distant easterly thereon 53.855 feet from the westerly line of Arlington street (formerly Academy street), and running thence southerly along a line deflecting 100 degrees 13 minutes 25 seconds to the right from said line of Charles street and parallel with said westerly line of Arlington street produced southerly, 30.484 feet to the southerly line of Charles street.

Arlington Street-Commencing at the point of intersection of the southerly line of Charles street and the northwesterly line of Arlington street and running thence southwesterly along said northwesterly line 85.715 feet to the a point in a line parallel to and distant 53.00feet at right angles easterly from the westerly line of Arlington street (formerly Academy street) produced southerly; thence deflecting 28 degrees 35 minutes 05 seconds to the left and running southerly along said parallel line 69.757 feet; thence southerly and southwesterly along the arc of a curve to the right, tangent to the preceding course, radius 161.00 feet, central angle 17 degrees 30 minutes 24 seconds, a distance of 49.193 feet to the southeasterly line of Arlington street; thence northeasterly along said southeasterly line 130 feet, more or less, to the northwesterly line of the Southern Pacific Company right of way; thence northeasterly along said line of said right of way 84 feet, more or less, to its intersection with the southerly line of Charles street; thence westerly along said southerly line of Charles street 27 feet, more or less, to the northwesterly line of Arlington street and the point of commencement.

Miguel Street—All that portion of Miguel street lying southeasterly from the southeasterly line of Arlington street, saving and excepting the following described parcel:

Commencing at the point of intersection of the southeasterly line of Arlington street and the southwesterly line of Miguel street, and running thence southeasterly along said southwesterly line 73.105 feet; thence deflecting 93 degrees 59 minutes 40 seconds to the left and running northeasterly 4.173 feet; thence deflecting 2 degrees 34 minutes 10 seconds to the left and continuing northeasterly 46.14 feet

to the northeasterly line of Miguel street; thence deflecting 83 degrees 25 minutes 50 seconds to the left and running northwesterly along said northeasterly line 67.536 feet to the southeasterly line of Arlington street; thence at right angles southwesterly along said southeasterly line 50.00 feet to the southwesterly line of Miguel street and the point of commencement.

Mateo Street—All that portion of Mateo street lying southeasterly from the southeasterly line of Arlington street, saving and excepting

the following described parcel:

Commencing at the point of interrsection of the southeasterly line of Arlington street and the southwesterly line of Mateo street and running thence southeasterly along said southwesterly line 115.059 feet; thence deflecting 100 degrees 08 minutes 34 seconds to the left and running northeasterly 50.794 feet to the northeasterly line of Mateo street; thence deflecting 79 degrees 51 minutes 26 seconds to the left and running northwesterly along said northeasterly line 106.114 feet to the southeasterly line of Arlington street; thence at right angles southwesterly along said southeasterly line 50.00 feet to the southwesterly line of Mateo street and the point of commencement.

Said closing and abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3 of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said

chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment of said portions of said streets shall be paid out of

the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, December 8, 1930.

Ayes—Supervisors Andriano, Canepa, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Shannon, Spaulding, Stanton, Suhr, Toner—13

Absent—Supervisors Colman, Gallagher, Hayden, McSheehy, Power—5.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, December 20, 1930.

JAMES ROLPH, Jr., Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, more than ten (10) days have elapsed after the expiration of the publication of said notice, and no objection to the said closings and abandonment of all those portions of Fairmount, Charles, Arlington, Miguel and Mateo streets at their intersection with Bernal avenue, as described in Resolution No. 33595 (New Series), were made or delivered to the Clerk of this Board within said period of ten (10) days, or at all; and

Whereas, the Supervisors have acquired jurisdiction to order that the portions of Fairmount, Charles, Arlington, Miguel and Mateo streets at their intersection with Bernal avenue, described in Resolution No. 33595 (New Series), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered, and it is hereby ordered, that all those portions of Fairmount, Charles, Arlington, Miguel and Mateo streets at their intersection with Bernal avenue, as specifically described in Resolution of Intention No. 33595 (New Series), be closed and abandoned; be it

Further Resolved, That the entire damages, costs and expenses of closing portions of said streets described in Resolution of Intention No. 33595 (New Series) shall be paid out of the revenues of the City and County of San Francisco, as proposed and provided in Resolution of Intention No. 33595 (New Series); be it

Further Resolved, That the said closing and abandonment of said streets shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter 93, Article VI, of the Charter of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

# Award of Contract, Painters' Supplies and Glass.

On recommendation of Supplies Committee.

Resolution No. 33851 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing supplies in Class 9—paints, painters' supplies and glass—that may be ordered from time to time during the annual term commencing January 1 and ending December 31, 1931, on bids submitted November 24, 1930 (Proposal No. 641), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors, and the awards herein approved by it, same are now made to the following, viz.:

Bid No. 1—Tyre Bros. Glass Company, amount of bond, none.

Bid No. 2—Excelsior Chemical Company, amount of bond, none.

Bid No. 5—Glidden Company of California, amount of bond, none.

Bid No. 6—National Lead Co. of California, amount of bond, \$100.

Bid No. 9—Cobbledick-Kibbe Glass Company, amount of bond, none.

Bid No. 13—W. P. Fuller & Co., amount of bond, \$500.

Bid No. 14—Doidge-Koren Paint Company, amount of bond, \$100.

Bid No. 15—Dan P. Maher Paint Company, amount of bond, \$500.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

Award of Contract, Uniforms for Nurses, San Francisco Hospital.

Also, Resolution No. 33852 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted January 12, 1931 (Proposal No. 675), for furnishing the following, viz.: Uniforms for nurses for San Francisco Hospital.

Item No. 1—34 white uniforms at \$5.75 each—Doctors and Nurses Outfitting Company.

Item No. 2—104 blue and white uniforms at \$3.90 each—Doctors and Nurses Outfitting Company.

Item No. 3—210 aprons with bibs at \$1.40 per set—Doctors and

Nurses Outfitting Company.

Item No. 4—210 collars at 30 cents each—Doctors and Nurses Outfitting Company.

Item No. 5-210 cuffs at 30 cents per pair-Doctors and Nurses Outfitting Company.

Item No. 6—156 caps at 30 cents each—Doctors and Nurses Outfitting Company.

Item No. 7—35 capes at \$13.25 each—Doctors and Nurses Quality Shop.

Resolved, That bonds for faithful performance of contract be required as follows:

Doctors and Nurses Outfitting Company, \$200 bond.

Doctors and Nurses Quality Shop, \$100 bond.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Establishing Loading Zones.

On recommendation of Traffic and Safety Committee.

Resolution No. 33853 (New Series), as follows:

Resolved, That the following loading zones be established:

890 Post street, 27 feet—De Luxe Garage; serves four gas intakes. 231-239 Davis street, 45 feet—Smith-Lyden Company; serves unloading of 12 trucks.

1125 McAllister street, 27 feet—Morris Elkind (wholesale bakery and eggs).

109 Stevenson street, 27 feet—Buckley & Curtin, Printers' Building; serves one freight elevator serving six firms.

915-917 Sansome street, 27 feet—Printers' Building; serves one freight elevator.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

## Establishing Passenger Loading Zone.

Also, Resolution No. 33854 (New Series), as follows:

Resolved, That the following loading zone be established:

450 Washington street, 27 feet—U. S. Marine Hospital; serves ambulance entrance.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

#### Abolishing Loading Zones.

Also, Resolution No. 33855 (New Series), as follows:

Resolved, That the following loading zones be abolished:

1125 McAllister street, 18 feet-Morris Elkind (wholesale bakery).

131-137 Franklin street, 45 feet-San Francisco Grocery Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton, Suhr—16.

Absent—Supervisors Spaulding, Power—2.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

# Public Utilities Committee to Consider Relief for Persons Unable to Pay Water, Gas and Electric Bills.

Supervisor Shannon presented:

Resolution No. ———— (New Series), as follows:

Whereas, reports are becoming quite common of people having their

water, gas and electricity services shut off; and

Whereas, the condition of the times are of such a financial stringency as to cause much distress to those persons who, because of their inability to pay gas, water and/or electric service bills, are thus shut out of these services; therefore, be it

Resolved, That the Public Utilities Committee of the Board of Supervisors be and is hereby authorized to devise some ways and means whereby the distress caused by the shutting off of gas, water and/or electric services will be somewhat ameliorated and possibly relieved until the financial stringency has passed.

Referred to Public Utilities Committee.

#### Resolution of Condolence, John Joseph Boyle.

Supervisor McSheehy presented:

Resolution No. 33856 (New Series), as follows:

Whereas, John Joseph Boyle has passed on to his final reward; and Whereas, for many years, until retired by age limitation, he served the City and County of San Francisco as Chief Deputy Auditor, fulfilling the duties of his position in a manner which reflected great credit upon his department, and by his kind and courteous demeanor earning for himself in the hearts of his associates and of the public a place which will not soon be filled; and

Whereas, in leaving, he left the world a brighter and better place for his having been, and in his passing it suffered an irreparable loss;

now, therefore, be it

Resolved, That this Board hereby expresses to his family its deep

and sincere sympathy in this their bereavement; and be it

Further Resolved, That a copy of this resolution be spread on the minutes of this Board and that another copy be sent to the family of the late John Joseph Boyle, and that this Board adjourn, when it does adjourn today, out of respect to the memory of John Joseph Boyle.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

# Redwood Empire Highway Association Survey Endorsed.

Supervisor Gallagher presented:

Resolution No. 33857 (New Series), as follows:

Whereas, the Redwood Empire Association has made a name for

itself by its splendid advertisement of the beauties of the California Redwood District, and has helped very materially to develop boule-

vards of the finest type through that country; and

Whereas, it is the intention of the Redwood Empire Association to continue the excellent work hitherto done, and has already, through its Nine Counties Highways Field Survey and Study Committee, made an inspection tour of the major portions of the Empire system of highways; therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby indorse the survey made by the Redwood Empire Association, and that the resolution submitted by the

association for adoption be and is hereby officially approved.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Resolution.

Whereas, our Nine Counties Highways Field Survey and Study Committee of our Redwood Empire Association—the official highways committee for this and neighboring north bay Redwood Empire Counties—composed of one official committeeman appointed by each county Board of Supervisors in the Redwood Empire, has just completed an inspection tour of major portions of the Redwood Empire system of highways, to determine first-hand present road conditions, traffic requirements, also economic need for improving certain of these highways; and

Whereas, this official committee has conferred with the city and county officials, chambers of commerce, the press, and other organized groups and individuals in the various north bay counties, by means of a series of county-wide sessions during the above trip, during which the needs of various communities and districts were set forth from the standpoint of market roads, commercial highways and tourist arterials; and

Whereas, as the result of this trip the various cities and counties of the Redwood Empire are of one accord in support of the final program of recommendations in the matter of highway improvements; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in regular meeting this 26th day of January, 1931, does hereby officially authorize our Nine Counties Highways Field Survey and Study Committee of our Redwood Empire Association (the San Francisco County committeeman being Supervisor Andrew J. Gallagher) to present, on behalf of this and other Redwood Empire counties, recommendations for improvements to the Redwood Empire system of highways to the following: Hon. James Rolph, Jr., Governor of California; State Department of Public Works, California Highway Commission, State Highway Engineers of California and Oregon, Oregon Highway Commission, Dr. L. I. Hewes, Deputy Chief Engineer, United States Bureau of Public Roads; United States Forestry Service, Division of Roads and Trails; Highway Committee of California State Senate, Highways Committee of California State Assembly.

Further Resolved, That duly signed and certified copies of this resolution be directed to each of the above named for their information and guidance in receiving and considering the official recommendations from the north bay Redwood Empire counties clearing our Redwood Empire Association, which recommendations have been concurred in and approved by the counties within the Empire; also that certified copies be forwarded to the Redwood Empire Association, 85 Post street, San Francisco, and to the field survey committeeman duly appointed by this Board of Supervisors.

The foregoing resolution was carried by ---- vote by the

County Clerk.

Board of Supervisors in regularity, 1931, and	lar session assembled this ———— day of
So ordered.	
Chairman Board of Superviso	ors, City and County of San Francisco.
	s a full, true and correct copy of a resolu- is —— day of —————, 1931.
Attest: (Seal)	

# Proposed Charter Amendment, Consolidation With San Mateo County. Supervisor Hayden presented:

Charter Amendment No. ———, describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by adding a new article thereto to be known as Article 19 thereof, providing for the government of the territory in San Mateo County in the event of its consolidation with the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the 26th day of March, 1931, a proposal to amend the Charter as follows:

That said Charter be amended by the addition thereto of a new article to be known as Article 19 thereof, to read as follows:

#### ARTICLE XIX.

Consolidation of San Mateo County.

Other Provisions of the Charter Superseded.

Section 1. In event that all or any part of the area of the County of San Mateo shall be consolidated with the city and county in accordance with law and the constitution of the State, the provisions of Article XIX of this Charter shall become effective on the effective date of such consolidation and all other provisions of this Charter in conflict with the provisions of said article shall be thereupon and thereby superseded.

Definitions.

Section 2. The following terms as used in Article XIX, to-wit, "city and county," "county," "city," "governmental agency," "consolidate," and "consolidation," unless the context clearly indicates otherwise, shall have the same meanings as in that certain act of the legislature of the State of California known as the San Francisco-San Mateo Consolidation Act of 1929, approved June 11, 1929. The term "voter" as used in said article means a qualified and registered elector of the city, county, city and county, borough, or other territory concerned.

Continuation of Offices, Officers, Employees and Services.

Section 3. Upon the consolidation of the county as a whole, the offices of Assessor, Auditor, Coroner, County Clerk, District Attorney, Recorder, Sheriff, Tax Collector, and Treasurer of said county shall become branch offices of the corresponding respective offices of the city and county, and the incumbents thereof shall become deputies in the said respective offices of the city and county and shall continue as such to the end of the terms for which they were respectively elected or appointed.

The offices, departments, boards, and commissions of the city and county shall establish such branch offices in the territory consolidated as shall be necessary or convenient and as directed by the Board of Supervisors, but with no less amount of service in the said territory than shall have been provided by the county, or any city, or govern-

mental agency of the county just prior to the time consolidation shall become effective.

Any full-time incumbent appointive officer or employee of the county, or any city, or governmental agency of the county, who shall have held such office or employment continuously for one year next prior to consolidation and whose duties shall be assumed by the city and county, shall become an employee of the office, department, board, or commission of the city and county assuming said duties and he shall as such employee thereafter be subject, without examination, to the civil service provisions of this Charter, if any, applying to said employment.

#### Retirement Rights.

Section 4. Any policeman or fireman of the county, or any city, or governmental agency of the county, who shall become an employee of the police or fire department of the city and county, and who may participate in any pension or retirement system of the city and county, shall receive credit for his prior continuous full-time service to said county, city, or governmental agency.

#### Municipal Court.

Section 5. All cases pending in any justices' court, police court or court of any Recorder or other judicial municipal magistrate or office of the county, or any city, or governmental agency of the county consolidated with the city and county shall ipso facto be deemed to be and be transferred to the municipal court of the city and county. Such municipal court shall hold regular sessions in such borough or boroughs as the Board of Supervisors may, by ordinance, direct, and at least one such borough shall be so designated.

#### Recording.

Section 6. Any instrument or judgment affecting the title to or the possession of real property situated in the territory of the county which may be consolidated with city and county must be recorded in the branch office of the Recorder of the city and county located in the territory so consolidated and all records in said branch office shall for all purposes be deemed records in the office of the Recorder of the city and county.

#### Establishment of Boroughs.

Section 7. Any territory included in the area that has become a part of the city and county by consolidation and which at that time is not already within a borough may be organized into a borough in the manner hereinafter set forth, provided such territory contain at least 3000 population, as determined by ordinance of the Board of Supervisors. Any incorporated city included in the area that has become a part of the city and county by consolidation, which was such a city on or prior to January 1, 1931, shall automatically become a borough when consolidation becomes effective.

New Boroughs, Consolidation, Change in Boundaries, and Disestablishment of Boroughs.

Section 8. Any new borough may be established, any two or more boroughs may be consolidated, the boundaries of any borough may be enlarged or diminished, or a borough may be disestablished, provided a majority of the voters of the borough, or boroughs, and/or of the territory concerned, voting on such a proposition at an election called for the purpose, shall first have voted in favor thereof; provided, further, that no borough shall be disestablished nor the boundaries of a borough diminished, unless the same be approved by the Board of Supervisors by ordinance, or a majority of the voters of the city and county voting thereon at an election called for the purpose, shall first have voted in favor thereof. Such elections shall be called by the Board

of Supervisors upon receiving the report of the borough commission hereinafter provided for, and at any time thereafter upon receiving a petition of at least twenty-five per cent of the voters of the borough or boroughs and/or the territory concerned. If any petition of voters requests the establishment of a new borough or any change in the boundaries of an existing borough, the Supervisors, before calling an election thereunder, must set the petition for public hearing and give notice thereof by publication at least once a week for two weeks in a newspaper published in the city and county. Upon such hearing, the Board of Supervisors shall have power to change and determine the boundaries as set forth in any such petition. No new borough shall be established, nor shall two or more boroughs be consolidated, nor shall the boundaries of a borough be enlarged or diminished, nor shall a borough be disestablished, unless a majority of the voters of the borough, or boroughs, and/or the territory concerned, voting on such a proposition, shall first have voted in favor thereof.

Within thirty days after consolidation is effective, every Borough Council must appoint one member to a commission to be known as the Borough Commission. The Commission shall be charged with the duty of studying the boundaries of all boroughs within the city and county and of making recommendations to the Board of Supervisors concerning consolidation, disestablishment, or any change in boundaries of any borough or boroughs. This report shall be submitted to the Board of Supervisors within two years from the time consolidation shall become effective. Upon receiving the report of the Commission, the Board of Supervisors shall without delay call an election or elections and submit appropriate propositions in accord with the recommendations of the Commission to a vote of the voters of the territory

concerned.

Upon the consolidation of two or more boroughs, all property thereof shall belong to the consolidated borough and such borough shall become responsible for all the debts and obligations of the boroughs consolidated. Upon a change of boundaries or disestablishment of a borough, the Board of Supervisors shall provide for the equitable adjustment and payment of any borough debts.

The Board of Supervisors, by ordinance, shall provide for the method and manner of calling and holding elections provided for in this section

and for the canvassing of the returns thereof.

#### Borough Powers.

Section 9. Every borough shall have and may exercise, subject to the provisions of this Charter, the following powers and duties which shall be exclusive within borough limits except as otherwise provided herein:

(1) To create districts for the purpose of regulating the location, height, area, bulk, and use of buildings, lands and premises, and to exercise zoning and planning powers.

(2) To maintain public libraries and reading rooms.

(3) To maintain parks, playgrounds and other recreational facilities, and to construct and maintain buildings and works appurtenant thereto, except parks, playgrounds and recreational facilities main-

tained by the city and county.

(4) To construct, improve, and maintain streets and the bridges, sidewalks, street signs, lighting fixtures and all other appurtenances incident thereto; except highways maintained by the State or any joint highway district and any highway or street which the Board of Supervisors shall declare to be a major highway to be maintained by the city and county.

(5) To construct and maintain local sewers, sewage disposal plants,

storm drains, and outfalls.

(6) To collect garbage and other wastes and to dispose of the same within or without borough limits or provide therefor, except as the

Board of Supervisors shall otherwise provide for such disposal. Permission to dispose of garbage and other wastes outside of borough limits shall be first obtained from the city and county or the borough having jurisdiction of the territory in which such disposal is made.

(7) To erect, maintain and repair public buildings, and improve and maintain public property within borough limits devoted exclusively to borough uses; provided the borough shall maintain at least one public building, which the Borough Council shall select and in which the Council shall meet.

(8) To have and exercise the same power within limits of the borough to open, widen, narrow, or close public streets and highways, and to establish the grades thereof, as is possessed by the city and county, except no borough shall close or narrow any highway maintained by the city and county without the approval of the Board of Supervisors.

(9) To exercise the powers of eminent domain whenever necessary to acquire property and easements for streets, highways, or other public

purposes.

(10) To issue permits for any privilege in or on any street within the jurisdiction of the borough, and to make regulations with regard to advertising by signs, billboards, banners, placards, posters, or pictures on any street, sidewalk, or private property, or upon any buildings, poles, or fences thereof, except within two hundred feet of any street or highway not under its jurisdiction.

(11) To issue permits for spur tracks.

- (12) To establish fire limits for the regulation of building and construction of buildings.
- (13) To license for purposes of regulation only such occupations as shall require regulation in the interests of public peace, health, safety, or welfare, and to prescribe the terms and conditions under which such licenses shall issue.

(14) To declare what shall constitute a nuisance and to provide for the summary abatement of the same at the expense of the person or persons creating, causing, committing or maintaining such nuisance,

by suit or otherwise.

(15) To enact local police ordinances, not inconsistent with the laws of the State or ordinances of the city and county, and to make rules and regulations for the exercise of any power conferred herein on boroughs and to provide penalties for the violation thereof, provided such penalties shall not exceed the penalty limits applicable by law or under this Charter to city and county ordinances; such local police ordinances to have all the force and effect within the limits of the borough of an ordinance of the city and county and as though passed and adopted by the Board of Supervisors.

(16) To create and define the powers and duties of all borough offices and employments, not established by this Charter, necessary for the purpose of carrying out the provisions of this Charter and executing the powers and duties of a borough; and to fix the compensation of all officers and employees of the borough not fixed by this Charter.

(17) To call and hold borough elections whenever necessary.

(18) To levy borough taxes.

(19) To prepare and adopt an annual budget of estimated borough expenditures and to exercise control of all borough funds.

(20) To incur indebtedness for the purpose of carrying out any of

the powers conferred on the borough.

(21) To create special districts for the purpose of defraying the cost of any public improvement which the borough is authorized to make, and to levy special assessments upon property materially benefited by such public improvement, and to issue bonds to represent or be secured by such assessments.

(22) To contract for such supplies, services or labor, and to enter

into such contracts as may be necessary.

(23) To employ a qualified person or persons to make an independent

audit of borough funds and financial transactions of all kinds as the Borough Council may direct. If an audit is not made by the city and county, then the Council shall provide for such an audit at least once in every two years.

- (24) To accept devises, bequests, legacies, donations or services to or for the use of the borough and to administer the same in accordance with the conditions thereof.
- (25) To issue subpoenas for the attendance of witnesses or the production of books or documents for the purpose of producing evidence or testimony in any matter pending before the Borough Council.

(26) To employ legal counsel.

(27) To change the name of the borough, by ordinance, provided the ordinance making such change in name shall first be approved by a majority of the voters of the borough voting thereon.

(28) To provide, by ordinance, for civil service for borough employees under such conditions as are hereinafter provided, provided such ordinance shall first be approved by a majority of the borough

voters voting thereon.

- (29) To provide, by ordinance, for a system of retirement allowances for old age and disability and death benefits to dependents, applicable to officers and employees of the borough under conditions hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.
- (30) To appropriate borough funds for supplementing any city and county service or function within the borough; such appropriations to be expended through the appropriate departments of the city and county.
- (31) To enter into an agreement with any other borough or boroughs for the joint undertaking of any power conferred on a borough herein.
- (32) To have and exercise all appropriate municipal powers which may be necessary or proper to the exercise of the foregoing powers or to the discharge of the foregoing duties, and which are not inconsistent with the other provisions of this Charter.

Transfer of Borough Powers.

Section 10. Any power over which a borough shall have exclusive jurisdiction within its limits, as herein provided, may be transferred to the city and county by a borough by ordinance of the Council thereof, but not unless a majority of the voters of the borough, voting on the question of the transfer of such power, shall first have voted in favor thereof; provided, that no such power shall be transferred to the city and county unless such transfer is also approved by ordinance of the Board of Supervisors.

Borough Elective Officers and Terms.

Section 11. The voters of a borough shall elect five members of the Borough Council, except as otherwise provided; and also a Borough Controller, unless a borough shall, by ordinance of the Council approved by a majority of the voters thereof voting on such ordinance, vest the powers of Borough Controller in a Borough Manager. Except as otherwise provided, borough elective officers shall be elected to serve for terms of four years and until their successors are elected and qualify.

Within fifteen days after the establishment of a new borough created upon petition as herein provided, the Mayor of the city and county shall appoint five qualified residents of the borough as members of the Council to serve until their successors are elected and qualify. At the next succeeding general borough election, the voters thereof shall elect three members of the Council to serve for terms of two years, and two members to serve for terms of four years, beginning at twelve o'clock noon on the eighth day of January following the date of their election.

The Council of a borough which by consolidation is automatically established, shall consist of the same number of members as shall compose the Council of the city at the time consolidation becomes effective. The City Councilmen in office at the time of such consolidation shall continue in office as Borough Councilmen until the end of the terms for which they were respectively elected, and thereafter until twelve o'clock noon on the eighth day of January of the first succeeding even-numbered year. At the general borough election immediately preceding the expiration of the terms of any such members of a Borough Council, the voters of the borough shall elect their successors to serve for terms of four years. At every borough general election the successors to those elective borough officers whose terms are next expiring shall be elected to serve for terms of four years.

At the first meeting of the Council of a borough, it shall appoint a Borough Controller to serve until his successor is elected and qualifies. At the next succeeding general borough election, the borough voters shall elect a Borough Controller to serve for a term of four years, beginning at twelve o'clock noon on the eighth day of January following the date of his election; provided, however, that if a majority of the members of the Borough Council are elected at the same time, the Borough Controller shall be elected to serve for a two-year term, and

thereafter his term shall be for four years.

A candidate for any elective borough office shall have been an elector of the borough, or of the area comprising the same, for a period of at least five years prior to the date of election at which he is a candidate. No person who shall hold an elective or appointive office of the city and county shall hold any elective borough office.

A Borough Council may fill any vacancy in an elective office of a borough for the unexpired term thereof.

Duties, Meetings, and Compensation of Borough Councilmen.

Section 12. The Council shall constitute the legislative body of the borough and, except as otherwise provided, shall exercise the powers thereof.

The Council shall provide by ordinance for the time and place of holding its meetings and the manner in which its special meetings may be called, provided, however, that there shall be at least two regular meetings in each month. The first meeting shall be held within thirty days after its establishment at the time and place upon which a majority of the Council shall in writing agree. All legislative sessions of the Council, whether regular or special, shall be open to the public. A majority of all members of the Council shall constitute a quorum for the transaction of business. All borough records shall be open to the public.

No member of the Council shall receive compensation for his services unless an ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon; provided, however, that Councilmen of a borough automatically established shall continue to receive the same compensation as provided for Councilmen by the city which it succeeds at the time consolidation becomes effective, until the borough provides otherwise by ordinance approved by a majority vote of the vote cast thereon.

The Council shall by ordinance determine what bonds, if any, are to be given by the elective and appointive officers of the borough, and shall fix their amounts and form, and such bonds shall be approved in the case of a Borough Controller by the Council and in the case of all other officers by the Borough Controller, and the premiums thereon shall be paid by the borough.

Borough President.

Section 13. The Council shall choose one of its own number as President to serve at its pleasure. The President shall be the executive head

of the borough upon whom process issued by authority of law shall be served. In the name and on behalf of the borough he shall sign all legal instruments and documents to which the borough is a party except where otherwise provided herein or by ordinance. He shall have such other powers and perform such other duties as may be prescribed by law, or by ordinance or resolution of the Council.

#### Borough Controller.

Section 14. The Borough Controller shall have, in addition to such duties as are prescribed by this Charter, such other duties as may be prescribed by borough ordinance. No borough funds shall be drawn from the treasury of the city and county except by warrant issued or countersigned by him, and he shall countersign no such warrant unless the claim is a legal obligation of the borough. He shall keep in his office sufficient and proper records and accounts of the financial transactions of the borough. Such records and accounts shall be kept in the forms and manner as prescribed by ordinance of the Board of Supervisors. He shall have access at all times for himself, or for any person designated by him, to books, records and cash in any office of the city and county and/or of the borough in which accounts are kept or money handled on behalf of the borough. He shall have power to inquire into all contracts, including the performance thereof, and into all proceedings involving the expenditure of public funds to which the borough is a party, and into the financial transactions of all officers and employees of the borough. For this purpose he may administer oaths, summon witnesses and order the production of relevant books and papers. If any person fails to obey such summons or order or refuses to answer any proper question, the Borough Controller may petition a court of competent jurisdiction for an order directing such person to comply with said summons or order or to answer such questions. He shall have power to employ such expert accountants or other agents as he may deem necessary to carry out his powers, and the Borough Council shall appropriate such funds as may be needed for this purpose.

#### Borough Clerk,

Section 15. When consolidation becomes effective, the Clerk of any city which is automatically established as a borough shall continue in office as Borough Clerk thereof until the expiration of the term for which he may be elected or appointed, and thereafter the Council shall appoint a Borough Clerk who shall act as Clerk of the Council. He shall have power to administer oaths and affirmations, to take affidavits, and to certify the same. He shall have such other powers and perform such other duties as may be provided by this Charter, or by ordinance, or order of the Council.

# Borough Planning Commission.

Section 16. The Council may provide, by ordinance, for a Borough Planning Commission of five members. The ordinance shall provide for the qualifications, manner of appointment, terms, and compensation of the members of such Commission, but no compensation shall be paid any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon. Said ordinance shall provide that the Borough Planning Commission shall have and exercise within the borough such powers and duties as shall correspond to, so far as possible, the powers and duties of the Planning Commission of the city and county.

Until a Borough Planning Commission is provided, the Council shall have and exercise within the borough such powers and duties of a Planning Commission as the Council, by ordinance, may provide.

The Borough Planning Commission, or the Council, as the case may be, shall have such advisory powers relating to any planning matter of the city and county affecting any property, streets, public work or public improvement of or within the borough, as may be provided by ordinance of the Board of Supervisors.

The Borough Planning Commission, or the Council, as the case may be, shall have power to recommend changes in or the repeal of any city ordinance establishing zones for the uses of property within the borough which may be continued in effect upon consolidation. In the determination of which class of occupation zones the property within a borough may be divided, or in the modification of any city zoning ordinance continued in effect, the Borough Planning Commission, or the Council, as the case may be, shall accept the classification of occupation zones which the Board of Supervisors, by ordinance, shall establish for the city and county.

# Borough Library Board.

Section 17. The Council may provide, by ordinance, for a Borough Library Board of five members. The ordinance shall provide for the qualifications, manner of appointment, terms and compensation of the members of such board, but no compensation shall be paid to any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon.

The Borough Library Board shall have control and management of the borough library and the funds provided for same and shall have power to make such rules and regulations as necessary for the conduct of its affairs, but the Treasurer of the city and county shall have custody of such funds.

#### Borough Manager.

Section 18. The Council may appoint a Borough Manager, provided, however, that no Borough Manager shall be appointed unless an ordinance creating such office shall first have been approved by a majority of the borough voters voting thereon, and which ordinance, when so approved, shall not be amended or repealed except by ordinance also approved by a majority of the borough voters voting thereon. The City Manager of a city automatically established as a borough shall continue to hold such office as Borough Manager until removed by the Council and the Council may appoint his successor.

The Borough Manager shall be chosen by the Council without regard to political consideration and solely with reference to his executive and administrative qualifications. Residence within the borough shall not be a qualification for his appointment; but promptly thereafter during his term of office, he shall become and shall remain an actual resident of the borough.

The powers and duties of the Borough Manager shall be as follows:

- (a) To act as administrative head of the borough government.
- (b) To see that all borough ordinances are enforced.
- (c) To appoint, remove, and have control of all subordinates and employees, except as otherwise provided by this Charter or by ordinance of the borough.
- (d) To see that all permits and privileges granted by the borough are observed and to report any violations thereof to the Council.
  - (e) To attend meetings of the Council.
  - (f) To advise the Council on the needs of the borough.
  - (g) To devote his entire time to the interests of the borough.
  - (h) To have general supervision of borough parks and playgrounds.
- (i) To appoint such borough advisory boards as he may deem desirable to advise and assist him in his work; provided such boards shall not receive any compensation.
  - (j) To prepare the annual borough budget, as herein provided.
- (k) From time to time, in order to facilitate the prompt, economical and efficient dispatch of borough business, to assign assistants, deputies or employees from any office or department of the borough government

to perform work or service in any other office or department thereof, or to work in more than one of said offices or departments.

(1) To possess such additional powers and duties as may be provided

in this Charter or by ordinance.

The Borough Manager shall have the right to take part in the discussion of all matters coming before the Council, but shall have no vote therein.

In case of the absence or disability of the Borough Manager, the Council may designate some qualified person to perform the duties of

the office temporarily.

No member of the Council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the Borough Manager in making of any appointment or the purchase of supplies, or attempt to exact any promise relative to any appointment from any candidate for Borough Manager, or discuss, directly or indirectly, with any such candidate, the matter of appointments to borough offices or employments. Any violation of the foregoing provisions of this section shall constitute a misdemeanor and shall work a forfeiture of the office of the offending member of the Council, who may be removed therefrom by the Council or by any court of competent jurisdiction.

No persons related to a Borough Manager by blood or by marriage

shall be eligible for borough employment.

A Borough Manager may, by written agreement of the Councils of the boroughs interested, act as joint manager for two or more boroughs, in which case he shall become a resident of one of the boroughs so interested and shall devote his entire time to the interests of such boroughs.

Borough Legislation.

Section 19. The Council shall act in legislative matters by ordinance only. Other action of the Council, unless otherwise provided, may be taken by resolution, motion or order. No ordinance or resolution or order for the expenditure of money shall be passed without receiving the affirmative votes of a majority of all members of the Council.

Every ordinance passed by a Council shall go into effect at the expiration of thirty days after its final passage, unless otherwise provided in said ordinance and as otherwise provided herein. Ordinances declared by the Council to be necessary as emergency measures for the immediate preservation of public peace, health, safety, or welfare, containing a statement of the reasons for their urgency, and ordinances ordering of otherwise relating to elections, and ordinances relating to public improvements, the cost of which is to be borne wholly or in part by special assessments, may go into effect at the will of the Council.

Borough Fiscal Procedure.

Section 20. Within the time limits fixed by this Charter for the preparation and adoption of the budget of the city and county, every borough shall cause to be prepared and shall adopt a borough budget which shall be a complete statement of the estimate of the revenues

and expenditures of the borough departments for the ensuing year. Such budget shall be prepared substantially in the same manner and in such detail as required for the budget of the city and county so far as the same may be applicable. Upon the adoption of the budget, it shall take effect at the same time and shall be binding upon the borough in substantially the same degree and in the same manner as the city and county budget shall be effective and binding upon the city and county.

The fiscal year of a borough shall be the same as for the city and county.

Within the time limits fixed by law or by this Charter for the city and county, the Council may levy a borough tax sufficient to raise the amount estimated to be required in the annual budget as herein provided, less the amounts estimated to be received from fines, licenses, and other sources of revenue; but such levy, exclusive of the tax to pay the interest and maintain the sinking funds of the bonded indebtedness of the borough, and exclusive of special assessment and district taxes and of the library tax, shall not exceed the rate of one dollar on each one hundred dollars of the assessed valuation of the taxable property within the borough. Should the Council fail to fix the tax rate within the time prescribed, then the borough tax rate of the previous year shall constitute the rate of the current year. The Council, by ordinance, may provide for a higher tax limit, but such tax limit shall not be effective unless the ordinance fixing such tax limit shall first have been approved by a majority of the borough voters voting thereon.

All borough taxes levied, together with interest thereon and any percentage imposed for delinquency and the cost of collection, which shall be those prescribed in this Charter for the city and county, shall constitute liens on the property assessed, which taxes, interest, penalties and charges shall be collected in the same manner as is provided for the collection of city and county taxes, and which liens may be foreclosed upon in the same manner as is provided for the foreclosure

of liens for city and county taxes.

All borough taxes shall be levied on the valuation of the taxable property within the borough as shall be fixed by the Assessor of the

city and county for city and county tax purposes.

There shall be a borough fund for each borough. All borough taxes shall be collected by the Tax Collector of the city and county and shall be paid into the city and county treasury to the credit of the borough concerned, together with all revenues of a borough received from fines, licenses, and other sources of revenue, except as otherwise provided. Money shall be payable from a borough fund only on warrants drawn with the approval of the Council by such borough officer as the Council may authorize, and when countersigned by the Borough Controller. The manner and time within which deposits of borough moneys

The manner and time within which deposits of borough moneys received from taxes, licenses, fees, fines, penalties, forfeitures, and all moneys accruing to a borough from any source shall be made, the transfer and disposition of all surplus funds, and the manner in which borough accounts shall be kept, shall be provided for by ordinance of the Board of Supervisors, and shall be uniform for all boroughs.

The Council shall not create, audit, or permit to accrue, any debt or liability in excess of the available money in the borough fund of the borough that may be legally apportioned and appropriated for such purpose; provided that taxes levied though uncollected are deemed available income and revenue for the year for which levied; and provided, that any borough, during the first year of its existence, may incur such indebtedness or liability as may be necessary, not exceeding in all the income and revenue provided for it in such year, nor shall any warrant be drawn, or evidence of indebtedness be issued, unless there be at the time sufficient money in the borough fund legally applicable to the payment of the same, except as hereinafter provided. When any order or demand is presented to the Borough Controller for

approval and such order or demand is a proper and legal order or demand and the amount of said order or demand does not exceed the amount of the unexpended and not otherwise appropriated moneys remaining in the fund out of which said order is payable but where there are not actual moneys on hand in said fund for the payment of said order or demand, the Borough Controller must indorse thereon the words, "not approved for want of funds," with the date of presentation and shall, in attestation thereof, affix his signature thereto; and shall number such indorsement and shall register said order or demand in the records of his office and shall thereupon deliver said order or demand to the claimant, or his order. From that time, such order or demand shall bear interest at the rate of six per cent per annum. Such orders or demands, so registered as herein provided, shall be paid in the order in which the same are registered.

All license taxes collected by the city and county within the limits of any borough shall be credited to the borough fund of such borough by the Treasurer of the city and county.

#### Borough Tax Subventions.

Section 21. The Board of Supervisors shall provide by ordinance for a system of subventions from tax funds of the city and county to boroughs which expend funds for the maintenance of streets, sewers, libraries, parks, or playgrounds during any fiscal year; provided that in no event shall the subvention to any borough either exceed the aggregate amount which such borough shall appropriate out of borough funds in said fiscal year for said purposes, or exceed the amount which the city and county shall raise in said fiscal year by city and county taxes levied and assessed for like purposes against taxable property within such borough. Such system of subventions may be modified from time to time by the Board of Supervisors by ordinance, but all ordinances so providing shall apply generally to all boroughs.

#### Borough Bonded Indebtedness.

Section 22. A borough may incur an indebtedness, exceeding in any year the income and revenue provided for such year, for the purposes of paying the cost of any borough improvement or acquisition within the power of the borough to make or acquire and may issue and sell borough bonds for such purposes, provided said indebtedness and bonds are authorized as herein provided by ordinance or resolution of the borough pledging the faith and credit of the borough therefor. Such ordinance or resolution shall be adopted and the proposition for the issue and sale of such bonds shall be submitted to a vote of the voters of the borough in substantially the same form and manner and according to the same procedure as is provided in this Charter for the issue and sale of bonds by the city and county, or in the manner and form and according to the procedure provided in any general law of the State of California in force at the time governing the issue and sale of bonds by municipalities, so far as the same may be applicable.

No such debt shall be incurred and no such bonds shall be issued by any borough without the assent of two-thirds of the voters thereof voting thereon at an election to be held for that purpose, nor unless before or at the time of incurring said debt or issuing said bonds provision shall be made for the collection of an annual tax sufficient to pay the interest on such debt or bonds as it falls due and provision shall also be made to constitute a sinking fund for the payment of the principal thereof on or before maturity.

In no case shall borough bonds be issued for a term which shall exceed the estimated life of the work or improvement for the payment of which they are issued as certified by the Council in the ordinance calling the bond election, nor for a term to exceed forty years.

No bond shall be issued on the faith and credit of the borough which will increase the bonded indebtedness thereof beyond five per cent of

the assessed valuation of the property within the borough subject to direct taxation as shown by the last preceding assessed valuation.

The proceeds from the sale of borough bonds shall be applied exclusively to the purposes and objects to which the voters of the borough have assented, until such purposes and objects have been accomplished, after which the surplus, if any, may be transferred to the bond interest or redemption fund of the borough.

Borough bonds shall not constitute or be a debt or general obligation

of the city and county.

Borough Special Assessments.

Section 23. In the exercise of its power to provide for the payment of the cost of any public improvement in whole or in part by special assessment levied against the property benefited thereby, a borough acting through its Council may establish local improvement districts and levy and collect special assessments and reassessments to pay the costs and expenses of such improvements, which expenses shall be made and assessments levied and collected in conformity with the procedure set forth in this Charter for the city and county, or with the procedure set forth in any ordinance passed or adopted thereunder, or with the procedure set forth in any one or more of the general laws of the State of California in force at the time of the improvement relating to the doing of public work or the making of public improvements in municipalities or in counties, so far as the same may be applicable. The Council may provide in accordance with the procedure set forth in said Charter or said ordinance or general law or laws for the issuance, sale, payment and redemption of interest bearing bonds to represent or to be secured by such assessments or any reassessments remaining unpaid after a certain period, either singly or in the aggregate, and may provide that such assessments or reassessments may be paid in installments and be collected in the same manner in which city and county taxes are collected or otherwise, and for the sale of lands burdened by such assessments or reassessments and for the purchase of same on behalf of the borough in event of nonpayment, and may provide other or alternative methods for such collection by foreclosure or otherwise. Such work or improvements are any permitted to be done by boroughs under this Charter or by the city and county or by any such procedure, ordinance or general law.

Nothing contained herein shall prevent the Board of Supervisors from establishing similar local improvement districts where the same shall cover territory in two or more boroughs or parts thereof, or cover territory lying partly within and partly without a borough, or from levying and collecting special assessments and reassessments to pay the cost and expenses of such local public improvements.

Borough Contracts and Official Advertising.

Section 24. In the preparation of estimates, calling for bids, advertising, and awarding of contracts for supplies, materials, labor, official advertising, or for any public work, a borough shall be subject to the provisions of any ordinance as the Board of Supervisors shall provide to be applicable uniformly to all boroughs. Such ordinance shall follow as closely as practicable the provisions of this Charter relating to such matters applicable to the city and county and shall charge borough officers with appropriate duties in the premises.

Contracts for the official advertising of a borough shall be let as this Charter provides for the letting of contracts for official advertising of the city and county, provided that any such contract shall be let to a daily or weekly newspaper of general circulation established, printed, and published in the borough, if any such there be. If there be no such newspaper, then such contract shall be let to a daily or weekly newspaper of general circulation established, printed and published in the city and county.

Any newspaper of general circulation which for one year next prior to consolidation was established, printed and published in the territory consolidated with the city and county shall thereafter be deemed to have been so established, printed and published as a newspaper of general circulation for said period of one year within said city and county for all purposes of official publication or advertising.

The advertising of the delinquent borough tax list of the property within a borough shall be let by the Board of Supervisors to the lowest responsible bidder for publication in a newspaper of general circulation established, printed, and published within such borough, if any such there be, and otherwise in such a newspaper established, printed and published in the city and county and such delinquent tax list shall be published in such newspaper at least once.

#### Interest in Borough Contracts.

Section 25. No officer or employee of a borough shall be or become directly or indirectly interested in any contract of such borough. Any such officer or employee violating the provisions of this section shall forfeit his office or employment and be disqualified from being elected, appointed or employed in the service of such borough, or the city and county, or any other borough thereof, and such contract shall be void.

#### Borough Civil Service.

Section 26. Whenever the voters of a borough shall approve an ordinance of the Council providing for Civil Service for officers and employees of the borough, the Council shall enter into an agreement with the Civil Service Commission of the city and county for the administration of the Civil Service system of the borough, and it shall provide in the borough budget for the payment to the city and county of the costs of such services.

In any such ordinance it shall be provided that all borough officers and employees, not otherwise exempt as herein provided, shall be subject to the Civil Service provisions of this Charter as far as they may be consistently applicable to such officers and employees. Such ordinance shall further provide that there shall be no exemption of any borough officers or employees from the borough Civil Service system except in the case of elective borough officers, appointees to any borough board or commission not required to give full-time service, and the Borough Manager, if any. Such ordinance may also provide that any borough officer or employee, who shall be subject to the borough Civil Service system and who has been continuously employed full-time for one year prior thereto by the borough or by the city automatically established as such borough, shall without examination be deemed appointed within the Civil Service provisions of this Charter to the position to which he may be assigned and entitled to all the benefits of said Civil Service provisions thereafter.

#### Borough Pensions.

Section 27. Whenever the voters of a borough shall approve an ordinance of the Council providing for retirement allowances and death benefits applicable to officers and employees of the borough, the Council shall enter into an agreement with the Board of Administration of the employees' retirement system of the city and county for the administration of the borough retirement allowances and death benefits, and for contributions by the borough and the borough officers and employees to the employees' retirement system of the city and county in like manner as is provided for such administration and contributions by the city and county and city and county officers and employees.

The right of borough officers and employees to participate in such a retirement system, the manner in which they may participate, and the benefits they may enjoy, shall be those provided by the employees' retirement system for officers and employees of the city and county.

In any such ordinance it may be provided that any officer or employee participating in its benefits shall receive credit for his prior continuous full-time service to the borough and/or to the city automatically established as such borough, and all liabilities accruing under such system because of such prior service shall be met by the borough.

Borough Elections.

Section 28. The primary and general elections of a borough shall be held at the time provided in this Charter for municipal primary and general elections of the city and county. Except as otherwise provided in this Charter, the Council by ordinance shall call any special borough election and notice of such special election shall be given by proclamation issued by the President of the Council and posted and published as the Council may direct for the period of at least 30 days next preceding the date of such election. Any borough election shall be conducted and canvassed in the same manner as an election of the city and county, but the cost of any special election shall be borne by the borough. A borough special election may be called to be held on any day appointed for any primary or general election of the city and county.

Borough Initiative, Referendum, and Recall.

Section 29. The voters of a borough may invoke the initiative provisions of this Charter to apply to any borough ordinance, and they may also invoke the referendum provisions of this Charter to apply to any ordinance, act or measure of a Council. The Council may submit any ordinance it is empowered to pass to a vote of the borough voters. The voters of a borough may invoke the recall provisions of this Charter to apply to any elective borough officer. It shall be the duty of the Board of Supervisors, by ordinance uniformly applicable to all boroughs, to make the provisions of this section effective.

Interchange of Services.

Section 30. Any department, officer, or employee of a borough may be permitted to perform services for any office, board, or department of the city and county, and may be compensated for such services by the city and county, provided approval thereof is first obtained from the proper borough authority.

Borough Continuation of Employees, Contracts, and Ordinances.

Section 31. Except as otherwise provided, any employee of a city consolidated with the city and county, who shall be in the employ of any department or office of such city, the duties of which shall be undertaken by a borough automatically established as successor to any such city, shall continue in the position to which he may be assigned in the employ of the borough until the end of his term or if without a term until removed by the authority to whom power of removal is committed.

All contracts for materials, supplies and labor, and all public works, special assessments or similar proceedings entered into or undertaken by a city consolidated with the city and county in force or in course of performance when consolidation becomes effective, shall be continued and perfected by the borough automatically succeeding any such city, provided the borough shall have jurisdiction in the matter for which such contracts were entered into or over such public works, special assessments or similar proceedings, and otherwise by the city and county.

All ordinances of a city consolidated with the city and county which are not inconsistent with the provisions of this Charter or with any ordinance of the city and county shall, until repealed or amended by borough ordinances, be continued in force as ordinances of the borough automatically succeeding such city.

General Legislation for Boroughs.

Section 32. The Board of Supervisors shall have general power to enact all legislation necessary to permit boroughs to exercise their powers or perform their duties under any provisions of this Charter and not otherwise provided for herein. Such legislation shall be consistent with the provisions of this Charter relating to the city and county or to boroughs and shall be uniform for all boroughs.

Referred to Joint Committees on Industrial Development and Judiciary.

Report of City Engineer on Supervisor Havenner's Motion for Plans, Specifications and Estimates of Cost, San Joaquin Pipe Line.

The following was presented, read, and referred to the Public Utilities Committee:

To the Honorable the Board of Public Works.

Gentlemen: Herewith I submit, for transmission to the Board of Supervisors, "plans, specifications and estimates of cost for the construction of an adequate pipe line across the San Joaquin Valley for the purpose of conveying water across said Valley from the Oakdale Portal to the Tesla Portal of the Hetch Hetchy Project," as required by Resolution No. 33806 (New Series), adopted by the Board of Supervisors January 19, 1931, and approved by the Mayor January 20, 1931.

Besides the construction of the San Joaquin Pipe Line, the completion of the Red Mountain Bar Siphon is included here, as this siphon is necessary to complete the aqueduct between Moccasin Creek and Oakdale Portal.

#### PLANS.

Attached hereto is a print of a drawing, file No. R-266, entitled, "Hetch Hetchy Water Supply of the City and County of San Francisco, Calif. Plans for San Joaquin Pipe Line, prepared in compliance with Resolution No. 33806 (New Series) of the Board of Supervisors. M. M. O'Shaughnessy, City Engineer, January, 1931."

This drawing shows in plan and in profile both the San Joaquin

Pipe Line and the Red Mountain Bar Siphon.

The drawing in fact covers the entire aqueduct line from Moccasin Power Plant to Irvington Portal, thus showing the relation between the pipe lines and the other portions of the Hetch Hetchy Aqueduct completed and under construction.

#### SPECIFICATIONS FOR SAN JOAQUIN PIPE LINE.

Capacity: The San Joaquin Pipe Line is to have a delivery capacity of 60,000,000 gallons daily.

Length: The line will be 47.5 miles in length from Oakdale Portal of the Foothill Tunnel to Tesla Portal of the Coast Range Tunnel.

Pressure Head: The pressure head in the pipe varies from 50 feet to 540 feet (22 to 234 pounds per square inch), about 30 miles of pipe being under a head of 500 feet (217 pounds) or more.

Alternative Types and Sizes of Pipe: In calling for bids, provision will be made for bidders to submit figures on alternative types of pipe line construction, with different sizes to correspond to the flow characteristics of the various types, as follows:

	Diameter
Type	(Inches)
Riveted steel pipe	61
Lock-bar pipe	58
Welded pipe	
Steel pipe with concrete lining	54
Reinforced concrete pipe	54

Any type not considered suitable for the entire line will be limited to those sections for which it is considered suitable.

Basis of Estimate: As the basis for the present estimate, it is assumed that the line will be of lock-bar or welded construction, 58 inches in diameter, except for 50.000 feet ( $9\frac{1}{2}$  miles) at and near the San Joaquin River crossing, where 61-inch riveted pipe may be necessary. Thicknesses will vary from 5/16 inch to 9/16 inch. The length of pipe of each diameter and thickness is shown in the cost estimate.

The diameters and the lengths of pipe of each thickness are subject to some changes, which, however, will not affect the usefulness or accuracy of this estimate for the purposes for which it is now required.

General Construction: The pipe in general will be dipped in an asphalt bath and wrapped with paper, for protection against corrosion. Where more severe conditions require further protection, the pipe will be jacketed with concrete.

The pipe will be laid in trench, with a depth of cover averaging three feet.

San Joaquin River Crossing: The pipe will cross the San Joaquin River and the flood relief channel known as Elliott Cut in trench beneath the channels. Pile foundations and special protection (by concrete jacketing) against external pressure and corrosion will be required.

Subdivision Into Sections: The pipe line will be divided into several sections (probably six), the proposal form being arranged to permit any bidder to bid on constructing the entire line or on any number of sections.

Time Allowance: A normal time allowance for this work would be not less than 18 months nor more than two years. The date of completion of the Coast Range Tunnel as now estimated, is December, 1933. The contract or contracts for pipe line construction should be awarded about January 1, 1932, with a time allowance of 22 months, or to November 1, 1933, thus allowing a margin of two months in case tunnel construction actually progresses somewhat faster than now anticipated.

In the estimate following, the itemized prices are based on an assumed time allowance of at least 18 months.

To do the work in 12 months' contract time, increased cost will be necessary, due to any or all of the following considerations: for increased shop facilities, for subdividing the work among several contractors (some of whom may be located at considerable distance from San Francisco), for higher freight costs on pipe manufactured at distant shops, for less flexibility in programming the contractor's work and greater effect of delay due to adverse weather conditions and other causes beyond the contractor's control.

The excess cost for constructing this pipe line in one year's time is estimated as a 10% addition to the cost of doing the work in a normal time.

#### SPECIFICATIONS FOR RED MOUNTAIN BAR SIPHON

This pipe line, to connect the ends of the constructed portion of the siphon to the tunnel portals east and west of the Tuolumne River, will be 9 ft. 6 in. in diameter, of riveted steel construction, with thicknesses from  $\frac{3}{8}$  in. to  $\frac{3}{4}$  in., and total length 1705 feet. The pipe will be supported above ground on piers.

The following incidental construction also is required:

Reinforced concrete structures to connect pipe to tunnel portals;

Spillway to discharge into the river any water brought through the tunnel in excess of the quantity required for transmission to San Francisco;

Control valve, air valves, manholes.

Eight months' contract time is a proper allowance.

#### ESTIMATE OF COST.

A. San Joaquin Pipe Line.

Prices Based on Normal Construction Period.

Pipe-	-including	dipping, and wrapping	and lav	ing—	1100.		
		Type of longitudinal jo		0	Unit Price		Total
58"	5/16"	Welded or lock bar	51.300	lin.ft.	\$13.50		392, <b>5</b> 50
	3/8″	"	17,000	"	15.50		263,500
	7/16"	**	18,600	"	18.00		334,800
24	1/2"	"	114,000		20.50		337,000
61"	9/16"	Triple riveted				,	,
		· .double butt strap	50,000	4.6	29.00	1,4	150,000
Excav	ation and b	nackfill—	250,900			\$5,0	77,850
			10000				
1361	n-usuai i	un	.400,000	cu.yd.	\$ .75	\$ 3	300,000
Rock	—more a	ifficult	. 75,000		1.00		75,000
Conc	rete jackou	t on pipe—extra	,		4.00	2	200,000
ah	Ove cost of	f unjacketed pipe	40.000	ft.of	4 0 0	_	
Valv	es miscell:	aneous fittings, and con	40,000	pipe	4.00		60,000
Misc	ellaneous s	structures, including co	crete box	ces for	' same	2	04,000
hi	ghways, car	nals and small streams,	concrete:	ur ran	roads,	4	20.000
San	Joaquin R	iver crossing—addition	al cost n	ot inc	s, etc.	1	20,000
pip	pe	······	ar cost n	ot me.	girinin	9	00,000
Spec	ial constru	ction at Oakdale and	Γesla Poi	tals t	o con-	U	00,000
ne	ct pipe to t	tunnels	• • • • • • • • •		· · · · · · ·		40,000
					_	\$6.4	76,850
Aam	inistration	, engineering, incident	als not l	isted	above,	, ,	, , , , ,
an	a continge:	ncies, 8%				5	18,148
Total	l for Con T	onesis Di XI			-		
Heed	for sall J	oaquin Pipe Line	• • • • • • • • • •			\$6,9	94,998
Add	for constru	late		• • • • • •		\$7,0	00,000
11uu	ior constit	ection in 12 months' con	itract tir	ne, 107	$7\epsilon \dots$	7	00,000
Total	l, if constru	acted in 12 months' con	tract tim	e	-	\$7,7	00,000
		– B. Rea Mountain B	ar Sinho	22.			
Cost	complete a	s described in foregoin	g specific	eations	3	\$ 2	50,000
Total pho	l, San Joac on, if const	quin Pipe Line and Re ructed in 12 months' co	ed Mount ontract ti	ain B	ar Si-	\$7,9	50,000
			fully sub				
			M. M. O'S			ř.	
			0 .		y Eng		r.
		Adopted.			. —	001	

#### Adopted.

The following resolutions were adopted:

#### Agreement With Belmont Water District.

On recommendation of Public Utilities Committee.

Resolution No. 33860 (New Series), as follows:

Resolved, That the Board of Supervisors is hereby authorized and directed to enter into an agreement with the Belmont County Water District, Belmont, California, under the terms of which the Water Department of the City and County of San Francisco will install a master meter at Ralston avenue, Belmont, in the vicinity of the county road, and furnish to the said Belmont County Water District, at rates road, and furnish to the said Belmont County Water District, at rates heretofore established by this Board, all water required for serving the consumers now served by the San Francisco Water Department

from the Ralston avenue line and its branches, and to permit the district temporarily to use the connected pipe and meters now utilized in serving said consumers, on the condition that the district within a period of sixty days from the execution of said agreement shall, at its expense, disconnect and deliver to the Water Department the meters now installed for these services, or to furnish to the Water Department an equivalent number of new meters of similar make and capacity, and within one year from the date of said agreement the said district will furnish and deliver to the Water Department an equivalent length of new pipe of equal size to that now installed, which may at the end of that time remain in service as part of the district's system and under its control; be it

Further Resolved, That said agreement shall provide the City shall be held blameless for any claims, demands or judgments resulting from injuries to persons or property in the maintenance and conduct of the

service by the district as described herein.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

## Authorizing Installation of 24 Copalite Reflector and Warning Signals on Bay Shore Boulevard at Various Locations.

On recommendation of Traffic Committee.

Resolution No. 33861 (New Series), as follows:

Resolved, That the installation of twenty-four copalite reflector and warning signals on the Bay Shore boulevard at button safety zones is hereby approved.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Shannon, Stanton—12. Absent—Supervisors Andriano, Peyser, Power, Roncovieri, Spaulding, Suhr—6.

#### Celebration of Two Hundredth Anniversary of George Washington.

Supervisor Gallagher presented:

Resolution No. 33862 (New Series), as follows:

Whereas, February 22, 1932, will be the two hundredth anniversary of the birth of George Washington; and

Whereas, many States and cities are now preparing plans to par-

ticipate in a nation-wide observance of this event; and

Whereas, the Federal government is likewise actively engaged in plans for suitable recognition of the importance of the occasion and has appropriated the sum of \$5,000,000 to construct a highway from Washington, D. C., to Mount Vernon, in commemoration of the event; and

Whereas, the year 1932 promises world-wide interest in the State of California because of the fact that the Olympiad will be held in the city of Los Angeles in this year, thereby bringing to California the greatest number of people from the different parts of the world ever assembled in one city; and

Whereas, it is also possible that the American Legion may hold its national convention in Los Angeles in the year 1932, thereby intensifying the interest naturally felt in spending a vacation in California by

many thousands of citizens of the United States; and

Whereas, California has recently elected an outstanding citizen of experience, culture and ability, in the person of James Rolph, Jr., as its chief executive, who will preside over the State for the next four years; and

Whereas, the City of San Francisco will be called upon to entertain

and furnish interest for this vast assemblage; therefore, be it

Resolved, That the San Francisco Board of Supervisors undertake

to formulate plans which will permit the City of San Francisco to properly participate in this nation-wide observance of the two hundredth anniversary of the birth of George Washington by appropriate creation of civic activities, among which may be the dedication of the bridge across the Golden Gate or the proposed bridge from San Fran-

cisco to Alameda County; and be it

Further Resolved, That a special committee of a suitable number of Supervisors is hereby authorized to take cognizance of the foregoing situation and study plans which will give the citizens of San Francisco an opportunity of properly preparing suitable reception and participation in various forms of hospitality which will naturally grow out of the presence of such an unusual number of visitors from other parts of the world; and be it

Further Resolved, That the Mayor is hereby authorized to appoint such a committee from the Board of Supervisors at his earliest discretion, in order that the matter may receive the attention which is

necessary to make such plans effective.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Shannon, Stanton—12.

Absent—Supervisors Andriano, Peyser, Power, Roncovieri, Spaulding, Suhr—6.

#### Advisory Committee on Unemployment.

Resolution No. 33863 (New Series), as follows:

Whereas, it appears that certain bond proposals about to be submitted to the people of the City and County of San Francisco will be approved by the voters; and

Whereas, the Board of Supervisors is desirous of obtaining information as to the time and amounts most economical to dispose of said bonds and the expenditure of moneys realized from the sales for the projects designated within the said bond issues; now, therefore, be it

Resolved, That the hereinafter named citizens and residents of the City and County of San Francisco are hereby appointed to act as an advisory committee to the Board of Supervisors, to report to said Board in the event the bond issues to be submitted to the people of the City and County of San Francisco on the 6th day of February, 1931, are approved, for the purpose of advising said Board as to the most economical time and amounts to sell said bonds; and, further, that the said persons make recommendations to the Board of Supervisors from time to time as to the class of laborers and artisans to be employed in the completion of the work described in said bond issues; be it

Further Resolved, That the following named persons shall render said reports: Selah Chamberlain, chairman; Wm. H. Crocker, John F. C. Forbes, Most Rev. Edward J. Hanna, Kenneth R. Kingsbury, Frank C. MacDonald, John A. O'Connell, Mrs. M. C. Sloss, James B. Smith, Chas. M. Wollenberg, Clyde C. Healy.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Sale of Apples on Streets.

Supervisor Shannon raised the question of the selling of apples on the streets of San Francisco for the benefit of the unemployed and stated that considering the price paid per box for the apples which come from Oregon there is a difference of \$1.00 per box in favor of apples to be purchased in San Francisco from local dealers.

Supervisor Canepa moved the appointment of a committee by the Mayor to investigate as to who is getting the extra dollar.

Referred to Police Committee.

#### Chairman.

Mayor Rossi was excused at 6:15 p. m. and Supervisor Hayden was elected to preside.

#### Adjusted Compensation Bonus.

Supervisor Canepa presented:

Communication from *Disabled American Veterans of the World War* urging co-operation of San Francisco with nation-wide movement in the matter of cash settlement of the Adjusted Service Certificates (Bonuses) for ex-service men.

Also, similar communication from Veterans of Foreign Wars. Read by the Clerk.

## Communication From Railroad Commission of the State of California

The following was presented and read by the Clerk:

San Francisco, December 22, 1930.

Mr. J. S. Dunnigan, Clerk, Board of Supervisors, San Francisco, California.

Dear Sir: Replying further to your letter of August 27th:

We have made an examination of the advertising expenses of the San Francisco division of the Pacific Gas and Electric Company and of the expenses covering advertising emanating from the company's general office in San Francisco and find nothing improper in the distribution of such expenses.

We further find that the company expended \$21,066.71 to defeat the proposed bond issues to which you refer in your letter. The \$21,066.71 was charged by the company to a suspense account at the time of our examination. We are assured that it will be charged to profit and loss.

Yours truly,

#### RAILROAD COMMISSION STATE OF CALIFORNIA, By H. G. Mathewson, Secretary.

Filed.

#### Community Chest Drive Advertised on Market Street Railway Cars.

Supervisor Colman moved that Clerk request Market Street Railway to permit display of Community Chest banners on its cars for purpose of advertising its annual drive.

So ordered.

#### ADJOURNMENT.

There being no further business the Board at 6:40 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors February 9, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

#### JOHN S. DUNNIGAN,

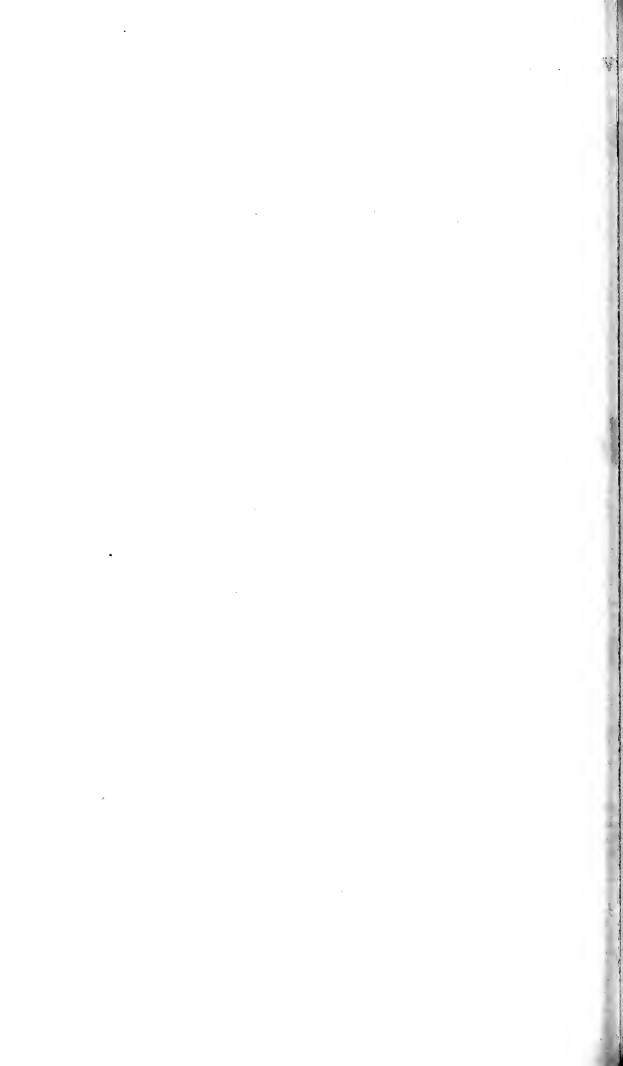
Clerk of the Board of Supervisors, City and County of San Francisco. Monday, February 2, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, FEBRUARY 2, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 2, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 19, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Foodstuffs.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing foodstuffs during four months' term, viz.: March, April, May, June, 1931, and referred to Supplies Committee.

#### Lithographing Bonds.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for lithographing 900 Boulevards and Roads Bonds, 1931; 1400 Public Parks and Squares Bonds, 1931, and 200 Playgrounds Bonds, 1931, and referred to Supplies Committee.

## Three Hundred Galvanized Iron Garbage Cans for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 300 galvanized iron garbage cans for School Department, and referred to Supplies Committee.

## Standard Weight Galvanized Steel Pipe for San Francisco Water Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 35,000 feet size 34-inch and 3000 feet size 1-inch standard weight galvanized steel pipe, random lengths, for San Francisco Water Department, and referred to Supplies Committee.

#### HEARING OF APPEAL-2:30 P. M.

#### Rezoning of Geary Street and Thirty-fourth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Geary street and Thirty-fourth avenue.

#### Privilege of the Floor.

Milton Marks, attorney representing appellant, was granted the privilege of the floor and was heard in favor of the rezoning of Thirtyfourth avenue and Geary street.

Edward Kenney, of the Geary Street Merchants' Association, was also heard in explanation of his position with reference to the proposed

rezoning

#### Adopted.

Whereupon, the following resolution was presented and adopted by the following vote:

Disapproving Decision of City Planning Commission Denying Application to Rezone, From Second Residential District to Commercial District, the Northeast Corner of Geary Street and Thirty-fourth Avenue, and Approving the Zone Change.

Resolution No. 33865 (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 321, denying the application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Geary street and Thirty-fourth avenue, is hereby disapproved; and be it
Further Resolved, That said property is hereby rezoned from Second

Residential District to Commercial District.

Ayes—Supervisors Breyer, Canepa, Gallagher, Garrity, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—14.

Noes—Supervisors Andriano, Colman, Havenner—3.

Absent—Supervisor Power—1.

#### SPECIAL ORDER-3 P. M.

The following matter was taken up:

#### Site for Federal Building.

Dedication of 25 feet of land to Federal Government for Federal Building (Shannon) Building Committee.

#### Granting Further Land in Civic Center to United States Government.

Bill No. ———, Ordinance No. – -- (New Series), as follows:

Agreeing to a further grant to the United States of America, a site situate in the Civic Center of the City and County of San Francisco, and determining the size thereof, and authorizing the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors thereof to execute and deliver to the United States of America a deed conveying to the United States of America the hereinafter described real property, all pursuant to the provisions of Section 10-A of Chapter II. Article II of the Charter of the City and County of San Francisco.

Whereas, pursuant to Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco, the Board of Supervisors has heretofore caused to be conveyed to the United States of America a certain piece or parcel of land situate in the Civic Center

in the City and County of San Francisco; and

Whereas, the property heretofore granted is inadequate, and it is deemed necessary and to the best interests of the City and County of San Francisco and the United States of America that an additional piece or parcel of land contiguous to and adjoining said grant heretofore made and above referred to be conveyed by said City and County of San Francisco to said United States of America in order that the general scheme of buildings in said Civic Center be adhered to, and that additional building space be provided; and

Whereas, the hereinafter described real property is situate within the locality described in said section of said Charter, is owned by the said City and County of San Francisco and is unoccupied by any building or structure belonging to the said City and County of San Francisco.

Now, therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Supervisors of the City and County of San Francisco hereby determines that the size and site of said lands to be conveyed to the said United States of America should be as hereinafter set forth.

Section 2. That the City and County of San Francisco does hereby offer the hereinafter described real property to the United States of America, without any monetary consideration and in addition to the grant of land heretofore made and in pursuance to said Charter provision herein referred to, the hereinafter described real property.

Section 3. That the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors, be and they are hereby authorized, empowered and directed to make, execute and deliver to the United States of America, a good and sufficient deed conveying to said United States of America the hereinafter described real property.

Section 4. That the site to be conveyed to said United States of America, in conformity with this ordinance, is described as follows, to-wit:

Beginning at a point on the westerly line of Leavenworth Street produced southerly, distant thereon 229.375 feet southerly along said line of Leavenworth Street produced southerly from the southerly line of McAllister Street (said point being also the southeasterly corner of the property deeded by the City and County of San Francisco to the United States of America, recorded September 19, 1930, in Volume 2078, Page 484, Official Records of said City and County); thence southerly along said line of Leavenworth Street produced southerly 25 feet; thence at right angles westerly along a line parallel with and distant 25 feet at right angles southerly from the southerly line of the aforementioned property deeded to the United States of America, 412.50 feet to the easterly line of Hyde Street produced southerly; thence at right angles northerly along said line of Hyde Street produced southerly 47 feet to the southwesterly line of the aforementioned property deeded to the United States of America; thence southeasterly along last-mentioned property line, on a curve to the right, tangent to a line deflected 90 degrees to the right from the preceding course, radius 42 feet, central angle 61 degrees 33 minutes 58 seconds, a distance of 45.128 feet to the southerly line of the aforementioned property deeded to the United States of America; thence easterly along last-mentioned property line, 375.568 feet to the westerly line of Leavenworth Street produced southerly, and the point of beginning.

Section 5. This ordinance shall become effective immediately upon its passage.

#### Privilege of the Floor.

F. A. Meyer, consulting architect, was heard in explanation of the proposed dedication of land to the Federal government for the new Federal building.

Mr. Heidelberg, representing the City Attorney's office, was also heard.

Jos. Phillips, right-of-way agent, was heard as to the desirability of the proposed legislation.

Mr. Leiss, representing Market street property owners, was heard in opposition to the proposed legislation.

#### Action Deferred.

Whereupon, the foregoing matter was laid over one week and made a Special Order of Business for 2:45 p. m., February 9, 1931.

#### SPECIAL ORDER-3 P. M.

Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day, January 12, 1931, in accordance with the following notice:

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. — (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will be subserved by the grant of a franchise for said purpose; therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris, delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the option of the City and County of San Francisco.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will

charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight

hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page 777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meetling to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, In the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing—Board of Supervisors, San Francisco, December 1, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—13

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be payable annually.

That in the event said payment is not made, said franchise or privilege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of said bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered

for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be void, and the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege shall be commenced in good faith within not more than four months from the granting of such franchise or privilege, and if not so commenced within said time said franchise or privilege shall be declared forfeited.

That the successful bidder for the franchise or privilege aforesald struck off, sold and awarded shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfeited, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

#### Bids.

Bids were received from the following:

- 1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.
- 2. J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank & Union Trust Company.
  - 3. C. C. Moore & Co. (letter in re above)—No certified check.
  - 4. Walter J. O'Brien and Frank O'Kane-Cash, \$1.
- 5. O. Torre and A. Faliano—Certified check for \$1,000 on Bank of Italy.
- 6. O. Torre and A. Faliano—Check for \$1,000 on American Trust Company.

#### Accepting Offer of San Francisco Disposal Company.

Supervisor McSheehy presented:

Resolution No. ---- (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed blds for a garbage destruction franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise. as follows:

No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.

No. 2-J. H. Baxter Company, a corporation, providing for dumping at sea.

No. 3-C. C. Moore Company, not indicating the manner of disposition.

No. 4—San Francisco Disposal Company, a corporation, providing for incineration.

No. 5-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 6-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 7—A. F. Martel, providing for incineration; and Whereas, application No. 3, C. C. Moore & Co., was unaccompanied by cash or a certified check, and also did not indicate the manner of disposition; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton; and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal; and

Whereas, application No. 1, Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea, and application No. 2, J. H. Baxter & Co., a corporation, providing for dumping at sea, should not be accepted as a permanent means of disposal, because the people of San Francisco declared in favor of incineration; and

Whereas, the application of the San Francisco Disposal Company, a

corporation, should be accepted; now, therefore, be it Resolved, That the application of the San Francisco Disposal Company, a corporation, be and the same is hereby accepted, subject to the terms and conditions of a franchise ordinance to be hereafter enacted, and the City Attorney is hereby directed to prepare said franchise ordinance and submit same to this Board as soon as possible, and the question of the acceptance of said applications numbers 1 and 2, as a means of temporary disposal, is hereby continued four weeks.

#### Opinion of City Attorney—Proposed Incineration Franchise Cannot Be Tested Without Definite Action by Supervisors.

February 2, 1931.

Your recent request for an opinion was received in Gentlemen: due course as follows:

Must the Board of Supervisors take definite action by resolution of acceptance before an injunction proceeding can be brought to restrain the granting of a franchise ordinance to the San Francisco Disposal Company, Inc., for incineration of garbage, etc.?

#### OPINION.

It has been suggested that an application to the courts for declaratory relief, to declare the rights and duties of all parties with respect to this matter, might be commenced. However, an action for declaratory relief would not be good, for the reason that at the present time there is no actual controversy, within the meaning of Section 1060, Code of Civil Procedure.

It has also been suggested that a petition for a writ of mandate might be filed, and in that way raise the various points of law in connection with this matter However, mandamus will not lie, for the reasons hereinafter advanced with respect to applications for injunctions, nor will an application for a writ of prohibition, for the same reasons.

It is a fundamental rule of equity that injunctions cannot be used to control discretionary acts, and this is so although the powers vested in municipal officers are quasi-judicial as well as administrative. (See

32 C. J. 242; 32 C. J. 260.)
In 32 C. J. 267 it is said: "Where the statute requires a contract to be let to the lowest bidder, the letting of it to one not the lowest bidder will be enjoined; but not \* \* \* where ratification by the municipality is required before the contract is made." (See Dibble v. New Haven, 14 Atl. 210 [Conn.].)

In Garrity v. Halbert, 225 S. W. 196 (Texas), it was held that courts will not enjoin the enactment of city ordinances, valid or invalid, unless it is made clearly to appear that irreparable injury immediately will result from the mere enactment of the ordinance without intervention or attempt to do some act or exercise some privilege under it, and equity will interfere by injunction only when it becomes necessary to restrain some unlawful and injurious act authorized by ordinance. (See 32 C. J. 263.)

In American Coal Mining Co. v. Special Coal and Food Commission, 286 Fed. 563 (Ind.), the court held: "You cannot make any proof as

to a hypothetical condition in the future." (See 32 C. J. 245.)

In 14 Cal. Juris 202 the text-writer sets forth the following: "Municipal Legislation. An injunction may not be granted in California to prevent a legislative act by a municipal corporation within the scope of its powers. Consequently, the decisions clearly enunciate the principle that where power to act is delegated to a local governing body, the wisdom and need for the exercise of power one way or another are questions which rest primarily within the appropriate jurisdiction of such body, and will not be decided in advance by the court. It is the duty of that body alone to ascertain the facts and thereafter to exercise a judgment and discretion as to the appropriate action to be taken. The presumption is that it will do its duty, and injunction will therefore not lie to control its action. The fact that the threatened act may be in disregard of constitutional restraints does not affect the question; it is legislative discretion which is exercised, and that discretion, whether rightfully or wrongfully exercised, is not subject to interference by the judiciary."

In Glide v. Superior Court, 147 Cal. 21, at 24, we find the following pertinent language: "In Alpers v. San Francisco, 32 Fed. 503, Mr. Justice Field, discussing the same matter, says: The same exemption from judicial interference applies to all legislative bodies, so far as their legislative discretion extends. Municipal corporations are the instrumentalities of the State for the more convenient administration of local affairs, and for that purpose are invested with certain legislative power. In the exercise of that power, upon the subjects submitted to their jurisdiction, they are as much beyond judicial interference as the legislature of the State. The courts cannot in the one case forbid the passage of a law nor in the other the passage of a resolution, order, or ordinance. If by either body, the Legislature or the Board of Supervisors, an unconstitutional act be passed, its enforcement may be arrested. The parties seeking to execute the invalid act can be reached by the courts, while the legislative body of the State, or of the municipality, in the exercise of its legislative discretion, is beyond their jurisdiction. The fact that in either case the legislative act threatened may be in disregard of constitutional restraints, and impair the obligation of a contract, as alleged in this case, does not affect the question. It is legisaltive discretion which is exercised, and that discretion, whether rightfully or wrongfully exercised, is not subject to interference by the judiciary.' Alpers v. San Francisco was reviewed and affirmed by the Supreme Court of the United States in

the recent case of McChord v. Louisville, 183 U. S. 495. In consonance with these utterances are the decisions of our own State in Fall v. County of Sutter, 21 Cal. 237; McBride v. Newlin, 129 Cal. 36; Barto v. Supervisors, 135 Cal. 494. Finally, it may be added that this principle, of which exception has thus been made, is crystallized in the language of Section 3423 of the Civil Code, which declares that an injunction cannot be granted: '7. To prevent a legislative act by a municipal corporation.'"

municipal corporation."

Under the present procedure as heretofore outlined to the Board of Supervisors it appears that the passing of a resolution of acceptance would precede the actual granting of a franchise ordinance. In view of the fact that the franchise ordinance constitutes a contract, the passing of the resolution would simply be an overt act leading toward the entering into of the contract, so that when such a resolution is passed definite action against the Board of Supervisors might be taken, but not sooner, for the reason that the Supervisors must make a definite move before a cause of action arises. Until such time as the resolution is passed the Supervisors are merely exercising their legislative discretion. When the resolution has been passed the Supervisors have begun the course of creating a definite obligation and the question of discretion is no longer pertinent.

It is, therefore, my opinion that until the Board of Supervisors make a definite move leading toward acceptance of the bid of the San Francisco Disposal Company, Inc., no action for an injunction can be properly brought. This means that the issue is now squarely before the Board with respect to whether the Board desires to accept or reject

This, of course, in view of my opinion, becomes entirely a question

the proposition of the San Francisco Disposal Company, Inc.

of policy.

Respectfully,

WALTER A. DOLD, Chief Deputy City Attorney.

#### Action Deferred.

Whereupon, after discussion, the foregoing matters were, on motion of Supervisor Garrity, laid over until February 16, 1931, and made a Special Order of Business for 3 p. m. on that day.

#### Action Deferred.

The following matter was, on motion of Supervisor Spaulding, laid over two weeks:

#### SPECIAL ORDER-3:30 P. M.

Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northwesterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### Adopted.

The following matter was adopted:

Naming the Standing Committees of the Board of Supervisors.

Presented by Supervisor Hayden:

Resolution No. 33864 (New Series), as follows:

Resolved, That the Standing Committees of this Board be constituted as follows, the first-named member to be Chairman thereof:

Airport and Aeronautics-Spaulding, Peyser, Miles.

Auditorium-Suhr, Hayden, Colman.

Civil Service-Havenner, Breyer, McSheehy.

Education, Parks and Playgrounds-McSheehy, Breyer, Suhr.

Finance—Hayden, Andriano, Power. Roncovieri to act during Power's illness.

Fire—Canepa, Peyser, Stanton.

Industrial Development and City Planning—Gallagher, Canepa, Hayden.

Judiciary-Breyer, Andriano, Roncovieri.

Lighting, Water and Telephone Service and Electricity—Stanton, Shannon, McGovern.

Municipal Concerts and Public Celebrations—Roncovieri, Gallagher,

Police and Licenses-Andriano, McGovern, Shannon.

Public Buildings and Lands-Shannon, Garrity, Suhr.

Public Health—Garrity, McSheehy, Roncovieri.

Public Utilities-Colman, Havenner, Spaulding.

Public Welfare and Publicity-Peyser, Spaulding, Miles.

Streets and Tunnels—Power, Canepa (Acting Chairman), Gallagher. Shannon to act during Power's illness.

Supplies-Miles, Power, Stanton.

Traffic-McGovern, Havenner, Garrity.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

No-Supervisor Gallagher-1.

Absent—Supervisor Power—1.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33866 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Auditorium Fund.

- (2) C. J. Holzenmueller, electrical equipment furnished for account of "ballet" (claim dated Jan. 21, 1931).................. 668.75

### Park Fund.

567.07

(4) John Bjorkman, final payment, general contract, Harding Park Pavilion Cafeteria (claim dated Jan. 15, 1931)	2,596.75
(5) Kimball-Krogh Pump Company, one pump, motor and	2,674.00
(6) G. Albert Lansburgh, first payment, architectural ser-	2,014.00
vices, balustrade work, Telegraph Hill (claim dated Jan. 22, 1931)	750.00
	4,846.00
(8) Golden Gate Milk Products Company, ice cream furnished parks (claim dated Jan. 22, 1931)	541.71
${\it Playgrounds}\ {\it Fund}.$	
(9) E. P. Finigan, recreational equipment furnished play-	F00.00
grounds (claim dated Jan. 21, 1931)\$ (10) Hayward-Wakefield Company, furniture furnished play-	528.30
grounds (claim dated Jan. 21, 1931)	1,103.00
Field house (claim dated Jan. 21, 1931)	6,051.75
Municipal Airport Fund.	
(12) Mills Estate, Inc., payment of San Bruno and San Mateo taxes, first installment, for account of San Francisco Mu-	
nicipal Airport (claim dated Jan. 22, 1931)\$ (13) California Pacific Title & Trust Company, premium on	782.41
policy covering San Francisco Municipal Airport, San	1,605.00
Municipal Railway Fund.	1,005.00
(14) Joseph DeGruchy, full payment for account of injuries	
and damages sustained while boarding Municipal street car (claim dated Jan. 21, 1931)\$	3.000.00
County Road Fund.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(15) Edward R. Bacon Company, Inc., one concrete mixer	
for street maintenance (claim dated Dec. 1, 1930)\$	4,998.50
(16) San Francisco City Employees' Retirement System, to match contributions from street maintenance employees	
(claim dated Jan. 15, 1931)	1,622.62
(17) Antioch Sand Company, sand for street maintenance (claim dated Jan. 13, 1931)	2,117.50
(18) Bode Gravel Company, gravel for street maintenance	·
(claim dated Jan. 15, 1931)	505.47
tenance (claim dated Jan. 13, 1931)	2,491.19
(20) Equitable Asphalt Maintenance Company, resurfacing and maintenance of streets (claim dated Jan. 21, 1931)	1,077.76
(21) Antioch Sand Company, sand for maintenance of	
streets (claim dated Jan. 21, 1931)	1,530.83
of streets (claim dated Jan. 21, 1931)	825.50
(23) Fay Improvement Company, final payment, City's portion, for improvement of Utah street between Eighteenth	- Company
and Nineteenth streets, and Nineteenth street from Utah to	
San Bruno (claim dated Jan. 21, 1931)	1,000.00
Portola drive (claim dated Jan. 21, 1931)	977.79
(25) James T. Tobin, resurfacing of Madrid street between Amazon and Geneva avenues, City's portion (claim dated	
Jan. 21, 1931)	726.69
(26) James T. Tobin, resurfacing of Athens street between	
Amazon and Geneva avenues, City's portion (claim dated Jan. 21, 1931)	902.16

1928 Hetch Hetchy Construction Fund.
(27) J. H. Creighton, truck hire (claim dated Jan. 14, 1931).\$ 2,822.33
(28) Delbert Hansen, truck hire (claim dated Jan. 14, 1931) 813.83
(29) Earl W. Heple, furnishing, hauling and spreading gravel (claim dated Jan. 14, 1931)
(30) San Francisco Water Department, reimbursement for
account of expenditures made for the Newark-San Lorenzo pipe line during November, 1930 (claim dated Jan. 14,
1931) 3,937.88
(31) Gaffney & Luce, meat, etc., furnished (claim dated Jan. 17, 1931)
(32) Ingersoll-Rand Company of California, machine parts
(claim dated Jan. 15, 1931)998.20
(33) Montague Pipe and Steel Company, air pipe (claim dated Jan. 17, 1931)
(34) The Charles Nelson Company, wedges (claim dated Jan.
15, 1931)
Jan. 17, 1931)
(36) Pacific Coast Aggregates, Inc., concrete sand (claim dated Jan. 17, 1931)
(37) Santa Cruz Portland Cement Company, cement (claim
dated Jan. 17, 1931)
match contributions from Hetch Hetchy employees (claim
dated Jan. 17, 1931)
policy covering insurance of Hetch Hetchy employments
(claim dated Jan. 15, 1931)
(40) Valley Creamery, milk furnished (claim dated Jan. 17, 1931)
(41) Western Pipe and Steel Company of California, air pipe
(claim dated Jan. 17, 1931)
Hetch Hetchy Power Operative Fund.  (42) M. M. O'Shaughnessy, reimbursement of revolving fund
for account of expenditures made (claim dated Jan. 17.
1931)\$ 1,099.45
(43) W. A. Woodward Lumber Company, lumber (claim dated Jan. 17, 1931)
(44) Kortick Manufacturing Company, 7000 dampers for
transmission (claim dated Jan. 20, 1931)
Special School Tax. (45) San Francisco City Employees' Retirement System, to
match contributions from employees, school repairs (claim
dated Jan. 15, 1931)\$ 1.104.74
(46) American Studios, Inc., stage fittings and draperies for Roosevelt Junior High School (claim dated Jan. 20, 1931). 4.384.00
1929 Sewer Bond Construction Fund.
(47) Lewis J. Cohn, sixth payment, construction of Fillmore
street main sewer, Section "B" (claim dated Jan. 21, 1931).\$ 7,000.00 (48) Peter McHugh, eighth payment, construction of sewers
in Geary street, Twenty-third and Twenty-fourth avenues
(claim dated Jan. 21, 1931)
Water Revenue Fund.  (49) American Trust Company, commissions for water rev-
enue collections during December (claim dated Jan 21)
1931)
expenditures (claim dated Jan. 21, 1931)

(51) Enterprise Foundry Company, castings (claim dated	
Jan. 21. 1931)	1,026.71
(52) General Petroleum Corporation, gasoline (claim dated Jan. 21, 1931)	606.88
(53) Layton Hanifen, hauling rock (claim dated Jan. 21,	
1931)	1,219.15
21, 1931)	639.95
(55) Pacific Gas and Electric Company, electric power (claim dated Jan. 21, 1931)	10,469.26
(56) San Francisco City Employees' Retirement System, to match contributions from Water Department employees	
(claim dated Jan. 21, 1931):	4,105.79
Tax Judgments—Appropriation 58.	
(57) J. Hearst, guardian of estate and person of Arthur J.	
Hearst, fourth installment of one-tenth of final judgments for judgment holders (claim dated Sept. 30, 1930)\$	3,426.79
General Fund, 1930-1931.	
(58) Del Monte Meat Company, meats, county jails (claim	697.08
dated Jan. 14, 1931)\$ (59) Jensen Bread Company, bread, county jails (claim dated	037.00
Jan. 14, 1931)	726.41
(60) Fidelity and Deposit Company of Maryland, premium on Depository Bond \$1,000,000, made out to Bank of America	
National Association, New York (claim dated Jan. 16,	
(61) Fidelity and Deposit Company of Maryland, premium	1,000.00
on Depository Bond of \$250,000, made out to Bank of	
America National Association, New York, for year ending Dec. 31, 1930 (claim dated Jan. 16, 1931)	1,250.00
(62) Special School Tax, reimbursement for account of stock	2,200.00
withdrawals by Board of Works (claim dated Jan. 13, 1931)	679.76
(63) Special School Tax, reimbursement for account of stock	
withdrawals by Board of Works (claim dated Jan. 1, 1931) (64) Special School Tax, reimbursement for account of stock	913.16
withdrawals by Board of Works (claim dated Jan. 13, 1931)	914.36
(65) Board of Park Commissioners, reimbursement for beautification of Civic Center (claim dated Jan. 22, 1931)	7,369.28
(66) Board of Park Commissioners, reimbursement for expenditures in the rehabilitation of Palace of Fine Arts	
(claim dated Jan. 22, 1931)	2,994.25
(67) Paul E. Denivelle, rehabilitation of Palace of Fine Arts (claim dated Jan. 22, 1931)	1,551.92
(68) Paul E. Denivelle, rehabilitation of Palace of Fine Arts	
(claim dated Jan. 22, 1931)	676.06
Department apparatus (claim dated Dec. 31, 1930)	604.00
(70) Mack International Motor Truck Corporation, repairs to Fire Department apparatus (claim dated Dec. 31, 1930)	820. <b>02</b>
(71) Pacific Gas and Electric Company, gas and electric ser-	
vice to Fire Department (claim dated Dec. 31, 1930) (72) M. J. Lynch, first payment, furnishing, delivering and	2,330.65
erecting of street signs (claim dated Jan. 21, 1931)	1,744.00
dence of Chief Engineer, Fire Department (claim dated	
Jan. 20, 1931)	983.00
furnished, through Police Department (claim dated Jan.	
26, 1931)	1,425.00

(75) Bender-Moss Company, law books furnished Superior Court, Department 12 (claim dated Jan. 26, 1931)	<b>502.9</b> 0
(76) Joseph Hagan & Sons, burial of indigent dead (claim dated Jan. 22, 1931)	800.00
(77) Pacific Gas and Electric Company, electric service fur-	800.00
nished San Francisco Health Farm (claim dated Jan. 22,	707.80
(78) Richfield Oil Company, fuel oil, Laguna Honda Home	101.00
(claim dated Dec. 30, 1930)	1,667.63
(79) San Francisco Dairy Delivery Company, milk, Laguna Honda Home (claim dated Dec. 30, 1930)	2,389.78
(80) Pacific Gas and Electric Company, electricity furnished	•
Laguna Honda Home (claim dated Dec. 31, 1930)	678.08
Honda Home (claim dated Dec. 19, 1930)	815.75
(82) Sherry Brothers, butter for San Francisco Hospital (claim dated Dec. 31, 1930)	2,104.14
(83) O'Brien, Spotorno, Mitchell & Compagno Brothers, tur-	,
keys, San Francisco Hospital (claim dated Dec. 31, 1930) (84) Richfield Oil Company, fuel oil, San Francisco Hospital	679.24
(claim dated Dec. 31, 1930)	2,384.67
(85) Associated Charities, emergency supplies furnished Laguna Honda Home (claim dated Dec. 31, 1930)	19 945 00
Publicity and Advertising—Appropriation 55.	10,010.00
(86) San Francisco Examiner, national broadcast of East- West football game, Dec. 27, 1929 (claim dated Jan. 26,	
1931)	3,500.00
Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, M Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr	
Absent—Supervisors Andriano, Canepa, Colman, Garrity, M	cSheehy,

#### Payment, \$4,005, for Chairs for Civic Auditorium.

Also, Resolution No. 33867 (New Series), as follows:

Power-6.

Resolved, That the sum of \$4,005.00 be and the same is hereby set aside and appropriated out of the Auditorium Fund, and authorized in payment to C. F. Weber Company, Inc.; being payment for 500 single upholstered portable chairs (opera) for the Civic Auditorium. (Claim dated Jan. 26, 1931.)

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Cohman, Garrity, McSheehy, Power—6.

#### Appropriations, Various.

Also, Resolution No. 33868 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Special School Tax.

#### County Road Fund.

(3) For cost of reconstructing roadway of Hemlock street, between Polk and Larkin streets, by removal of existing basalt blocks and substituting an asphaltic-concrete pavement, redressing and resetting of existing curbs......

4,300.00

#### Boulevard Bond Fund

(4) For city's portion of cost of constructing sewers in connection with the improvement of Thirty-sixth avenue, between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and Wawona street; city's liability on account of construction of Sunset boulevard, between Thirty-sixth and Thirty-seventh avenues

2,500.00

Maintenance, Improvements and Operation of Airport Budget Item 49.

3,500.00

#### City Hall Repairs—Budget Item 52.

(6) For cost of furnishing and installing shelving in basement, under Tax Collector's office, City Hall, in accordance with instructions of the Auditor and the Tax Collector..

1,225.00

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

## Payment for Property Required for Extension of Castro Street to Divisadero Street, \$16,100.

Also, Resolution No. 33869 (New Series), as follows:

Resolved, That the sum of \$16,100 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Title Insurance and Guaranty Company; being payment for all of Lot 43, Block 1260, as per the current Assessor's Block Books of the City and County of San Francisco. Per acceptance of offer by Resolution No. ———— (New Series), (claim dated Jan. 16, 1931).

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

## Appropriations, Totaling \$70,831, for Purchase of Lighting Standards.

Also, Resolution No. 33870 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund for the purchase of lighting standards, per awards of contracts, in accordance with Resolutions Nos. 33739 and 33740 (New Series), to-wit:

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

Ordinance for Plans, Specifications and Bids and Award of Contract for Construction of Reinforced Sewer Across Sunset Boulevard at Lincoln Way.

Also, Bill No. 9420, Ordinance No. 8924 (New Series), as follows:

Authorizing plans and specifications for the construction of a reinforced concrete sewer across Sunset boulevard at Lincoln way, and ordering the construction of said reinforced concrete sewer in accordance with the plans and specifications prepared therefor, authorizing and directing the Board of Public Works to enter into contract for said construction of reinforced concrete sewer in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the Boulevard Bond Fund, Issue 1927.

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

Section 1. The construction of a reinforced concrete sewer across Sunset boulevard at Lincoln way is hereby ordered and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction of reinforced concrete sewer across Sunset boulevard at Lincoln way, and to enter into contract for said construction of reinforced sewer in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of Boulevard Bond Fund, Issue 1927.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12. Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

Ordering Plans, Specifications, Receipt of Bids and Award of Contract for Grading, Sewers, Walls, Etc., in Carolina Street.

Also, Bill No. 9421, Ordinance No. 8925 (New Series), as follows:

Authorizing plans and specifications for the grading, the sewers, walls, etc., on Carolina street between Twenty-second street and a line 169.24 feet southerly from the southerly line of Twenty-third street, and ordering said grading, the sewers, walls, etc., on Carolina street in accordance with the plans and specifications prepared therefor; authorizing the Board of Public Works to enter into contract for said grading, the sewers, walls, etc., in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said work to be borne out of the County Road Fund.

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

Section 1. The grading, the sewers, walls, etc., on Carolina street between Twenty-second street and a line 169.24 feet southerly from the southerly line of Twenty-third street is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said grading, the sewers, walls, etc., on Carolina street, and to enter into contract for said grading, the sewers, walls, etc., on Carolina street in accordance with the plans and specifications prepared therefor, which plans and specifica-

tions are hereby approved. The cost of said work to be borne out of the County Road Fund.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa, Colman, Garrity, McSheehy, Power—6.

Appropriation, \$236,200, Out of San Francisco War Memorial Trust Fund to Louis J. Cohn for Construction of Foundations for War Memorial Buildings.

Also, Resolution No. 33871 (New Series), as follows:

Resolved, That the sum of \$236,200 be and is hereby set aside and appropriated out of "San Francisco War Memorial Trust Fund" and authorized in payment to Louis J. Cohn for contract for the construction of foundations for Memorial Halls Buildings (War Memorial). The designation "San Francisco War Memorial Trust Fund," set up by the Treasurer, is approved.

Ayes—Supervisors Breyer, Gallagher, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—12.

Absent—Supervisors Andriano, Canepa. Colman, Garrity, McSheehy,

Power-6.

#### Oil Tanks.

On recommendation of Fire Committee.

Resolution No. 33872 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

A. W. Morton, northwest corner Carl and Willard streets, 1500 gallons capacity.

Frank Antonioli, north side Francisco street, 200 feet west of Scott

street, 150 gallons capacity.

Oscar N. Thunberg, 184 Cabrillo street, 1500 gallons capacity.

Frank J. Klimm Company, west line of Fourteenth avenue, 50 feet north of Fulton street, 1500 gallons capacity.

Frank J. Klimm Company, south side of Union street, 60 feet east

of Pierce, 1500 gallons capacity.

Frank J. Klimm Company, east line of Pierce street, 60 feet south of Union street, 1500 gallons capacity.

A. J. Herzig, north side of San Anselmo way, 150 feet east of Santa Clara, 1500 gallons capacity.

C. Lansburg, 3225 Gough street, 1500 gallons capacity.

S. A. Guisti, southeast corner Pierce and Alhambra streets, 1500 gallons capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Public Garage, W. W. Stone and A. E. Walsh, 4605 Cabrillo Street.

Also, Resolution No. 33873 (New Series), as follows:

Resolved, That W. W. Stone and A. E. Walsh be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 4605 Cabrillo street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

#### Laundry, D. Perez, 570 Waller Street.

Also, Resolution No. 33874 (New Series), as follows:

Resolved, That D. Perez be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 570 Waller street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

## Gilmore Oil Company, Ltd., Commercial Garage, East Side of Third Street, 115 Feet North of Eighteenth Street.

Also, Resolution No. 33875 (New Series), as follows:

Resolved, That the Gilmore Oil Company, Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the east side of Third street, 115 feet north of Eighteenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

#### Transfer Parking Station, Frank E. Carroll, Jr., 210 Taylor Street.

Also, Resolution No 33876 (New Series), as follows:

Resolved, That Frank E. Carroll, Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted Bert Brock by Resolution No. 25973 (New Series) for premises known as 210 Taylor street; fronting on Taylor street, 112 feet 6 inches; depth of lot. 137 feet 6 inches.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

#### Transfer Garage Permit, Charles Tetiuk, 460 Eddy Street.

Also, Resolution No. 33877 (New Series), as follows:

Resolved, That Charles Tetiuk be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Hestund & Rieschel by Resolution No. 28568 (New Series) for premises at 460 Eddy street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Transfer Garage Permit, Madden-Gibbons Haight Street Garage, Ltd., 645 Haight Street.

Also, Resolution No. 33878 (New Series), as follows:

Resolved, That Madden-Gibbons Haight Street Garage, Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it public garage permit heretofore granted Madden & Gibbons by Resolution No. 19579 (New Series) for premises at 645 Haight street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Transfer Supply Station, Standard Stations, Inc., 3184 Mission Street.

Also, Resolution No. 33879 (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted W. G. Menary by Resolution No. 30503 (New Series) for premises at 3184 Mission street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Transfer Supply Station, Standard Stations, Inc., Northwest Corner of Potrero Avenue and Sixteenth Street.

Also, Resolution No. 33880 (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted J. H. Tuohey by Resolution No. 30503 (New Series) for premises at the northwest corner of Potrero avenue and Sixteenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Limiting the Height of Buildings to 40 Feet in the District Bounded by Fillmore, Bay and Buchanan Streets and Marina Boulevard.

On recommendation of Public Buildings and Lands Committee.

Bill No. 9422, Ordinance No. 8926 (New Series), as follows:

Limiting the height of buildings hereafter to be erected in a certain district in the City and County of San Francisco, and establishing the boundaries of said district, and providing penalties for the violations of its provisions.

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

Section 1. No building, except as hereinafter provided, shall be erected in the City and County of San Francisco to a height greater than forty (40) feet within the territory bounded by Fillmore street on the west, Bay street on the south, Buchanan street on the east, and by the Marina boulevard on the north and northeast.

Section 2. No addition to or alteration or improvement of any building within the above described district shall be made which shall increase the height of any building as limited by this ordinance.

Section 3. No limitation of the height of buildings in the City and County of San Francisco, as provided by this ordinance, shall apply to public buildings, churches, schools, steeples, towers, domes, cupolas, belfries (not used for human occupancy), nor to chimneys, skylights. ventilators, pent houses, water tanks, flagstaffs, railings, weather vanes, nor to other similar structures such as are usually erected or maintained above the roof line of buildings.

Section 4. The method of determining the height of buildings for the purpose of this ordinance shall be the same as provided in Ordinance No. 1008 (New Series), and the provisions of Section 78 shall

apply within said territory.

Section 5. No building permit shall be issued by the Board of Public Works for the erection or alteration of any building or structure contrary to the provisions of this ordinance, and any permit so issued shall be void.

Section 6. Any person, firm or corporation violating any provisions of the ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine not exceeding \$500 or by imprisonment for a term of not exceeding six months, or by both such fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this ordinance is committed, continued or permitted by such persons, firm or corporation as herein provided.

Section 7. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagner, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

Mayor and Clerk Directed to Execute Agreement Between City and County of San Francisco and Department of Interior, Obligating the City of San Francisco to Complete the Construction of a Trail on the North Side of Hetch Hetchy Reservoir Site, and to the Tiltill Valley and to Lake Vernon, With Bituminous or Asphaltic Wearing Surface.

On recommendation of Public Utilities Committee

Resolution No. 33881 (New Series), as follows:

Resolved. That the City and County of San Francisco enter into an agreement with the Department of the Interior of the United States whereby the City will obligate itself to complete the construction of a trail on the north side of the Hetch Hetchy reservoir site and to the Tiltill Valley and to Lake Vernon, which work is to be completed within the calendar year 1931, and that the City further obligate itself in the said contract that it will place upon the existing road from Mather (formerly Hog Ranch) to the Hetch Hetchy reservoir, a bituminous or asphaltic wearing surface, making such curvature changes as may be necessary for the safety of said road, and the City will also construct, where necessary in the opinion of the Secretary of the Interior, guard walls of stone.

The City in said contract will further obligate itself to pay to the United States of America, through the Department of the Interior. the amount specified and for the purposes described in paragraphs C

and D of that certain document dated at Washington the 8th day of December, 1930, and presented to the Secretary of the Interior, and which said document was filed with the Board of Supervisors on the 29th day of December, 1930, and to which document reference is hereby made, and for the purpose of further identifying said document, it has been signed by a Special Committee of the Board of Supervisors, the City Engineer and the City Attorney sent to Washington by this Board of Supervisors; and be it

Further Resolved, That the Mayor and the Clerk of the Board of Supervisors be and they are hereby authorized, empowered and directed to execute said agreement for and on behalf of the City and

County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Establishing Grades.

On recommendation of Streets Committee.

Bill No. 9423, Ordinance No. 8927 (New Series), as follows:

Establishing grades on Porter street, southerly line of Benton avenue, and 125 feet southerly from Benton avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Porter street seven (7) feet westerly from the easterly line of Porter street at Benton avenue southerly line are hereby established at points hereinafter named and at heights above city base, as hereinafter stated, in accordance with recommendation of the Board of Public Works, filed January 15, 1931.

#### Porter Street.

7 feet westerly from the easterly line of, at Benton avenue southerly line, 136.00 feet. (The same being the present official grade.)

7 feet easterly from the westerly line of, at Benton avenue southerly line, 136.00 feet. (The same being the present official grade.)

125 feet southerly from Benton avenue, 115.50 feet.

On Porter street between Benton avenue and a line parallel with and 125 feet southerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa. Colman. Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Fixing Sidewalks in Ocean Avenue.

Also, Bill No. 9424, Ordinance No. 8928 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by amending section 218 thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office January 15, 1931, by amending Section 218 thereof to read as follows:

Section 218. The width of sidewalks on Ocean avenue, the northerly side of, between Mission street and Plymouth avenue, shall be ten (10) feet.

The width of sidewalks on Ocean avenue, the northerly side of, between Plymouth avenue and Keystone way, shall be four (4) feet.

The width of sidewalks on Ocean avenue, the northerly side of, between Keystone way and Junipero Serra boulevard, shall be ten (10) feet.

The width of sidewalks on Ocean avenue, the southerly side of, between Mission street and Junipero Serra boulevard, shall be ten (10) feet.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$69,697.28, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ----- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Auditorium Fund.

(1) Pacific Gas and Electric Company, electricity furnished Auditorium (claim dated Jan. 22, 1931)\$	625.38
1928 Hetch Hetchy Construction Fund.	
(2) Edison Storage Battery Supply Company, battery rentals	
(claim dated Jan. 22, 1931)\$	651.76
(3) Gardner-Denver Company, one steam pump (claim dated Jan. 22, 1931)	602.80
(4) The Giant Powder Company, Con., explosives (claim	002.00
dated Jan. 22, 1931)	2,836.25
(5) Ingersoll-Rand Company of California, machinery parts	745.7
(claim dated Jan. 22, 1931)	745.70
Jan. 22, 1931)	1.906.92
(1) Pacific Coast Steel Corporation, reinforcing steel (claim	-,
dated Jan. 22, 1931)	2,668.06
(8) E. K. Wood lumber Company, lumber (claim dated Jan. 21, 1931)	2,124,46
(9) California Poultry Company, turkeys furnished (claim	4,144,40
dated Jan. 23, 1931)	799.62
(10) J. H. Creighton, truck hire (claim dated Jan. 23, 1931).	2,323.13
(11) General Electric Company, three electric motors and accessories (claim dated Jan. 23, 1931)	4 070 60
	4,079.60

(10) The Giant Daniel Company Con explosives (alaim	
(12) The Giant Powder Company, Con., explosives (claim dated Jan. 23, 1931)	1,417.66
(13) J. R. Hanify Company, lumber (claim dated Jan. 23, 1931)	858.51
(14) Hart Wood Lumber Company, lumber (claim dated Jan.	
23, 1931)	2,812.88
23, 1931)	594.88
chinery parts (claim dated Jan. 23, 1931)	735.00
(17) Montague Pipe and Steel Company, steel pipe, rings and tanks (claim dated Jan. 23, 1931)	4,032.03
(18) Owen-Oregon Lumber Company, lumber (claim dated	2,851.76
(19) Pacific Pipe Company, black pipe (claim dated Jan. 23,	ŕ
(20) The Pelton Water Wheel Company, pump parts (claim	1,500.46
dated Jan. 23, 1931)	773.00
hospitalization rendered Hetch Hetchy employees (claim	
dated Jan. 22, 1931)	741.75
	3,540.60
1931)	715.75
(24) R. A. Hansen, stove oil (claim dated Jan. 27, 1931) (25) Pacific Coast Aggregates, Inc., concrete sand (claim	538.40
dated Jan. 27, 1931)	530.00
	1,243.40
Municipal Railway Fund.	
(27) Pacific Coast Steel Corporation, car wheels furnished Municipal Railway (claim dated Jan. 21, 1931)\$1	7 350 00
(28) County Road Fund, reimbursement for labor and ma-	.1,350.00
terial furnished Municipal Railway (claim dated Jan. 22, 1931)	1,058.80
County Road Fund.	1,000.00
(29) The Fay Improvement Company, City's contribution for	
improvement of Ord Court between Ord street and its westerly termination (claim dated Jan. 28, 1931)\$	2,644.00
(30) Meyer Rosenberg, City's contribution toward improve-	2,011.00
ment of Capitol avenue and crossings at Thrift street and Lakeview avenue (claim dated Jan. 28, 1931)	1,714.00
(31) Amelia R. Lathrop, property damage due to improvement of Burnside avenue, Bosworth street to Chenery street	
(claim dated Jan. 28, 1931)	650.00
(32) E. J. Treacy, first payment, construction of sidewalks and walls on Grand View avenue between northerly and	
southerly intersection with Market street (claim dated Jan. 28, 1931)	2,700.00
Hetch Hetchy Power Operative Fund.	2,100.00
(33) Bald Eagle Meat Market, meats and foodstuffs furnished	
(claim dated Jan. 27, 1931)\$	644.50
(34) State Compensation Insurance Fund, insurance premium covering Hetch Hetchy Employments (claim dated	
Jan. 22, 1931)	927.04
vibration dampers (claim dated Jan. 22, 1931)	2,580.00

	1929 Sewer Bond Construction Fund.	
	(36) MacDonald & Kahn, Inc., sixth payment, construction of Fillmore street main sewer, Section "C" (claim dated Jan.	0.800.55
	28, 1931)\$	3,500.00
	Special School Tax.	
	<ul> <li>(37) W. P. Fuller &amp; Co., oil, etc., furnished for school repairs (claim dated Jan. 21, 1931)</li></ul>	676.50
	Jan. 27, 1931)	3,483.00
	dated Jan. 27, 1931)	2,000.00 544.00
		944 00
	Municipal Airport Fund.	
	(41) John G. Rapp Corporation, one Dodge boat, less allowance on motor and boat, for use of Municipal Airport (claim dated Jan. 29, 1931)\$	$77\bar{0}.00$
	Tax Judgments—Appropriation 58.	
	(42) Goldman, Nye & Spicer, attorneys for judgment creditors, one-tenth of tax judgment, eighth installment (claim dated Feb. 15, 1931)	1,414.67
	Auditorium Fund.	
	(43) Concert Management, Arthur Judson, Inc., for services of Vladimir Horowitz, piano soloist for concert of Feb. 11, 1931 (claim dated Jan. 29, 1931)	2,000.00
	Water Revenue Fund.	
	(44) Electric Storage Battery Company, one electric battery (claim dated Jan. 28, 1931)\$	756.60
	(45) Flynn & Collins, Ltd., one Ford Pickup car (claim dated Jan. 28, 1931)	538.90
	Jan. 28, 1931)	1,650.00 $852.07$
		892.01
	General Fund, 1930-1931.	
	(48) San Francisco Chronicle, official advertising (claim dated Feb. 2, 1931)	4 825 29
	(49) A. J. Jacobs, rent of premises No. 333 Kearny street, Jan. 3 to Feb. 3, 1931)	1,120.75
	(50) Remington-Rand Business Service, Inc., for steel Kardex files (claim dated Feb. 2, 1931)	545.00
	Animals, impounding, feeding, etc., of animals (claim	
	dated Feb. 2, 1931) (52) Kellogg Switchboard and Supply Company, electric supplies Department of Floatricity (Alice date of Float	1,500.00
	plies, Department of Electricity (claim dated Dec. 31, 1930) (53) Rincon Foundry Company, castings for Department of Electricity (claim dated Dec. 31, 1930)	653.13 515.02
	of Electricity (claim dated Dec. 31, 1930)	1,475.08
	biles (claim dated Jan. 19, 1931)	660.90
	(56) General Petroleum Company, gasoline furnished Police Department (claim dated Jan. 19, 1931)	1,454.71
1		

	(57) A. Paladini Company, fish furnished San Francisco Hos-
785.62	pital (claim dated Dec. 31, 1930)
	(58) Western Meat Company, meat, San Francisco Hospital
562.57	(claim dated Dec. 31, 1930)
	(59) Schweitzer & Co., meat, San Francisco Hospital (claim
3,356.67	dated Dec. 31, 1930)
	(60) San Francisco Dairy Delivery Company, milk, etc., San
4,937.87	Francisco Hospital (claim dated Dec. 31, 1930)
	(61) Scatena-Galli Fruit Company, fruits and produce, San
1,226.64	Francisco Hospital (claim dated Dec. 31, 1930)
	(62) Lagomarsino & Co., vegetables, San Francisco Hospital
618.50	(claim dated Dec. 31, 1930)
	(63) A. Levy & J. Zentner Company, fruits and produce, San
700.35	Francisco Hospital (claim dated Dec. 31, 1930)
	(64) Eastman Kodak Stores, X-ray films, etc., San Francisco
2,910.60	Hospital (claim dated Dec. 31, 1930)
	(65) General Electric X-ray Corporation, X-ray equipment,
3,514.50	San Francisco Hospital (claim dated Dec. 31, 1930)
	(66) Southern Pacific Company, refund of first installment,
	1930-1931 taxes as rental payment, per lease, for use of
0 == 0 04	property occupied by City's "pipe yard," Sixth and Irwin
3,758.21	streets (claim dated Feb. 2, 1931)

# Appropriation, \$7,495, Special School Tax, Structural Steel for James Lick Junior High School.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$7,495 be and the same is hereby set aside, appropriated and authorized to be expended out of Special School Fund for structural steel for the James Lick Junior High School, per award of contract to Judson-Pacific Company.

#### Appropriation, \$1,500, for Employment of Plumber at Laguna Honda Home.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, for the employment of plumber for service at the Laguna Honda Home.

#### Adopted.

The following resolutions were adopted:

# Appropriation, \$188.34, Out of Publicity and Advertising, to Meet Additional Expense of 1930 Armistice Day Celebration.

On recommendation of Finance Committee.

Resolution No. 33882 (New Series), as follows:

Resolved, That the sum of \$188.34 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, to meet additional expense of the 1930 Armistice Day celebration.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

# Acceptance of Offer of California Pacific Title and Trust Company to Sell to City and County of San Francisco Land Required for McLaren Park.

Also, Resolution No. 33883 (New Series), as follows:

Whereas, an offer has been received from California Pacific Title

and Trust Company to sell to the City and County of San Francisco certain land required for park purposes (McLaren Park); and

Whereas, the price at which said parcels of land are offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of said California Pacific Title and Trust Company to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$32,487.90, be and the same is hereby accepted, the said land being described and designated as follows, towit:

			Description		
Applica-			Asse	ssor's	
tion	Parcel		Lot	Block	
No.	No.	Name.	No.	No.	Amount
171328	445	Cecil J. Garnsey	13	6296	\$ 375.00
177549	162	Joseph Girbony	11	6261	500.00
177549	137	Matyes Grozner	10	6261	3,150.00
171328	448	Minnie L. Kerwin	10	6296	375.00
171328	23	Agnes C. Livingston	7	5996	200.00
171328	59-66	Sadie A. Maguire	3	6058	200.00
		Sadie A. Maguire	4	6058	600.00
		Sadie A. Maguire	5	6058	840.00
		Sadie A. Maguire	6	6058	1,080.00
		Sadie A. Maguire	9-10	6112	1,000.00
		Sadie A. Maguire	1	6112	500.00
		Sadie A. Maguire	Impts.	6058	2,188.00
177549	151	Henry & Anna Mikusik	13	6260	5,072.00
171328	450	Agnes E. O'Connell	8-11	6296	750.00
171328	<b>57</b>	Carl E. & Freda Pedersen	2	6113	6,147.00
177549	157	Villard W. Sloan	14	6295	5.250.00
177549	155	Blanche H. Smalley	5	6261	350.00
177549	161	A. G. Goodrich, trustee of			
		estate of Thomas P. H.			
		Whitelaw, bankrupt	6	6261	350.00
171328	446	Hannah M. Wilkinson	12	6296	375.00
177549	156	Annie Kareczki	12	6261	760.90
171328	93	George B. Bionini1-	11A, 12	6071	2,425.00

Ayes—Supervisors Andriano, Breyer, Canepa. Colman, Gallagher. Garrity, Havenner, Hayden, McGovern, McSheehy. Miles, Peyser, Roncovieri, Shannon, Spaulding. Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Passed for Printing.

The following resolution was passed for printing:

Payment for Lands Required for McLaren Park, \$32,487.90.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$32,487.90 be and the same is hereby set aside and appropriated out of "Pürchase of lands for public purposes in Mission District," Budget Item No. 59, and authorized in payment to the California Pacific Title and Trust Company, being payment for lands required for park purposes (McLaren Park), and particularly referred to and described in Resolution No. (New Series). accepting the offers for said land, and which Resolution No. (New Series) is made a part hereof. (Claim dated Feb. 2, 1931.)

#### Adopted.

The following resolutions were adopted:

#### Auditor to Cancel Assessments, State Property.

On recommendation of Finance Committee.

Resolution No. 33884 (New Series), as follows:

Whereas, the Auditor has reported that the following described property, now standing of record in the name of the Regents of the University of California, through error a tax was carried out on the Assessment Roll for the year 1929, and being State property recommends that the 1929 assessment be canceled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel, as provided in Section 3804-A of the Political Code, the following 1929 assessment:

R. E. Vol. 5, Lots 3 to 7, inclusive, Block 786; Lots 1 to 10, inclusive, Block 791; Lots 17 to 21, inclusive, Block 791.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Tax Sale and Assessment, City Property.

Also, Resolution No. 33885 (New Series), as follows:

Whereas, the Auditor has reported that for the year 1928 Lot 3, Block 1876, was assessed in the names of Robert and Catherine Williams, in Volume 14, and sold to the State June 27, 1929, under Sale No. 838; also assessed for the year 1929. The title to the property is now vested in the City and County of San Francisco and Sale No. 838 of June 27, 1929, and also the 1929 assessment should be canceled, and the City Attorney having consented thereto; therefore, be it

Resolved. That the Auditor be directed to cancel said Sale No. 838, and the 1929 assessment, in accordance with the provisions of Sections 3776 and 3804-A of the Political Code.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Tax Sale No. 3056.

Also, Resolution No. 33886 (New Series), as follows:

Whereas, the Auditor has reported that the property described in the 1929 Assessment Roll, in Volume 38, as Lot 3, Block 6307, being the northeast corner of Sunnyvale avenue and Talbert street, north 276 x east 105.8 feet, was sold to the State June 23, 1930, under Sale No. 3056. That his office has been advised by the Assessor that Lot No. 3 does not exist; that the easterly 19 feet of the property is now, and always has been, a portion of Lot 2, and so assessed in the name of Edward Kruse; that the remainder of the property—the westerly 86.8 feet—is now and always has been a portion of Lot 4, and so assessed in the name of John K. Bulger, and that all taxes have been paid, and recommends cancellation of said sale, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel said Sale No. 3056 in accordance with the provisions of Sections 3776 and 3804-A of the Political Code.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Tax Sale No. 480.

Also, Resolution No. 33887 (New Series), as follows:

Whereas, the Auditor has reported that the property described as Lot 1, Block 1344, is vested in the San Francisco Nursery for Homeless Children and is exempt from taxation. For the year 1928, through error, the property was taxed and sold to the State June 27, 1929, for unpaid tax under Sale No. 480. The Auditor recommends cancellation of said sale, and the City Attorney having consented thereto: therefore

Resolved, That the Auditor be directed to cancel, in accordance with the provisions of Sections 3776 and 3804-A, Political Code, said Sale No. 480.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Assessments, 1929, City Property.

Also, Resolution No. 33888 (New Series), as follows:

Whereas, the Auditor has reported that the following described property, now owned by the City and County of San Francisco, was assessed in the names of the original owners for the year 1929, and recommends that said assessments be canceled, and the City Attorney having consented thereto; therefore

Resolved, That the Auditor be directed to cancel the following assessments for the year 1929, in accordance with the provisions of Section 3804-A of the Political Code:

Volume 20, Block 2894, Lot 13, Higgins & Sons, Inc.

Volume 20, Block 2899, Lots 17 to 34, inclusive, A. St. J. Bowie.

Volume 44, Block 2894-A, Lot 1, J. L. LaPlace, Jr., et al.

Volume 44, Block 7201, Lots 5, 8, 9, 10 and 11, Spring Valley Water Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spanlding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Assessments and Sales, City Property.

Also, Resolution No. 33889 (New Series), as follows:

Whereas, the Auditor has reported that the following described property, now owned by the City and County of San Francisco, has been sold to the State for delinquent taxes, as assessed to the original owners, and has recommended that tax sales covering the same should be cancelled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel the following assessments and sales in accordance with the provisions of Sections 3776 and 3804a of the Political Code:

#### **1928**.

Volume 35, Block 5842, Lots 1 to 14, inclusive, and Lot 54. Sold to the State June 27, 1929. Sales 2343 to 2356, inclusive, and 2367.

Block 5831, Lots 3 to 12, inclusive. Sold to the State June 27, 1929. Sales 2324 to 2333, inclusive.

#### 1929.

Block 5831, Lots 1 and 2, 13 to 18, inclusive, 25 to 40, inclusive. Sold to the State June 23, 1930. Sales 2705 to 2828, inclusive.

Block 5804, Lots 1 to 15, inclusive, and 30 to 38, inclusive. Sold to the State June 23, 1930. Sales 2663 to 2677 and 2679 to 2687, inclusive.

Lots 1 to 15, inclusive, and Lots 30 to 38, inclusive, also assessed for the year 1930.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman. Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Assessment, State Property.

Also, Resolution No. 33890 (New Series), as follows:

Whereas, the Auditor has reported that the following described property, now standing of record in the Veterans' Welfare Board of the State of California, is assessed for the year 1930 in the names of the original owners; and

Whereas, being State property, the assessments should be cancelled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel, as provided in Section 3804a of the Political Code, the following assessments:

Volume	Block	Lot		Amount	
6	951	2	Oscar M. Robinson	<b>\$133.72</b>	
15	1913	4	A. R. Johnson		
15	1918	9	Geo. H. McCarthy	88.88	
15	1918	33	Fred D. Wilson	84.84	
15	1919	29	Marian Realty Company	92.92	
15	1919	30	Marian Realty Company	44.44 2	nd
15	1919	33	Marian Realty Company	44.44 2	nd
15	1919	35	Marian Realty Company	88.88	
16	2196	24	Lawrence Costello	88.48	
17	2390	27	Chas. P. Miner	30.70	
17	2412	10	Carl Gellert	105.04	
18	2421	36	Moses Offenbach	28.68 2	nd
18	2424	37	A. E. Jones	30.91 2	nd
18	2431	4A	Forester Realty Company	49.70	
18	2473	36	M. Stulsaft Investment Company	86.06	
22	3174	29	Jos. S. Koperski	94.14	
22	3281	14	T, P. H. Harrington	67.94 '	
24	3603	23	Guido Vivaldi	67.06	
28	4281				
	4339	16	Theodore Jocz	49.28	
38	6408	6	H E. Dunn et al	80.80	
38	6441	<b>24</b>	V. E. Bjorkman	76.76	
41	6778	19	G. J. Romain	15.96 2	nd
42	7014	20	G. V. Williams	14.96	
43	7089	28	W. E. Dowd et al	70.70	
Azron	Samo	micon	Andriana Proven Canana Calman	Callagh	011

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Auditor to Cancel Tax Sale.

Also, Resolution No. 33891 (New Series), as follows:

Whereas, the Tax Collector and Auditor have reported that the taxes for the fiscal year 1929-1930 on the following described property were paid on the date set forth, but through error were not stamped "Paid" on the Assessment Roll; that the property was sold to the State of California on the 23d day of June, 1930, under Sale No. 1172—Lot No. 45, Block No. 2023, assessed to A. A. Axelrod, second installment paid April 28, 1930, amount \$41.37, Sale No. 1172—and recommend cancellation of said sale, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel Sale No. 1172 of

June 23, 1930, in accordance with the provisions of Sections 3776 and 3805 of the Political Code.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

#### Accepting Percentages of Receipts, Market Street Railway Passenger Fares.

Also, Resolution No. 33892 (New Series), as follows:

Resolved, That the statement heretofore filed by the Market Street Railway Company, showing gross receipts from passenger fares for the month of December, 1930, upon which percentages in the following amounts are due the City and County, be and the same are hereby accepted, to-wit.

Parkside Transit Company, etc.\$553.17Gough Street Railroad39.13Parnassus avenue, etc.228.63

Further Resolved, That the Market Street Railway Company be and is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Mayor to Enter Into Agreement for Services of Reinald Werrenrath, Recital of March 18, 1931.

On recommendation of Auditorium Committee.

Resolution No. 33893 (New Series), as follows:

Resolved, That the Board of Supervisors, upon the recommendation of the Auditorium Committee, authorizes his Honor the Mayor to enter into a contract with the National Broadcasting Company, Inc., as agent, for the services of Reinald Werrenrath, baritone, to appear in recital to be held in the Auditorium, March 18, 1931, and that said National Broadcasting Company, Inc., or agent, be paid the sum of \$2,000 for the artistic services of said Reinald Werrenrath to be rendered at said recital.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Street Lights.

On recommendation of Lighting Committee.

Resolution No. 33894 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove and install street lights as follows:

#### Remove 400 M. R.

Tioga street between Rutland and Delta streets.

Arlington street between Mateo and Roanoke streets.

East side Forty-first avenue between Anza and Balboa streets.

Eighteenth avenue between Taraval and Santiago streets.

East side Twenty-seventh avenue between Lincoln way and Irving street.

East side Twenty-seventh avenue between Irving and Judah streets.

East side Twenty-seventh avenue between Judah and Kirkham streets

Northwest corner Page and Gough streets.

South side Page street between Gough and Octavia streets.

South side Page street between Webster and Fillmore streets. South side Page street between Fillmore and Steiner streets.

Corner Page and Pierce streets.

Corner Page and Octavia streets.

Page street between Octavia and Laguna streets.

Page street between Buchanan and Webster streets.

Southeast corner Page and Steiner streets.

South side Page street between Steiner and Pierce streets.

Southeast corner Page and Pierce streets.

South side Page street between Pierce and Scott streets.

South side Page street between Scott and Divisadero streets.

East side Twenty-sixth avenue between Lincoln way and Irving street.

East side Twenty-sixth avenue between Irving and Judah Streets. East side Twenty-sixth avenue between Judah and Kirkham streets.

Southeast corner Twenty-sixth avenue and Lincoln way.

Washington street between Hyde and Polk streets (3). Southeast corner Fifteenth avenue and Lincoln way.

Northwest corner Fifteenth avenue and Kirkham street.

Southwest corner Seventeenth avenue and Lincoln way.

West side Seventeenth avenue between Lincoln way and Irving street.

West side Seventeenth avenue between Irving and Judah streets.

West side Seventeenth avenue between Judah and Kirkham streets.

Southwest corner Seventeenth avenue and Kirkham street.

Southwest corner Seventeenth avenue and Noriega street. West side Seventeenth avenue between Noriega and Ortega streets.

Northeast corner Seventeenth avenue and Ortega street.

Southeast corner Thirty-eighth avenue and Lincoln way.

East side Thirty-eighth avenue between Irving and Judah streets.

Northeast corner Thirty-eighth avenue and Irving street. West side Leavenworth street between Sutter and Bush street.

West side Leavenworth street between Bush and Pine streets. West side Leavenworth street between Pine and California streets. East side Leavenworth street between California and Sacramento streets.

#### Install 400 O. B.

North and south sides Ocean avenue between Phelan avenue and Howth street.

Southwest corner Ocean avenue and Howth street.

Northwest corner Page and Gough streets.

North and south sides Page street between Gough and Octavia streets.

South side Page street between Octavia and Laguna streets.

North side Page street between Octavia and Laguna streets (property line of church) (2).

North and south sides Page street between Buchanan and Webster streets.

North and south sides Page street between Webster and Pierce streets (6).

Northeast and southwest corners Page and Steiner streets.

Southwest corner Page and Webster streets.

Northeast and southwest corners Page and Octavia streets.

Northeast and southwest corners Page and Pierce streets.

North and south sides Page street, Pierce street to Divisadero street (4).

East and west sides Twenty-sixth avenue between Lincoln way and Irving street.

East and west sides Twenty-sixth avenue between Irving and Judah

streets.

East and west sides Twenty-sixth Avenue between Judah and Kirkham Streets.

Northeast and southwest corners Twenty-sixth Avenue and Lincoln Way.

North side Valley Street between Castro and Diamond Streets.

North and south sides Arbor Street between Conrad and Diamond Streets.

North side Whipple Street between Ellington Street and Rae Avenue. North side Whipple street between Rae Avenue and Huron Avenue.

North side Whipple Street between Huron and San Jose Avenues.

South side Wilder Street east of Diamond Street. South side Wilder Street west of Natic Street.

Groveland Street between Danvers and Yukon Streets.

East and west sides Caine Avenue between Lakeview and Lobos Streets.

Southeast corner San Bruno and Oakdale Avenues.

Delano Avenue between Ocean Avenue and Oneida Street.

Rosecranz Street between Powhattan and Mayflower Streets.

Minnesota Street between Eighteenth and Mariposa Streets.

Tocoloma Street and Peninsular Avenue. (Corner.)
Tocoloma Street between Blanken and Lathrop Streets.

North and south sides Tioga Street between Rutland and Delta Streets.

North and south sides Santa Rosa Avenue between Capistrano and San Jose Avenues.

North and south sides Arlington Street between Mateo and Roanoke Streets

East and west sides Forty-first Avenue between Anza and Balboa Streets

Southwest corner Forty-first Avenue and Anza Street.

West side Fair Oaks Avenue between Twenty-fifth and Twenty-sixth Streets.

East side Sixteenth Avenue, front of 1820. Sixteenth Avenue, north of Santiago Street.

Fifteenth Avenue between Rivera and Santiago Streets.

Front of 2280 Fifteenth Avenue.

East and west sides Eighteenth Avenue between Taraval and Santiago Streets.

East and west sides Eighteenth Avenue between Moraga and Noriega Streets.

East and west sides Twenty-seventh Avenue between Lincoln Way and Irving Street.

East and west sides Twenty-seventh Avenue between Irving and Judah Streets.

East and west sides Twenty-seventh Avenue between Judah and Kirkham Streets.

West side Twenty-seventh Avenue north of Lawton Street.

East and west sides Twenty-eighth Avenue between Lincoln Way and Irving Street.

East and west sides Twenty-eighth Avenue between Kirkham and Lawton Streets.

Holloway Avenue between Jules and Ashton Avenues.

Northeast and southwest corners Washington and Hyde Streets.

Northeast and southwest corners Washington and Larkin Streets. North and south sides Washington Street between Hyde and Polk Streets.

Northeast and southwest corners Lincoln Way and Fifteenth Avenue. East and west sides Fifteenth Avenue between Judah and Kirkham streets.

Northwest and southeast corners Fifteenth Avenue and Kirkham Street.

Northeast and southwest corners Seventeenth Avenue and Lincoln Way.

East and west sides Seventeenth Avenue between Lincoln Way and Irving Street.

East and west sides Seventeenth Avenue between Irving and Judah Streets.

East and west sides Seventeenth Avenue between Judah and Kirkham Streets.

Northeast and southwest corners Seventeenth Avenue and Kirkham

East side Seventeenth Avenue between Kirkham and Lawton Streets. Southwest corner Seventeenth Avenue and Lawton Street.

Northeast corner Seventeenth Avenue and Moraga Street.

West side Seventeenth Avenue north of Noriega Street.

Southwest corner Seventeenth Avenue and Noriega Street. Northeast corner Seventeenth Avenue and Ortega Street.

Northeast and southwest corner Thirty-eighth Avenue and Lincoln Way.

Northeast and southwest corners Thirty-eighth Avenue and Irving Street.

East and west sides Thirty-eighth avenue between Irving and Judah streets.

Sussex street between Elk and Mizpah streets.

East and west sides Leavenworth street between Sutter and Bush streets.

Northeast and southwest corners Leavenworth and Bush streets.

East and west sides Leavenworth street between Bush and Pine streets.

East and west sides Leavenworth street between Pine and California streets.

East and west sides Leavenworth street between California and Sacramento streets.

Change 400 M. R. to O. B.

Corner Ocean Avenue and Delano Avenue.

Rutland and Tioga streets.

Delta and Tioga Streets.

Southeast corner Forty-second Avenue and Anza Street.

Northeast corner Forty-first Avenue and Anza Street.

Corner Forty-first Avenue and Balboa Street.

South side Twenty-sixth Street opposite Fair Oaks Street. East side Fair Oaks Street, first north Twenty-sixth Street. Northeast corner Fair Oaks Street and Twenty-fifth Street.

East and west side Fair Oaks Street between Twenty-fourth and Twenty-fifth Streets.

Northwest corner Twenty-fourth and Fair Oaks Streets.

Fifteenth Avenue and Santiago Street.

East side Fifteenth Avenue between Rivera and Santiago Streets.

Eighteenth Avenue and Santiago Street. Eighteenth Avenue and Pacheco Street.

Eighteenth Avenue and Quintara Street.

Northeast corner Twenty-seventh Avenue and Lawton Street.

Northeast corner Twenty-eighth Avenue and Irving Street.

Northeast corner Twenty-eighth Avenue and Lawton Streets.

Northeast corner Twenty-sixth Avenue and Kirkham Street.

Corner Whipple and Ellington Streets.

Corner Whipple Street and Rae Avenue.

Sussex Street between Elk and Mizpah Streets (2).

Change 250 M. R. to 400 O. B.

Torrens Court off Clay Street.

Santa Rosa and San Gabriel Streets.

Santa Rosa and Capistrano Streets.

Arlington and Roanoke Streets.

Roanoke and Mateo Streets.

Southeast corner Plymouth Avenue and Farallones Street. Corner Conrad and Arbor Streets. Wilder and Carrie. (Corner.)

Remove 250 M. R.

Arbor Street between Conrad and Diamond Streets. Caine Avenue between Lakeview and Lobos Streets.

Install 600 O. B.

Trolley pole front of St. Brigid's Church, Van Ness Avenue and Broadway (2).

Trolley pole east side Van Ness Avenue and Sacramento (front of church) (1).

Remove 250 C. P.

Van Ness Avenue and Broadway, first and second trolley poles (4). Remove~600~M.~R.

Northeast corner Washington and Hyde Streets. Southeast corner Leavenworth and Bush Streets.

Connect 250 C. P.

59 El Verano Avenue near Fernwood Drive.

Install 400 C. P. Type "C"

Front of St. Agnes' Church, Masonic Avenue, west side (2). Front of First Presbyterian Church, Sacramento Street, south side,

east of Van Ness Avenue (1).

East and west side Scott street between Hayes and Fell.

Change 600 M P to 100 O P

Change 600 M. R to 400 O. B.

North side Ocean Avenue off Howth Street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Passed for Printing.

The following bill was passed for printing:

Underground District No. 59, Russ Street From South Side of Howard Street to the North Side of Folsom Street.

On recommendation of Lighting Committee.

Bill No. 9425, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1ss.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1ss. An additional district to those heretofore described, within which it shall be unlawful to maintain poles and overhead wires after July 1, 1931, is hereby designated, to-wit:

Underground District No. 59, Russ Street from south side of Howard Street to the north side of Folsom Street (approximately 550 feet).

#### Adopted.

The following resolutions were adopted:

Transferring Property at Vallejo and Taylor Streets From Board of Education to Board of Park Commissioners.

On recommendation of Public Buildings and Lands Committee.

Resolution No 33895 (New Series), as follows:

Whereas, The Board of Education, at its meeting held Wednesday, Dec. 17, 1930, adopted the following resolution:
"Whereas, That certain lot, tract or parcel of land situate, lying

and being in the City and County of San Francisco, State of California, and described as follows, to-wit:

"Commencing at the point of intersection of the northerly line of Vallejo street with the easterly line of Taylor street, and running thence northerly along the said easterly line of Taylor street, one hundred and thirty-seven (137) feet and six (6) inches; thence at right angles easterly one hundred and thirty-seven (137) feet and six (6) inches; thence at right angles southerly one hundred thirty-seven (137) feet and six (6) inches to the northerly line of Vallejo street, and thence at right angles westerly one hundred and thirty-seven (137) feet and six (6) inches to the point of commencement; is now under the jurisdiction of the Department of Education of the City and County of San Francisco, and is unused and is no longer necessary for school purposes; now, therefore, be it

"Resolved, That the Board of Education does hereby consent that the aforesaid lot be transferred by the Board of Supervisors to the Board of Park Commissioners, to be thereafter used and maintained as a public park for the City and County of San Francisco.

"Above resolutions adopted by majority vote of the Board, with the understanding that the Park Commission will immediately take steps for the improvement and beautification of this parcel of land.

"H. M. MONROE, "Secretary."

Now, therefore, be it

Resolved, That in accordance with the resolution of the Board of Education the hereinabove described property be and the same is hereby transferred from the control and custody of the Board of Education to the Board of Park Commissioners, the same to be used for public park purposes.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

Approval of Contract Between San Francisco Water Department and Mrs. F. M. Kruse for Lease of 6.9 Acres in Plot No. 44, Bernal Portion of the Rancho El Valle de San Jose, Pleasanton District.

On recommendation of Pullic Utilities Committee.

Resolution No. 33896 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contract for the use and occupation of certain par-

cels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contract for the use and occupation of the parcels of land described therein be, and the same is hereby approved, and the Clerk of this Board be, and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following is the contract heretofore referred to:

1. Mrs. F. M. Kruse, 6.9 acres in Plot No. 44 of the Bernal portion of the Rancho Del Valle de San Jose, Pleasanton District; term, one year; agricultural.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Intention to Change and Establish Grades on Francisco Street.

On recommendation of Streets Committee.

Resolution No. 33897 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 112908 of the Board of Public Works, adopted January 16, 1931, and written recommendation of said Board filed January 17, 1931, to-wit:

#### Francisco Street.

Kearny street, 4.00 feet. (The same being the present official grade.) 15 feet northerly from the southerly line of, 236.50 feet westerly from Kearny street, 5.77 feet.

15 feet southerly from the northerly line of, 279.50 feet westerly from Kearny street, 6.09 feet.

15 feet northerly from the southerly line of, 129 feet easterly from Grant avenue, 53.50 feet.

15 feet southerly from the northerly line of, 86 feet easterly from Grant avenue, 50.50 feet.

Grant avenue, 50.00 feet. (The same being the present official grade.) On Francisco street between Kearny street and Grant avenue be changed and established to conform to true gradients between the grade

elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street

improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes-Supervisors Andriano, Breyer, Canepa. Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser. Roncovieri, Shannon, Sparlding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

Approval of Plans Submitted by Harold Lee, M. E., Naval Architect, for the Construction of a Police Patrol Boat, and Authorizing and Directing Purchaser of Supplies to Call for Bids for the Construction of Such Boat.

On recommendation of Supplies Committee.

Resolution No. 33898 (New Series), as follows:

Whereas, in conformity with Resolution No. 33350 (New Series) of the Board of Supervisors, approved November 7, 1930, the Board of Police Commissioners, at a meeting held January 5, 1931, did approve plans and specifications for a police patrol boat; and

Whereas, after conference with the President of the Police Commission and the Chief of Police, the Supplies Committee of the Board of Supervisors, at a regular meeting of said committee, held January 28, 1931, did also approve said plans and specifications; therefore, be it

Resolved, That said plans and specifications for a police patrol boat as prepared and submitted by Harold Lee, M. E., naval architect, be and the same are hereby approved; and be it

Further Resolved, That the Purchaser of Supplies be and hereby is authorized and directed to advertise for bids for the construction of said police patrol boat.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman. Gallagher, Garrity, Havenner. Hayden, McGovern, McSheehy, Miles. Peyser. Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Power-1.

#### Approval of Contract, Printing Auditor's Annual Report, 1929-1930.

Also, Resolution No. 33899 (New Series), as follows:

Resolved, That award of contract be hereby made to A. F. Heuer, on bid submitted January 26, 1931 (Proposal No. 677), for furnishing the following, viz.: Printing Auditor's Annual Report, 1929-1930. 600 copies Auditor's Annual Financial Report for the fiscal year ending June 30, 1930. Sizes 11x8 inches. Style of composition as per City sample. Quality of paper, Substance No. 60 Clipper M. F. book or equal. Cover stock, 20x26—65 pound Ripple Finish Buckeye or equal, light gray color. Binding to be side wire stitched, 3 stitches, cover scored, four inserts 11x16 inches, two inserts 12x15 inches printed and side on substance No. 16 English Bond or equal, to be folded and tipped in. Galley and page proofs to be submitted to Auditor. Copy may be seen in the Statistical Department, Auditor's office, City Hall. To be delivered within thirty full working days from receipt of order, for the sum of \$653.40.

Resolved, That no bond be required. Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### "Slow" Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 33900 (New Series), as follows:

Resolved, That "slow" signs be installed at the following locations:

San Jose avenue, east and west of Santa Rosa avenue.

Grant avenue, north and south of Pacific street.

Powell street, north and south of Pacific street.

Mason street, north and south of Pacific street.

Taylor street, north and south of Pacific street.

Jones street, north and south of Pacific street. Leavenworth street, north and south of Pacific street.

Hyde street, north and south of Pacific street.

Larkin street, north and south of Pacific street.

Webster street, north and south of Pacific avenue.

Scott street, north and south of Pacific avenue.

Turk street, east and west of Gough street.

Gough street, north and south of Turk street.

West side of Claremont boulevard, north of Ulloa street.

East side of Claremont boulevard south of Ulloa street.

O'Farrell street, east and west of Hyde street.

Rolph street, east and west of Naples street.

Naples street, north of Rolph street. West side of Larkin street, north of Jackson street. East side of Larkin street, south of Jackson street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Authorizing Installation of Traffic Signal, Nineteenth Avenue and Taraval Street.

Also, Resolution No. 33901 (New Series), as follows:

Resolved, That automatic traffic signal be installed at the intersection of Nineteenth avenue and Taraval street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

#### Passed for Printing.

The following bill was passed for printing:

Amending Section 24, by Declaring Twenty-fourth Street an Arterial Street From West Line of Dolores Street to West Line of Hoffman Avenue, and Section 37a of Ordinance No. 7691 (New Series), by Adding Thereto Lilac Street Between Twentyfifth and Twenty-sixth Streets as a Street Upon Which Parking Is Prohibited at All Times.

On recommendation of Traffic and Safety Committee.

Bill No. 9426, Ordinance No. ——— (New Series), as follows:

Amending Section 24, Article IV, by declaring Twenty-fourth street an arterial street from the west line of Dolores street to the west line of Hoffman avenue, and Section 37a, Article V, of Ordinance No. 7691 (New Series) entitled "An ordinance regulating traffic upon the public streets, and repealing all ordinances inconsistent herewith,' adding thereto Lilac street between Twenty-fifth and Twenty-sixth streets.

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

Section 1. Section 24, Article IV, and Section 37a, Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, are hereby amended to read as follows:

#### ARTICLE IV.

Rules for Driving—Arterial Streets.

The following streets and parts of streets are hereby Section 24. declared to constitute arterial streets for the purpose of this section:

Alemany boulevard from the west line of Bay Shore boulevard to

the midline of San Jose avenue.

Army street from the west line of Third street to the east line of Potrero avenue, and from the west line of Potrero avenue to the east line of Mission street.

Bay Shore boulevard from the west line of San Bruno avenue to the county line of San Francisco.

Bay street from the center line of Columbus avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Fillmore street.

Bernal avenue southerly from the midline of Randall street to San Jose avenue; thence on San Jose avenue to the north line of Sagamore street, and from the south line of Alemany boulevard to the City and County line of San Francisco.

Bush street from the east line of Grant avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the east line of Presidio avenue.

California street from the east line of Grant avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Arguello boulevard.

Cortland avenue from the west line of Bay Shore boulevard to the east line of Mission street.

Fell street from the west line of Polk street to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Stanyan street.

Fulton street from the west line of Franklin street to the east line of the Great Highway.

Geary street from the west line of Presidio avenue to Point Lobos avenue; thence along Point Lobos avenue from Geary street to the Great Highway.

Great Highway from Point Lobos avenue to the north line of Sloat Boulevard.

Howard street from the north line of Thirteenth street to the north line of Army street.

Junipero Serra boulevard from the west line of Portola drive to the

City and County line of San Francisco.

Lincoln way from the east line of the Great Highway to the west line of Third avenue; thence on the Kezar Stadium road in Golden Gate Park to the west line of the intersecting roadway approximately 500 feet westerly of Stanyan street.

Lombard street from the west line of Van Ness avenue to the west

line of Lyon street.

Market street from the west line of Van Ness avenue to Portola drive; thence on Portola drive to the east line of Claremont boulevard, and on Portala drive from the west line of Claremont boulevard to the main roadway of Junipero Serra boulevard.

Mission street from the west line of Valencia street to the City and

County line of San Francisco.

Monterey boulevard from the west line of San Jose avenue to Santa Clara avenue; thence on Santa Clara avenue to the south line of Portola drive.

Nineteenth avenue from the north line of Lincoln way to the west

line of Junipero Serra boulevard.

Ocean avenue from the east line of the main roadway of Junipero Serra boulevard to the west line of San Jose avenue; from the east line of San Jose avenue to the west line of Alemany boulevard, and from the east line of Alemany boulevard to the west line of Mission street.

Pine street from the east line of Grant avenue to the east line of Van Ness avenue.

Post street from the west line of Van Ness avenue to the west line of Presidio avenue.

Potrero avenue from the north line of Division street to the west line of San Bruno avenue.

Seventh avenue from the south line of Lincoln way to Laguna Honda boulevard; thence on Laguna Honda boulevard to Dewey boulevard; thence on Dewey boulevard to Claremont boulevard; thence on Claremont boulevard to the center line of Portola drive.

Sickles avenue from the west line of Alemany boulevard to Sagamore street; thence on Sagamore street to Alemany boulevard, and thence on Alemany boulevard to the east line of Junipero Serra boulevard

Silver avenue from the east line of Alemany boulevard to the west line of Mission street, and from the east line of Mission street to the west line of Bay Shore boulevard.

Sloat boulevard from the east line of the Great Highway to the west line of Nineteenth avenue, and from the east line of Nineteenth avenue

to the west line of Portola drive.

Tenth street from the south line of Market street to the north line of Division street.

Third street from the south line of Channel street to the east line of Bay Shore boulevard.

Twenty-fourth avenue from the south line of Geary street to the south line of Fulton street; thence on the roadway through Golden Gate Park to the north line of Lincoln way at Nineteenth avenue.

Twenty-fourth street from the west line of Dolores street to the west

line of Hoffman avenue.

Valencia street from the south line of Market street to the midline of Mission street.

Van Ness avenue from the south line of North Point street to the north line of Market street, and from the south line of Market street to the center line of Howard street.

Every operator of a vehicle or street car, cable car excepted, traversing any street intersecting any arterial street shall bring such vehicle

or street car to a full stop at the place where such street meets the prolongation of the nearer property line of such arterial street, or at such other place as may be indicated by a sign erected in accordance with this section, subject, however, to the directions of any "stop" and "go" signal or police officer at such intersection.

The Police Department is hereby authorized and required to cause to be placed and maintained, upon each and every street intersecting an arterial street, and at or near the property line of the arterial street, suitable signs bearing the word "STOP".

#### ARTICLE V.

Stopping, Standing and Parking-Stopping Prohibited in Specified Places.

Parking Prohibited on Certain Streets, Day or Night.

Section 37(a). It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hours of the day or night on the following streets:

On the west side of Bernal avenue from the south line of Brook street to the east line of Diamond street, and on the east side of Bernal avenue from the south line of Brook street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond street and the westerly curb line of Bernal avenue.

On the north side of Brosnan place between Valencia street and Guerrero street.

On the east side of Grant avenue between Bush street and Broadway.

On the west side of Grant avenue between Bush and Pine streets. On the north side of Jessie street between First street and Ninth street.

On Lilac street between Twenty-fifth and Twenty-sixth streets.

On the north side of Natoma street between Tenth and Eleventh streets.

On the north side of Stevenson street between First and Ninth streets.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

#### Establishing Loading Zones.

On recommendation of Traffic and Safety Committee.

Resolution No. 33902 (New Series), as follows:

Resolved, That the following loading zones be established:

420 Commercial Street, 36 feet in length; Jones-Thierbach Company; serves freight delivery.

225 Market Street, 27 feet in length; American Trust Company; serves delivery of money.

1464-1470 Howard Street, 18 feet in length; Stella Metal Casket Company; serves delivery of materials, etc.

24-26 Duboce Avenue, 36 feet in length; Bekin's Van & Storage Com-

pany; serves loading at warehouse.

49 Duboce Avenue, 27 feet in length; Acme Paper Company; serves one sidewalk chute.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

#### Establishing Passenger Loading Zones.

Also, Resolution No. 33903 (New Series), as follows:

Resolved, That the following passenger loading zones be established:

1958 Vallejo Street, 18 feet in length; Nineteen Fifty-eight Valley Street, Inc.

790 Cortland Avenue, 18 feet in length; St. Kevin's Catholic Church.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

#### Abolishing Loading Zones.

Also, Resolution No. 33904 (New Series), as follows:

Resolved, That the following loading zones be abolished:

618 Sansome Street, 27 feet in length; Appraisers' Building. (Oil intake.)

134 Spring Street, 36 feet in length; Ed. Barry Printing Co.; Security Lithograph Company.

215-225 Market Street, 18 feet in length; Matson Navigation Company; American Trust Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Submission to City Engineer of Garbage Disposal Plans for His Opinion.

Supervisor Colman presented:

Resolution No. — ---- (New Series), as follows:

Resolved, That the plans and specifications of the San Francisco Garbage Disposal Company be and they are hereby submitted to the City Engineer, Mr. M. M. O'Shaughnessy, for such advice as he may deem proper for the guidance of this Board of Supervisors.

Referred to Health Committee.

#### Governor to Issue Writ of Election for Filling Vacancy in Twenty-first Senatorial District.

Supervisor Canepa presented:

Resolution No. ——— (New Series), as follows:

Whereas, it is of vital importance to our people that the City and County of San Francisco maintain its full quota of representatives in the Senate of the State of California; and Whereas, a vacancy now exists in the Twenty-first Senatorial Dis-

trict; and

Whereas, the Political Code provides the method of filling such vacancy; therefore, be it

Resolved, That His Excellency, James J. Rolph, Jr., Governor of the State of California, be and is hereby petitioned by the Board of Supervisors of the City and County of San Francisco to issue immediately a writ of election for the filling of said vacancy.

Referred to Finance Committee.

Mayor Requests Ordinance for Leasing Unused City Property.

The following was presented and read by the Clerk:

San Francisco, Cal., February 2, 1931.

Honorable Board of Supervisors of the City and County of San Francisco, City Hall, San Francisco, California.

Gentlemen: Recently the City Attorney rendered an opinion advising me that the existing method of allowing individuals and firms to occupy lands owned by the City and County, and not in use by any of the departments of the City and County, was illegal. The opinion carried with it recommendations to the effect that your honorable Board pass legislation that would simplify the method of leasing unused City property at a minimum of expense because of the small returns obtainable from many of the unused parcels. Pending the passage of such legislation I have designated Mr. Joseph M. Cumming, of this office, to collect all rents due under the so-called permit system now in effect.

I recommend to you that an ordinance be enacted by your honorable Board defining my powers, the length of publication you desire to have made prior to the granting of any lease, and the term for which such leases may be granted.

Respectfully submitted,

ANGELO J. ROSSI, Mayor.

Referred to Judiciary Committee.

Leave of Absence, E. B. De Golia, Member of City Planning Commission.

The following was presented and read by the Clerk:

San Francisco, Cal., January 30, 1931.

The Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, California.

Gentlemen: The Hon. E. B. De Golia, member of the City Planning Commission, wishes leave of absence, starting February 6th, for a period of sixty days, with permission to leave the State. Will you kindly concur with me in granting this request?

Respectfully submitted,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 33905 (New Series), as follows:

Resolved, That in accordance with the recommendation of his Honor the Mayor, Hon. E. B. De Golia, member of the City Planning Commission, is hereby granted a leave of absence for a period of sixty days, commencing February 6, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

Deed to Two Parcels of Land From the American Trust Company.

Supervisor Canepa presented:

Resolution No. 33906 (New Series), as follows:

Resolved, That the deed from the American Trust Company to the City and County of San Francisco to two parcels of land to be used for street purposes, as per deed approved by the Board of Public Works, Resolution No. 113038, and map attached thereto, showing the portions of ground given to the City, be and is hereby accepted, and that the said property deeded between Webster and Buchanan streets, known as Parcel No. 1, be known as North Point street, and that the

property deeded between Webster street and Marina boulevard, or Parcel No. 2, be known as Beach street.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

Appropriating \$10,255 Out of County Road Fund for the Reconstruction of Forty-fourth Avenue, Willard Street, Parsons Street and Army Street.

Supervisor Gallagher presented:

Resolution No. ———— (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of County Road Fund the following amounts for the reconstruction of streets as shown below:

Forty-fourth avenue, Geary street to Anza street\$	3,890
Willard street, Fulton street to McAllister street	1,750
Parsons street, Fulton street to McAllister street	1,580
Army street, Guerrero street to Dolores street	3,035

310,255Total Referred to Streets and Finance Committees.

#### Charter Amendment—Revenue Bonds.

Supervisor Havenner presented:

Charter Amendment No. —, providing for the acquisition, construction or extension of public utilities and the issuance of bonds therefor,

payable, both as to principal and interest, wholly from revenue.

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

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the --- day of -

1931, a proposal to amend the Charter, as follows:

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

#### ARTICLE ---

#### Revenue Bonds.

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

Section 2. When the Public Utilities Commission certifies to the Board of Supervisors its determination that public interest or necessity requires the acquisition or construction of any utility of a class not

already being operated under the charge of said Commission, or the acquisition or construction of additions or extensions of a utility then owned by the City and County which are estimated by its engineering bureau to cost more than one-half of the gross revenue of the particular utility for the year immediately preceding, and that bonds of the City and County of the character herein provided should be issued to provide for such acquisition or construction, the said Board of Supervisors shall, within thirty days thereafter, by resolution, either approve or disapprove of the plan of acquisition or construction so submitted to it by the said Commission. If the Board of Supervisors shall, by a majority vote, approve such plan so submitted, it shall, by ordinance, submit to the voters of the City and County the question of the acquisition or construction of such public utility or utilities, or additions or extensions thereto, and the issuance of bonds of the character in this article provided to meet the cost thereof. Should a majority of the qualified voters voting on the proposition of the acquisition or construction of such public utility or utilities, or such additions or extensions, vote in favor thereof, the said Commission may issue bonds of the City and County of the class herein provided to meet the cost of such acquisition or construction. Such proposition may be submitted at a special election called for that purpose or at any other election authorized by law at which the qualified voters of the City and County are entitled to vote. The manner and procedure for calling any election authorized by this article shall be governed by the provisions of Article XII of the Charter, so far as applicable.

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

additions or extensions are to be made.

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

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

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

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

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

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

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

The proportion of the revenues appropriated by resolution to the depreciation reserve and to the accident reserve shall be respectively expended in meeting the cost of depreciation in the particular utility or extensions or additions thereto, and in the payment of accident claims. Any accumulation of such depreciation reserve or such accident reserve may be invested, and if invested, the income from the investment shall be carried into the particular reserve from which

such investment was made. Such reserves and the proceeds thereof shall not be used for any other purpose than as herein provided.

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

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

tions to the particular utility, as the Commission may decide.

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

requirements for such purpose for the ensuing year.

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

Section 10. The provisions of said Article XII-A of the Charter shall control in all matters pertaining to the acquisition, construction and control of public utilities or extensions or additions thereto, and to the issuance or sale of bonds for such purposes where not herein otherwise provided. It is the purpose and intention of this amendment to provide for the issuance of bonds payable entirely out of revenue and for the manner of their payment and redemption, and not to change or annul any provision of said Article XII-A except as the same may apply to the issuance and payment of bonds payable wholly out of revenue, and the manner of the acquisition, construction or extension of utilities, the cost of which is to be provided for by said bonds as in this article provided; and the fact that there may be cast a greater

number of votes in favor of this amendment than may be cast in favor of the amendment hereinbefore referred to as Article XII-A, or that there may be cast a greater number of votes in favor of said last-mentioned amendment than may be cast in favor of this amendment, shall not cause any conflicting provision in one of said amendments to prevail over the other.

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

bonds of the City.

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

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

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

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

Referred to Judiciary and Public Utilities Committees.

Mayor Requested to Arrange for Meeting Between Board of Supervisors of San Mateo County and the Finance, Police and Buildings and Lands Committees of the Board of Supervisors of San Francisco Re Selection of Site for San Francisco Jail in San Mateo County.

Supervisor Shannon presented:

Resolution No. 33907 (New Series), as follows:

Resolved, That his Honor, Mayor Angelo J. Rossi, he respectfully requested to arrange for a meeting between the Board of Supervisors

of San Mateo County and the Public Buildings and Lands, Finance and Police Committees of the Board of Supervisors of the City and County of San Francisco for the purpose of conferring relative to the selection of a site for the City and County of San Francisco County Jail in San Mateo County.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

The following was presented, read and ordered spread in the Journal:

Governor Rolph Thanks Board for Floral Offering on Occasion of His Inaugural.

Sacramento, Cal., January 29, 1931.

Honorable Board of Supervisors, City and County of San Francisco, San Francisco, California.

Gentlemen: It is hoped that you will pardon my tardy reply for the beautiful array of flowers that you so kindly and thoughtfully presented to me upon my inauguration as Governor of the great State of California.

I am most appreciative of the sentiment expressed and am happy to be the recipient of congratulations from the members of your honorable Board.

With my compliments and every good wish to all of the members of the Board of Supervisors, believe me to be

Very sincerely yours,

JAMES ROLPH, Jr., Governor.

#### Plans for Public Buildings.

Supervisor Shannon asked that the City Attorney advise under what ordinance or law plans are made for public buildings.

So ordered.

#### Letter of Thanks for Dirigible Base.

On motion of Supervisor Gallagher, the Clerk was directed to send a letter of thanks to Congress for establishment of dirigible base at Sunnyvale.

On motion of Supervisor Gallagher, the Clerk was directed to get opinion from City Attorney as to legality of bids for refrigerators.

#### Water Seepage, Livermore Valley.

On motion of Supervisor Havenner, the Clerk was directed to ask as a matter of public service the advice of competent engineers, viz.: C. H. Lee, C. E. Grunsky, Fred Herman and Geo. Elliott as to the danger of water seepage inundating land in Livermore Valley as a result of gravity delivery of Hetch Hetchy water via Altamont Pass.

#### ADJOURNMENT.

There being no further business the Board at 6:40 p. m. adjourned.

J. S. DUNNIGAN,

Clerk.

Approved by the Board of Supervisors February 24, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

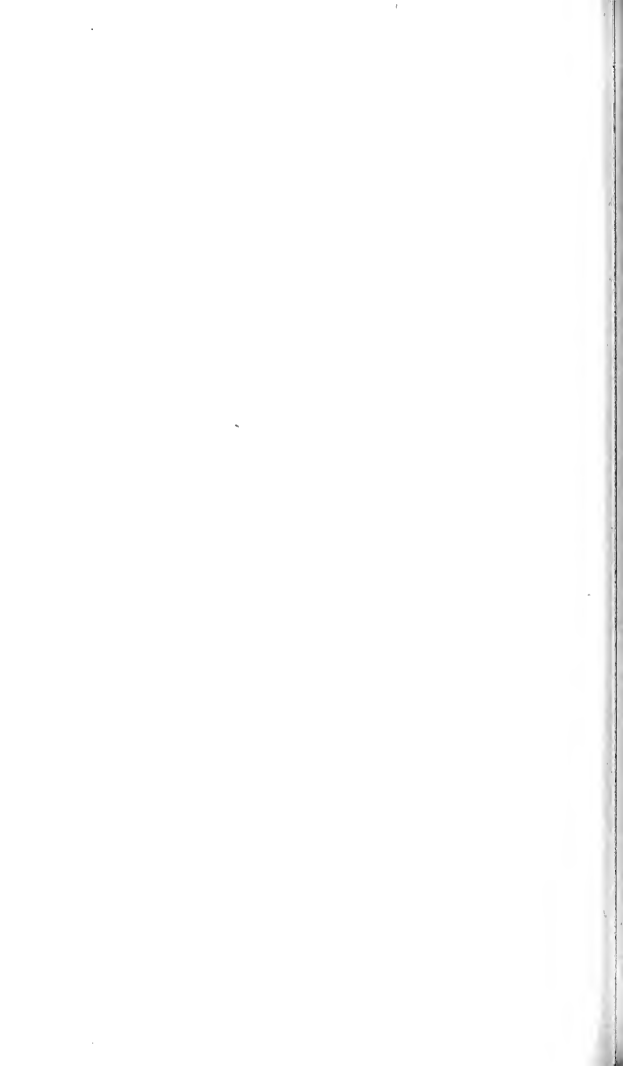
J. S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, February 9, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, FEBRUARY 9, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 9, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Breyer, Power—2.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of January 26, 1931, was considered read and approved.

#### Motion.

Supervisor Havenner moved that City Engineer wire representatives in Congress an expression of sympathy with amendment of Kahn House Resolution No. 16298, section 2 (sinking fund to amortize Alameda-San Francisco bay bridge cost); also Senate bill of same purport, making it forty years instead of twenty years, and request best efforts for passage of same.

#### City Attorney Requested for Opinion in re City Planning.

Supervisor Colman requested opinion of City Attorney as to what elements are considered in City planning—is public convenience and necessity a factor?

#### PRESENTATION OF PROPOSALS.

#### One Hundred Hospital Beds for Laguna Honda Home.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 100 hospital beds for Laguna Honda Home, and referred to Supplies Committee.

#### Cast-Iron Pipe for San Francisco Water Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing cast-iron pipe, bell-and-spigot type, cement lined, Class 150 (made in U. S. A.), for San Francisco Water Department, 2000 lineal feet, size 12-inch, and referred to Supplies Committee.

#### Dry Goods and Wearing Apparel.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing dry goods and wearing apparel, and referred to Supplies Committee.

#### Action Deferred.

On motion of Supervisor Roncovieri the following matter was laid over one week and made a Special Order for 2:30 p. m.:

#### HEARING OF APPEAL—2 P. M.

### Rezoning of Bernal Avenue Between St. Mary's Avenue and Cuvier Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential to Commercial District, property located on the southeast line of Bernal avenue between St. Mary's avenue and Cuvier street.

#### Action Deferred.

On motion of Supervisor Andriano the following matter was laid over one week and made a Special Order for 2:30 p. m.:

#### HEARING OF APPEAL-2 P. M.

#### Rezoning of Northeast Corner Steiner Street and Duboce Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Steiner street and Duboce avenue.

#### SPECIAL ORDER-2:45 P. M.

#### Site for Federal Building.

Dedication of 25 feet of land to Federal Government for Federal Building (Shannon) Building Committee.

## Granting Further Land in Civic Center to United States Government.

Bill No. 9432, Ordinance No. ——— (New Series), as follows:

Agreeing to a further grant to the United States of America, a site situate in the Civic Center of the City and County of San Francisco, and determining the size thereof, and authorizing the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors thereof to execute and deliver to the United States of America a deed conveying to the United States of America the hereinafter described real property, all pursuant to the provisions of Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco.

Whereas, pursuant to Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco, the Board of Supervisors has heretofore caused to be conveyed to the United States of America a certain piece or parcel of land situate in the Civic Center in the City and County of San Francisco; and

Whereas, the property heretofore granted is inadequate, and it is deemed necessary and to the best interests of the City and County of San Francisco and the United States of America that an additional piece or parcel of land contiguous to and adjoining said grant heretofore made and above referred to be conveyed by said City and County of San Francisco to said United States of America in order that the general scheme of buildings in said Civic Center be adhered to, and that additional building space be provided; and

Whereas, the hereinafter described real property is situate within the locality described in said section of said Charter, is owned by the said City and County of San Francisco and is unoccupied by any building or structure belonging to the said City and County of San Francisco.

Now, therefore,

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

Section 1. The Board of Supervisors of the City and County of San Francisco hereby determines that the size and site of said lands to be conveyed to the said United States of America should be as hereinafter set forth.

Section 2. That the City and County of San Francisco does hereby offer the hereinafter described real property to the United States of America, without any monetary consideration and in addition to the grant of land heretofore made and in pursuance to said Charter provision herein referred to, the hereinafter described real property.

Section 3. That the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors, be and they are hereby authorized, empowered and directed to make, execute and deliver to the United States of America, a good and sufficient deed conveying to said United States of America the hereinafter described real property.

Section 4. That the site to be conveyed to said United States of America, in conformity with this ordinance, is described as follows, to-wit:

Beginning at a point on the westerly line of Leavenworth Street produced southerly, distant thereon 229.375 feet southerly along said line of Leavenworth Street produced southerly from the southerly line of McAllister Street (said point being also the southeasterly corner of the property deeded by the City and County of San Francisco to the United States of America, recorded September 19, 1930, in Volume 2078, Page 484, Official Records of said City and County); thence southerly along said line of Leavenworth Street produced southerly 25 feet; thence at right angles westerly along a line parallel with and distant 25 feet at right angles southerly from the southerly line of the aforementioned property deeded to the United States of America, 412.50 feet to the easterly line of Hyde Street produced southerly; thence at right angles northerly along said line of Hyde Street produced southerly 47 feet to the southwesterly line of the aforementioned property deeded to the United States of America; thence southeasterly along last-mentioned property line, on a curve to the right, tangent to a line deflected 90 degrees to the right from the preceding course, radius 42 feet, central angle 61 degrees 33 minutes 58 seconds, a distance of 45.128 feet to the southerly line of the aforementioned property deeded to the United States of America; thence easterly along last-mentioned property line, 375.568 feet to the westerly line of Leavenworth Street produced southerly, and the point of beginning.

Section 5. This ordinance shall become effective immediately upon its passage.

#### Privilege of the Floor.

Messrs. Liess and de Forrest, representing Market street property owners, were heard in oposition to the bill.

Henry Heidelberg, Assistant City Attorney, was heard in behalf of the City.

#### Motion.

Supervisor McSheehy moved that the matter be held on the calendar until such time as the decision of the State Supreme Court is handed down.

#### Action Deferred.

Thereupon, on motion of Supervisor Shannon, the foregoing matter was *laid over one week*. Clerk to request Mr. Brown, architect for Civic Center, to attend.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33908 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Auditorium Fund

$Auditorium \ Fund.$	
(1) Pacific Gas and Electric Company, electricity furnished Auditorium (claim dated Jan. 22, 1931)\$  1928 Hetch Hetchy Construction Fund.	625.38
•	
(2) Edison Storage Battery Supply Company, battery rentals (claim dated Jan. 22, 1931)	651.76
(3) Gardner-Denver Company, one steam pump (claim dated Jan. 22, 1931)	602.80
(4) The Giant Powder Company, Con., explosives (claim dated Jan. 22, 1931)	2,836.25
(5) Ingersoll-Rand Company of California, machinery parts (claim dated Jan. 22, 1931)	745.70
(6) Owen-Oregon Lumber Company, lumber (claim dated	120.10
Jan. 22, 1931)	1,906.92
dated Jan. 22, 1931)	2,668.06
21, 1931)	2,124.46
dated Jan. 23, 1931)	799.62
<ul><li>(10) J. H. Creighton, truck hire (claim dated Jan. 23, 1931).</li><li>(11) General Electric Company, three electric motors and</li></ul>	2,323.13
accessories (claim dated Jan. 23, 1931)	4,079.60
dated Jan. 23, 1931)	1,417.66
1931)	858.51
23, 1931)	2,812.88
23, 1931)	594.88
chinery parts (claim dated Jan. 23, 1931)	735.00
tanks (claim dated Jan. 23, 1931)	4,032.03
Jan. 23, 1931)	2,851.76
1931)	1,500.46
dated Jan. 23, 1931)	773.00
dated Jan. 22, 1931)	741.75
(claim dated Jan. 22, 1931)	3,540.60
1931)	715.75

(24) R. A. Hansen, stove oil (claim dated Jan. 27, 1931) (25) Pacific Coast Aggregates, Inc., concrete sand (claim	<b>538.4</b> 0
dated Jan. 27, 1931)	530.00
27, 1930)	1,243.40
Municipal Railway Fund.	
<ul> <li>(27) Pacific Coast Steel Corporation, car wheels furnished Municipal Railway (claim dated Jan. 21, 1931)\$</li> <li>(28) County Road Fund, reimbursement for labor and material furnished Municipal Railway (claim dated Jan. 22,</li> </ul>	17,350.00
1931)	1,058.80
County Road Fund.	
(29) The Fay Improvement Company, City's contribution for improvement of Ord Court between Ord street and its westerly termination (claim dated Jan. 28, 1931)\$ (30) Meyer Rosenberg, City's contribution toward improve-	2,644.00
ment of Capitol avenue and crossings at Thrift street and Lakeview avenue (claim dated Jan. 28, 1931)	1,714.00
(claim dated Jan. 28, 1931)	650.00
28, 1931)	2,700.00
Hetch Hetchy Power Operative Fund.	
(33) Bald Eagle Meat Market, meats and foodstuffs furnished (claim dated Jan. 27, 1931)	<b>644.5</b> 0
Jan. 22, 1931)	927.04
-	2,580.00
1929 Sewer Bond Construction Fund.	
(36) MacDonald & Kahn, Inc., sixth payment, construction of Fillmore street main sewer, Section "C" (claim dated Jan. 28, 1931)\$  Special School Tax.	3,500.00
(37) W. P. Fuller & Co., oil, etc., furnished for school repairs	
(claim dated Jan. 21, 1931)\$ (38) Alta Electric Company, final payment, electrical work on addition to Francisco Junior High School (claim dated	676.50
Jan. 27, 1931)	3,483.00
dated Jan. 27, 1931)	2,000.00
1931)	<b>544</b> 00
Municipal Airport Fund.	
(41) John G. Rapp Corporation, one Dodge boat, less allowance on motor and boat, for use of Municipal Airport (claim dated Jan. 29, 1931)\$	770.00
Tax Judgments—Appropriation 58.	
(42) Goldman, Nye & Spicer, attorneys for judgment creditors, one-tenth of tax judgment, eighth installment (claim dated Feb. 15, 1931)\$	1,414.67

#### Auditorium Fund.

Auditorium Fund.	
(43) Concert Management, Arthur Judson, Inc., for services of Vladimir Horowitz, piano soloist for concert of Feb. 11, 1931 (claim dated Jan. 29, 1931)\$	2,000.00
Water Revenue Fund.	
(44) Electric Storage Battery Company, one electric battery (claim dated Jan. 28, 1931)	756.60
(45) Flynn & Collins, Ltd., one Ford Pickup car (claim dated Jan. 28, 1931)	538.90
(46) The Giant Powder Company, explosives (claim dated Jan. 28, 1931)	1,650.00
(47) Tynan-Alexander Motors, Ltd., one Ford truck (claim dated Jan. 28, 1931)	852.07
General Fund, 1930-1931.	
(48) San Francisco Chronicle, official advertising (claim dated Feb. 2, 1931)\$	4,825.29
(49) A. J. Jacobs, rent of premises No. 333 Kearny street, Jan. 3 to Feb. 3, 1931)	1,120.75
files (claim dated Feb. 2, 1931)	545.00
dated Feb. 2, 1931)	1,500.00
(52) Kellogg Switchboard and Supply Company, electric supplies, Department of Electricity (claim dated Dec. 31, 1930)	653.13
<ul><li>(53) Rincon Foundry Company, castings for Department of Electricity (claim dated Dec. 31, 1930)</li><li>(54) The Electric Corporation, electric supplies, Department</li></ul>	515.02
of Electricity (claim dated Dec. 31, 1930)	1,475.08
biles (claim dated Jan. 19, 1931)	660.90
Department (claim dated Jan. 19, 1931)	1,454.71
pital (claim dated Dec. 31, 1930)	785.62 562.57
(claim dated Dec. 31, 1930)	3,356.67
(60) San Francisco Dairy Delivery Company, milk, etc., San Francisco Hospital (claim dated Dec. 31, 1930)	4,937.87
(61) Scatena-Galli Fruit Company, fruits and produce, San Francisco Hospital (claim dated Dec. 31, 1930)	1,226.64
(62) Lagomarsino & Co., vegetables, San Francisco Hospital (claim dated Dec. 31, 1930)	618.50
Francisco Hospital (claim dated Dec. 31, 1930)	700.35
Hospital (claim dated Dec. 31, 1930)	2,910.60
San Francisco Hospital (claim dated Dec. 31, 1930) (66) Southern Pacific Company, refund of first installment,	3,514.50
1930-1931 taxes as rental payment, per lease, for use of	
property occupied by City's "pipe yard," Sixth and Irwin streets (claim dated Feb. 2, 1931)	3,758.21
Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Ros Shannon, Spaulding, Stanton, Suhr—16.	
About Cuponiage Presen Down 2	0

Absent—Supervisors Breyer, Power—2.

# Appropriation, \$7,495, Special School Tax, Structural Steel for James Lick Junior High School.

Also, Resolution No. 33909 (New Series), as follows:

Resolved, That the sum of \$7,495 be and the same is hereby set aside, appropriated and authorized to be expended out of Special School Fund for structural steel for the James Lick Junior High School, per award of contract to Judson-Pacific Company.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Breyer, Power-2.

## Appropriation, \$1,500, for Employment of Plumber at Laguna Honda Home.

Also, Resolution No. 33910 (New Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, for the employment of plumber for service at the Laguna Honda Home.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Payment for Lands Required for McLaren Park, \$32,487.90.

Also, Resolution No. 33911 (New Series), as follows:

Resolved, That the sum of \$32,487.90 be and the same is hereby set aside and appropriated out of "Purchase of lands for public purposes in Mission District," Budget Item No. 59, and authorized in payment to the California Pacific Title and Trust Company, being payment for lands required for park purposes (McLaren Park), and particularly referred to and described in Resolution No. 33883 (New Series), accepting the offers for said land, and which Resolution No. (New Series) is made a part hereof. (Claim dated Feb. 2, 1931.)

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Underground District No. 59, Russ Street From South Side of Howard Street to the North Side of Folsom Street.

On recommendation of Lighting Committee.

Bill No. 9425, Ordinance No. 8929 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1ss.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1ss. An additional district to those heretofore described, within which it shall be unlawful to maintain poles and overhead wires after July 1, 1931, is hereby designated, to-wit:

Underground District No. 59, Russ Street from south side of Howard Street to the north side of Folsom Street (approximately 550 feet).

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Amending Section 24, by Declaring Twenty-fourth Street an Arterial Street From West Line of Dolores Street to West Line of Hoffman Avenue, and Section 37a of Ordinance No. 7691 (New Series), by Adding Thereto Lilac Street Between Twenty-fifth and Twenty-sixth Streets as a Street Upon Which Parking Is Prohibited at All Times.

On recommendation of Traffic and Safety Committee.

Bill No. 9426, Ordinance No. 8930 (New Series), as follows:

Amending Section 24, Article IV, by declaring Twenty-fourth street an arterial street from the west line of Dolores street to the west line of Hoffman avenue, and Section 37a, Article V, of Ordinance No. 7691 (New Series) entitled "An ordinance regulating traffic upon the public streets, and repealing all ordinances inconsistent herewith," by adding thereto Lilac street between Twenty-fifth and Twenty-sixth streets.

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

Section 1. Section 24, Article IV, and Section 37a, Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, are hereby amended to read as follows:

### ARTICLE IV.

Rules for Driving—Arterial Streets.

Section 24. The following streets and parts of streets are hereby declared to constitute arterial streets for the purpose of this section:

Alemany boulevard from the west line of Bay Shore boulevard to the midline of San Jose avenue.

Army street from the west line of Third street to the east line of Potrero avenue, and from the west line of Potrero avenue to the east line of Mission street.

Bay Shore boulevard from the west line of San Bruno avenue to the county line of San Francisco.

Bay street from the center line of Columbus avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Fillmore street.

Bernal avenue southerly from the midline of Randall street to San Jose avenue; thence on San Jose avenue to the north line of Sagamore street, and from the south line of Alemany boulevard to the City and County line of San Francisco.

Bush street from the east line of Grant avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the east line of Presidio avenue.

California street from the east line of Grant avenue to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Arguello boulevard.

Cortland avenue from the west line of Bay Shore boulevard to the east line of Mission street.

Fell street from the west line of Polk street to the east line of Van Ness avenue, and from the west line of Van Ness avenue to the west line of Stanyan street.

Fulton street from the west line of Franklin street to the east line of the Great Highway.

Geary street from the west line of Presidio avenue to Point Lobos avenue; thence along Point Lobos avenue from Geary street to the Great Highway.

Great Highway from Point Lobos avenue to the north line of Sloat Boulevard.

Howard street from the north line of Thirteenth street to the north line of Army street.

Junipero Serra boulevard from the west line of Portola drive to the

City and County line of San Francisco.

Lincoln way from the east line of the Great Highway to the west line of Third avenue; thence on the Kezar Stadium road in Golden Gate Park to the west line of the intersecting roadway approximately 500 feet westerly of Stanyan street.

Lombard street from the west line of Van Ness avenue to the west

line of Lyon street.

Market street from the west line of Van Ness avenue to Portola drive; thence on Portola drive to the east line of Claremont boulevard, and on Portala drive from the west line of Claremont boulevard to the main roadway of Junipero Serra boulevard.

Mission street from the west line of Valencia street to the City and

County line of San Francisco.

Monterey boulevard from the west line of San Jose avenue to Santa Clara avenue; thence on Santa Clara avenue to the south line of Portola drive.

Nineteenth avenue from the north line of Lincoln way to the west

line of Junipero Serra boulevard.

Ocean avenue from the east line of the main roadway of Junipero Serra boulevard to the west line of San Jose avenue; from the east line of San Jose avenue to the west line of Alemany boulevard, and from the east line of Alemany boulevard to the west line of Mission street.

Pine street from the east line of Grant avenue to the east line of Van Ness avenue.

Post street from the west line of Van Ness avenue to the west line of Presidio avenue.

Potrero avenue from the north line of Division street to the west line of San Bruno avenue.

Seventh avenue from the south line of Lincoln way to Laguna Honda boulevard; thence on Laguna Honda boulevard to Dewey boulevard; thence on Dewey boulevard to Claremont boulevard; thence on Claremont boulevard to the center line of Portola drive.

Sickles avenue from the west line of Alemany boulevard to Sagamore street; thence on Sagamore street to Alemany boulevard, and thence on Alemany boulevard to the east line of Junipero Serra boule-

vard.

Silver avenue from the east line of Alemany boulevard to the west line of Mission street, and from the east line of Mission street to the west line of Bay Shore boulevard.

Sloat boulevard from the east line of the Great Highway to the west line of Nineteenth avenue, and from the east line of Nineteenth avenue to the west line of Portola drive.

Tenth street from the south line of Market street to the north line of Division street.

Third street from the south line of Channel street to the east line of Bay Shore boulevard.

Twenty-fourth avenue from the south line of Geary street to the south line of Fulton street; thence on the roadway through Golden Gate Park to the north line of Lincoln way at Nineteenth avenue.

Twenty-fourth street from the west line of Dolores street to the west

line of Hoffman avenue.

Valencia street from the south line of Market street to the midline of Mission street.

Van Ness avenue from the south line of North Point street to the north line of Market street, and from the south line of Market street to the center line of Howard street.

Every operator of a vehicle or street car, cable car excepted, traversing any street intersecting any arterial street shall bring such vehicle or street car to a full stop at the place where such street meets the prolongation of the nearer property line of such arterial street, or at

such other place as may be indicated by a sign erected in accordance with this section, subject, however, to the directions of any "stop" and "go" signal or police officer at such intersection.

The Police Department is hereby authorized and required to cause to be placed and maintained, upon each and every street intersecting an arterial street, and at or near the property line of the arterial street, suitable signs bearing the word "STOP".

### ARTICLE V.

Stopping, Standing and Parking—Stopping Prohibited in Specified Places.

Parking Prohibited on Certain Streets, Day or Night.

Section 37(a). It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hours of the day or night on the following streets:

On the west side of Bernal avenue from the south line of Brook street to the east line of Diamond street, and on the east side of Bernal avenue from the south line of Brook street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond street and the westerly curb line of Bernal avenue.

On the north side of Brosnan place between Valencia street and Guerrero street.

On the east side of Grant avenue between Bush street and Broadway. On the west side of Grant avenue between Bush and Pine streets.

On the north side of Jessie street between First street and Ninth street.

On Lilac street between Twenty-fifth and Twenty-sixth streets.

On the north side of Natoma street between Tenth and Eleventh streets.

On the north side of Stevenson street between First and Ninth streets.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

## PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$80,873.74, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

### NEW BUSINESS.

## Passed for Printing.

The following resolution was passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby

MONDAI, FEBRUARI 0, 1001.	310
authorized to be expended out of the hereinafter mentioned fun payment to the following named claimants, to-wit:	ds in
Maintenance of Aquarium—Appropriation 57.  (1) California Academy of Sciences, maintenance of Steinhart Aquarium, month of January (claim dated Feb. 9, 1931)	710.66
1928 Hetch Hetchy Construction Fund.	
(2) Challenge Cream and Butter Association, canned milk	
(claim dated Jan. 20, 1931)\$  (3) Hart Wood Lumber Company, lumber (claim dated Jan.	507.50
29, 1931)	348.68
Jan. 29, 1931)	772.85
	539.95
	712.50
	060.00
(8) Santa Cruz Portland Cement Company, cement (claim dated Jan. 29, 1931)	315.00
(9) State Compensation Insurance Fund, premium on insurance covering Hetch Hetchy employments (claim dated	
	822.29
	549.89
	949.66
(12) South San Francisco Packing and Provision Company, ham and bacon (claim dated Jan. 29, 1931)	962.09
	648.64
(claim dated Feb. 2, 1931)	859.87 577.13
Municipal Railway Fund.	911.10
(16) Westinghouse Electric and Manufacturing Company, axle bearings, etc. (claim dated Jan. 21, 1931)\$	564.87
(17) American Brake Shoe and Foundry Company, brake	
(18) Gilbert French and Frances French, in full settlement	159.46
of claim by reason of any damage sustained on or about Nov. 12, 1930, to Mrs. Frances French or Gilbert French	
due to collision of Municipal Railway cars in Twin Peaks tunnel (claim dated Jan. 27, 1931)	500.00
(19) San Francisco City Employees' Retirement System, for prior service pensions, City employees (claim dated Jan.	00.00
30, 1931)	916.52
Playgrounds Fund.	
(20) Devincenzi Brothers & Co., loam furnished playgrounds (claim dated Feb. 4, 1931)\$	650.00
(21) Gardner A. Dailey, architectural service rendered for the	997.42
Park Fund.	001.74
(22) Baker, Hamilton & Pacific Company shovels picks etc	
for parks (claim dated Feb. 5, 1931)\$ (23) The Duncanson-Harrelson Company, continuation of	824.09
	528.05
	555.96

(25) Pacific Gas and Electric Company, gas and electric ser-	
vice for parks (claim dated Jan. 29, 1931)	1,891.94
parks (claim dated Jan. 29, 1931)	1,646.81
(claim dated Jan. 29, 1931)	650.15
Library Fund.	
(28) San Francisco News Company, library books (claim dated Jan. 31, 1931)\$ (29) San Francisco News Company, library books (claim	1,672.28
dated Jan. 31, 1931)	1,201.26
dated Jan. 31, 1931)	4,695.66
31, 1931)	728.60
31, 1931)	1,301.44
31, 1931)	607.19
(claim dated Jan. 31, 1931)	1,424.45
itor service (claim dated Jan. 31, 1931)	810.00
(36) East Bay Municipal Utility District, third installment, for account of water supply and standby service, as pro-	
vided by Ordinance No. 8867 (New Series) (claim dated Feb. 4, 1931)	18.125.00
(37) Doherty Brothers, one Ford chassis and auto parts	
(claim dated Feb. 4, 1931)	841.35
(38) Nichols & Fay, premium on insurance covering automobile nonownership liability, San Francisco Water Department (claim deted Fish 4 1921)	529.45
ment (claim dated Feb. 4, 1931)	638.06
County koad Fund.	000.00
ū	
(40) Equitable Asphalt Maintenance Company, asphalt resurfacing of streets (claim dated Jan. 24, 1931)\$ (41) General Petroleum Corporation, gasoline furnished in	1,270.76
maintenance of streets (claim dated Jan. 27, 1931)	912.72
tenance (claim dated Jan. 27, 1931)	2,486.08
(claim dated Jan. 27, 1931)	4,593.59
(44) Reynier Lumber Company, redwood ties furnished	
(claim dated Jan. 28, 1931)	568.00
covering Hetch Hetchy employments (claim dated Jan. 28, 1931)	888.58
Special School Tax.	
, , , , , , , , , , , , , , , , , , , ,	2,188.07
_ ,	1,533.78
(48) MacDonald & Kahn, sixth payment, general construction, Aptos Junior High School (claim dated Feb. 3, 1931). 2 (49) Scott Company, sixth payment, plumbing and gasfitting,	3,203.50
	3,214.90

(50) Frederick W. Snook, fifth payment, mechanical equip-	
ment, Aptos Junior High School (claim dated Feb. 3, 1931). 11,34	3.22
(51) R. Flatland, fifth payment, electrical work, third unit	
of South Side (Balboa) High School (claim dated Feb. 3,	1 05
1931)	1,45
(52) H. Lawson, sixth payment, plumbing and fire sprinkling	
system, third unit South Side (Balboa) High School (claim dated Feb. 3, 1931)	9.50
dated Feb. 3, 1931)	J.9 <b>U</b>
tion, third unit South Side (Balboa) High School (claim	
dated Feb. 3, 1931)	1.00
(54) Scott Company, seventh payment, mechanical equip-	_,,
ment, third unit South Side (Balboa) High School (claim	
dated Feb. 3, 1931)	2.50
(55) Bureau of Sewer Repair, Board of Public Works, reim-	
bursement for construction of side sewer, Stockton street,	
for Francisco Junior High School (claim dated Feb. 4,	4.00
1931)	4.00
(56) Underwood Typewriter Company, 40 typewriters furnished Provides Lypion High School (claim dated Feb. 2	
nished Presidio Junior High School (claim dated Feb. 3, 1931)	0.00
	0.00
General Fund, 1930-1931.	
(57) Recorder Printing and Publishing Company, printing	
Superior Court calendars, January (claim dated Feb. 9.	
1931)\$ 51	5.00
(58) San Francisco Chronicle, official advertising (claim	9.05
dated Feb. 9, 1931)	2.05
(59) California State Automobile Association, traffic signs furnished through Police Department (claim dated Jan.	
	8.10
(60) United Autographic Register Company, 100,000 sets per-	0.19
sonal property receipts furnished Auditor (claim dated Jan.	
	4.51
(61) John Kitchen Jr. Company, printing furnished Assessor	
	1.50
(62) Automobile Registration Service, auto registration cards	
	2.98
(63) Eureka Benevolent Society, widows' pensions (claim	E 00
dated Feb. 6, 1931)	5.00
Feb. 6, 1931) 5,98	7.33
(65) Associated Charities, widows' pensions (claim dated	1.00
Feb. 6, 1931) 7.82	0.84
(66) Paul E. Denivelle, rehabilitation of Palace of Fine Arts	
(claim dated Feb. 5, 1931)	5.99
(67) Paul E. Denivelle, rehabilitation of Palace of Fine Arts	
	6.25
(68) The Rix Company, Inc., one portable compressor for use	
in the rehabilitation of Palace of Fine Arts (claim dated Feb. 5, 1931)	5.00
(69) Berringer & Russell, hay for Police Department (claim	5.00
The state of the s	2.64
(70) William J. Quinn, police contingent expense (claim	
dated Feb. 2, 1931) 75	00.00
(71) The Assessor, for purchase of 200,000 2-cent postage	
stamps for use of office of Assessor (claim dated Feb. 5,	
1931)	00.00
(72) City Coal Company, coal for Fire Department (claim	
dated Jan. 31, 1931)	6.74
	34.09
(Jamin dated Jan. 91, 1991)	11.Uフ

<ul> <li>(74) Goodrich Silvertown, Inc., tires and tubes for Fire Department (claim dated Jan. 31, 1931)</li></ul>	618.86 547.75 667.50 580.99 509.94 599.17 888.59	
(claim dated Dec. 31, 1930)	1,534.90	
cisco Hospital (claim dated Dec. 31, 1930)	519.64	
Action Deferred.		
The following resolution was laid over one week:		
Appropriations, County Road Fund.		
Resolution No (New Series), as follows:		
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purposes, to-wit:		
(1) For the improvement of Montgomery street between Union and Greenwich streets, and of Alpha street easterly from Montgomery street; city's contribution. Contract awarded to Chas. L. Harney	700.00	
Passed for Printing.		
The following matters were passed for printing:		
Appropriations for Office Engineering in Connection With I vard and Sewer Designs.	Boule-	
On recommendation of Finance Committee.		
Resolution No. ——— (New Series), as follows:		
Resolved, That the following amounts be and the same are set aside, appropriated and authorized to be expended out hereinafter mentioned funds for expense of office engineering,	of the	
Boulevard Bond Fund, Issue 1927.		
(1) For office engineering in connection with boulevard		

design ......\$ 5,000.00

Sewer Bond Fund, Issue 1929.

(2) For office engineering in connection with sewer design 5,000.00

Payment, \$908.75, for Release of Claim for Damage to Property by Opening of Alemany Boulevard.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$908.75 be and the same is hereby set aside and appropriated out of Boulevard Bond Fund, Issue 1927, and authorized in payment to Louise Yit; being payment for release of

the City and County of San Francisco from all claims of damages to property or buildings, Lot 3, Block 5801, as per the current map of the Assessor—in connection with the opening of the Alemany boulevard. Per acceptance of offer by Resolution No. 33915 (New Series). Claim dated Feb. 4, 1931.

## Adopted.

The following resolutions were adopted:

# Appropriations, County Road and General Funds.

On recommendation of Finance Committee.

Resolution No. 33912 (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

### County Road Fund.

(1) For the construction of main sewer, branches and manholes in Meade avenue between San Bruno avenue and Bay Shore boulevard.....\$ 178.25

General Fund—"Street Signs," Budget Item 58.

(2) For the furnishing, delivering and erecting of street signs, Contract 10; additional to enable final payment.. 300.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Appropriation, \$268.08, for Account of Supervisors' Representative at State Legislature.

Also, Resolution No. 33913 (New Series), as follows:

Resolved, That the sum of \$268.08 be and the same is hereby set aside and appropriated out of General Fund, 1930-1931, for expense incurred by representative of Legislative Committee, appointed by Roard of Supervisors, in attending the State Legislature at Sacramento, California, during January, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Reimbursing San Francisco Hospital for Supplies Furnished Other Health Department Institutions.

Also, Resolution No. 33914 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the hereinafter mentioned Budget Items, Department of Public Health, to the credit of Budget Item No. 965 (San Francisco Hospital); being reimbursements for supplies furnished, to-wit:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Breyer, Power-2.

### Passed for Printing.

The following resolution was passed for printing:

# Appropriation for the Reconstruction of Various Streets.

On recommendation of Finance Committee.

Resolution No. -— (New Series), as follows:

Resolved. That there is hereby set aside, appropriated and authorized to be expended out of County Road Fund, the following amounts for the reconstruction of the following streets:

Forty-fourth avenue, Geary to Anza street\$	3,200.00
Willard street, Fulton to McAllister street	1,400.00
Parsons street, Fulton to McAllister street	1,200.00
Army street, Guerrero to Dolores street	2,500.00

\$ 8,300.00

## Adopted.

The following resolutions were adopted:

Acceptance of Offer, Land Required for the Opening of Alemany Boulevard, Louise Yit, \$908.75.

On recommendation of Finance Committee.

Resolution No. 33915 (New Series), as follows:

Whereas, the following lessee of property adjacent to the proposed Alemany boulevard has offered to release the City and County of San Francisco, its contractors or agents from all claim or claims of damages to his property or the buildings thereon caused by the establishment of grades on the proposed Alemany boulevard and adjacent streets, and the grading and construction of the proposed Alemany boulevard to the proposed official grade and the grading and construction of adjacent streets to said proposed Alemany boulevard; and

Whereas, the City Attorney has recommended the acceptance of the said offer at the following terms, namely:

Louise Yit, \$908.75. All that certain piece or parcel of land situated in the City and County of San Francisco, State of California, and known as Lot 3, in Block 5801, as per the current Assessor's Block Books of the City and County of San Francisco.

Resolved, That the said offer be accepted and the City Attorney be authorized to close negotiations and superintend the payment of money to the above mentioned person upon the receipt of the proper release.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Breyer, Power—2.

## Acceptance of Offer, Land Required for the Opening of Alemany Boulevard, Joe Alberti, \$105.

Also, Resolution No. 33916 (New Series), as follows:

Resolved, That the offer of sale made by the following named person to sell to the City and County of San Francisco the following described land, required for the opening of Alemany boulevard, for the sum set forth opposite his name, be accepted:

Joe Alberti, \$105. Portion of Lot 32, Block 7140, as per the Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Breyer, Power—2.

Approval of Warrants, Islais Creek Reclamation District.

Also, Resolution No. 33917 (New Series), as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District-No. 62 to Healy-Tibbitts Construction Co. for \$32,657.89; No. 63 to Harry Gorman for \$570; No. 64 to S. F. and Fresno Land Co. for \$5,780; No. 65 to Western Pacific Railroad Co. for \$29,500; No. 66 to Harry H. and Lillie A. Lorentzen for \$160; No. 67 to Harry H. and Lillie A. Lorentzen for \$130; No. 68 to Board of Public Works for \$2,768; No. 69 to Boyd Investment Co. for \$1,350—payable out of the funds of said district, be and the same are hereby approved; and that the Mayor of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Authorizing Clerk to Correct Error in Resolution No. 33576 (New Series), Transferring Automobile Supply Station Permits From Standard Oil Company of California to Standard Stations, Inc.

On recommendation of Fire Committee.

Resolution No. 33918 (New Series), as follows:

Resolved, That the Clerk is hereby authorized and directed to correct typographical error in Resolution No. 33576 (New Series) by changing same to read southeast corner Twenty-fifth avenue and Irving street, Resolution No. 29904 (New Series).

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Breyer, Power—2.

## Passed for Printing.

The following matters were passed for printing:

### Oil Tanks and Boilers.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

Hotel Lark, 447 Eddy street, 1500 gallons capacity.

C. Hornung, 165-175 Valencia street, 1500 gallons capacity.

The Turner Co., north side of Ocean avanue, 55 feet east of Fairfield way, 1500 gallons capacity.

James H. Pinkerton Company, northeast corner of Army and Misouri

streets, 1500 gallons capacity.

J. Greenbach, 351 Jones street, 1500 gallons capacity.

Dinuba Steel Products Company, 200 Paul avenue, 200 gallons capacity.

Petroleum Heat and Power Company, southeast corner Van Ness ave-

nue and Jackson street, 750 gallons capacity.

Poultry Producers of Central California, south side of Vallejo street, 97 feet 6 inches west of Battery street, 2000 gallons capacity.

P. Liebman, northwest corner Prado and Cervantes boulevard, 1500 gallons capacity.

Boilers.

Federated Metals Corporation, 75 Folsom street, 25 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

# Supply Station, J. O. Carr and R. A. Kenney, Southeast Corner of Mission and Acton Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That J. O. Carr and R. A. Kenney be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southeast corner of Mission and Acton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Supply Station, T. & G. Motor, Ltd., Southwest Corner of Pacific and Trenton Streets.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the T. & G. Motor, Ltd, be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the southwest corner of Pacific and Trenton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Laundry Permit, Henry Arribere, 1977 Union Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Henry Arribere be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 1977 Union street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Laundry Permit, Jean Daguerre and Gerard Lafou, 1477 Fifteenth Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Jean Daguerre and Gerard Lafou be and are hereby granted permission, revocable at will of the Board of Supervisors to maintain and operate a laundry at 1477 Fifteenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Laundry Permit, Philippe Ypas, 3821 Twenty-fourth Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Philippe Ypas be and is hereby granted permission. revocable at will of the Board of Supervisors, to maintain and operate a laundry at 3821 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Garage Permit, E. A. Hunt and Della Selva, 923 Valencia Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That E. A. Hunt and Della Selva be and they are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, public garage permit heretofore granted Lake

and Seals by Resolution No. 32667 (New Series) for premises at 923 Valencia street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Garage Permit, Geo. Harrison, North Side of Hayes Street 130 Feet East of Clayton Street

Also, Resolution No. — (New Series), as follows:

Resolved, That Geo. Harrison be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted A. W. Flynn by Resolution No. 21587 (New Series) for premises on north side of Hayes street, 130 feet east of Clayton street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Garage Permit, Dodge Bros. Service Garage, 655 Ellis Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That Dodge Brothers Service Garage be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, public garage permit heretofore granted J. E. French Company by Resolution No. 31393 (New Series) for premises at 655 Ellis street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Parking Station, Nelson Parker, South Side Ellis Street, 87 Feet 6 Inches East of Taylor Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Nelson Parker be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile parking station permit heretofore granted H. L. Chadbourne by Resolution No. 33490 (New Series) for premises on the south side of Ellis street, 87 feet, 6 inches east of Taylor street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Garage Permit, New Mission Garage, 3330 Twentieth Street.

Also. Resolution No. ———— (New Series), as follows:

Resolved, That the New Mission Garage (J. A. Greenway) be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, public garage permit heretofore granted Owens and Belleview by Resolution No. 33099 (New Series) for premises at 3330 Twentieth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Garage Permit, Fred Gammel, 650 Divisadero Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Fred Gammel be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Thos. W. Byron by Resolution No. 28354 (New Series) for premises at 650 Divisadero street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, George Legeas and Joseph McGrath, Southeast Corner of Ocean Avenue and Harold Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That George Legeas and Joseph McGrath be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted Edmund Minehan by Resolution No. 30502 (New Series) for premises at southeast corner of Ocean avenue and Harold street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, W. C. Jensen, Southwest Corner of Eleventh and Howard Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That W. C. Jensen be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Harry Heller by Resolution No. 32398 (New Series) for premises at southwest corner of Eleventh and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Supply Station, Charles Frei, Southwest Corner of Third Street and Evans Avenue

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Charles Frei be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted R. A. Hammond by Resolution No. 32401 (New Series) for premises at the southwest corner of Third street and Evans avenue

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, John Rogers, Southwest Corner San Jose Avenue and Broad Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That John Rogers be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Ernest F. Ferrari by Resolution No. 30465 (New Series) for premises at the southwest corner of San Jose avenue and Broad street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Garage Permit, Frank Bricker, 3135 Twenty-fourth Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Frank Bricker be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Keast and Johnson by Resolution No. 23135 (New Series) for premises at 3135 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Transfer Supply Station, H. J. Chandler, Southwest Corner Mission and Niagara Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That H. J. Chandler be and is hereby granted permission, revocable at the will of the Board of Supervisors, to have transferred

to him, automobile supply station permit heretofore granted Lee E. SoRelle and Son by Resolution No. 31194 (New Series) for premises at southwest corner of Mission and Niagara streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Transfer Supply Station, Frank Patane and Paul Patane, West Side of Columbus Avenue Between Francisco Street and Houston Place.

Also, Resolution No. -— (New Series), as follows:

Resolved, That Frank Patane and Paul Patane be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted H. Rogers by Resolution No. 31679 (New Series) for premises on west side of Columbus avenue between Francisco street and Houston place.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Transfer Supply Station, A. J. Shealor, Southeast Corner of Geary and Steiner Streets.

Also, Resolution No. -- (New Series), as follows:

Resolved, That A. J. Shealor be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Joseph A. Hanrahan by Resolution No. 31322 (New Series) for premises at the southeast corner of Geary and Steiner streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Transfer Supply Station, E. H. Wildman and L. E. Collins, Southwest Corner of Laguna Honda Boulevard and Plaza Street.

Also, Resolution No. --- (New Series), as follows:

Resolved, That E. H. Wildman and L E. Collins be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted Union Oil Company of California by Resolution No. 33440 (New Series) for premises at the southwest corner of Laguna Honda boulevard and Plaza street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Relative to Supply Station Permits.

Supervisor Roncovieri referred to the large number of supply station transfers and raised the question of racketeering in permits, of which recent newspaper accounts made mention. He said that the permits should be laid over for investigation.

### Motion.

Supervisor Shannon moved that action on supply station permits be rescinded and that Supervisor Roncovieri be appointed a committee of one to investigate and report next Monday.

Motion *lost* by the following vote:

Ayes—Supervisors Canepa, Peyser, Shannon, Stanton, Suhr—5.

Noes-Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding—11. Absent—Supervisors Breyer, Power—2.

### Ordered Submitted.

The following proposed Charter Amendment was ordered submitted to the electors by the following vote:

# Consolidation of San Mateo County with City and County of San Francisco.

On recommendation of Joint Committee on Judiciary and Industrial Development.

Charter Amendment No. 1, describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by adding a new article thereto to be known as Article 19 thereof, providing for the government of the territory in San Mateo County in the event of its consolidation with the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the 26th day of March, 1931, a proposal to amend the Charter as follows:

That said Charter be amended by the addition thereto of a new article to be known as Article 19 thereof, to read as follows:

### ARTICLE XIX.

Consolidation of San Mateo County.

Other Provisions of the Charter Superseded.

Section 1. In event that all or any part of the area of the County of San Mateo shall be consolidated with the city and county in accordance with law and the constitution of the State, the provisions of Article XIX of this Charter shall become effective on the effective date of such consolidation and all other provisions of this Charter in conflict with the provisions of said article shall be thereupon and thereby superseded.

Definitions.

Section 2. The following terms as used in Article XIX, to-wit, "city and county," "county," "city," "governmental agency," "consolidate," and "consolidation," unless the context clearly indicates otherwise, shall have the same meanings as in that certain act of the legislature of the State of California known as the San Francisco-San Mateo Consolidation Act of 1929, approved June 11, 1929. The term "voter" as used in said article means a qualified and registered elector of the city, county, city and county, borough, or other territory concerned.

Continuation of Offices, Officers, Employees and Services.

Section 3. Upon the consolidation of the county as a whole, the offices of Assessor, Auditor, Coroner, County Clerk, District Attorney, Recorder, Sheriff, Tax Collector, and Treasurer of said county shall become branch offices of the corresponding respective offices of the city and county, and the incumbents thereof shall become deputies in the said respective offices of the city and county and shall continue as such to the end of the terms for which they were respectively elected or appointed.

The offices, departments, boards, and commissions of the city and county shall establish such branch offices in the territory consolidated as shall be necessary or convenient and as directed by the Board of Supervisors, but with no less amount of service in the said territory than shall have been provided by the county, or any city, or governmental agency of the county just prior to the time consolidation shall

become effective.

Any full-time incumbent appointive officer or employee of the county, or any city, or governmental agency of the county, who shall have held such office or employment continuously for one year next prior to consolidation and whose duties shall be assumed by the city and county, shall become an employee of the office, department, board, or commission of the city and county assuming said duties and he shall as such employee thereafter be subject, without examination, to the

civil service provisions of this Charter, if any, applying to said employment.

## Retirement Rights.

Section 4. Any policeman or fireman of the county, or any city, or governmental agency of the county, who shall become an employee of the police or fire department of the city and county, and who may participate in any pension or retirement system of the city and county, shall receive credit for his prior continuous full-time service to said county, city, or governmental agency.

### Municipal Court.

Section 5. All cases pending in any justices' court, police court or court of any Recorder or other judicial municipal magistrate or office of the county, or any city, or governmental agency of the county consolidated with the city and county shall ipso facto be deemed to be and be transferred to the municipal court of the city and county. Such municipal court shall hold regular sessions in such borough or boroughs as the Board of Supervisors may, by ordinance, direct, and at least one such borough shall be so designated.

## Recording.

Section 6. Any instrument or judgment affecting the title to or the possession of real property situated in the territory of the county which may be consolidated with city and county must be recorded in the branch office of the Recorder of the city and county located in the territory so consolidated and all records in said branch office shall for all purposes be deemed records in the office of the Recorder of the city and county.

## Establishment of Boroughs.

Section 7. Any territory included in the area that has become a part of the city and county by consolidation and which at that time is not already within a borough may be organized into a borough in the manner hereinafter set forth, provided such territory contain at least 3000 population, as determined by ordinance of the Board of Supervisors. Any incorporated city included in the area that has become a part of the city and county by consolidation, which was such a city on or prior to January 1, 1931, shall automatically become a borough when consolidation becomes effective.

# New Boroughs, Consolidation, Change in Boundaries, and Disestablishment of Boroughs.

Section 8. Any new borough may be established, any two or more boroughs may be consolidated, the boundaries of any borough may be enlarged or diminished, or a borough may be disestablished, provided a majority of the voters of the borough, or boroughs, and/or of the territory concerned, voting on such a proposition at an election called for the purpose, shall first have voted in favor thereof; provided, further, that no borough shall be disestablished nor the boundaries of a borough diminished, unless the same be approved by the Board of Supervisors by ordinance, or a majority of the voters of the city and county voting thereon at an election called for the purpose, shall first have voted in favor thereof. Such elections shall be called by the Board of Supervisors upon receiving the report of the borough commission hereinafter provided for, and at any time thereafter upon receiving a petition of at least twenty-five per cent of the voters of the borough or boroughs and/or the territory concerned. If any petition of voters requests the establishment of a new borough or any change in the boundaries of an existing borough, the Supervisors, before calling an election thereunder, must set the petition for public hearing and give notice thereof by publication at least once a week for two weeks in a newspaper published in the city and county. Upon such hearing, the

Board of Supervisors shall have power to change and determine the boundaries as set forth in any such petition. No new borough shall be established, nor shall two or more boroughs be consolidated, nor shall the boundaries of a borough be enlarged or diminished, nor shall a borough be disestablished, unless a majority of the voters of the borough, or boroughs, and/or the territory concerned, voting on such a

proposition, shall first have voted in favor thereof.

Within thirty days after consolidation is effective, every Borough Council must appoint one member to a commission to be known as the Borough Commission. The Commission shall be charged with the duty of studying the boundaries of all boroughs within the city and county and of making recommendations to the Board of Supervisors concerning consolidation, disestablishment, or any change in boundaries of any borough or boroughs. This report shall be submitted to the Board of Supervisors within two years from the time consolidation shall become effective. Upon receiving the report of the Commission, the Board of Supervisors shall without delay call an election or elections and submit appropriate propositions in accord with the recommendations of the Commission to a vote of the voters of the territory concerned.

Upon the consolidation of two or more boroughs, all property thereof shall belong to the consolidated borough and such borough shall become responsible for all the debts and obligations of the boroughs consolidated. Upon a change of boundaries or disestablishment of a borough, the Board of Supervisors shall provide for the equitable adjustment and payment of any borough debts.

The Board of Supervisors, by ordinance, shall provide for the method and manner of calling and holding elections provided for in this section

and for the canvassing of the returns thereof.

Borough Powers.

Section 9. Every borough shall have and may exercise, subject to the provisions of this Charter, the following powers and duties which shall be exclusive within borough limits except as otherwise provided herein:

(1) To create districts for the purpose of regulating the location, height, area, bulk, and use of buildings, lands and premises, and to exercise zoning and planning powers.

(2) To maintain public libraries and reading rooms.

(3) To maintain parks, playgrounds and other recreational facilities, and to construct and maintain buildings and works appurtenant thereto, except parks, playgrounds and recreational facilities main-

tained by the city and county.

(4) To construct, improve, and maintain streets and the bridges, sidewalks, street signs, lighting fixtures and all other appurtenances incident thereto; except highways maintained by the State or any joint highway district and any highway or street which the Board of Supervisors shall declare to be a major highway to be maintained by the city and county.

(5) To construct and maintain local sewers, sewage disposal plants,

storm drains, and outfalls.

(6) To collect garbage and other wastes and to dispose of the same within or without borough limits or provide therefor, except as the Board of Supervisors shall otherwise provide for such disposal. Permission to dispose of garbage and other wastes outside of borough limits shall be first obtained from the city and county or the borough having jurisdiction of the territory in which such disposal is made.

(7) To erect, maintain and repair public buildings, and improve and maintain public property within borough limits devoted exclusively to borough uses; provided the borough shall maintain at least one public building, which the Borough Council shall select and in which the

Council shall meet.

- (8) To have and exercise the same power within limits of the borough to open, widen, narrow, or close public streets and highways, and to establish the grades thereof, as is possessed by the city and county, except no borough shall close or narrow any highway maintained by the city and county without the approval of the Board of Supervisors.
- (9) To exercise the power's of eminent domain whenever necessary to acquire property and easements for streets, highways, or other public purposes.
- (10) To issue permits for any privilege in or on any street within the jurisdiction of the borough, and to make regulations with regard to advertising by signs, billboards, bauners, placards, posters, or pictures on any street, sidewalk, or private property, or upon any buildings, poles, or fences thereof, except within two hundred feet of any street or highway not under its jurisdiction.
  - (11) To issue permits for spur tracks.
- (12) To establish fire limits for the regulation of building and construction of buildings.
- (13) To license for purposes of regulation only such occupations as shall require regulation in the interests of public peace, health, safety, or welfare, and to prescribe the terms and conditions under which such licenses shall issue.
- (14) To declare what shall constitute a nuisance and to provide for the summary abatement of the same at the expense of the person or persons creating, causing, committing or maintaining such nuisance, by suit or otherwise.
- (15) To enact local police ordinances, not inconsistent with the laws of the State or ordinances of the city and county, and to make rules and regulations for the exercise of any power conferred herein on boroughs and to provide penalties for the violation thereof, provided such penalties shall not exceed the penalty limits applicable by law or under this Charter to city and county ordinances; such local police ordinances to have all the force and effect within the limits of the borough of an ordinance of the city and county and as though passed and adopted by the Board of Supervisors.
- (16) To create and define the powers and duties of all borough offices and employments, not established by this Charter, necessary for the purpose of carrying out the provisions of this Charter and executing the powers and duties of a borough; and to fix the compensation of all officers and employees of the borough not fixed by this Charter.
  - (17) To call and hold borough elections whenever necessary.
  - (18) To levy borough taxes.
- (19) To prepare and adopt an annual budget of estimated borough expenditures and to exercise control of all borough funds.
- (20) To incur indebtedness for the purpose of carrying out any of the powers conferred on the borough.
- (21) To create special districts for the purpose of defraying the cost of any public improvement which the borough is authorized to make, and to levy special assessments upon property materially benefited by such public improvement, and to issue bonds to represent or be secured by such assessments.
  - (22) To contract for such supplies, services or labor, and to enter
- into such contracts as may be necessary.

  (23) To employ a qualified person or persons to make an independent
- audit of borough funds and financial transactions of all kinds as the Borough Council may direct. If an audit is not made by the city and county, then the Council shall provide for such an audit at least once in every two years.
- (24) To accept devises, bequests, legacies, donations or services to or for the use of the borough and to administer the same in accordance with the conditions thereof.
  - (25) To issue subpoenas for the attendance of witnesses or the pro-

duction of books or documents for the purpose of producing evidence or testimony in any matter pending before the Borough Council.

(26) To employ legal counsel.

(27) To change the name of the borough, by ordinance, provided the ordinance making such change in name shall first be approved by a majority of the voters of the borough voting thereon.

(28) To provide, by ordinance, for civil service for borough employees under such conditions as are hereinafter provided, provided such ordinance shall first be approved by a majority of the borough

voters voting thereon.

(29) To provide, by ordinance, for a system of retirement allowances for old age and disability and death benefits to dependents, applicable to officers and employees of the borough under conditions hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.

(30) To appropriate borough funds for supplementing any city and county service or function within the borough; such appropriations to be expended through the appropriate departments of the city and

county.

- (31) To enter into an agreement with any other borough or boroughs for the joint undertaking of any power conferred on a borough herein
- (32) To have and exercise all appropriate municipal powers which may be necessary or proper to the exercise of the foregoing powers or to the discharge of the foregoing duties, and which are not inconsistent with the other provisions of this Charter.

Transfer of Borough Powers.

Section 10. Any power over which a borough shall have exclusive jurisdiction within its limits, as herein provided, may be transferred to the city and county by a borough by ordinance of the Council thereof, but not unless a majority of the voters of the borough, voting on the question of the transfer of such power, shall first have voted in favor thereof; provided, that no such power shall be transferred to the city and county unless such transfer is also approved by ordinance of the Board of Supervisors.

Borough Elective Officers and Terms.

Section 11. The voters of a borough shall elect five members of the Borough Council, except as otherwise provided; and also a Borough Controller, unless a borough shall, by ordinance of the Council approved by a majority of the voters thereof voting on such ordinance, vest the powers of Borough Controller in a Borough Manager. Except as otherwise provided, borough elective officers shall be elected to serve for terms of four years and until their successors are elected and qualify.

Within fifteen days after the establishment of a new borough created upon petition as herein provided, the Mayor of the city and county shall appoint five qualified residents of the borough as members of the Council to serve until their successors are elected and qualify. At the next succeeding general borough election, the voters thereof shall elect three members of the Council to serve for terms of two years, and two members to serve for terms of four years, beginning at twelve o'clock noon on the eighth day of January following the date of their election.

The Council of a borough which by consolidation is automatically established, shall consist of the same number of members as shall compose the Council of the city at the time consolidation becomes effective. The City Councilmen in office at the time of such consolidation shall continue in office as Borough Councilmen until the end of the terms for which they were respectively elected, and thereafter until twelve o'clock noon on the eighth day of January of the first succeeding even-numbered year. At the general borough election immediately

preceding the expiration of the terms of any such members of a Borough Council, the voters of the borough shall elect their successors to serve for terms of four years. At every borough general election the successors to those elective borough officers whose terms are next expiring shall be elected to serve for terms of four years.

At the first meeting of the Council of a borough, it shall appoint a Borough Controller to serve until his successor is elected and qualifies. At the next succeeding general borough election, the borough voters shall elect a Borough Controller to serve for a term of four years, beginning at twelve o'clock noon on the eighth day of January following the date of his election; provided, however, that if a majority of the members of the Borough Council are elected at the same time, the Borough Controller shall be elected to serve for a two-year term, and thereafter his term shall be for four years.

A candidate for any elective borough office shall have been an elector of the borough, or of the area comprising the same, for a period of at least five years prior to the date of election at which he is a candidate. No person who shall hold an elective or appointive office of the city and county shall hold any elective borough office.

A Borough Council may fill any vacancy in an elective office of a borough for the unexpired term thereof.

Duties, Meetings, and Compensation of Borough Councilmen.

Section 12. The Council shall constitute the legislative body of the borough and, except as otherwise provided, shall exercise the powers thereof.

The Council shall provide by ordinance for the time and place of holding its meetings and the manner in which its special meetings may be called, provided, however, that there shall be at least two regular meetings in each month. The first meeting shall be held within thirty days after its establishment at the time and place upon which a majority of the Council shall in writing agree. All legislative sessions of the Council, whether regular or special, shall be open to the public. A majority of all members of the Council shall constitute a quorum for the transaction of business. All borough records shall be open to the public.

No member of the Council shall receive compensation for his services unless an ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon; provided, however, that Councilmen of a borough automatically established shall continue to receive the same compensation as provided for Councilmen by the city which it succeeds at the time consolidation becomes effective, until the borough provides otherwise by ordinance approved by a majority vote of the vote cast thereon.

The Council shall by ordinance determine what bonds, if any, are to be given by the elective and appointive officers of the borough, and shall fix their amounts and form, and such bonds shall be approved in the case of a Borough Controller by the Council and in the case of all other officers by the Borough Controller, and the premiums thereon shall be paid by the borough.

Borough President.

Section 13. The Council shall choose one of its own number as President to serve at its pleasure. The President shall be the executive head of the borough upon whom process issued by authority of law shall be served. In the name and on behalf of the borough he shall sign all legal instruments and documents to which the borough is a party except where otherwise provided herein or by ordinance. He shall have such other powers and perform such other duties as may be prescribed by law, or by ordinance or resolution of the Council.

Borough Controller.

Section 14. The Borough Controller shall have, in addition to such duties as are prescribed by this Charter, such other duties as may be prescribed by borough ordinance. No borough funds shall be drawn from the treasury of the city and county except by warrant issued or countersigned by him, and he shall countersign no such warrant unless the claim is a legal obligation of the borough. He shall keep in his office sufficient and proper records and accounts of the financial transactions of the borough. Such records and accounts shall be kept in the forms and manner as prescribed by ordinance of the Board of Supervisors. He shall have access at all times for himself, or for any person designated by him, to books, records and cash in any office of the city and county and/or of the borough in which accounts are kept or money handled on behalf of the borough. He shall have power to inquire into all contracts, including the performance thereof, and into all proceedings involving the expenditure of public funds to which the borough is a party, and into the financial transactions of all officers and employees of the borough. For this purpose he may administer oaths, summon witnesses and order the production of relevant books and papers. If any person fails to obey such summons or order or refuses to answer any proper question, the Borough Controller may petition a court of competent jurisdiction for an order directing such person to comply with said summons or order or to answer such questions. He shall have power to employ such expert accountants or other agents as he may deem necessary to carry out his powers, and the Borough Council shall appropriate such funds as may be needed for this purpose.

Borough Clerk.

Section 15. When consolidation becomes effective, the Clerk of any city which is automatically established as a borough shall continue in office as Borough Clerk thereof until the expiration of the term for which he may be elected or appointed, and thereafter the Council shall appoint a Borough Clerk who shall act as Clerk of the Council. He shall have power to administer oaths and affirmations, to take affidavits, and to certify the same. He shall have such other powers and perform such other duties as may be provided by this Charter, or by ordinance, or order of the Council.

Borough Planning Commission.

Section 16. The Council may provide, by ordinance, for a Borough Planning Commission of five members. The ordinance shall provide for the qualifications, manner of appointment, terms, and compensation of the members of such Commission, but no compensation shall be paid any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon. Said ordinance shall provide that the Borough Planning Commission shall have and exercise within the borough such powers and duties as shall correspond to, so far as possible, the powers and duties of the Planning Commission of the city and county.

Until a Borough Planning Commission is provided, the Council shall have and exercise within the borough such powers and duties of a Planning Commission as the Council, by ordinance, may provide.

The Borough Planning Commission, or the Council, as the case may be, shall have such advisory powers relating to any planning matter of the city and county affecting any property, streets, public work or public improvement of or within the borough, as may be provided by ordinance of the Board of Supervisors.

The Borough Planning Commission, or the Council, as the case may be, shall have power to recommend changes in or the repeal of any city ordinance establishing zones for the uses of property within the borough which may be continued in effect upon consolidation. In the determination of which class of occupation zones the property within a borough may be divided, or in the modification of any city zoning ordinance continued in effect, the Borough Planning Commission, or the Council, as the case may be, shall accept the classification of occupation zones which the Board of Supervisors, by ordinance, shall establish for the city and county.

Borough Library Board.

Section 17. The Council may provide, by ordinance, for a Borough Library Board of five members. The ordinance shall provide for the qualifications, manner of appointment, terms and compensation of the members of such board, but no compensation shall be paid to any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon.

The Borough Library Board shall have control and management of the borough library and the funds provided for same and shall have power to make such rules and regulations as necessary for the conduct of its affairs, but the Treasurer of the city and county shall have cus-

tody of such funds.

### Borough Manager.

Section 18. The Council may appoint a Borough Manager, provided, however, that no Borough Manager shall be appointed unless an ordinance creating such office shall first have been approved by a majority of the borough voters voting thereon, and which ordinance, when so approved, shall not be amended or repealed except by ordinance also approved by a majority of the borough voters voting thereon. The City Manager of a city automatically established as a borough shall continue to hold such office as Borough Manager until removed by the Council and the Council may appoint his successor.

The Borough Manager shall be chosen by the Council without regard to political consideration and solely with reference to his executive and administrative qualifications. Residence within the borough shall not be a qualification for his appointment; but promptly thereafter during his term of office, he shall become and shall remain an actual

resident of the borough.

The powers and duties of the Borough Manager shall be as follows:

(a) To act as administrative head of the borough government.

(b) To see that all borough ordinances are enforced.

(c) To appoint, remove, and have control of all subordinates and employees, except as otherwise provided by this Charter or by ordinance of the borough.

(d) To see that all permits and privileges granted by the borough

are observed and to report any violations thereof to the Council.

(e) To attend meetings of the Council.

(f) To advise the Council on the needs of the borough.

(g) To devote his entire time to the interests of the borough.

- (h) To have general supervision of borough parks and playgrounds.
  (i) To appoint such borough advisory boards as he may deem desirable to advise and assist him in his work; provided such boards shall not receive any compensation.
  - (j) To prepare the annual borough budget, as herein provided.
- (k) From time to time, in order to facilitate the prompt, economical and efficient dispatch of borough business, to assign assistants, deputies or employees from any office or department of the borough government to perform work or service in any other office or department thereof, or to work in more than one of said offices or departments.
- (1) To possess such additional powers and duties as may be provided in this Charter or by ordinance.

The Borough Manager shall have the right to take part in the discussion of all matters coming before the Council, but shall have no vote therein.

In case of the absence or disability of the Borough Manager, the Council may designate some qualified person to perform the duties of the office temporarily.

No member of the Council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the Borough Manager in making of any appointment or the purchase of supplies, or attempt to exact any promise relative to any appointment from any candidate for Borough Manager, or discuss, directly or indirectly, with any such candidate, the matter of appointments to borough offices or employments. Any violation of the foregoing provisions of this section shall constitute a misdemeanor and shall work a forfeiture of the office of the offending member of the Council, who may be removed therefrom by the Council or by any court of competent jurisdiction.

No persons related to a Borough Manager by blood or by marriage shall be eligible for borough employment.

A Borough Manager may, by written agreement of the Councils of the boroughs interested, act as joint manager for two or more boroughs, in which case he shall become a resident of one of the boroughs so interested and shall devote his entire time to the interests of such boroughs.

Borough Legislation.

Section 19. The Council shall act in legislative matters by ordinance only. Other action of the Council, unless otherwise provided, may be taken by resolution, motion or order. No ordinance or resolution or order for the expenditure of money shall be passed without receiving the affirmative votes of a majority of all members of the Council.

Every ordinance passed by a Council shall go into effect at the expiration of thirty days after its final passage, unless otherwise provided in said ordinance and as otherwise provided herein. Ordinances declared by the Council to be necessary as emergency measures for the immediate preservation of public peace, health, safety, or welfare, containing a statement of the reasons for their urgency, and ordinances ordering or otherwise relating to elections, and ordinances relating to public improvements, the cost of which is to be borne wholly or in part by special assessments, may go into effect at the will of the Council.

## Borough Fiscal Procedure.

Section 20. Within the time limits fixed by this Charter for the preparation and adoption of the budget of the city and county, every borough shall cause to be prepared and shall adopt a borough budget which shall be a complete statement of the estimate of the revenues and expenditures of the borough departments for the ensuing year. Such budget shall be prepared substantially in the same manner and in such detail as required for the budget of the city and county so far as the same may be applicable. Upon the adoption of the budget, it shall take effect at the same time and shall be binding upon the borough in substantially the same degree and in the same manner as the

city and county budget shall be effective and binding upon the city and county.

The fiscal year of a borough shall be the same as for the city and county.

Within the time limits fixed by law or by this Charter for the city and county, the Council may levy a borough tax sufficient to raise the amount estimated to be required in the annual budget as herein provided, less the amounts estimated to be received from fines, licenses, and other sources of revenue; but such levy, exclusive of the tax to pay the interest and maintain the sinking funds of the bonded indebtedness of the borough, and exclusive of special assessment and district taxes and of the library tax, shall not exceed the rate of one dollar on each one hundred dollars of the assessed valuation of the taxable property within the borough. Should the Council fail to fix the tax rate within the time prescribed, then the borough tax rate of the previous year shall constitute the rate of the current year. The Council, by ordinance, may provide for a higher tax limit, but such tax limit shall not be effective unless the ordinance fixing such tax limit shall first have been approved by a majority of the borough voters voting thereon.

All borough taxes levied, together with interest thereon and any percentage imposed for delinquency and the cost of collection, which shall be those prescribed in this Charter for the city and county, shall constitute liens on the property assessed, which taxes, interest, penalties and charges shall be collected in the same manner as is provided for the collection of city and county taxes, and which liens may be foreclosed upon in the same manner as is provided for the foreclosure of liens for city and county taxes.

All borough taxes shall be levied on the valuation of the taxable property within the borough as shall be fixed by the Assessor of the city and county for city and county tax purposes.

There shall be a borough fund for each borough. All borough taxes shall be collected by the Tax Collector of the city and county and shall be paid into the city and county treasury to the credit of the borough concerned, together with all revenues of a borough received from fines, licenses, and other sources of revenue, except as otherwise provided. Money shall be payable from a borough fund only on warrants drawn with the approval of the Council by such borough officer as the Council may authorize, and when countersigned by the Borough Controller.

The manner and time within which deposits of borough moneys received from taxes, licenses, fees, fines, penalties, forfeitures, and all moneys accruing to a borough from any source shall be made, the transfer and disposition of all surplus funds, and the manner in which borough accounts shall be kept, shall be provided for by ordinance of the Board of Supervisors, and shall be uniform for all boroughs.

The Council shall not create, audit, or permit to accrue, any debt or liability in excess of the available money in the borough fund of the borough that may be legally apportioned and appropriated for such purpose; provided that taxes levied though uncollected are deemed available income and revenue for the year for which levied; and provided, that any borough, during the first year of its existence, may incur such indebtedness or liability as may be necessary, not exceeding in all the income and revenue provided for it in such year, nor shall any warrant be drawn, or evidence of indebtedness be issued, unless there be at the time sufficient money in the borough fund legally applicable to the payment of the same, except as hereinafter provided. When any order or demand is presented to the Borough Controller for approval and such order or demand is a proper and legal order or demand and the amount of said order or demand does not exceed the amount of the unexpended and not otherwise appropriated moneys remaining in the fund out of which said order is payable but where there are not actual moneys on hand in said fund for the payment of said order or demand, the Borough Controller must indorse thereon the

words, "not approved for want of funds," with the date of presentation and shall, in attestation thereof, affix his signature thereto; and shall number such indorsement and shall register said order or demand in the records of his office and shall thereupon deliver said order or demand to the claimant, or his order. From that time, such order or demand shall bear interest at the rate of six per cent per annum. Such orders or demands, so registered as herein provided, shall be paid in the order in which the same are registered.

All license taxes collected by the city and county within the limits of any borough shall be credited to the borough fund of such borough by the Treasurer of the city and county.

Borough Tax Subventions.

Section 21. The Board of Supervisors shall provide by ordinance for a system of subventions from tax funds of the city and county to boroughs which expend funds for the maintenance of streets, sewers, libraries, parks, or playgrounds during any fiscal year; provided that in no event shall the subvention to any borough either exceed the aggregate amount which such borough shall appropriate out of borough funds in said fiscal year for said purposes, or exceed the amount which the city and county shall raise in said fiscal year by city and county taxes levied and assessed for like purposes against taxable property within such borough. Such system of subventions may be modified from time to time by the Board of Supervisors by ordinance, but all ordinances so providing shall apply generally to all boroughs.

Borough Bonded Indebtedness.

Section 22. A borough may incur an indebtedness, exceeding in any year the income and revenue provided for such year, for the purposes of paying the cost of any borough improvement or acquisition within the power of the borough to make or acquire and may issue and sell borough bonds for such purposes, provided said indebtedness and bonds are authorized as herein provided by ordinance or resolution of the borough pledging the faith and credit of the borough therefor. Such ordinance or resolution shall be adopted and the proposition for the issue and sale of such bonds shall be submitted to a vote of the voters of the borough in substantially the same form and manner and according to the same procedure as is provided in this Charter for the issue and sale of bonds by the city and county, or in the manner and form and according to the procedure provided in any general law of the State of California in force at the time governing the issue and sale of bonds by municipalities, so far as the same may be applicable.

No such debt shall be incurred and no such bonds shall be issued by any borough without the assent of two-thirds of the voters thereof voting thereon at an election to be held for that purpose, nor unless before or at the time of incurring said debt or issuing said bonds provision shall be made for the collection of an annual tax sufficient to pay the interest on such debt or bonds as it falls due and provision shall also be made to constitute a sinking fund for the payment of the principal thereof on or before maturity.

In no case shall borough bonds be issued for a term which shall exceed the estimated life of the work or improvement for the payment of which they are issued as certified by the Council in the ordinance calling the bond election, nor for a term to exceed forty years.

No bond shall be issued on the faith and credit of the borough which will increase the bonded indebtedness thereof beyond five per cent of the assessed valuation of the property within the borough subject to direct taxation as shown by the last preceding assessed valuation.

The proceeds from the sale of borough bonds shall be applied exclusively to the purposes and objects to which the voters of the borough have assented, until such purposes and objects have been accomplished,

after which the surplus, if any, may be transferred to the bond interest or redemption fund of the borough.

Borough bonds shall not constitute or be a debt or general obligation of the city and county.

Borough Special Assessments.

Section 23. In the exercise of its power to provide for the payment of the cost of any public improvement in whole or in part by special assessment levied against the property benefited thereby, a borough acting through its Council may establish local improvement districts and levy and collect special assessments and reassessments to pay the costs and expenses of such improvements, which expenses shall be made and assessments levied and collected in conformity with the procedure set forth in this Charter for the city and county, or with the procedure set forth in any ordinance passed or adopted thereunder, or with the procedure set forth in any one or more of the general laws of the State of California in force at the time of the improvement relating to the doing of public work or the making of public improvements in municipalities or in counties, so far as the same may be applicable. The Council may provide in accordance with the procedure set forth in said Charter or said ordinance or general law or laws for the issuance, sale, payment and redemption of interest bearing bonds to represent or to be secured by such assessments or any reassessments remaining unpaid after a certain period, either singly or in the aggregate, and may provide that such assessments or reassessments may be paid in installments and be collected in the same manner in which city and county taxes are collected or otherwise, and for the sale of lands burdened by such assessments or reassessments and for the purchase of same on behalf of the borough in event of nonpayment, and may provide other or alternative methods for such collection by foreclosure or otherwise. Such work or improvements are any permitted to be done by boroughs under this Charter or by the city and county or by any such procedure, ordinance or general law.

Nothing contained herein shall prevent the Board of Supervisors from establishing similar local improvement districts where the same shall cover territory in two or more boroughs or parts thereof, or cover territory lying partly within and partly without a borough, or from levying and collecting special assessments and reassessments to pay the cost and expenses of such local public improvements.

Borough Contracts and Official Advertising.

Section 24. In the preparation of estimates, calling for bids, advertising, and awarding of contracts for supplies, materials, labor, official advertising, or for any public work, a borough shall be subject to the provisions of any ordinance as the Board of Supervisors shall provide to be applicable uniformly to all boroughs. Such ordinance shall follow as closely as practicable the provisions of this Charter relating to such matters applicable to the city and county and shall charge borough officers with appropriate duties in the premises.

Contracts for the official advertising of a borough shall be let as this Charter provides for the letting of contracts for official advertising of the city and county, provided that any such contract shall be let to a daily or weekly newspaper of general circulation established, printed, and published in the borough, if any such there be. If there be no such newspaper, then such contract shall be let to a daily or weekly newspaper of general circulation established, printed and published in the city and county.

Any newspaper of general circulation which for one year next prior to consolidation was established, printed and published in the territory consolidated with the city and county shall thereafter be deemed to have been so established, printed and published as a newspaper of

general circulation for said period of one year within said city and

county for all purposes of official publication or advertising.

The advertising of the delinquent borough tax list of the property within a borough shall be let by the Board of Supervisors to the lowest responsible bidder for publication in a newspaper of general circulation established, printed, and published within such borough, if any such there be, and otherwise in such a newspaper established, printed and published in the city and county and such delinquent tax list shall be published in such newspaper at least once.

Interest in Borough Contracts.

Section 25. No officer or employee of a borough shall be or become directly or indirectly interested in any contract of such borough. Any such officer or employee violating the provisions of this section shall forfeit his office or employment and be disqualified from being elected, appointed or employed in the service of such borough, or the city and county, or any other borough thereof, and such contract shall be void.

Borough Civil Service.

Section 26. Whenever the voters of a borough shall approve an ordinance of the Council providing for Civil Service for officers and employees of the borough, the Council shall enter into an agreement with the Civil Service Commission of the city and county for the administration of the Civil Service system of the borough, and it shall provide in the borough budget for the payment to the city and county of the costs of such services.

In any such ordinance it shall be provided that all borough officers and employees, not otherwise exempt as herein provided, shall be subject to the Civil Service provisions of this Charter as far as they may be consistently applicable to such officers and employees. Such ordinance shall further provide that there shall be no exemption of any borough officers or employees from the borough Civil Service system except in the case of elective borough officers, appointees to any borough board or commission not required to give full-time service, and the Borough Manager, if any. Such ordinance may also provide that any borough officer or employee, who shall be subject to the borough Civil Service system and who has been continuously employed full-time for one year prior thereto by the borough or by the city automatically established as such borough, shall without examination be deemed appointed within the Civil Service provisions of this Charter to the position to which he may be assigned and entitled to all the benefits of said Civil Service provisions thereafter.

Borough Pensions.

Section 27. Whenever the voters of a borough shall approve an ordinance of the Council providing for retirement allowances and death benefits applicable to officers and employees of the borough, the Council shall enter into an agreement with the Board of Administration of the employees' retirement system of the city and county for the administration of the borough retirement allowances and death benefits, and for contributions by the borough and the borough officers and employees to the employees' retirement system of the city and county in like manner as is provided for such administration and contributions by the city and county and city and county officers and employees.

The right of borough officers and employees to participate in such a retirement system, the manner in which they may participate, and the benefits they may enjoy, shall be those provided by the employees' retirement system for officers and employees of the city and county.

In any such ordinance it may be provided that any officer or employee participating in its benefits shall receive credit for his prior continuous full-time service to the borough and/or to the city automatically established as such borough, and all liabilities accruing under such system because of such prior service shall be met by the borough.

### Borough Elections.

Section 28. The primary and general elections of a borough shall be held at the time provided in this Charter for municipal primary and general elections of the city and county. Except as otherwise provided in this Charter, the Council by ordinance shall call any special borough election and notice of such special election shall be given by proclamation issued by the President of the Council and posted and published as the Council may direct for the period of at least 30 days next preceding the date of such election. Any borough election shall be conducted and canvassed in the same manner as an election of the city and county, but the cost of any special election shall be borne by the borough. A borough special election may be called to be held on any day appointed for any primary or general election of the city and county.

Borough Initiative, Referendum, and Recall.

Section 29. The voters of a borough may invoke the initiative provisions of this Charter to apply to any borough ordinance, and they may also invoke the referendum provisions of this Charter to apply to any ordinance, act or measure of a Council. The Council may submit any ordinance it is empowered to pass to a vote of the borough voters. The voters of a borough may invoke the recall provisions of this Charter to apply to any elective borough officer. It shall be the duty of the Board of Supervisors, by ordinance uniformly applicable to all boroughs, to make the provisions of this section effective.

## Interchange of Services.

Section 30. Any department, officer, or employee of a borough may be permitted to perform services for any office, board, or department of the city and county, and may be compensated for such services by the city and county, provided approval thereof is first obtained from the proper borough authority.

Borough Continuation of Employees, Contracts, and Ordinances.

Section 31. Except as otherwise provided, any employee of a city consolidated with the city and county, who shall be in the employ of any department or office of such city, the duties of which shall be undertaken by a borough automatically established as successor to any such city, shall continue in the position to which he may be assigned in the employ of the borough until the end of his term or if without a term until removed by the authority to whom power of removal is committed.

All contracts for materials, supplies and labor, and all public works, special assessments or similar proceedings entered into or undertaken by a city consolidated with the city and county in force or in course of performance when consolidation becomes effective, shall be continued and perfected by the borough automatically succeeding any such city, provided the borough shall have jurisdiction in the matter for which such contracts were entered into or over such public works, special assessments or similar proceedings, and otherwise by the city and county.

All ordinances of a city consolidated with the city and county which are not inconsistent with the provisions of this Charter or with any ordinance of the city and county shall, until repealed or amended by borough ordinances, be continued in force as ordinances of the borough automatically succeeding such city.

General Legislation for Boroughs.

Section 32. The Board of Supervisors shall have general power to enact all legislation necessary to permit boroughs to exercise their powers or perform their duties under any provisions of this Charter and not otherwise provided for herein. Such legislation shall be con-

sistent with the provisions of this Charter relating to the city and county or to boroughs and shall be uniform for all boroughs.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Stanton, Suhr—14.

Noes—Supervisors Shannon, Spaulding—2. Absent—Supervisors Breyer, Power—2.

# Adopted.

The following resolutions were adopted:

Submission to City Engineer of Garbage Disposal Plans for His Opinion.

On recommendation of Public Health Committee.

Resolution No. 33919 (New Series), as follows:

Resolved, That the plans and specifications of the San Francisco Garbage Disposal Company be and are hereby submitted to the City Engineer, Mr. M. M. O'Shaughnessy, for such advice as he may deem proper for the guidance of this Board of Supervisors; advice to be forwarded, in writing, to this Board within two weeks.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Lease of San Francisco Water Department Land to Mr. Paul Leong.

On recommendation of Public Utilities Committee.

Resolution No. 33920 (New Series), as follows:

Whereas, By Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, The head of said Water Department has approved the hereinafter mentioned contract for the use and occupation of a certain

parcel of said lands; now, therefore, be it

Resolved, That the hereinafter mentioned contract for the use and occupation of the parcel of land described therein, be and the same is hereby approved, and the Clerk of this Board be and he is hereby directed to endorse on said contract the said approval of this Board, and the following is the contract heretofore referred to:

Paul Leong (an American citizen), 2.5 acres in San Mateo County across the road from the Belmont Pumping Station, for a term of one year, for horticultural and agricultural purposes. Consideration \$75.00, payable in advance. This is a renewal under same terms and conditions formerly granted Leong Yee Tong.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Acceptance of Offer of Gustav Henry Fryers et ux., Land Required for Construction of Newark-San Lorenzo Pipe Line, \$635.

Also, Resolution No. 33921 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the New-

ark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy Aqueduct, for the sum set forth opposite their names, be accepted:

Gustav Henry Fryers and Emma C. Fryers \$635. A right of way easement over a portion of Lot 9 of the Ramos Subdivision adjoining Gading street. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco, a deed conveying said right of way easement to said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

## Action Deferred.

The following matters were, on motion, laid over one week and made a Special Order for 3:30  $p.\ m.$  (Supervisor Colman voting no):

Recommendation of Public Utilities Committee in Regard to Use of Municipal Railway Tracks on Market Street.

Resolution No. --- (New Series), as follows:

Resolved, That the request of the Market Street Railway Company for permission to use the outer tracks of the Municipal Railway on Market street, between McAllister and Valencia streets, is hereby granted, subject to the following conditions:

1. Only cars of lines numbered 6, 7, 8, 9 and 17 of Market Street Railway Company to be run over said tracks of the Municipal Railway.

2. Said permission not to include the hours between 3 p. m. and

7 p. m.

3. Terms and conditions of said rental to be agreed upon by the Board of Public Works and Market Street Railway Company.

Minority Report of Public Utilities Committee, by Supervisor Franck R. Havenner, Relative to Use of Municipal Railway Tracks on Market Street by Market Street Railway Company.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the request of the Market Street Railway Company for permission to use the outer tracks of the Municipal Railway on Market street between McAllister and Valencia streets is hereby granted, subject to the following conditions:

1. Only cars of lines numbered 6, 7, 8, 9 and 17 of Market Street Railway Company to be run over said tracks of the Municipal Railway.

2. Said permission to be granted for the hours between 12 p. m. and 7 a. m. only.

3. Terms and conditions of said rental to be agreed upon by the Board of Public Works and Market Street Railway Company.

### Adopted.

The following resolutions were adopted:

Intention to Change and Establish Grades.

On recommendation of Streets Committee.

Resolution No. 33922 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base,

as hereinafter stated, in accordance with Resolution No. 113043 of the Board of Public Works adopted Jan. 30, 1931, and written recommendation of said Board, filed Jan. 31, 1931, to-wit:

## Thirty-eighth Avenue.

Easterly line of, at Wawona street, 90.06 feet. (The same being the present official grade.)

Westerly line of, at Wawona street, 89.50 feet. (The same being the present official grade.)

Yorba street intersection, 80.70 feet.

## Yorba Street.

Thirty-seventh avenue, 93 feet. (The same being the present official

Thirty-eighth avenue intersection, 80.70 feet.

Thirty-ninth avenue, 72.50 feet. (The same being the present official grade.)

On Thirty-eighth avenue between Wawona and Yorba streets and on Yorba street between Thirty-seventh and Thirty-ninth avenues be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing

street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Breyer, Power—2.

# Intention to Change and Establish Grades.

Also, Resolution No. 33923 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 113016 of the Board of Public Works, adopted Jan. 28, 1931, and written recommendation of said Board, filed Jan. 29, 1931, to-wit:

## Thirty-sixth Avenue.

Easterly line of, at Vicente street, 76.63 feet. (The same being the present official grade.)

Westerly line of, at Vicente street, 75.36 feet. (The same being the

present official grade.)

240 feet southerly from Vicente street, 78.40 feet. 558.81 feet southerly from Vicente street, 96 feet. 670.04 feet southerly from Vicente street, 96 feet. 1270 feet southerly from Vicente street, 92 feet.

On a line at right angles to the westerly line of, 197.03 feet northerly from Sloat boulevard, 92 feet.

On a line at right angles to the westerly line of, 107.03 feet northerly from Sloat boulevard, 96.34 feet.

10 feet easterly from the westerly line of, at Sloat boulevard northerly line 100.65 feet.

10 feet westerly from the easterly line of, at Sloat boulevard northerly line 101.50 feet.

On Thirty-sixth avenue between Vicente street and Sloat boulevard be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the

passage of this resolution of intention.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Closing and Abandoning Portion of Estee Street, Lying Easterly From Stanyan Street, as Described in Resolution No. 33752 (New Series).

Also, Resolution No. 33924 (New Series), as follows:

Closing and abandoning a certain portion of Estee street.

Whereas, on the 12th day of January, 1931, the Board of Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 33752 (New Series), which resolution was presented to his Honor the Mayor for approval and was duly and regularly approved by the Mayor of the City and County of San Francisco, being in words and figures as follows, to-wit:

Resolution No. 33752 (New Series), as follows:

Resolved, that the public interest requires that the certain following described portion of Estee street lying easterly from Stanyan street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all of Estee street lying easterly of the

easterly line of Stanyan street.

Said closing and abandonment of said portion of Estee street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said Chapter and Article following Section 2; and be it

Further Resolved, That the damages, cost and expense of said closing and abandonment be paid out of the revenue of the City and County

of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Estee street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, January 12, 1931.

Ayes—Supervisors Andriano, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Canepa, Toner—2.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, January 13, 1931.

ANGELO J. ROSSI, Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner

and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and

County of San Francisco; and

Whereas, more than ten (10) days have elapsed after the expiration of the publication of said notice, and no objection to the said closings and abandonments of all those portions of Estee street lying easterly from Stanyan street, as described in Resolution of Intention No. 33752 (New Series), was made or delivered to the Clerk of this Board within said period of ten (10) days, or at all; and

Whereas, the Supervisors have acquired jurisdiction to order that the portion of Estee street lying easterly from Stanyan street, described in Resolution of Intention No. 33752 (New Series), be closed

and abandoned; now, therefore, be it

Resolved, That it be ordered, and it is hereby ordered, that all that portion of Estee street lying easterly from Stanyan street, described in and proposed in Resolution of Intention No. 33752 (New Series), be closed and abandoned; be it

Further Resolved, That the entire damages, costs and expenses of closing portion of said street described in Resolution of Intention No. 33752 (New Series) shall be paid out of the revenues of the City and County of San Francisco, as proposed and provided in Resolution of

Intention No. 33752 (New Series); be it

Further Resolved, That the said closing and abandonment of said street shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter 93, Article VI, of the Charter of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of the Board transmit a certified copy of this resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in the official newspaper as required by law.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

## Passed for Printing.

The following matters were passed for printing:

Repealing Ordinance No. 8922 (New Series), Ordering the Construction of Bulkheads on the North Side of Roosevelt Way.

On recommendation of Streets Committee.

Bill No. 9427, Ordinance No. — (New Series), as follows:

Repealing Ordinance No. 8922 (New Series), entitled, "Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for the building of same."

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

Section 1. Ordinance No. 8922 (New Series), approved by the Board of Public Works January 27, 1931, title of which is recited above, ordering the removal of sand and construction of bulkheads on the north side of Roosevelt way between line 458.72′ and 483.72′, and between lines 508.72′ and 583.72′, south of Clifford Terrace, is hereby repealed.

Section 2. This ordinance shall take effect immediately.

Ordering the Improvement of Palou and Santa Cruz Avenues.

Also, Bill No. 9428, Ordinance No. — (New Series) as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifica-

tions therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

Be it ordained by the People of the Clty and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December 9, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven

per centum per annum.

The improvement of Palou avenue, between Griffith and Hawes streets, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphalt-concrete pavement, consisting of a two-inch asphaltic concrete wearing surface and a six-inch Class "F" concrete

base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Santa Cruz avenue, between De Long street and the County Line by grading to official line and grade; by the construction of unarmored concrete curbs; by the construction of side sewers; and by the construction of an asphalt-concrete pavement, consisting of a two-inch asphaltic concrete wearing surface and a six-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a

part of these specifications.

Section 2. This ordinance shall take effect immediately.

### Adopted.

The following resolutions were adopted:

# Abandonment of Contemplated Improvements for Ingerson Avenue.

On recommendation of Streets Committee.

Resolution No. 33925 (New Series), as follows:

Resolved, That in view of changed improvements contemplated, all those improvements hitherto inaugurated for Ingerson avenue between the east line of Ingalls street and line 80 feet east of Griffith street, as described in Resolution of Intention No. 104189 (Second Series), passed November 14, 1928, are hereby abandoned as per recommendation of the Board of Public Works, Resolution No. 112962 (Second Series), passed January 23, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Extension of Time to James T. Tobin.

Also, Resolution No. 33926 (New Series), as follows:

Resolved, That James T. Tobin be and is hereby granted an extension of 60 days' time from and after January 21, 1931, in which to complete the improvement of Harrison street between Second and Essex streets.

This permit is granted on the recommendation of the Board of Public Works; work has been completed, and extension is needed pending the issuance of assessment.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Extension of Time to California Construction Company.

Also, Resolution No. 33927 (New Series), as follows:

Resolved, That the California Construction Company be and is hereby granted an extension of 90 days' time from and after January 23, 1931, in which to complete the improvement of San Mateo avenue between San Diego and Niantic avenues.

Work is practically completed, and this permit is also granted on recommendation of the Board of Public Works and the City Engineer's office.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Award of Contract, Hospital Equipment.

On recommendation of Supplies Committee.

Resolution No. 33928 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted January 12, 1931 (Proposal No. 674) for furnishing the following, viz., Hospital equipment for San Francisco Hospital:

Item No. 1—5 blood pressure apparatus (Baumanometer), desk model, 300 mm. calibration, at \$28.80 each—American Surgical Sales Company, Ltd.

Item No. 2—2 stretchers (wheel), 25½ inches by 71½ inches, 30 inches high over all, four 8-inch Colson disc wheels, two swivel, two stationary; tires flat; removable spring litter top; painting, 3 coats nitrocellulose base lacquer, first coat baked; color, white; a continuous 1-inch rubber bumper extending entirely around top; carriage to be made of seamless tubular steel; Colson Model No. 6245 D. L. white enamel; at \$55.45 each—Colson Company of the Pacific.

enamel; at \$55.45 each—Colson Company of the Pacific.

Item No. 3—2 stretchers (wheel), 25½ inches by 74¾ inches, 33 inches over all, wooden top, two 24-inch ball-bearing wheels, 1¼-inch tire, also two 10-inch disc ball-bearing wheels, 24-inch wheels to be equipped with brakes; color and bumper as above specifications; at \$60 each—Eames Company.

Item No. 4—2 hampers, equipped with 3-inch Colson casters, Colson Model No. 3307 with white bag, at \$10.80 each—Colson Company of the Pacific.

Item No. 5—2 screens, 3-panel, Reid catalogue, page 120, No. 0662; equip all screens with 3-inch rubber-tired casters, Colson or equal; at \$16 each—American Surgical Sales Company, Ltd.

Item No. 6—4 screens, single panel, No. 0654, Reid catalogue, page 119, equipped with Drake gliders; at \$8 each—American Surgical Sales Company, Ltd.

Item No. 7—1 truck, model 2528, Colson catalogue (steel platform); at \$29.90 each—Colson Company of the Pacific.

Item No. 8—1 truck, model 1078A, Colson catalogue; at \$24.13 each—Colson Company of the Pacific.

Item No. 9—1 truck, model 2541, Colson catalogue (oak platform); at \$30.50 each—Eames Company.

Item No. 10—4 trucks, model 6400, Colson catalogue; at \$26.10 each—Colson Company of the Pacific.

Item No. 11—3 dressing carriages, equipped with four 8-inch disc wheels; Colson catalogue, page 65, model 1376A or equal; at \$33.50 each—Eames Company.

Item No. 12—40 bedside tables, left-hand opening; equipped with Drake gliders; Albatross catalogue, page 63, No. 618; at \$14.10 each—Colson Company of the Pacific.

Item No. 13—35 bedside tables, both sides open; equipped with Drake gliders; otherwise specifications as above; at \$14.10 each—Colson Company of the Pacific.

Item No. 14—25 beds with Mt. Sinai bottom; head and foot to be 1¼-inch National Seamless tubing; 14-gauge card holder for 3x5 card, with metal insert for card, to be welded on fracture bar; painting, 3 coats nitrocellulose base lacquer, first coat baked; color. white; equipped with Colson casters; L 367 3-inch height head 49½ inches, foot 37 inches fabric 27-inch including casters; pillars 1¼ inches, cross rod % inch; five filler rods ½ inch; cross-rods and filler rods 15 gauge; inside fracture bar 1 inch by ¼ inch; length of bed 78 inches inside; 36 inches wide inside; fabric to be National rust-proof; all beds to be chilled construction; Simmons bed No. 27241, as per blueprint attached to bid; at \$37.50 each—American Surgical Sales Company, Ltd.

Item No. 15—30 chart holders, 9½x12½ inches, city sample, at \$2.35 each—American Surgical Sales Company, Ltd.

Item No. 16—6 irrigating stands, 6 feet high, four hooks; Albatross catalogue, page 49, No. 630; at \$6 each—Walters Surgical Company.

Item No. 17—1 medicine cabinet, Albatross model No. 786, at \$76.65 each—Colson Company of the Pacific.

Item No. 18—1 wall shelf stand with porcelain shelves; two top shelves 48 inches wide, 14 inches deep; two lower shelves 48 inches wide, 20 inches deep; height over all, 65 inches; similar to 0480, page 95, Reid Brothers catalogue; at \$49.50 each—American Surgical Sales Company, Ltd.

Item No. 19—1 instrument table, height 30 inches, width 30 inches, depth 16 inches; similar to 0432, page 90, Reid Brothers catalogue; at \$19 each—American Surgical Sales Company, Ltd.

Item No. 20—1 treatment and examination table equipped with 3-inch Colson casters, Reid Brothers, at \$65 each—American Surgical Sales Company, Ltd.

Note—All above awards are made to the lowest bidder, except when award be made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Resolved, That no bonds be required.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity. Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Award of Contract, Lithographing Bonds, Knight-Counihan Company.

Also, Resolution No. 33929 (New Series), as follows:

Resolved, That award of contract be hereby made to Knight-Counihan Company on bids submitted February 2, 1931 (Proposal No. 681), for furnishing the following, viz., lithographing bonds:

Item No. 1-900 Boulevards and Roads Bond, 1931, for the	
sum of\$	441.00
Item No. 2-1400 Public Parks and Squares Bond, 1931, for	
the sum of	686.00
Item No. 3—200 Playgrounds Bond, 1931, for the sum of	98.00

Aggregate bid ......\$1,225.00

Resolved, That a bond in the amount of \$200 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Award of Contract, X-Ray Films.

Also, Resolution No. 33930 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted January 26, 1931 (Proposal No. 678), for furnishing the following, viz.: X-ray films for San Francisco Hospital.

Note—The quantities stated below are for immediate delivery.

Option—The right is reserved to the City to place additional orders on any or all of the given items for quantities not to exceed 20 per cent of the stated quantities, provided that said option be exercised before June 30, 1931.

Item No. 1—540 dozen Dyphax Eastman safety X-ray films, 8x10, at \$2.7275 per dozen—Kahn & Co.

Item No. 2—360 dozen Dyphax Eastman safety X-ray films, 11x14, at \$5.3875 per dozen—Kahn & Co.

ltem No. 3—468 dozen Dyphax Eastman safety X-ray films, 14x17, at \$8.1975 per dozen—Kahn & Co.

ltem No. 4—12 dozen cans developer powder. No. 4 Eastman, at \$26.46 per dozen cans—Eastman Kodak Stores, Inc.

Resolved. That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Award of Contract, Stencils for School Department, The Shallcross Co. Inc.

Also, Resolution No. 33931 (New Series), as follows:

Resolved, That the contract be rescinded that was heretofore awarded to The Shallcross Company, Inc., by Resolution No. 33795 (New Series), approved January 20, 1931 (Proposal No. 669), for furnishing stencils for School Department; said rescission being pursuant to a petition filed by said Shallcross Company and based upon a recent decree of the United States District Court in litigation over infringement of patent rights.

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity

Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Establishing Loading Zones.

On recommendation of Traffic and Safety Committee.

Resolution No. 33932 (New Series), as follows:

Resolved, That the following loading zones be established:

180 Townsend street, 54 feet—Frank Noland Drayage and Storage Company; serves two sidewalk elevators.

88 Merchant street, 18 feet—Sun Tent & Henrix Leubbert Company:

serves one loading chute for truck.

326 Grove street, 18 feet—Bear Film Company; serves one sidewalk elevator.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Establishing Passenger Loading Zone.

Also, Resolution No. 33933 (New Series), as follows:

Resolved, That the following passenger loading zone be established: 44 Fourth street, 18 feet—Hotel Argonaut.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

#### Referred.

The following bill was, on motion, referred to Finance Committee:

#### Amending War Memorial Ordinance.

Presented by Supervisor Colman, request of War Memorial Trustees:

Bill No. 9433, Ordinance No. ——— (New Series), as follows:

Ordinance No. 8746 (New Series) setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said Trustees; providing for purchase of materials, supplies and equipment; and providing for setting up of revolving fund, is hereby amended to read as follows:

Setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said trustees; providing for purchase of materials, supplies and equipment.

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

Section 1. Direction to Board of Trustees of War Memorial. The Board of Trustees of the War Memorial in exercising the powers granted to it under Article XIV-D of the Charter relative to the construction, administration, management, superintendence and operation of the War Memorial of San Francisco, shall do so subject to the provisions of this ordinance. Said Board of Trustees shall be hereinafter mentioned as the Trustees.

Section 2. Construction of War Memorial. The Trustees of the War Memorial shall construct a building or buildings as and for a War Memorial on the real property located in the City and County of San Francisco, bounded by Van Ness Avenue, Grove, Franklin and McAllister Streets. The cost of said memorial shall be borne out of, but not to exceed the total proceeds of the Memorial Hall's Bond Issue, together with such other and further sums as may be now or hereafter available, including all interest received by the City and County of San Francisco on moneys in said fund, all of which are hereby appropriated The Trustees of the War Memorial shall have for said purposes. charge of the construction, administration, management, superintendence and operation of the War Memorial and of the grounds set aside therefor, and all of its affairs, and may enter into contracts for said nurposes.

Administration, Management, Superintendence and Oper-Section 3. ation of the War Memorial. Said trustees shall subsequent to the construction of said War Memorial, and during the construction thereof, administer, manage, superintend and operate said War Memorial and the grounds set aside therefor, and all of its affairs.

Section 4. Gifts, Devises and Bequests. No gifts, devises or bequests, other than unconditional gifts, devises and bequests of cash, shall be accepted by the City and County of San Francisco as and for said War Memorial without the consent of a majority of the Trustees present at a meeting of said Trustees. Said Trustees are hereby empowered to receive and accept any cash or property under the terms and provisions of Sec. 4, Art. XIV-D of the Charter. Any gifts, desises and/or bequests received by the Trustees on behalf of the City and County for any purposes connected with said War Memorial, or incident thereto, shall be set aside in a special fund for the use and benefit of the said War Memorial.

Section 5. *Employees.* The Trustees shall engage such employees. bonded or otherwise, as may be necessary for the conduct of the property and affairs of said War Memorial.

Salaries. The salaries, wages and compensation of the managing director and secretary of said War Memorial and of all other employees shall be subject to standardization as provided in Section 14, Chapter 2, Article II of the Charter. That pending the standardization of wages, salary and compensation, there shall be paid to said employees at least the minimum entrance salary, wage or compensation paid for similar services by the City and County of San Francisco, and if there are any positions or places of employment created by the Trustees not common with others in the government of the City and County of San Francisco, then the compensation to be paid to said employees shall be fixed by said Trustees.

Section 7. Budgets. Not later than April 1, in the year 1931, and annually thereafter, the Trustees shall transmit to the Board of Super-

visors a proposed budget for the next fiscal year.

Section 8. Accounts. Upon the completion of the War Memorial, the Trustees shall cause to be filed a complete statement showing all receipts and disbursements of the Trustees, and same shall be open for inspection by the public in the office of the Auditor. Said statement

shall show the number of employees of the Trustees.

Section 9. Purchase of Materials, Supplies and Equipment. Subsequent to completion of the War Memorial, purchases of materials, supplies and equipment required by the Trustees shall be made in accordance with the provisions of Chapter IV, Article II, of the Charter, and Ordinance No. 5880 (New Series), provided, however, that specifications may be prepared under the direction of the Trustees for all equipment required by said Trustees, and for materials or supplies peculiar to said War Memorial operations and not in common use in other departments of the City and County; and the Trustees may designate the particular brand, kind or make of any equipment which may be necessary in the conduct of said War Memorial.

Section 10. Constitutionality. If any section, sub-section, subdivision or provision of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining provisions of this ordinance, the Board of Supervisors hereby declaring that it would have passed this ordinance, and each section, sub-section, subdivision, provision, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, sub-sections, subdivisions, provisions, sentences, clauses or phrases hereof are declared unconstitutional.

Section 11. Effectiveness. This ordinance shall become effective immediately upon its passage.

Section 12. Other Ordinances. Any ordinance or part thereof in conflict herewith is hereby repealed in respect to conflicting provisions.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS. BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

# Passed for Printing.

The following resolution, presented by Supervisor Hayden, was passed for printing:

Appropriation, \$25,000, to the Red Cross for Drought-Affected Areas.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 25, Fiscal Year 1930-1931, and authorized in payment to the American Red Cross for the immediate relief of the sick and hungry inhabitants of the twenty-one drought-affected States.

#### Adopted.

The following resolution was, on motion of Supervisor Andriano, adopted:

#### Transfer of Taxicab Permits.

Resolution No. 33934 (New Series), as follows:

Resolved, That the following taxicab permits be and are hereby granted, viz.:

- Transfer of one taxicab permit from Hubert F. Ellis, United Cab Company No. 12, to Harold Schwartz, Red Crown Cab Company
- 2. Transfer of one taxicab permit from Chas. A. Wetzler, Gray Cab
- Company No. 36, to William Glenn, Green Top Cab Company, Ltd.
  3. Transfer of ten permits from Francis L. Morris, Blue Bird Cab Company, to William Glenn, Green Top Cab. Company.
- 4. Transfer of one taxicab permit, No. 220, from Robt. E. Burns, Royal Cabs No. 100, to W. E. Petty, Premier Cabs.
- 5. Transfer of thirteen permits from Walter Rose, White and Blue Cab Company, to 5 and 10 Cab Company, Inc.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri. Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

#### Petition for Park at Spring Valley Reservoir Site.

Petition of Arthur B. Bird and other property owners on north slope of Hyde street, in proximity of old Spring Valley water reservoir, requesting that negotiations be commenced for the acquisition of block bounded by Bay, Larkin, Francisco and Hyde streets for park purposes.

Referred to Joint Committee on Parks and Playgrounds and Public Utilities.

Masquerade Ball Permit to San Francisco Maennerchor.

Supervisor Andriano presented:

Resolution No. 33935 (New Series), as follows:

Resolved, That the San Francisco Maennerchor be and is hereby granted permit to hold a masquerade ball at California Hall on Saturday evening, February 28, 1931.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.
Absent—Supervisors Breyer, Power—2.

### Passed for Printing.

The following resolution was passed for printing:

Supply Station, James T. Fitzgerald and L. J. Equi, Northeast Corner of Twenty-fourth and Harrison Streets.

Resolution No. ----- (New Series), as follows:

Resolved, That James T. Fitzgerald and L. J. Equi be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Twenty-fourth and Harrison streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Additional Congressional District for San Francisco.

Supervisor Canepa presented:

Resolution No. ——— (New Series), as follows:

Whereas, the Legislature of California is about to reapportion the State and to create and establish new and additional congressional districts; therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco that the members of the Senate and of the Assembly of California be and they are hereby urged to include in such congressional reapportionment bill as may be submitted to and passed by the Legislature an additional congressional district for the City and County of San Francisco, such district to be made up either of Assembly districts within the City and County of San Francisco or to be composed of several Assembly districts in the City and County of San Francisco together with Assembly districts in the County of San Mateo, so that the congressional representation from the City and County of San Francisco shall be three in number; and be it further

Resolved, That the Senators and Assemblymen from the City and County of San Francisco be and they are hereby requested to exert their concerted efforts to the attainment of this end; and be it

Further Resolved, That a copy of this resolution be sent to each member of the San Francisco delegation in the State Legislature, as well as to the Speaker of the Assembly, the Lieutenant-Governor and the Governor of the State of California.

Referred to Judiciary Committee.

# Progress Exposition at Emporium.

Supervisor Gallagher called attention to the opening of the \$250,000 Progress Exposition at the Emporium tonight under the auspices of the Junior Chamber of Commerce, saying that the attendance of the members of the Board would be appreciated.

# Congressional Representatives Thanked for Sunnyvale Dirigible Base.

Supervisor Havenner presented:

Resolution No. 33936 (New Series), as follows:

Be it Resolved, That we, the Board of Supervisors of the City and County of San Francisco, in meeting assembled, herewith direct that telegrams be sent to Hons. Hiram W. Johnson and Samuel M. Short-ridge urging their active support of Congressman Free's bill providing for the acceptance of Sunnyvale as a site for the location of the Pacific Coast naval dirigible base; and be it

Further Resolved, That communications be directed to the members of the California congressional delegation who so actively worked toward the unanimous passage of this bill in the House of Repre-

sentatives, thanking them for their efforts in this regard.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa. Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

## Board of Public Works Authorized to Proceed With Employment Bond Project.

Supervisor Hayden presented:

Resolution No. 33937 (New Series), as follows:

Resolved, That this Board hereby authorizes the Board of Public Works to proceed immediately with the construction of roads and highways, for which moneys will be provided by the bond issue election for public projects of February 6, 1931, listed as follows:

Road around the shores of Lake Merced.

Reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway.

Building an extension of Clarendon avenue over the most feasible route to Seventh avenue and construction of a road around Blue Mountain, connecting with Clarendon avenue at its termini.

Improving Stanley street parkway between Alemany boulevard and

Junipero Serra boulevard.

Construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, and approaches.

Roadways within and approaching Laguna Honda Home.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Requesting From Board of Public Works Information on Hetch Hetchy Project.

Supervisor McSheehy presented:

Resolution No. 33938 (New Series), as follows:

Whereas, on September 29, 1930, a report was submitted to this Board by the Manager of the Water Department as to a water famine threatening this city, and recommending that a pipe line be con-

structed connecting the San Francisco system with the East Bay

Municipal Utilities District; and

Whereas, this connection will tie in with our Water Department and will become part, directly or indirectly, of our Hetch Hetchy system; therefore, be it

Resolved, That an answer in the next two weeks be requested from the Board of Public Works of the following questions:

- 1. Have we sufficient money in the Hetch Hetchy fund to complete the Hetch Hetchy system, including the Coast Range tunnels?
- 2. When was the last Hetch Hetchy Bond issue voted and what was its amount?
- 3. How much money was in the Hetch Hetchy fund when the last bond issue was voted?
- 4. How much money has been spent to date on the Coast Range tunnels?
- 5. How many feet of tunneling have been excavated through the Coast Range to February 1, 1931, and at what cost?
- 6. How much permanent concrete lining has been placed in these tunnels, and at what cost?
- 7. How much of these same tunnels remains to be dug and what is the estimated cost?
- 8. How much permanent concrete lining of Coast Range tunnels remains to be done and what is its cost?
  - 9. How much money have we in the fund on February 1, 1931?
- 10. How much is the estimated cost of each of the following items: Coast Range tunnels, 47 miles San Joaquin Valley pipe line including syphon under San Joaquin River, and Mountain Bar syphon?
- 11. What is the total cost of the East Bay pipe connection and the cost of pumping and purchase of three years' maximum supply of
- 12. What is the total cost of completion of the Hetch Hetchy system including pumping and purchase of three-year water supply?
- 13. How much of this emergency connection and emergency water cost will be paid out of the City water funds and how much out of the Hetch Hetchy funds?
- 14. How much then is the total required from the Hetch Hetchy funds?
  - 15. How much then will the deficit or surplus be?
- 16. If we are facing a deficit when will you ask for more funds for completion of the project?
- 17. How much would be the deficit or surplus if we used the temporary route over Altamont Pass, continuing to work on the tunnels?
- 18. How much would be the deficit or surplus if we discontinued all work on the tunnels except for maintenance and repair?
- 19. What is the total Hetch Hetchy bond issues to date and the dates and amounts on which the various issues were voted?
- 20. How much interest during construction has been paid on these bonds to date?
  - 21. How much amortization has taken place?
- 22. What is the yearly total interest on outstanding Hetch Hetchybonds?
- 23. What will be the total yearly interest on outstanding Hetch Hetchy bonds when the last remaining bonds are sold and at what date will this take place?
- 24. How much total interest during construction has been paid since the last bond issue?
- 25. How much interest will there be between now and the completion of the Hetch Hetchy system?
- 26. How much Hetch Hetchy interest then will have been spent during the construction of the Coast Range tunnels?
  - 27. What would have been the cost of the 47 miles of pipe line across

the San Joaquin Valley, including the Mountain Bar syphon, plus the proposed Altamont Pass construction, plus a pipe line connecting the Altamont Pass pipe with the present conduits at Sunol?

28. Is it feasible to bring Hetch Hetchy water in a pipe line over

Altamont Pass by gravity?

29. How much would it increase the thickness of the pipe at Tesla Portal, and how much at the San Joaquin River if this were done?

30. How much would it increase the cost of the San Joaquin pipe line, the proposed Altamont Pass pipe line and the proposed Altamont Pass to Sunol pipe line, if they are made into a gravity system?

31. What then would be the total pipe line cost for a gravity pipe line system from Oakdale Portal to Sunol, including Mountain Bar

syphon pipe line?

32. How many gallons per day would such a gravity pipe line system deliver to Sunol?

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

No-Supervisor Colman-1.

Absent—Supervisors Breyer, Power—2.

Commending Publicity Given San Francisco Bay Area Through the "Marina Survey," a Publication of the National Associa-tion of Engine and Boat Manufacturers, by the National Association of Engine and Boat Manufacturers.

Supervisor Miles presented:

Resolution No. 33939 (New Series), as follows:

Whereas, it has been brought to the attention of this Board that the boating facilities of the San Francisco Bay region in general, and San Francisco in particular, have received generous national publicity through the Marina Survey, a publication of the National Association of Engine and Boat Manufacturers; and

Whereas, the National Association of Engine and Boat Manufacturers, at their own expense, annually compile, publish and distribute throughout the nation this comprehensive and authentic survey, which contains a voluminous word and picture story of San Francisco Bay;

Whereas, since this publication presents to the citizens of San Francisco and the nation valuable statistics and information on boating facilities and business possibilities throughout the San Francisco Bay

area; now, therefore, be it Resolved, That this Board, cognizant of the great value of this publicity to San Francisco, does hereby most heartily commend the officers, directors and members of the National Association of Engine and Boat Manufacturers for their non-sectional attitude and publicspirited efforts to stimulate boating, recreation and industry throughout the San Francisco Bay region.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Appropriation, \$350, to Repair Roof of Park Emergency Hospital.

Supervisor Shannon presented:

Resolution No. 33940 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of Budget Item No. 51, "Repairs to Public Buildings Other Than School Buildings, etc.," for the purpose of making necessary repairs to the roof of the Park Emergency Hospital, \$350.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

No-Supervisor Colman-1.

Absent—Supervisors Breyer, Power—2.

# Transfer of Funds and Authorization to Expend, Repairs to County Jail No. 1.

Also, Resolution No. 33941 (New Series), as follows:

Resolved, That for the purpose of remedying the dangerous condition of ventilating flues in the cells at County Jail No. 1, Dunbar and Washington streets, there is hereby transferred for this purpose, and authorized to be expended, from Appropriation 14-B, Budget Item No. 264, "Various Maintenance, Subsistence and Equipment," to the credit of Budget Item No. 51, "Repairs to Public Buildings, etc.," the sum of \$300.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Leave of Absence, John Hermann, Election Commissioner.

The following was presented and read by the Clerk:

San Francisco, Cal., February 9, 1931.

Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Hon. John Hermann, member of the Board of Election Commissioners, for leave of absence, with permission to leave the State of California, for a period of sixty days, commencing February 14, 1931.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

# Leave of Absence, Hon. John Hermann, Member of Board of Election Commissioners.

Whereupon, the following resolution was presented and adopted:

Resolution No. 33943 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. John Hermann, member of the Board of Election Commissioners, is hereby granted a leave of absence for a period of sixty days, commencing February 14, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Leave of Absence, Joseph Marr Gwinn, Superintendent of Schools.

Resolution No. 33942 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mr. Joseph Marr Gwinn, Superintendent of Schools, is hereby granted a leave of absence for a period of eighteen days, commencing February 17, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

Appropriation, \$374,583.92, Out of Health Bond Fund, for Addition to the Roof Wards at San Francisco Hospital.

Supervisor Shannon presented:

Resolution No. ——— (New Series), as follows:

Resolved. That there is hereby set aside, appropriated and authorized to be expended out of the Health Bond Fund the following amounts for the following contracts, on the addition to the roof wards at the San Francisco Hospital, to-wit:

General construction, Barrett & Hilp	269,838.00
Structural steel (Proposition No. 2), McClintic-Marshall Co.	19,070.00
Structural steel (Proposition No. 3), Joe Gerrick & Co	7,560.00
Plumbing work, Turner Company	38,225.00
Heating work, James A. Nelson, Inc	17,694.00
Architectural fees	12,196.92
Possible extras, incidentals and inspection	10,000.00

Total .....\$374,583.92

Referred to Finance Committee.

Appropriating \$325,000 Out of Health Bonds, Issue 1929, Payment to Reverend Mother M. Paschal for Purchase of St. Catherine's Home.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of Health Bonds, issue of 1929, \$325,000 in payment to Reverend Mother M. Paschal for the purchase of the property commonly known as St. Catherine's Home, situated on Potrero avenue between Twenty-first and Twenty-second streets.

Referred to Finance Committee.

# Acceptance of Offer, St. Catherine's Home.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the offer of Mother M. Paschal to convey to the City and County of San Francisco the property commonly known as St. Catherine's Home, and situate in Potrero avenue between Twenty-first and Twenty-second streets, subject to proper title research, be and is hereby accepted.

Referred to Finance Committee.

Trustee Committee for Expenditure of Employment Bonds. San Francisco, Cal., January 23, 1931.

The following was read and ordered filed:

Hon. Angelo J. Rossi, Mayor, City of San Francisco, California.

Dear Mayor Rossi: In accordance with your request of last Thursday I am suggesting the following list of names for the Trustee Committee for Expenditure of Employment Bonds:

Selah Chamberlain, chairman; Wm. H. Crocker, John F. C. Forbes, Most Rev. Edward J. Hanna, Kenneth R. Kingsbury, Frank C. Mac-Donald, John A. O'Connell, Mrs. M. C. Sloss, James B. Smith, Chas. M. Wollenberg.

I hope you will find this list satisfactory and in accordance with your own views on the subject.

Our publicity work is continuing to progress quite satisfactorily.

Very truly yours,

M. FLEISHHACKER.

From San Francisco Citizens' Committee for Employment Bonds.

Memorandum to Mayor Rossi. Subject: Committee of Public Trustees.

Mr. Fleishhacker just telephoned that through an inadvertence the name of Mr. Clyde Healy did not go forward to you as he intended on the list of names which you asked him to suggest for a Citizens' Committee of Trustees for the Employment Bonds, and he requests that you add Mr. Healy's name to the list.

FRANK CARMODY, Campaign Director.

# Underground District, Vallejo Street.

Supervisor Roncovieri presented:

Bill No. ———, Ordinance No. ———— (New Series), as follows: Providing for underground district on Vallejo street, from Fillmore street to Pierce street.

Referred to Lighting Committee.

## Declaration of Surrender and Operating Permit Sutter Street Railroad Company

The following matters were presented, read and ordered sent to the City Attorney for advice as to the Board's duty in the premises:

Know All Men by These Presents:

That the undersigned, SUTTER STREET RAILROAD COMPANY, a corporation organized and existing under and by virtue of the laws of the State of California, and engaged in operating a street railway in the City and County of San Francisco, State of California, hereby makes and files with the Clerk of the Board of Supervisors of the City and County of San Francisco this written Declaration of Surrender to said City and County of San Francisco of all rights, franchises, privileges, permits or resolutions heretofore granted to or held by Sutter Street Railroad Company, or its predecessors in interest, whether of record or howsoever appearing, to operate said street railway under said rights, franchises, privileges, permits or resolutions over the streets, avenues and highways in the City and County of San Francisco hereinafter set forth, along and over which Sutter Street Railroad Company operated its railroad at any time during the calendar year 1930, being the calendar year in which the election for the adoption of the amendment to the Charter of the City and County of San Francisco by the addition of Section 6a and Section 6b to Chapter II, Article II thereof, was held, to-wit:

MARKET STREET from the Ferry Building on The Embarcadero

to Sutter and Market Streets:

Together with all overhead and underground transmission and distribution lines, signal apparatus, telephone equipment, branch-offs, curves, connecting tracks, switch houses, signal towers, switches, crossings, crossovers, loops, turnouts, and other appliances used or necessary or useful in the operation of the railway of declarant. When not otherwise designated, description extends from the center to center of streets or to a connection with existing tracks;

and, in consideration and by reason thereof, accepts in place of said rights, franchises, privileges, permits and resolutions an operating permit to operate its cars over, along and upon the streets, avenues and highways in the City and County of San Francisco above named and set forth, as provided in Sections 6a and 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco, which

said sections are hereby referred to and made a part hereof and sub-

ject to all the terms and conditions thereof.

The following is a statement of said rights, franchises, privileges, permits and resolutions so surrendered and hereinabove referred to and existing February 15, 1929, with the designation and number of the ordinance and/or resolution of the Board of Supervisors of the City and County of San Francisco granting said rights, franchises, privileges, permits and resolutions, and with the respective dates of their approval by said Board of Supervisors and/or the Mayor of said City and County, all of which appears from said ordinances and resolutions on file in the office of the Board of Supervisors of said City and County of San Francisco, to-wit:

It is the purpose and intention of declarant to hereby surrender to said City and County of San Francisco all rights, franchises, privileges, permits or resolutions owned by declarant and existing February 15th, 1929, or operated during the year 1930, and existing at the time of the filing of this Declaration of Surrender, whether specifically described or set forth or not, all as provided in Section 6a of Chapter II, Article II, of the Charter of the City and County of San Francisco.

This Declaration of Surrender is executed by Sutter Street Railroad Company and acknowledged and certified by a notary public authorized to make such acknowledgment in the manner provided by law for the conveyances of real property, and is made pursuant to the provisions of Section 6a of Chapter II. Article II, of the Charter of

the City and County of San Francisco.

Sutter Street Railroad Company hereby requests the Clerk of the Board of Supervisors to file this Declaration of Surrender in the office of the Board of Supervisors of said City and County and to endorse thereon the fact and date of such filing, and to sign such endorsement and to deliver to Sutter Street Railroad Company a true and correct copy of this Declaration of Surrender so filed by said Sutter Street Railroad Company, with the certificate of said Clerk attached thereto, duly signed, and attested by the seal of said City and County of San Francisco, to the effect that the same is a true and correct copy of the Declaration of Surrender so filed by Sutter Street Railroad Company, and stating therein the date of such filing and the name of the Sutter Street Railroad Company as executing such declaration.

IN WITNESS WHEREOF, Sutter Street Railroad Company has caused its corporate name and seal to be hereunto affixed and this Declaration of Surrender to be signed by its President and attested by the signature of its Secretary this 9th day of February, A. D. 1931.

SUTTER STREET RAILROAD COMPANY.

(Seal) By FRED BOECKMANN.

President.

Attest:

GEO. B. WILLCUTT,

Secretary.

(Notarial Certificate of Charles E. Reith attached.)

ENDORSEMENT OF CLERK OF THE BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO.

This is to certify that the Sutter Street Railroad Company has filed in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco the above and foregoing Declaration of Surrender, and that the same was filed, as aforesaid, on, to-wit, the 9th day of February, 1931.

This is to further certify that the above and foregoing Declaration of Surrender is a true and correct copy of the Declaration of Surrender so filed with said Clerk on the 9th day of February, 1931, by Sutter Street Railroad Company.

J. S. DUNNIGAN,

Clerk of the Board of Supervisors of the City and County of San Francisco.

(Seal of the City and County of San Francisco.)

## Declaration of Surrender and Operating Permit Market Street Railway Company

Know All Men by These Presents:

That the undersigned, MARKET STREET RAILWAY COMPANY, a corporation, organized and existing under and by virtue of the laws of the State of California, and engaged in operating a street railway in the City and County of San Francisco, State of California, hereby makes and files with the Clerk of the Board of Supervisors of the City and County of San Francisco this written Declaration of Surrender to said City and County of San Francisco of all rights, franchises, privileges, permits or resolutions heretofore granted to or held by Market Street Railway Company, or its predecessors in interest, whether of record or howsoever appearing, to operate said street railway and buses under said rights, franchises, privileges, permits or resolutions over the streets, avenues and highways in the City and County of San Francisco hereinafter set forth, along and over which Market Street Railway Company operated its railroad at any time during the calendar year 1930, being the calendar year in which the election for the adoption of the amendment to the Charter of the City and County of San Francisco by the addition of Section 6a and Section 6b to Chapter II, Article II thereof, was held, to-wit:

#### RAILWAY LINES.

ALAMEDA STREET—From Bryant street to, across and upon York street to and upon private property.

ALAMEDA STREET—Underground feeder from York street to Berry street.

ARGUELLO BOULEVARD—Along, upon and across, from Euclid avenue to Clement street.

ARGUELLO BOULEVARD—Along, upon and across, from Sacramento street to Lake street.

ARMY STREET-From Folsom street to Third street.

ASHBURY STREET-From Frederick street to Clayton street.

BATTERY STREET—From Market street to north side of California street.

BAYSHORE BOULEVARD—From the south line of San Francisco County to Rodeo avenue.

BAYSHORE BOULEVARD—From San Bruno avenue near Cortland avenue to, upon and across private right-of-way to Army street.

BRANNAN STREET-From First street to Eighth street.

BROADWAY STREET-From The Embarcadero to Mason street.

BROADWAY STREET—Underground conduits, from Webster street to Fillmore street.

BRYANT STREET—From Sterling street to Army street, with connection to private property east of Bryant street and south of Division street.

BUSH STREET—From Battery street to Kearny street.

CALIFORNIA STREET-From north side of Market street to Kearny street.

CALIFORNIA STREET—From Presidio avenue to Sixth avenue.

CARL STREET—From Stanvan street to Clayton street.

CASTRO STREET-From Market street to Twenty-sixth street, with connection to private property on east side of Castro street between Twenty-fourth street and Jersey street.

CHATTANOOGA STREET-From Twenty-second street to Twenty-

fourth street.

CHENERY STREET-From Thirtieth street to, upon and along private right-of-way between Carrie and Diamond streets to Diamond

CHURCH STREET-From Sixteenth street to Duboce avenue.

CIRCULAR AVENUE-From San Jose avenue to Monterey boule-

CLAY STREET—From The Embarcadero to Larkin street.

CLAYTON STREET—From Carl street to Waller street.

CLAYTON STREET-From Ashbury street to Market street.

CLEMENT STREET-From Arguello boulevard to Thirty-third avenue, with connections to private property north of Clement street between Thirty-second avenue and Lincoln park.

COLUMBUS AVENUE-From Mason street to Taylor street.

CONNECTICUT STREET—From Seventeenth street to Eighteenth street.

CORTLAND AVENUE-From Mission street to Folsom street.

DIAMOND STREET—From private right-of-way on Chenery street to, and along private right-of-way south of Wilder street to Diamond street and thence to San Jose avenue.

DIVISADERO STREET-From Page street to Jackson street.

DIVISADERO STREET—Underground wire from Page street to Haight street.

DIVISION STREET—(South of) spur track from Southern Pacific Railroad starting on private property east of Hampshire street extended and running westerly on and upon private property to near the east line of Bryant street.

DOLORES STREET-From Twenty-second street to Twenty-fourth

DUBOCE AVENUE—From Church street to Fillmore street.

ECKER STREET-Underground feeders and conduits, from Stevenson street to Market street.

EDDY STREET-From Market street to Divisadero street.

EIGHTEENTH STREET—From Danvers street to Guerrero street. EIGHTEENTH STREET-From Connecticut street to Third street.

EIGHTH AVENUE—From Clement street to Fulton street. EIGHTH STREET—From Market street to Brannan street.

ELLIS STREET-From Market street to Divisadero street.

EMBARCADERO—From Ferry Terminal to Howard street. EMBARCADERO—From Ferry Terminal to Broadway. EMBARCADERO—From Ferry Terminal to Mission street.

EMBARCADERO-From Clay street to Sacramento street.

EUCLID AVENUE-From Parker avenue to Arguello boulevard.

FIFTH STREET-From Market street to Brannan street.

FILLMORE STREET-From Duboce avenue to Marina boulevard, with connections to private property on the west side of Fillmore street between Golden Gate avenue and Turk street.

FIRST STREET—From Market street to Folsom street. FIRST STREET—From Brannan street to Townsend street.

FOLSOM STREET—From Steuart street to Precita avenue.

FORTY-EIGHTH AVENUE—From Geary street to, upon and across Point Lobos avenue to, upon and along private right of way to Sutro Baths Station.

FOURTEENTH STREET-From Guerrero street to Harrison street. FOURTH STREET-From Market street to Townsend street.

FREDERICK STREET-From Masonic avenue to Clayton street. FREDERICK STREET-From Stanyan street to Lincoln way.

FULTON STREET—From La Playa to, upon and across private right of way on east side of Masonic avenue.

GEARY STREET—From Thirty-third avenue to Forty-eighth avenue. GENEVA AVENUE-Poles and overhead feeders on south side of Geneva avenue from San Jose avenue to Mission street.

GOLDEN GATE PARK—From Lincoln way near La Playa across Golden Gate Park to and across Fulton street to La Playa.

GOLDEN GATE PARK—Underground feeders from Lincoln way and Twentieth avenue to Fulton street between Twenty-first and Twenty-second avenues.

GUERRERO STREET-From Fourteenth street to San Jose avenue. HAIGHT STREET-From Market street to Stanyan street, with connections to private property south of Haight street between Shrader street and Stanyan street.

HARRISON STREET-From Steuart street to Second street.

HARRISON STREET-From Third street to Fourteenth street.

HAYES STREET—From Market street to Stanyan street.

HERMANN STREET-Overhead wires, from Fillmore street to Steiner street.

HOWARD STREET—From The Embarcadero to Steuart street.

HYDE STREET—From Ellis street to O'Farrell street.

HYDE STREET-Poles and wires for block signal, on east side of Hyde street from Sacramento street to Washington street.

JACKSON STREET-From Powell street to Presidio avenue, with connections to private property on south side of Jackson street between Mason street and Taylor street.

JESSIE STREET—Conduits and feeders from private property north side of Jessie street east of New Anthony street to New Anthony street.

KANSAS STREET—From Sixteenth street to Seventeenth street. KEARNY STREET—From Market street to Broadway.

LAKE STREET—From Arguello boulevard to Sixth avenue.

LA PLAYA-From Fulton street to south of Balboa street, including loop located partly on private property west of La Playa between Cabrillo and Balboa street.

LARKIN STREET—From Clay street to Sacramento street.

LARKIN STREET—From Market street to Post street.

LEAVENWORTH STREET-From McAllister street to Post street. LEAVENWORTH STREET—Underground conduits, from Post street to Sutter street.

LEESE AVENUE—From Mission street to Richland avenue.

LINCOLN WAY-From Frederick street to near La Playa, connecting with private right of way in Golden Gate Park and with private property between Funston and Fourteenth avenues.

MARKET STREET—From the Ferry Building on The Embarcadero to Castro street, with connection to and across private property on the south side of Market street north of McCoppin street, and spur extending into Ferry Loop.

MARKET STREET-From Danvers street to Clayton street, with switchback on Market street near Clayton street.

MARKET STREET-From the Ferry Building on The Embarcadero to Sutter street.

MASON STREET-From Clay street to Columbus avenue, with connections to private property on west side of Mason street between Washington and Jackson streets.

MASON STREET—From Turk street to Eddy street.
MASON STREET—Underground conduits, from Post street to Sutter street.

MASON STREET—Underground cable-way from Clay street to Sacramento street and connection to private property.

MASONIC AVENUE—From Oak street to Frederick street.

McALLISTER STREET-From Market street to and upon private right of way on west side of Central avenue.

MINNESOTA STREET-From Twenty-fourth street upon, along and

across Minnesota street to Twenty-fifth street.

MISSION STREET--From The Embarcadero to the south line of San Francisco County, with connections to private property on the east side of Mission street north of Virginia street and to Federal government property on the north side of Mission street east of the Postoffice, and with connections to private property west of Valencia street between Tiffany avenue and Mission street.

MONTEREY BOULEVARD—From Circular avenue to west of the

west line of Genesee street.

MONTGOMERY STREET-Underground feeders and conduits, from Market street to Sutter street.

MONTGOMERY STREET-Overhead feeders and poles, from Post

street to Bush street, on west side of Montgomery street. NEW ANTHONY STREET-Underground feeders and conduits, from

Jessie street to Mission street.

NINETEENTH AVENUE-Poles and feeders on west side of Nineteenth avenue, from Sloat boulevard to, upon and along the south side of an easement extension of Ocean avenue.

NINETEENTH STREET-Poles and overhead feeder from Valencia

street to Mission street.

NINTH AVENUE—Poles and overhead feeders, from Lincoln way to Judah street.

NINTH STREET—From Market street to Brannan street.

OAK STREET-From Fillmore street to Stanyan street, with connections to private property on the north side of Oak street between Divisadero and Broderick streets.

OCEAN AVENUE—From Onondaga avenue to and upon private right of way in Junipero Serra boulevard, with connections to private property on the south side of Ocean avenue between San Jose avenue and Tara street.

O'FARRELL STREET-From Hyde street to Divisadero street. ONONDAGA AVENUE-From Ocean avenue to Mission street.

ORTEGA STREET-From Twentieth avenue to a connection with private property on the south side of Ortega street between Twentyfirst and Twenty-second avenues.

OTIS STREET—From Mission street at Twelfth street to Mission street at Fourteenth street, with connection to private property on the north side of Otis street north of McCoppin street.

PAGE STREET—From Fillmore street to Stanyan street.

PARKER AVENUE—From California street to Euclid avenue.

PARNASSUS AVENUE—From Stanyan street to Fifth avenue. POLK STREET—From Post street to North Point street. POLK STREET—From Market street to Hayes street. POST STRFET—From Larkin street to Polk street.

POWELL STREET-From Broadway street to Jefferson street.

POWELL STREET-From near the north line of Market street to Jackson street.

PRECITA AVENUE—From Folsom street to Army street.

PRESIDIO AVENUE—From Jackson street to Post street.

RICHLAND AVENUE-From Mission street to Andover street.

RODEO AVENUE-From Bayshore boulevard to San Bruno avenue. Embarcadero to

STREET—From The SACRAMENTO street.

SACRAMENTO STREET—From Fillmore street to Arguello boulevard.

SAN BRUNO AVENUE-From Rodeo avenue to Bay Shore boulevard near Cortland avenue.

SANCHEZ STREET—Overhead wires, from Market street to Sixteenth street.

SAN JOSE AVENUE-From Guerrero street to Thirtieth street.

SAN JOSE AVENUE-From Diamond street to the south line of San Francisco County, with connections to private property on the east side of San Jose avenue between Geneva and Niagara avenues and on the west side of San Jose avenue between Ocean and Niagara avenues

SANSOME STREET-From Sutter street to north of the south line of The Embarcadero.

SECOND STREET-From Market street to Brannan street.

SEVENTEENTH STREET-From Kansas street to Connecticut street.

SIXTEENTH STREET—From Kansas street to Church street.

SIXTEENTH STREET—Overhead wires from Sanchez street to Church street.

SIXTH STREET-From Market street to Brannan street.

SIXTH AVENUE—From Lake street to Fulton street.

STANYAN STREET—From Fulton street to Hayes street.
STANYAN STREET—From Oak street to Parnassus avenue.
STEINER STREET—From Washington street to Jackson street.

STEINER STREET-Poles and wires, from Hermann street to Market street.

STERLING STREET—From Harrison street to Bryant street. STEUART STREET—From Howard street to Harrison street.

STEVENSON STREET—Underground feeders and conduits from Second street to Ecker street.
SUTTER STREET—From Market street to Presidio avenue.

TAYLOR STREET—From Market street to Post street. TAYLOR STREET—From Columbus avenue to Bay street.

TENNESSEE STREET-From Twenty-third street upon, along and across Tennessee street to Twenty-fourth street.

TENTH STREET-Poles and feeders on east side of Tenth street from Market street to Harrison street.

TENTH STREET-From Bryant street to beyond north line of Harrison street.

THIRD STREET-From Market street to San Bruno avenue, crossing over and upon viaducts, Third street and Channel and Islais Creek bridges, with connection to steam railway tracks on east side of Third street at Fourth street, and connections to private property west of Third street between Twenty-third and Twenty-fourth streets.

THIRTIETH STREET-From San Jose avenue to Chenery street. THIRTY-THIRD AVENUE—From Clement street to Geary street.

TOWNSEND STREET-From Third street to Fourth street.

TURK STREET-From Market street to Divisadero street, with connections to private property south of Turk street between Webster and Steiner streets.

TWELFTH STREET-From Market street to Mission street.

TWENTY-FOURTH STREET-From Dolores street to west line of Hoffman avenue.

TWENTY-FOURTH STREET-From Howard street to Rhode Island street, with connections to private property north of Twenty-fourth street between Utah street and San Bruno avenue.

TWENTY-FOURTH STREET-From Tennessee street upon, along and across Twenty-fourth street to Minnesota street.

TWENTY-NINTH STREET-From Mission street to Noe street.

TWENTY-SECOND STREET-From Howard street to Chattanooga

TWENTY-SIXTH STREET—From Mission street to Bryant street. TWENTY-SIXTH STREET-Overhead feeder, from Valencia street to Mission street.

VALENCIA STREET-From Market street to Mission street, with connections to private property west of Valencia street between Tiffany avenue and Mission street.

VIRGINIA AVENUE-From Mission street to Coleridge street and north on Coleridge street to a connection on private property.

WALLER STREET—From Clayton street to Stanyan street.

WASHINGTON STREET-From Powell street to Steiner street, with connection to private property north of Washington street between Mason and Taylor streets.

WASHINGTON STREET—From Kearny street to west of the west line of Montgomery street.

WEBSTER STREET-Underground conduits, from Turk street to

Broadway street.

Together with all overhead and underground transmission and distribution lines, signal apparatus, telephone equipment, branch-offs, curves, connecting tracks, platforms, stations, waiting rooms, switch houses, signal towers, switches, crossings, cross-overs, loops, turnouts, switchbacks, turntables, derails, sheave-pits, and other appliances, sidings and connections to private property, used or necessary or useful in the operation of the railway of declarant. When not otherwise designated, description of routes or streets extends from center to center of streets or to a connection with existing tracks.

#### BUS LINES

BALTIMORE WAY-From South Hill boulevard to Cordova street. BOWDOIN STREET—From Felton street to Silver avenue. BRAZIL AVENUE-From Mission street to Moscow street. CORDOVA STREET-From Baltimore way to Naples street. EDINBURGH STREET-From Excelsior avenue to Silver avenue. EXCELSIOR AVENUE—From Mission street to Naples street. FELTON STREET—From San Bruno avenue to Bowdoin street. GRAUT STREET-From Maynard street to Silver avenue. GENEVA AVENUE-From Naples street to Munich street. MAYNARD STREET-From Mission street to Graut street. MISSION STREET—From Brazil avenue to Russia avenue. MISSION STREET—From Maynard street to Excelsior avenue. MOSCOW STREET-From Persia avenue to Brazil avenue. NAPLES STREET-From Excelsior avenue to Rolph street. PERSIA AVENUE-From Mission street to Moscow street. RUSSIA AVENUE—From Mission street to Naples street. SAN BRUNO AVENUE—From Silver avenue to Felton street. SILVER AVENUE—From Mission street to San Bruno avenue.

SOUTH HILL BOULEVARD—From Munich street to Baltimore way. and, in consideration and by reason thereof, accepts in place of said rights, franchises, privileges, permits and resolutions an operating permit to operate its cars and buses over, along and upon the streets, avenues and highways in the City and County of San Francisco above named and set forth, as provided in Sections 6a and 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco, which said sections are hereby referred to and made a part hereof and

subject to all the terms and conditions thereof.

The following is a statement of said rights, franchises, privileges, permits and resolutions so surrendered and hereinabove referred to and existing February 15th, 1929, with the designation and number of the ordinance and/or resolution of the Board of Supervisors and/or Board of Park Commissioners of the City and County of San Francisco granting said rights, franchises, privileges, permits and resolutions, and with the respective dates of their approval by said Board of Supervisors, Board of Park Commissioners, and/or the Mayor of said City and County, all of which appears from said ordinances and resolutions on file in the office of the Board of Supervisors and/or Board of Park Commissioners of said City and County of San Francisco, to-wit:

Ordinance No. 11 (Board of Park Commissioners)April 24,	1886
Ordinance No. 20 (New Series)June 12,	1906
Ordinance No. 101 (New Series)November 19,	1906
Order No. 104 (Second Series)August 8,	1898
Order No. 105 (Second Series)August 8,	1898
Resolution No. 122 (Third Series)January 17,	1888
Order No. 208 (Second Series)August 16,	1899
Order No. 209 (Second Series)August 16,	1899
Ordinance No. 678April 3,	1903
so far as now owned by Market Street Railway.	

Ordinance No. 716 (New Series)	
Resolution No. 728	August 17 1900
Description No. 004	October 16 1000
Resolution No. 904	
Resolution No. 905	October 16, 1900
Order No. 1514	September 20, 1879
Order No. 1523	
Order No. 1524	
Order No. 1525	
Order No. 1531	
Order No. 1532	November 28, 1879
excepting Howard street from Steuart street	to Twenty-sixth
street.	•
Order No. 1534	November 28, 1879
Order No. 1537	November 29, 1879
Order No. 1538	November 29, 1879
Order No. 1539	
Order No. 1540	
Order No. 1676	
Order No. 1698	December 22, 1882
Order No. 1703	January 5, 1883
Order No. 1736	October 8, 1883
Order No. 1839	November 23 1885
Order No. 1856	
Order No. 1871	July 14, 1886
Order No. 1875	October 9, 1886
Order No. 1881	October 22, 1886
Order No. 1882	November 22, 1886
Order No. 1889	
Order No. 1890	
excepting Post street from Market street	
street and Tenth street from Market street to	o near north line
of Harrison street.	
of Harrison street. Order No. 1907	
Order No. 1926	September 27, 1887
Order No. 1926	September 27, 1887
Order No. 1926	September 27, 1887 June 17, 1889
Order No. 1926	September 27, 1887 June 17, 1889 August 2, 1889
Order No. 1926	September 27, 1887 June 17, 1889 August 2, 1889 October 16, 1889
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Resolution No. 3261 (Fourth Series)July 31, 1899
Resolution No. 3889 (Fourth Series)January 16, 1900
Ordinance No. 3941 (New Series)November 10, 1916
Ordinance No. 4559 (New Series)
Resolution No. 5151 (Third Series)
Resolution No. 5201 (Third Series)
Resolution No. 5397 (New Series)February 21, 1910
Resolution No. 5519February 7, 1905
Ordinance No. 5830 (New Series)
Ordinance No. 6880 (New Series)December 11, 1895
Resolution No. 8516 (New Series)September 19, 1911
Resolution No. 10518 (New Series)November 13, 1913
Resolution No. 11029 (New Series)July 15, 1914
Resolution No. 11329 (New Series)November 17, 1914
Resolution No. 11447 (Third Series)December 3, 1894
Resolution No. 11448 (Third Series)December 3, 1894
Resolution No. 11600 (Third Series)December 24, 1894
Resolution No. 18946 (New Series)July 12, 1886
Ordinance No. 7022 (New Series)

#### BUS PERMIT.

Resolution No. 29762 (New Series)......October 18, 1928

It is the purpose and intention of declarant to hereby surrender to said City and County of San Francisco all rights, franchises, privileges, permits or resolutions owned by declarant and existing February 15, 1929, or operated during the year 1930 and existing at the time of the filing of this Declaration of Surrender, whether specifically described or set forth or not, all as provided in Section 6a of Chapter II, Article II, of the Charter of the City and County of San Francisco.

This Declaration of Surrender is executed by Market Street Railway Company and acknowledged and certified by a notary public authorized to make such acknowledgment in the manner provided by law for the conveyances of real property, and is made pursuant to the provisions of Section 6a of Chapter II, Article II, of the Charter of

the City and County of San Francisco.

Market Street Railway Company hereby requests the Clerk of the Board of Supervisors to file this Declaration of Surrender in the office of the Board of Supervisors of said City and County and to endorse thereon the fact and date of such filing, and to sign such endorsement and to deliver to Market Street Railway Company a true and correct copy of this Declaration of Surrender so filed by said Market Street Railway Company, with the certificate of said Clerk attached thereto, duly signed, and attested by the seal of said City and County of San Francisco, to the effect that the same is a true and correct copy of the Declaration of Surrender so filed by Market Street Railway Company, and stating therein the date of such filing and the name of the Market Street Railway Company as executing such declaration.

In witness whereof, Market Street Railway Company has caused its corporate name and seal to be hereunto affixed and this Declaration of Surrender to be signed by its President and attested by the signature of its Secretary this 9th day of February, A. D. 1931.

(Seal) MARKET STREET RAILWAY COMPANY.
By SAMUEL KAHN, President.

Attest: GEO. B. WILLCUTT, Secretary.

(Notarial certificate of Minerva N. Swain attached.)

Endorsement of Clerk of the Board of Supervisors of the City and County of San Francisco:

This is to certify that the Market Street Railway Company has filed in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco the above and foregoing Declaration of Surrender, and that the same was filed, as aforesaid, on, to-wit, the 9th

day of February, 1931.

This is to further certify that the above and foregoing Declaration of Surrender is a true and correct copy of the Declaration of Surrender so filed with said Clerk on the 9th day of February, 1931, by Market Street Railway Company.

(Seal of the City and County of San Francisco.)

J. S. DUNNIGAN,

Clerk of the Board of Supervisors of the City and County of San Francisco.

#### Motion.

Supervisor Havenner moved that Judiciary Committee consider and recommend legislation to the State Legislature amending Constitution by removing limitation as to time of consideration of proposed new municipal Charter.

# Relative to Use of Outer Tracks of Municipal Railway by Market Street Railway Company.

The following was presented and read by the Clerk:

Communication, from the Pacific League of Improvement Clubs and Associations, in support of the request before Public Utility Committee relative to the use of the outer tracks of the Municipal Railway by the Market Street Railway Company, upon the payment of a proper charge during the reconstruction of the latter's rails, and declaring that it is a purely commercial proposition, the granting of which will redound to the benefit of all, while its denial will result in prolonged inconvenience, discomfort, added expense, delay and increased hazard to life and limb, and the benefit none.

Communication, from the Sunset Transportation and Development Association, suggesting, in connection with the use of the Municipal Railway tracks on Market street by the Market Street Railway Company during the period necessary for that company to reconstruct its rails, that if, in order to shorten the reconstruction period and consequent traffic congestion, it is deemed advisable to grant such request, that provisions be made for the use of the Municipal Railway tracks exclusive of the morning and evening rush hours, thus discommoding the least possible number of people who live in the Sunset District.

# Opinion of City Attorney Relative to Deposit of Premiums of Bond Sales.

The following was presented and read by the Clerk:

Communication, from the City Attorney, advising that premiums from the sale of bonds must be placed to the credit of the bond fund, with particular reference to the War Memorial bonds.

# Opinion of City Attorney on Special Election for Charter Amendments.

The following was presented and read by the Clerk:

Communication, from the City Attorney, advising that it is legal for the Board of Supervisors, acting within time required by law, to submit any Charter amendment to our existing Charter at the election on March 26th, but that such action must be taken by the Board of Supervisors not later than February 9, 1931; also, that if the freeholders' Charter receives a majority vote at said election the existing Charter will be superseded upon ratification by the Legislature, and if so ratified, all amendments even to the present Charter, even if adopted at said special election, would also be superseded.

Letter of Appreciation for Cooperation in Unemployment Situation.

The following was presented and read by the Clerk:

Communication, from Frank C. Treacy, Secretary of the Republican County Central Committee, transmitting copy of resolution adopted by said committee commending the Board of Supervisors for its splendid cooperation in overcoming the unemployment situation.

Relative to Shipley Street Opening and Extension.

The following was presented and read by the Clerk:

Communication, from the Civic League of Improvement Clubs and Associations, protesting against the protracted controversy over the opening of Shipley street between Fourth and Fifth streets, and appealing to the Board to bring this matter to an immediate conclusion, in order that traffic conditions, especially in the industrial district, might be immediately improved.

# ADJOURNMENT.

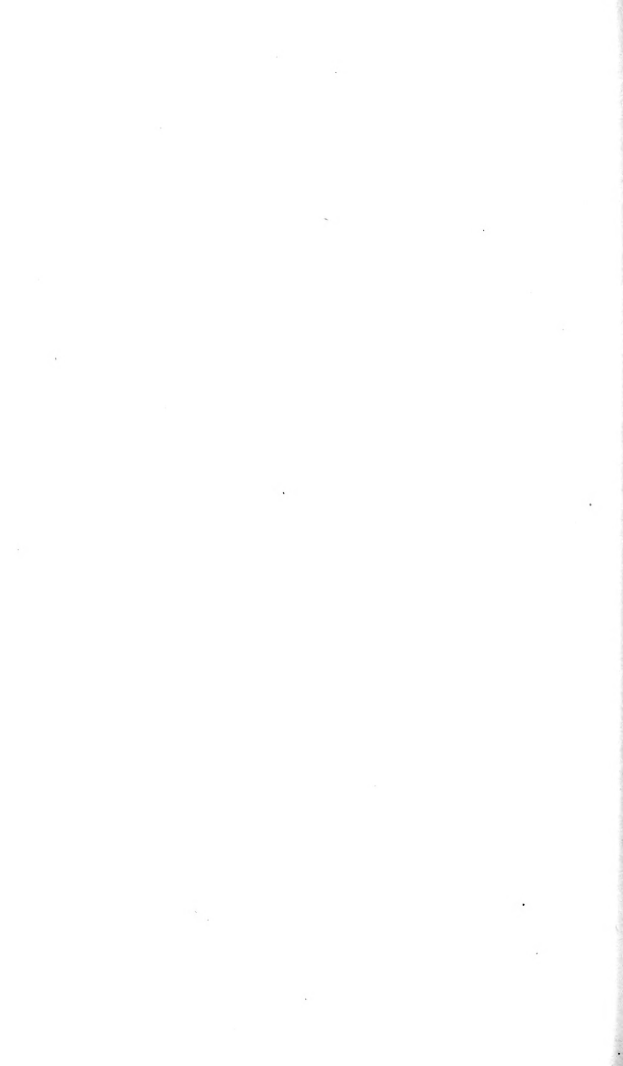
There being no further business, the Board at 7:30 p. m. adjourned.

J. S. DUN'NIGAN, Clerk.

Approved by the Board of Supervisors March 2, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



Monday, February 16, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

# MONDAY, FEBRUARY 16, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, February 16, 1931. 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present: Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

Quorum present.

His Honor Mayor Rossi presiding.

# APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 2, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Bread.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing bread from March 1 to June 30, 1931 and referred to the Supplies Committee.

#### Sugar.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing sugar and referred to the Supplies Committee.

# Proposals for Purchase of Memorial Hall and Health Bonds.

#### Memorial Halls Bonds.

Sealed bids for the purchase of the following bonds of the City of San Francisco, State of California, to be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, February 16, 1931, and opened by said Board at said time.

The bonds offered are described as follows:

Two million four and one-half per cent Memorial Halls bonds, issue of July 1, 1927, comprising 100 bonds of \$1,000 denomination, maturing each year from 1932 to 1951, inclusive.

The said described bonds bear interest at the rate of four and one-

half per centum per annum, payable semi-annually, and shall not be sold at a price less than the par value thereof, together with accrued interest thereon at date of delivery.

Bidders may bid for the whole or any part of the bonds here offered, and when a less amount of the whole amount offered is bid on, the bidder shall state the year or years of maturity thereof.

The bonds offered are tax exempt, State and Federal.

Delivery of the bonds to the purchaser will be made within ten days

from the date of award, or within such time thereafter as may be agreed upon by the purchaser and Finance Committee of the Board of

Supervisors.

All proposals for the purchase of such bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County, for a like sum, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York,

as to the legality of these bonds, is on file in the Clerk's office.

#### Health Bonds.

Sealed bids for the purchase of certain bonds of the City of San Francisco, State of California, to be received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, February 16, 1931, and to be opened by said Board at said time.

The bonds offered are described as follows:

Nine hundred seventy-five thousand dollars of Hospital Bonds, 4½ per cent, issue of January 1, 1929, comprising fifteen \$1,000 bonds maturing 1938 and sixty-four \$1,000 bonds maturing 1939 to 1953, inclusive.

The said described bonds bear interest at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually, and shall not be sold at a price less than the par value thereof, together with accrued interest thereon at date of delivery.

Bidders may bid for the whole or any part of the bonds here offered, and when a less amount of the whole amount offered is bid on, the bidder shall state the year or years of maturity thereof.

The bonds offered are tax exempt, State and Federal.

Delivery of the bonds to the purchaser will be made within ten days from the date of award, or within such time thereafter as may be agreed upon by the purchaser and Finance Committee of the Board of Supervisors.

All proposals for the purchase of such bonds shall be accompanied by a deposit of 5 per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County, for a like sum, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds is on file in the Clerk's office.

#### Bids.

The following bids were received, opened, read and referred to the Finance Committee:

(1) Anglo London Paris Company, Bankamerica Company, First National Bank of New York, Eldredge & Co., First Detroit Company, Inc. (by Anglo London Paris Co.), \$3,060,056.

(2) Weeden & Company; Kean, Taylor & Company; Wallace Sanderson & Company; Mercantile Commerce Company; William Cavalier & Company; National City Company Syndicate Managers. By W. Wayne Glover. \$2,975,000; premium, \$59,500; total, \$3,034,500.

(3) R. H. Moulton & Company; Harris Trust & Savings Bank; Security-First National Company; Bankers Company of New York. By R. H. Moulton & Company, joint syndicate managers, \$3,053,500.

(4) Halsey, Stuart & Co., Inc.; Bancamerica-Blair Corporation; E. H.

Rollins & Sons, Inc.; Stone and Webster and Blodget, Inc.; Geo. B. Gibbons & Co., Inc.: Crocker First Company. By Halsey Stuart & Co., syndicate managers, \$3,030,483.75.

(5) Chase Securities Corporation; Kissel, Kinnicutt & Co.; Roosevelt & Son; Tucker, Hunter, Dulin & Co. By Chase Securities Corporation,

\$3,044,050.

(6) Continental Illinois Co.; First National Old Colony Corporation; Northern Trust Co.; First Wisconsin Co.; Anglo-California Trust Co. By Continental Illinois Co., \$3,058,319.

(7) Lehman Bros.; Kountze Bros.; Eastabrook & Co.; Wells Fargo Bank & Union Trust Co.; Dean Witter & Co.; Heller, Bruce & Co.; Emanuel & Co.; F. S. Moseley & Co.; Mississippi Valley Co.; Wells Dickey Co.; Bosworth, Chanute, Loughridge & Co.; Stern Bros & Co. By Heller, Bruce & Co., \$3,032,271.

(8) Smith, Camp & Co., \$3,043,514.25.

(9) American Securities Company, San Francisco; R. W. Pressprich & Company, New York City; Phelps, Fenn & Co., New York City. By American Securities Company, \$3,039,858.

#### Award of Bonds.

Subsequently during the proceedings the Finance Committee reported the following resolution, which was adopted:

Resolution No. 33947 (New Series), as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

Memorial Hall Bonds, issue of July 1, 1927, to the amount of

\$2,000,000, and

Hospital Bonds, issue of January 1, 1929, to the amount of \$975,000. would be opened and considered on Monday, the 16th day of February, 1931; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered;

therefore be it

Resolved, That the bid of Anglo London Paris Company, Bankamerica Company, First National Bank of New York, Eldredge & Co., First Detroit Company, Inc., for said \$2,975,000 Memorial Hall Bonds and Hospital Bonds, comprising 100 Memorial Hall Bonds of \$1,000 denomination of each year's maturity, 1932 to 1951, inclusive; and Hospital Bonds, comprising fifteen \$1,000 bonds maturing 1938, and sixty-four \$1,000 bonds maturing 1939 to 1953, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to said Anglo London Paris Company, Bankamerica Company, First National Bank of New York, Eldredge & Co., First Detroit Co., Inc., for the price bid therefor, to-wit: \$3,060,056 and accrued interest thereon at the date of delivery.

That the Finance Committee be directed to arrange for the delivery

of said bouds.

That all other bids for said bonds be rejected and the Clerk is hereby

directed to return certified checks accompanying the same.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Power, Shannon—2.

# Result of Employment Bond Election.

The following was presented and read by the Clerk: State of California, City and County of San Francisco—ss. The Board of Election Commissioners of said City and County certify and declare that upon the 6th day of February, A. D. 1931, there was held in the said City and County, and in the whole and every part thereof, a special election pursuant to the provisions of law. Said election was conducted and held by precinct boards of election in seven hundred and eighty-eight election precincts, which precincts covered and included the whole and every part of said City and County. That thereafter, upon the first Monday after said election, the said Board of Election Commissioners met at its office at the City Hall in said City and County, at the hour of 10 a. m., and that at the time of said meeting the returns of such election from each and every of said precincts had been received by said Board of Election Commissioners, and that thereupon the said Board of Election Commissioners did forthwith, upon said last mentioned day, proceed to canvass the said returns as returned by the said boards of election in the manner required by law, and continued said canvass as required by law until the same was completed, and that the result thereof is as follows, viz.:

The total of all votes cast at said election was 84,987.

On Proposition No. 1, providing for incurring a bonded indebtedness of \$1,400,000 for improvement of paths and roads in public parks and squares, there was cast in favor thereof 72,895 votes and against, 10,933 votes.

On Proposition No. 2, providing for incurring a bonded indebtedness of \$900,000 for construction of roads and highways, there was cast in favor thereof 72,761 votes and against, 10,840 votes.

On Proposition No. 3, providing for incurring a bonded indebtedness of \$200,000 for improvements in public playgrounds, there was cast in favor thereof 72,457 votes and against, 11,132 votes.

(Signed) J. H. ZEMANSKY, (Signed) GEORGE R. REILLY, (Signed) D. A. SBRAGIA,

Board of Election Commissioners.

Witness my hand and official seal this 16th day of February, 1931. (Signed) C. J. COLLINS,

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

## CITY AND COUNTY OF SAN FRANCISCO Department of Elections Office, Registrar of Voters

February 16, 1931. sors. City Hall. San Fran-

Mr. J. S. Dunnigan, Clerk, Board of Supervisors, City Hall, San Francisco.

Dear Sir: The Board of Election Commissioners respectfully submit copy of official canvass of returns of special election held February 6, 1931, relating to bonds voted upon by the electors of the City and County of San Francisco on said day.

Respectfully,

(Signed) C. J. COLLINS,

Registrar of Voters.

# Trustee Committee for Expenditure of Employment Bonds.

San Francisco, Cal., January 23, 1931.

The following was read and ordered filed:

Hon. Angelo J. Rossi, Mayor, City of San Francisco, California.

Dear Mayor Rossi: In accordance with your request of last Thursday I am suggesting the following list of names for the Trustee Committee for Expenditure of Employment Bonds:

Selah Chamberlain, chairman; Wm. H. Crocker, John F. C. Forbes, Most Rev. Edward J. Hanna, Kenneth R. Kingsbury, Frank C. Mac-

Donald, John A. O'Connell, Mrs. M. C. Sloss, James B. Smith, Chas. M. Wollenberg.

I hope you will find this list satisfactory and in accordance with your own views on the subject.

Our publicity work is continuing to progress quite satisfactorily.

Very truly yours,

M. FLEISHHACKER.

From San Francisco Citizens' Committee for Employment Bonds.

Memorandum to Mayor Rossi. Subject: Committee of Public Trustees.

Mr. Fleishhacker just telephoned that through an inadvertence the name of Mr. Clyde Healy did not go forward to you as he intended on the list of names which you asked him to suggest for a Citizens' Committee of Trustees for the Employment Bonds, and he requests that you add Mr. Healy's name to the list.

FRANK CARMODY, Campaign Director.

Declaring Result of Bond Election, Parks and Squares.

The following resolution was adopted:

Resoultion No. 33944 (New Series), as follows:

Declaring the result of the special election held on the sixth day of February, 1931, for the purpose of authorizing the incurring of a bonded debt of the City and County of San Francisco to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit:

The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

Whereas, pursuant to the provisions of Ordinance No. 8908 (New Series), calling a special election, and Resolution No. 33766 (New Series), giving notice of the same, a special election was held in the City and County of San Francisco, State of California, on the sixth day of February, 1931, whereat was submitted to and determined by the qualified voters of said City and County the following proposition:

the qualified voters of said City and County the following proposition:

To incur a bonded indebtedness of the City and County of San Francisco in the sum of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit:

The construction and improvement of permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park

in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

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

Whereas, said election was held and conducted in form and manner and in every respect as required by law, and the returns thereof canvassed, and the result thereof determined and declared as required by law; and

Whereas, the Board of Election Commissioners of said City and County filed on February 16, 1931, in the office of the Clerk of the Board of Supervisors its certificate showing the facts above recited, and setting forth in detail the total number of votes cast at such election, and the number of votes cast and counted for and against the aforesaid proposition; now, therefore, be it

Resolved, by the Board of Supervisors, as follows:

- 1. It is hereby declared that the special election held on the sixth day of February, 1931, was held and conducted and the votes cast and counted thereat, and the returns thereof made and the result thereof determined and declared, in all respects, and in time, form and manner as required by the laws of the State of California and the Charter and ordinances of the City and County of San Francisco.
- 2. It is hereby declared that the total number of votes cast at said special election was 83,828.
- 3. It is hereby declared that of the votes so cast, 72,895 were cast and counted as being in favor of said proposition, and that 10,933 votes were cast and counted as being against and not in favor of said proposition herein set forth.
- 4. It is hereby declared and determined that more than two-third of all the votes cast at said special election were cast and counted as being in favor of said proposition, and were sufficient to authorize and did authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition.
- 5. The Clerk of the Board of Supervisors is hereby directed to advertise this resolution in the official newspaper.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

Whereupon, the following bill was passed for printing:

Bill No. 9429, Ordinance No. ———— (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit:

The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park, San Mateo county; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco, in accordance with and as authorized at special election held in said City and County on the sixth day of February, 1931.

Whereas, a special election was held in the City and County of San Francisco on the sixth day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8908 (New Series), calling and providing for such election, and Resolution No. 33766 (New Series), giving notice thereof, reference to said ordinance and resolution for further particulars being here made; and

Whereas, it has been determined by Resolution No. 33944 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purpose and to the amount stated in the proposition submitted thereat:

Now, Therefore, Be it ordained by the People of the City and County

of San Francisco, as follows:

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said City and County on the sixth day of February, 1931, and the provisions of the Charter of said City and County and with Ordinance No. 8908 (New Series), and Resolution No. 33766 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of one million four hundred thousand dollars (\$1,400,-000) for permanent improvements, to-wit: The construction and improvement of permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvements of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

That such bonds shall be called "Public Parks and Squares Bonds, 1931," shall be 1,400 in number, and shall be numbered from 1 to 1,400, both inclusive, and shall be payable \$56,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$56,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 2. All of the bonds issued as herein provided shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the first day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Supervisors with the seal of said City and County.

Said bonds shall be in substantially the following form:

#### THE UNITED STATES OF AMERICA

State of California,

City and County of San Francisco

"PUBLIC PARKS AND SQUARES BOND, 1931"
No. ...... \$1.000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ........., 19..., one thousand dollars, with interest thereon at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually, February 1 and August 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

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

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved

or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.
Mayor.
Treasurer.
Countersigned:
Auditor.
Clerk of the Board of Supervisors. (Seal)
Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:
FORM OF COUPON
No
Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or attorney duly authorized on presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:
FORM OF REGISTRATION
San Francisco, 19
This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of and the interest and principal thereof are hereafter payable to such owner.
Treasurer.
Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8908 (New Series), and Resolution No. 33766 (New Series) and in futherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Public Parks and Squares Rend Interest and Padametics Finally.

Squares Bond Interest and Redemption Fund."
Section 7. The Board of Supervisors shall sell said bonds at such

times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Public Parks and Squares Bonds shall be placed in the treasury to the credit of the "1931 Public Parks and Squares Bonds Construction Fund," which fund is hereby created, and shall be used exclusively for the purpose for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, McSheehy, Power, Shannon, Stanton—5.

Declaring Result of Bond Election, Boulevards and Roads.

The following resolution was adopted:

Resolution No. 33945 (New Series), as follows:

Declaring the result of the special election held on the sixth day of February, 1931, for the purpose of authorizing the incurring of a bonded debt of the City and County of San Francisco to the amount of nine hundred thousand dollars (\$900,000) for the acquisition, con-

struction and completion of permanent improvements, to-wit:

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

Whereas, pursuant to the provisions of Ordinance No. 8907 (New Series), calling a special election, and Resolution No. 33767 (New Series), giving notice of the same, a special election was held in the City and County of San Francisco, State of California, on the sixth day of February, 1931, whereat was submitted to and determined by the qualified voters of said City and County the following proposition:

To incur a bonded indebtedness of the City and County of San Francisco in the sum of nine hundred thousand dollars (\$900,000) for the acquisition, construction and completion of permanent improvements,

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced, reconditioning streets and avenues in Sunset District bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway, building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini, improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard, construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights, roadways within and approaching the Laguna Honda Home, including

approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities, the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

Bonds issued for the acquisition, construction and completion of the permanent improvements herein described shall bear interest at the

rate of 4½ per centum per annum, payable semi-annually.

Whereas, said election was held and conducted in form and manner and in every respect as required by law, and the returns thereof canvassed, and the result thereof determined and declared as required by law; and

Whereas, the Board of Election Commissioners of said City and County filed on February 16, 1931, in the office of the Clerk of the Board of Supervisors its certificate showing the facts above recited, and setting forth in detail the total number of votes cast at such election, and the number of votes cast and counted for and against the aforesaid proposition; now, therefore, be it

Resolved, by the Board of Supervisors, as follows:

- 1. It is hereby declared that the special election held on the sixth day of February, 1931, was held and conducted and the votes cast and counted thereat, and the returns thereof made and the result thereof determined and declared, in all respects, and in time, form and manner as required by the laws of the State of California and the Charter and ordinances of the City and County of San Francisco.
- 2. It is hereby declared that the total number of votes cast at said special election was 83,601.
- 3. It is hereby declared that of the votes so cast, 72,761 were cast and counted as being in favor of said proposition, and that 10,840 votes were cast and counted as being against and not in favor of said proposition herein set forth.
- 4. It is hereby declared and determined that more than two-thirds of all the votes cast at said special election were cast and counted as being in favor of said proposition, and were sufficient to authorize an did authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition.
- 5. The Clerk of the Board of Supervisors is hereby directed to advertise this resolution in the official newspaper.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

Whereupon, the following bill was passed for prinitng:

Bill No. 9430, Ordinance No. ——— (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of Nine Hundred Thousand Dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit: Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced; reconditioning streets and avenues in Sunset district, bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway; building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini; improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard; construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights; roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities; the readjustment of intersecting and adjacent streets and other improvements; and the purchase of

the necessary lands with respect to each of the said boulevards or roads, in accordance with and as authorized at a special election held in said city and county on the 6th day of February, 1931.

Whereas, A special election was held in the City and County of San Francisco on the 6th day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8907 (New Series), calling and providing for such election, and Resolution No. 33767 (New Series), giving notice thereof, reference to said ordinance and resolution for further particulars being here made; and

Whereas, It has been determined by Resolution No. 33945 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purposes and to the amount stated in the proposition submitted thereat:

Now, therefore,

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

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said city and county on the 6th day of February, 1931, and the provisions of the Charter of said city and county and with Ordinance No. 8907 (New Series), and Resolution No. 33767 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of Nine Hundred Thousand Dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit:

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced; reconditioning streets and avenues in Sunset district bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway; building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini; improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard; construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights; roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities; the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

That such bonds shall be called "Boulevards and Roads Bonds, 1931," shall be 900 in number, and shall be numbered from 1 to 900, both inclusive, and shall be payable, \$36,000 thereof five years from the date of said bonds, beginning with the lowest numbers, and \$36,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 2. All of the bonds issued, as herein provided, shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually on the 1st day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Supervisors with the seal of said city and county.

Said bonds shall be in substantially the following form:

#### THE UNITED STATES OF AMERICA

State of California,

City and County of San Francisco

"BOULEVARDS AND ROADS BOND, 1931"

No. ..... \$1,000.00

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

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its

Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

••••	Mayor.	•
Countersigned:	Treasurer.	•
	Auditor.	•
••••	Clerk of the Board of Supervisors. (Seal)	

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards, and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

#### FORM OF COUPON

Roads Bond" dated February 1, 1931, number......

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner, and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter, and from time to time, the bond may be transferred by such registered owner in person or attorney, duly authorized, on presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

## FORM OF REGISTRATION

San Francisco, ...... 19....

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

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8907 (New Series), and Resolution No. 33767 (New Series), and in furtherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Boulevards and Roads Bond Interest and Redemption Fund."

The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Boulevards and Roads Bonds shall be placed in the treasury to the credit of the "1931 Boulevards and Roads Bond Construction Fund," which fund is hereby created, and shall be used exclusively for the purposes for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Hayenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Spaulding, Suhr -13.

Absent—Supervisors Gallagher, McSheehy, Power, Shannon, Stanton -5.

## Declaring Result of Bond Election, Playgrounds.

The following resolution was adopted:

Resolution No. 33946 (New Series), as follows:

Declaring the result of the special election held on the sixth day of February, 1931, for the purpose of authorizing the incurring of a bonded debt of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit:

The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn and Funston Annex playgrounds.

Whereas, pursuant to the provisions of Ordinance No. 8909 (New Series), calling a special election, and Resolution No. 33768 (New Series), giving notice of the same, a special election was held in the City and County of San Francisco, State of California, on the sixth day of February, 1931, whereat was submitted to and determined by the qualified voters of said City and County the following proposition:

To incur a bonded indebtedness of the City and County of San Francisco in the sum of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn and Funston Annex playgrounds.

Bonds issued for the construction and completion of the permanent improvements herein described shall bear interest at the rate of  $4\frac{1}{2}$ per centum per annum, payable semi-annually.

Whereas, said election was held and conducted in form and manner and in every respect as required by law, and the returns thereof canvassed, and the result thereof determined and declared as required by law; and

Whereas, the Board of Election Commissioners of said City and County filed on February 16, 1931, in the office of the Clerk of the Board of Supervisors its certificate showing the facts above recited, and setting forth in detail the total number of votes cast at such

election, and the number of votes cast and counted for and against the aforesaid proposition; now, therefore, be it

Resolved, by the Board of Supervisors, as follows:

It is hereby declared that the special election held on the sixth day of February, 1931, was held and conducted and the votes cast and counted thereat, and the returns thereof made and the result thereof determined and declared, in all respects, and in time, form and manner as required by the laws of the State of California and the Charter and ordinances of the City and County of San Francisco.

It is hereby declared that the total number of votes cast at said

special election was 83,589.

It is hereby declared that of the votes so cast 72,457 were cast and counted as being in favor of said proposition and that 11,132 votes were cast and counted as being against and not in favor of said

proposition herein set forth.

It is hereby declared and determined that more than two-third of all the votes cast at said special election were cast and counted as being in favor of said proposition, and were sufficient to authorize an did authorize the incurring of a bonded indebtedness to the amount of and for the purpose stated in said proposition.

5. The Clerk of the Board of Supervisors is hereby directed to advertise this resolution in the official newspaper.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Gallagher, Power, Shannon—3.

Whereupon, the following bill was passed for printing:

Bill No. 9431, Ordinance No. ----- (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds, in accordance with and as authorized at a special election held in said City and County on the sixth day of February, 1931.

Whereas, A special election was held in the City and County of San Francisco on the sixth day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8909 (New Series), calling and providing for such election, and Resolution No. 33768 (New Series), giving notice thereof, reference to said Ordinance and Reso-

lution for further particulars being here made; and,

Whereas, It has been determined by Resolution No. 33946 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purpose and to the amount stated in the proposition submitted thereat.

Now, Therefore, Be it ordained by the People of the City and County

of San Francisco, as follows:

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said City and County on the sixth day of February, 1931, and the provisions of the Charter of said City and County and with Ordinance No. 8909 (New Series), and Resolution No. 33768 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn and Funston Annex Playgrounds.

That such bonds shall be called "Playgrounds Bonds, 1931," shall be 200 in number, and shall be numbered from 1 to 200, both inclusive, and shall be payable \$8,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$8,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 2. All of the bonds issued as herein provided shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the first day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Super-

visors with the seal of said City and County.

Said bonds shall be in substantially the following form:

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

"PLAYGROUND BOND, 1931"

No. ..... \$1,000.00

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

election duly and legally called and held for that purpose.

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

NT.

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

This bond is exempt from all taxation within the State of California. In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

	• • • • •	• • • • • • • •		Mayor.
	• • • •			Treasurer.
Countersig	gned:			
	••••	• • • • • • • • •		Auditor.
	• • • • • • •	Clerk of (Seal.)	the Board o	f Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

#### FORM OF COUPON

<b>V</b>
On
California, will pay to bearer at the office of the Treasurer of said
City and County, or at the option of the holder, at the fiscal agency
of the City and County of San Francisco, in the City and State of
New York, dollars (\$) in gold coin of the
United States, being six months' interest then due on its "Playground
Sond" dated February 1, 1931, number

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or attorney duly authorized on presentation of the bond to the Treasurer, and the bond be again registered as before,

a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

## FORM OF REGISTRATION

San Francisco, ...... 19....

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

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8909 (New Series), and Resolution No. 33768 (New Series) and in furtherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Playground Bond Interest and Redemption Fund."

Section 7. The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Playground Bonds shall be placed in the treasury to the credit of the "1931 Playgrounds Bond Construction Fund," which fund is hereby created, and shall be used exclusively for the purposes for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Roncovieri, Spaulding, Suhr—13.

Absent—Supervisors Gallagher, McSheehy, Power, Shannon, Stanton—5.

#### HEARING OF APPEAL-2:30 P. M.

The following matter was taken up:

Rezoning of Bernal Avenue Between St. Mary's Avenue and Cuvier Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential to Commercial District, property located on the southeast line of Bernal avenue between St. Mary's avenue and Cuvier street.

Denying Appeal from Decision of City Planning Commission to Rezone from Second Residential to Commercial District Property Located on the Southeasterly Line of Bernal Avenue Between St. Mary's Avenue and Cuvier Street.

Whereupon, Supervisor Gallagher presented:

Resolution No. 33950 (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 185, denying the application to rezone from Second Residential District to Commercial District, property located on the southeasterly line of Bernal avenue between St. Mary's avenue and Cuvier street, is hereby approved.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

## HEARING OF APPEAL-2:30 P. M.

Rezoning of Northeast Corner Steiner Street and Duboce Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Steiner street and Duboce avenue.

Approving Decision of City Planning Commission Denying Application to Rezone, From Second Residential District to Commercial District, Northeast Corner of Duboce Avenue and Steiner Street.

Supervisor Gallagher presented the following and moved its adoption:

Resolution No. — (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 345, denying the application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Duboce avenue and Steiner street, is hereby approved.

Disapproving Decision of City Planning Commission Denying Application to Rezone, From Second Residential District to Commercial District, Northeast Corner of Duboce Avenue and Steiner Street, and Approving the Zone Change.

Supervisor Canepa presented the following as an amendment to the foregoing motion:

Resolution No. ---- (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 345, denying the application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Duboce avenue and Steiner street, is hereby disapproved; and be it

Further Resolved, That said property is hereby rezoned from Second

Residential District to Commercial District.

The question being on Supervisor Canepa's proposed amendment, the roll was called and the amendment *carried* by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—13.

Noes—Supervisors Andriano, Colman, Gallagher—3.

Absent—Supervisors Power, Shannon—2.

## SPECIAL ORDER—3 P. M.

#### Site for Federal Building.

Dedication of 25 feet of land to Federal Government for Federal Building (Shannon) Building Committee.

# Granting Further Land in Civic Center to United States Government.

Bill No. 9432, Ordinance No. ——— (New Series), as follows:

Agreeing to a further grant to the United States of America, a site situate in the Civic Center of the City and County of San Francisco, and determining the size thereof, and authorizing the Mayor of the

City and County of San Francisco, and the Clerk of the Board of Supervisors thereof to execute and deliver to the United States of America a deed conveying to the United States of America the hereinafter described real property, all pursuant to the provisions of Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco.

Whereas, pursuant to Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco, the Board of Supervisors has heretofore caused to be conveyed to the United States of America a certain piece or parcel of land situate in the Civic Center in the City and County of San Francisco; and

Whereas, the property heretofore granted is inadequate, and it is deemed necessary and to the best interests of the City and County of San Francisco and the United States of America that an additional piece or parcel of land contiguous to and adjoining said grant heretofore made and above referred to be conveyed by said City and County of San Francisco to said United States of America in order that the general scheme of buildings in said Civic Center be adhered to, and that additional building space be provided; and

Whereas, the hereinafter described real property is situate within the locality described in said section of said Charter, is owned by the said City and County of San Francisco and is unoccupied by any building or structure belonging to the said City and County of San Francisco.

Now, therefore,

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

Section 1. The Board of Supervisors of the City and County of San Francisco hereby determines that the size and site of said lands to be conveyed to the said United States of America should be as hereinafter set forth.

Section 2. That the City and County of San Francisco does hereby offer the hereinafter described real property to the United States of America, without any monetary consideration and in addition to the grant of land heretofore made and in pursuance to said Charter provision herein referred to, the hereinafter described real property.

Section 3. That the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors, be and they are hereby authorized, empowered and directed to make, execute and deliver to the United States of America, a good and sufficient deed conveying to said United States of America the hereinafter described real property.

Section 4. That the site to be conveyed to said United States of America, in conformity with this ordinance, is described as follows, to-wit:

Beginning at a point on the westerly line of Leavenworth Street produced southerly, distant thereon 229.375 feet southerly along said line of Leavenworth Street produced southerly from the southerly line of McAllister Street (said point being also the southeasterly corner of the property deeded by the City and County of San Francisco to the United States of America, recorded September 19, 1930, in Volume 2078, Page 484, Official Records of said City and County); thence southerly along said line of Leavenworth Street produced southerly 25 feet; thence at right angles westerly along a line parallel with and distant 25 feet at right angles southerly from the southerly line of the aforementioned property deeded to the United States of America, 412.50 feet to the easterly line of Hyde Street produced southerly; thence at right angles northerly along said line of Hyde Street produced southerly 47 feet to the southwesterly line of the aforementioned property deeded to the United States of America; thence southeasterly along last-mentioned property line, on a curve

to the right, tangent to a line deflected 90 degrees to the right from the preceding course, radius 42 feet, central angle 61 degrees 33 minutes 58 seconds, a distance of 45.128 feet to the southerly line of the aforementioned property deeded to the United States of America; thence easterly along last-mentioned property line, 375.568 feet to the westerly line of Leavenworth Street produced southerly, and the point of beginning.

Section 5. This ordinance shall become effective immediately upon its passage.

## Privilege of the Floor.

Mr. Brown, City Hall and Civic Center architect; Henry Monroe and Mr. Palmer, representing California Title & Insurance Co.; Mr. Club, representing City Title Insurance Co., and Mr. Liess, property owner, were heard on the pending question.

#### Motion.

Supervisor McSheehy moved that the subject matter remain on the calendar until the middle of April, when it is expected the decision of the State Supreme Court in the matter will be rendered.

Motion *lost* by the following vote:

Ayes—Supervisors McSheehy, Miles—2.

Noes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Peyser, Roncovieri, Spaulding, Stanton, Suhr—14.

Absent—Supervisors Power, Shannon-2.

## Passed for Printing.

Whereupon, the foregoing Bill No. 9432 was passed for printing by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

#### Action Deferred.

On motion of Supervisor Garrity, the following matters were laid over until February 24, 1931, and made a Special Order of Business for 3 p. m. that day:

## SPECIAL ORDER-3 P. M.

Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day, January 12, 1931, in accordance with the following notice:

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. --- (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will

be subserved by the grant of a franchise for said purpose; therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris, delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City

Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the option of the City and County of San Francisco.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Fran-

cisco shall terminate the operating franchise or privilege at the option of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page 777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meeting to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing—Board of Supervisors, San Francisco, December 1, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—13

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby

made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be

payable annually.

That in the event said payment is not made, said franchise or privi-

lege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of said bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. The successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be **void, and** the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege

shall be commenced in good faith within not more than four months from the granting of such franchise or privileg-e, and if not so commenced within said time said franchise or privilege shall be declared forfeited.

That the successful bidder for the franchise or privilege aforesaid struck off, sold and awarded shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfeited, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

#### Bids.

Bids were received from the following:

- 1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.
- 2. J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank & Union Trust Company.
  - 3. C. C. Moore & Co. (letter in re above)—No certified check.
  - 4. Walter J. O'Brien and Frank O'Kane—Cash, \$1.
- 5. O. Torre and A. Faliano—Certified check for \$1,000 on Bank of Italy.
- 6. O. Torre and A. Faliano—Check for \$1,000 on American Trust Company.

#### Accepting Offer of San Francisco Disposal Company.

Supervisor McSheehy presented:

Resolution No. ---- (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed bids for a garbage destruction franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise, as follows:

- No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.
- No. 2—J. H. Baxter Company, a corporation, providing for dumping at sea.
- No. 3-C. C. Moore Company, not indicating the manner of disposition.
- No. 4—San Francisco Disposal Company, a corporation, providing for incineration.
  - No. 5-O. Torrey, Jr., and A. Faliano, providing for incineration.
  - No. 6—0. Torrey, Jr., and A. Faliano, providing for incineration.
  - No. 7-A. F. Martel, providing for incineration; and
  - Whereas, application No. 3, C. C. Moore & Co., was unaccompanied

by cash or a certified check, and also did not indicate the manner of disposition; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton; and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal; and

Whereas, application No. 1, Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea, and application No. 2, J. H. Baxter & Co., a corporation, providing for dumping at sea, should not be accepted as a permanent means of disposal, because the people of San

Francisco declared in favor of incineration; and

Whereas, the application of the San Francisco Disposal Company, a

corporation, should be accepted; now, therefore, be it

Resolved, That the application of the San Francisco Disposal Company, a corporation, be and the same is hereby accepted, subject to the terms and conditions of a franchise ordinance to be hereafter enacted, and the City Attorney is hereby directed to prepare said franchise ordinance and submit same to this Board as soon as possible, and the question of the acceptance of said applications numbers 1 and 2, as a means of temporary disposal, is hereby continued four weeks.

## Action Deferred.

The following was laid over one week and made a Special Order for 3 p. m., Supervisor Gallagher voting no:

#### SPECIAL ORDER-3:30 P. M.

Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### UNFINISHED BUSINESS.

None.

## PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$71,379.17, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

#### NEW BUSINESS.

## Passed for Printing.

The following matters were passed for printing:

On recommendation of Finance Committee.

#### Authorizations.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

## 1928 Hetch Hetchy Bond Construction Fund.

(1) Adrian Manufacturing Company, drilling of well (claim	000 40
dated Feb. 6, 1931)\$ (2) Best Steel Casting Company, Inc., castings (claim dated	699.40
Feb. 6, 1931)	<b>512.47</b>
dated Feb. 6, 1931)	566.25
(4) Ingersoll-Rand Company of California, one centrifugal pump, parts and machine parts (claim dated Feb. 6, 1931).	1,447.32
(5) Santa Cruz Portland Cement Company, cement (claim	2,510.00
dated Feb. 6, 1931)	Í
dated Feb. 6, 1931)	$\begin{array}{c} 594.32 \\ 896.02 \end{array}$
(8) California Meat Company, meat furnished (claim dated	
Feb. 6, 1931)	$794.29 \\ 510.32$
(10) Charles R. McCormick Lumber Company, lumber (claim	
dated Feb. 5, 1931)	540.00
dated Feb. 5, 1931)	$589.16 \\ 540.71$
(13) California Meat Company, meat (claim dated Feb. 4,	
1931)	2,074.70
$Auditorium \ Fund.$	
(14) Musical Association of San Francisco, services of San Francisco Symphony Orchestra for concert of Feb. 11, 1931 (claim dated Feb. 13, 1931)\$	2,000.00
$Tax\ Judgments.$	
(15) Charles W. Slack and Edgar T. Zook, one-tenth tax judgments for account of judgment creditors (claim dated Jan.	
16, 1931)\$ (16) William F. Humphrey, one-tenth tax judgments, for ac-	4,437.78
count judgment creditors (claim dated Feb. 9, 1931)	2,899.41
Boulevard Bond Fund, 1927.	
(17) California Construction Company, second payment, improvement of Sunset boulevard, Section "C," from Noriega street to Santiago street (claim dated Feb. 11, 1931)\$	7,200,00
(18) California Construction Company, third payment, improvement of Sunset boulevard, Section "D," Noriega street	1,200.00
to Irving street (claim dated Feb. 11, 1931)	7,050.00

set boulevard, Section "B," Santiago street to Yorba street, including connection with Sloat boulevard (claim dated Feb. 11, 1931) ......

3,900.00

(20) E. J. Treacy, first payment, furnishing and installing Sunset boulevard water supply system (claim dated Feb.	5 950 00
11, 1931)	5,250.00
street (claim dated Feb. 11, 1931)	8,850.00
with Sunset boulevard (claim dated Feb. 11, 1931)	8,000.00
Municipal Airport Fund.	
(23) Clinton Stephenson Construction Company, fourth payment, construction of extension to existing hangars (claim dated Feb. 11, 1931)\$	2,550.00
Municipal Railway Fund.	
(24) General Petroleum Corporation of California, gasoline, Municipal Railways (claim dated Feb. 11, 1931)\$	1,997.33
(25) Mrs. Grace Kingsley, in full settlement of claim for account of personal injuries sustained as result of accident of Nov. 10, 1930 (claim dated Feb. 11, 1931)	600.00
<ul> <li>(26) Pacific Gas and Electric Company, electric service furnished Municipal Railways (claim dated Feb. 11, 1931)</li> <li>(27) Catherine Corkery, in full settlement of any damage or</li> </ul>	12,827.42
personal injuries sustained by reason of accident on or about Dec. 11, 1929 (claim dated Feb. 6, 1931)	2,578.25
Special School Tax.	
(28) D. A. Pancoast Company, building construction material (claim dated Feb. 10, 1931)	503.01
(claim dated Feb. 10, 1931)	686.51
vices for third unit, South Side (Balboa) High School (claim dated Feb. 10, 1931)	3,531.19
Aptos Elementary (Junior) High School (claim dated Feb. 10, 1931)	3,996.33
dated Feb. 10, 1931)	2,354.10
1929 Sewer Bond Fund.	
(33) Clarence B. Eaton, second payment, construction of Alemany storm drain, Section "D" (claim dated Feb. 11, 1931)\$	9 600 00
(34) Healy-Tibbitts Construction Company, second payment, construction of Alemany storm drain Section "C" (claim	
dated Feb. 11, 1931)	16,500.00
(claim dated Feb. 11, 1931)	8,250.00
Fillmore street main sewer, Section "D" (claim dated Feb. 11, 1931)	27,500.00
(37) American Cast Iron Pipe Company, pipe (claim dated	
Feb. 11, 1931)\$ (38) N. A. Eckart, revolving fund reimbursement (claim	
dated Feb. 11, 1931)	2,143.48 1,971.51
(40) Grinnell Company, fittings (claim dated Feb. 11, 1931)	612.90

(41) Layton Hanifen, gravel delivered and spread (claim dated Feb. 11, 1931)
11, 1931) 599.12
(43) Neptune Meter Company, meters and supplies (claim dated Feb. 11, 1931)
(44) Pacific Gas and Electric Company, electric service (claim dated Feb. 11, 1931)
(45) Pacific Gas and Electric Company, electric service
(claim dated Feb. 11, 1931)
(claim Feb. 11, 1931)
dated Feb. 11, 1931) 793.75
1928 Hetch Hetchy Water Bonds.
(48) California Meat Company, meats, etc. (claim dated Feb. 9, 1931)
(49) J. H. Creighton, truck hire (claim dated Feb. 9, 1931) 1,869.35 (50) The Giant Powder Company, explosives (claim dated
<ul> <li>(51) Delbert Hansen, truck hire (claim dated Feb. 9, 1931). 1,299.17</li> <li>(52) Pioneer Rubber Mills, belting (claim dated Feb. 10,</li> </ul>
1931)
dated Feb. 10, 1931)
dated Feb. 10, 1931)
Hetch Hetchy Power Operative Fund.
(55) Depreciation Fund, Hetch Hetchy power operative, depreciation reserve, per Charter requirement (claim dated Feb. 9, 1931)\$14,583.00
County Road Fund.
(56) Meyer Rosenberg, improvement of southeast corner of Cowden and Harkness streets (claim dated Feb. 11, 1931).\$ 550.00
Robinson Bequest Interest Fund.
(57) Angelo J. Rossi, Mayor, for the relief of destitute women and children (claim dated Feb. 2, 1931)\$ 1,260.00
General Fund, 1930-1931.
(58) San Francisco Chronicle, official advertising, Board of Public Works (claim dated Feb. 11, 1931)\$ 578.25 (59) San Francisco Chronicle, official advertising, Super-
visors (claim dated Feb. 16, 1931)
<ul> <li>(60) A. P. Jacobs, rent for premises No. 333 Kearny street,</li> <li>February 3 to March 3, 1931 (claim dated Feb. 16, 1931) 1,120.75</li> <li>(61) The Recorder Printing and Publishing Company, print-</li> </ul>
ing Supervisors' Calendar, Journal, etc. (claim dated Feb. 16, 1931)
(62) Pacific Gas and Electric Company, street lighting, Janu-
ary, 1931 (claim dated Feb. 16, 1931)
Elections (claim dated Feb. 9, 1931)
velopes for Department of Elections (claim dated Feb. 9, 1931)
(65) General Petroleum Company, gasoline for Police Department (claim dated Feb. 9, 1931)

**\$402**,583.92

(66) N. Randall Ellis, services rendered City Attorney month	
of February (claim dated Feb. 28, 1931)	750.00
and appurtenances in Army street, Pennsylvania avenue to Mississippi street (claim dated Feb. 11, 1931)	4,500.00
(68) R. Flatland, second payment, wiring arterial "Stop" signs, Contract 1, (claim dated Feb. 11, 1931)	1,650.00
(69) James Gleeson, six Gleeson high-pressure reducing valves, Fire Department (claim dated Jan. 31, 1931)	2,100.00
(70) Edward Lowe Motors Company, repairs to Fire Department Lincoln auto (claim dated Jan. 31, 1931)	782.21
(71) The Moore Dry Dock Company, repairs to fire boats David Scannel and Dennis T. Sullivan (claim dated Jan.	770.88
31, 1931)	536.40
dated Jan. 31, 1931)	
(claim dated Jan. 31, 1931)	1,295.84
Home (claim dated Jan. 31, 1931)	1,307.17
Honda Home (claim dated Jan. 31, 1931)	558.35
(claim dated Jan. 31, 1931)	883.23
(77) Nye & Nissen, eggs for Laguna Honda Home (claim dated Jan. 31, 1931)	1,638.30
(78) San Francisco Dairy Company, milk for Laguna Honda Home (claim dated Jan. 31, 1931)	2,402.91
(79) Schweitzer & Co., meat for Laguna Honda Home (claim	2,726.70
dated Jan. 31, 1931)	2,120.10
Home (claim dated Jan. 31, 1931)	2,783.93
(81) Joseph Hagan & Sons, burial of indigent dead (claim dated Feb. 12, 1931)	878.00
(82) Doctors' and Nurses' Outfitting Company, nurses' outfits, San Francisco Hospital (claim dated Jan. 11, 1931)	510.75
(83) McClintock-Stern Company, coffee for San Francisco Hospital (claim dated Jan. 31, 1931)	681.60
(84) Sherry Brothers, butter and cheese for San Francisco	1,758.90
Hospital (claim dated Jan. 31, 1931)	
Appropriating \$402,583.92 Out of 1929 Health Bond Fur Construction of Addition to Roof Wards, San Francisco He	ospital.
Also, Resolution No. ———— (New Series), as follows: Resolved, That the following amounts be and the same ar	e hereby
set aside, appropriated and authorized to be expended out of	the 1929
Hospital Bond Fund for the construction of addition to the roat the San Francisco Hospital, per contracts awarded, to-wit	
<ul> <li>(1) General construction (Barrett &amp; Hilp contract)\$2</li> <li>(2) Structural steel, Proposition 2 (McClintic-Marshall Co.</li> </ul>	269,838.00
contract)	19,070.00
tract)	7,560.00 38,225.00
(5) Heating work (James A. Nelson Co. contract)	17,694.00
(6) Electrical work (L. Flatland contract)	28,000.00 $12,196.92$
(7) Architectural fees	10,000.00
T	100 800 00

# Appropriation, \$20,600, for Emergency Supplies Under Direction of Relief Home.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$20,600 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity", Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

#### Action Deferred. •

The following matter was laid over one week and made a Special Order for  $2:30\ p.\ m.$ :

# Approving Supplemental Budget, San Francisco Water Department.

Resolution No. ——— (New Series), as follows:

Resolved, That supplemental budget for fiscal year 1930-1931, in the sum of \$190,000, for the San Francisco Water Department, as recommended by the Board of Public Works by Resolution No. 112650 (Second Series), being the estimated additional cost of completing the Upper Alameda Tunnel and Diversion Works, due to the encountering of methane gas in quantity, the purchase and installation of new safety type equipment, and the employment of additional men to carry out the safety orders of the Industrial Accident Commission, be and the same is hereby approved.

## Adopted.

The following resolution was adopted:

## Accepting Offer to Sell Land Required for Hospital Purposes.

Resolution No. 33949 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco, the following described land, required for health purposes, for the sum set forth opposite its name, be accepted:

Sisters of Mercy, a corporation (by Mother M. Paschal), \$325,000. All of Lots 2, 3, 4 and 4A, in Block 4090-4141, and Lot 1, in Block 4140, as per the current Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

## Passed for Printing.

The following matters were passed for printing:

Payment of \$325,000, Hospital Bonds, Issue 1929, for Property of St. Catherine's Home.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$325,000 be and the same is hereby set aside and appropriated out of the 1929 Hospital Bond Fund, and authorized in payment to Sisters of Mercy, a corporation, by Mother

M. Paschal, for all of Lots 2, 3, 4 and 4A, in Block 4090-4141, and Lot 1, in Block 4140, as per the current Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. ————, New Series. Said property being required for hospital purposes. Claim dated Feb. 16, 1931.

## Amending War Memorial Ordinance.

Presented by Supervisor Colman, request of War Memorial Trustees:

Also, Bill No. 9433, Ordinance No. — (New Series), as follows:

Ordinance No. 8746 (New Series) setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said Trustees; providing for purchase of materials, supplies and equipment; and providing for setting up of revolving fund, is hereby amended to read as follows:

Setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said trustees; providing for purchase of materials, supplies

and equipment.

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

Section 1. Direction to Board of Trustees of War Memorial. The Board of Trustees of the War Memorial in exercising the powers granted to it under Article XIV-D of the Charter relative to the construction, administration, management, superintendence and operation of the War Memorial of San Francisco, shall do so subject to the provisions of this ordinance. Said Board of Trustees shall be hereinafter men-

tioned as the Trustees.

Section 2. Construction of War Memorial. The Trustees of the War Memorial shall construct a building or buildings as and for a War Memorial on the real property located in the City and County of San Francisco, bounded by Van Ness Avenue, Grove, Franklin and McAllister Streets. The cost of said memorial shall be borne out of, but not to exceed the total proceeds of the Memorial Hall's Bond Issue, together with such other and further sums as may be now or hereafter available, including all interest received by the City and County of San Francisco on moneys in said fund, all of which are hereby appropriated for said purposes. The Trustees of the War Memorial shall have charge of the construction, administration, management, superintendence and operation of the War Memorial and of the grounds set aside therefor, and all of its affairs, and may enter into contracts for said purposes.

Section 3. Administration, Management, Superintendence and Operation of the War Memorial. Said trustees shall subsequent to the construction of said War Memorial, and during the construction thereof, administer, manage, superintend and operate said War Memorial and

the grounds set aside therefor, and all of its affairs.

Section 4. Gifts, Devises and Bequests. No gifts, devises or bequests, other than unconditional gifts, devises and bequests of cash, shall be accepted by the City and County of San Francisco as and for said War Memorial without the consent of a majority of the Trustees present at a meeting of said Trustees. Said Trustees are hereby empowered to receive and accept any cash or property under the terms and provisions of Sec. 4, Art. XIV-D of the Charter. Any gifts, desises and/or bequests received by the Trustees on behalf of the City and County for any purposes connected with said War Memorial, or incident thereto, shall be set aside in a special fund for the use and benefit of the said War Memorial.

Section 5. Employees. The Trustees shall engage such employees, bonded or otherwise, as may be necessary for the conduct of the prop-

erty and affairs of said War Memorial.

Section 6. Salaries. The salaries, wages and compensation of the managing director and secretary of said War Memorial and of all other employees shall be subject to standardization as provided in Section 14, Chapter 2, Article II of the Charter. That pending the standardization of wages, salary and compensation, there shall be paid to said employees at least the minimum entrance salary, wage or compensation paid for similar services by the City and County of San Francisco, and if there are any positions or places of employment created by the Trustees not common with others in the government of the City and County of San Francisco, then the compensation to be paid to said employees shall be fixed by said Trustees.

Section 7. Budgets. Not later than April 1, in the year 1931, and annually thereafter, the Trustees shall transmit to the Board of Super-

visors a proposed budget for the next fiscal year.

Section 8. Accounts. Upon the completion of the War Memorial, the Trustees shall cause to be filed a complete statement showing all receipts and disbursements of the Trustees, and same shall be open for inspection by the public in the office of the Auditor. Said statement

shall show the number of employees of the Trustees.

Purchase of Materials, Supplies and Equipment. Subse-Section 9. quent to completion of the War Memorial, purchases of materials, supplies and equipment required by the Trustees shall be made in accordance with the provisions of Chapter IV, Article II, of the Charter, and Ordinance No. 5880 (New Series), provided, however, that specifications may be prepared under the direction of the Trustees for all equipment required by said Trustees, and for materials or supplies peculiar to said War Memorial operations and not in common use in other departments of the City and County; and the Trustees may designate the particular brand, kind or make of any equipment which may be necessary in the conduct of said War Memorial.

Section 10. Constitutionality. If any section, sub-section, subdivision or provision of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining provisions of this ordinance, the Board of Supervisors hereby declaring that it would have passed this ordinance, and each section, sub-section, subdivision, provision, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, sub-sections, subdivisions, provisions, sentences, clauses or phrases hereof are de-

clared unconstitutional.

Section 11. Effectiveness. This ordinance shall become effective immediately upon its passage.

Section 12. Other Ordinances. Any ordinance or part thereof in conflict herewith is hereby repealed in respect to conflicting provisions.

#### Action Deferred.

The following resolution was, on motion, laid over one week:

## Appropriations, County Road Fund.

Resolution No. ----- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purposes, to-wit:

) For the improvement of Montgomery street between Union and Greenwich streets, and of Alpha street easterly from Montgomery street; city's contribution. Contract awarded to Chas. L. Harney.....\$30,000.00

For improvement of Grover place between Columbus avenue and Greenwich street, by the construction of concrete curbs .....

700.00

## Adopted.

The following resolutions were adopted:

On recommendation of Police Committee.

## Cancellation of Surplus Taxicab Permits.

Resolution No. 33951 (New Series), as follows:

Resolved, That all surplus taxicab permits outstanding are hereby

cancelled as of February 16, 1931; and be it further

Resolved, for the purposes of this resolution, a taxicab permit to be excluded from this cancellation must be represented by an operative taxicab equipped with a meter and for which a current City license and State license has been obtained.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

## Disapproving Financial Statements.

Also, Resolution No. 33952 (New Series), as follows:

Resolved, That the financial statements submitted in accordance with the provisions of Ordinance No. 8637 (New Series), by the following

named companies, are hereby disapproved:

Lo Fare Cab Manufacturing Company, Henry P. Bowen; Home Cab Company, Frank Madarkis; Eagle Cab Company, John Meyer; Union Cab Company, Louis E. Hendricks; City Cab Company, No. 28, Samuel L. Allen; Central Cab Company, No. 11, L. Guibbiny.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

The following resolutions were taken up:

Recommendation of Public Utilities Committee in Regard to Use of Municipal Railway Tracks on Market Street.

Resolution No. 33953 (New Series), as follows:

Resolved, That the request of the Market Street Railway Company for permission to use the outer tracks of the Municipal Railway on Market street, between McAllister and Valencia streets, is hereby granted, subject to the following conditions:

1. Only cars of lines numbered 6, 7, 8, 9 and 17 of Market Street Railway Company to be run over said tracks of the Municipal Railway.

2. Said permission not to include the hours between 3 p. m. and 7 p. m.

3. Terms and conditions of said rental to be agreed upon by the Board of Public Works and Market Street Railway Company.

Minority Report of Public Utilities Committee, by Supervisor Franck R. Havenner, Relative to Use of Municipal Railway Tracks on Market Street by Market Street Railway Company.

Also, Resolution No. — (New Series), as follows:

Resolved, That the request of the Market Street Railway Company for permission to use the outer tracks of the Municipal Railway on Market street between McAllister and Valencia streets is hereby granted, subject to the following conditions:

1. Only cars of lines numbered 6, 7, 8, 9 and 17 of Market Street Railway Company to be run over said tracks of the Municipal Railway.

2. Said permission to be granted for the hours between 11 p. m. and 7 a. m. only.

3. Terms and conditions of said rental to be agreed upon by the Board of Public Works and Market Street Railway Company.

#### Motions.

Supervisor Colman moved the adoption of the majority report of the Public Utilities Committee.

Supervisor Havenner moved to adopt the minority resolution as a substitute.

## Privilege of the Floor.

Frank McDonald, representing the Building Trades Council; Theo. Johnson, representing the Labor Council; F. Vandeleur, representing the Municipal Carmen's Union, and M. Bartle, representing the S. F. Transportation League, were heard in favor of the minority report.

H. Boeken, superintendent of the Municipal Railway, was also heard.

#### Motion.

Supervisor McSheehy moved to recess until tomorrow at 2 p. m. for further consideration of the subject matter.

Motion lost by the following vote:

Ayes—Supervisors Canepa, McSheehy, Miles, Spaulding—4

Noes—Supervisors Andriano, Breyer, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Peyser, Stanton, Suhr—11

Absent—Supervisors Power, Roncovieri, Shannon—3.

## Minority Resolution Defeated.

Whereupon, the roll was called on the minority resolution and the same was *defeated* by the following vote:

Ayes—Supervisors Canepa, Havenner, McGovern, Stanton—4.

Noes—Supervisors Andriano, Breyer, Colman, Gallagher, Garrity, Hayden, McSheehy, Miles, Peyser, Spaulding, Suhr—11.

Absent—Supervisors Power, Roncovieri, Shannon—3.

## Majority Report Adopted.

Thereupon, the roll was called on Supervisor Colman's motion and the majority resolution (No. 33953) was adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

## Adopted.

The following resolutions were adopted:

On recommendation of Public Utilities Committee:

# Accepting Offers to Sell Land for Hetch Hetchy Aqueduct Right of Way.

Resolution No. 33954 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described property, situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sums set forth opposite their names, be accepted:

J. R. L. Jones, \$60—A right of way easement for water pipe lines

and a telephone line over a strip of land 40 feet wide in Lot 34 of the Ramos Subdivision. (As per detailed description and written offer on file.)

Frank J. Curran and Lila M. Curran, \$60—A right of way easement for water pipe lines and a telephone line over a strip of land 40 feet wide in Lot 34 of the Ramos Subdivision. (As per detailed description and written offer on file.)

William E. Bockmann, \$2,000—A right of way easement for water pipe lines and a telephone line over a strip of land extending from the center line of Hayward avenue and the center line of County Road No. 310. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and, if the same is found in satisfactory condition, to accept, on behalf of the City and County of San Francisco, deeds conveying said right of way easements to said City and County of San Francisco, and to record said deeds, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Approving Map and Dedicating Street Area.

On recommendation of Streets Committee.

Resolution No. 33955 (New Series), as follows:

Resolved, That the certain diagram entitled "Map showing the reopening of Beach and North Point streets between Webster and Buchanan streets," approved on the 11th day of February, 1931, by Resolution No. 113142 (Second Series) of the Board of Public Works, and filed in the office of the Board of Supervisors on February 11, 1931, is hereby approved, and the portions shown hatched thereon are hereby dedicated and declared to be public and open streets, to be known as Beach street and North Point street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Adopting Map and Declaring Area to Be an Open and Public Street.

Also, Resolution No. 33956 (New Series), as follows:

Resolved, That the certain map filed in the office of the Board of Supervisors on January 15, 1931, entitled "Map showing the realignment of Lansdale avenue at Juanita way," approved by resolution of the Board of Public Works, No. 112869 (Second Series), adopted January 14, 1931, is hereby accepted, and the area hatched thereon is herey dedicated and declared to be a public open street.

Resolution No. 33842 (New Series) is hereby rescinded.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

#### Automatic Traffic Signal, Van Ness Avenue and Jackson Street.

On recommendation of Traffic and Safety Committee.

Resolution No. 33957 (New Series), as follows:

Resolved, That automatic traffic signal be installed at Van Ness avenue and Jackson street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

## Warning Signs.

Also, Resolution No. 33958 (New Series), as follows:

Resolved, That the following warning signs be installed as shown below:

"Notice-This Is Not a Through Street" Sign.

West side of Sea Cliff avenue at a point opposite the north property line of Camino Del Mar.

Railroad Crossing Signs.

East side Arguello boulevard, 12 feet south of Euclid avenue property line, facing south.

West side Arguello boulevard, 6 feet south of the north property line of Euclid avenue, facing north.

Dip Reflector Sign.

Northeast corner Arguello boulevard and Parnassus avenue.

"Stop" Signs.

On San Jose avenue at Santa Rosa avenue. Intersection of Nineteenth avenue and Judah street.

"Caution-Playground" Signs.

West side Twenty-fourth avenue south of Lake street. East side Twenty-fourth avenue north of California street. West side Twenty-fifth avenue south of Lake street. East side Twenty-fifth avenue north of California street.

"Slow" Signs.

Steiner street north of Pacific avenue.
Steiner street south of Pacific avenue.
Pacific avenue east of Steiner street.
Pacific avenue west of Steiner street.
Irving street east of Twentieth avenue.
Irving street west of Twentieth avenue.
Twenty-first avenue north and south of Irving street.
Irving street east of Twenty-first avenue.
Irving street west of Twenty-first avenue.
Tring street west of Twenty-first avenue.
Twentieth avenue north of Irving street.
Twentieth avenue south of Irving street.
Bernal Cut north and south of St. Mary's avenue.
Hyde street north and south of McAllister street.

Automatic "Stop" Sign.

Stockton street at Sacramento street.

School Zone Signs.

East side of Hyde street south of Washington street. East side of Hyde street south of Jackson street. West side of Hyde street north of Jackson street. West side of Hyde street north of Washington street. East side of Larkin street south of Washington street. East side of Larkin street south of Jackson street. West side of Larkin street north of Jackson street. West side of Larkin street north of Washington street. South side of Judah street west of Forty-third avenue. South side of Judah street west of Forty-second avenue. North side of Judah street east of Forty-third avenue.

North side of Irving street east of Forty-second avenue. North side of Irving street east of Forty-third avenue. South side of Irving street west of Forty-second avenue. South side of Irving street west of Forty-third avenue. West side of Forty-third avenue north of Irving street.

## Change School Zone Signs.

From east side of Forty-second avenue north of Judah street to east side of Forty-second avenue south of Judah street.

From east side of Forty-third avenue north of Judah street to east

side of Forty-third avenue south of Judah street.

From west side of Forty-second avenue south of Irving street to west side of Forty-second avenue north of Irving street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

## Loading and Passenger-Loading Zones.

Also, Resolution No. 33959 (New Series), as follows:

Resolved, That loading and passenger-loading zones be established, and abolished, as follows:

## Establishing Loading Zones.

420 Merchant street, 36 feet-Jones-Thierbach Company; serves freight delivery (side entrance).

234 Seventh street, 18 feet—Holmes Express Company. 1239 Sutter street, 18 feet—San Francisco Salvage Shop.

Establishing Passenger-Loading Zones.

3110 Twenty-second street, 27 feet—United Undertakers.

#### Abolishing Loading Zone.

420 Commercial street, 36 feet-Jones-Thierbach Company.

Ayes—Supervisors Andriano, Breyer, Canepa. Colman, Garrity, Havenuer, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

## Award of Contract, Opera Chairs.

On recommendation of Supplies Committee.

Resolution No. 33960 (New Series), as follows:

Resolved, That award of contract be hereby made to C. F. Weber & Co., on bid submitted January 5, 1931 (Proposal No. 673), for furnishing and installing complete the following, viz.: For School Department—124 opera chairs in Choral Room, Francisco Junior High School, at \$5.14 each.

Resolved, That no bond be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Award of Contract, Steel Pipe.

Also, Resolution No. 33961 (New Series), as follows:

Resolved, That award of contract be hereby made to Petroleum Equipment Company on bid submitted February 2, 1931 (Proposal No.

682), for furnishing the following, viz.: Steel pipe for San Francisco

Water Department.

Standard weight galvanized wrought steel pipe Specifications: (made in U. S. A.), in random lengths; threaded and coupled, for mill shipment, f. o. b. 639 Bryant street, San Francisco.

Item No. 1—35,000 feet ¾-inch; price, per 100 feet, \$6.03. ltem No. 2— 3,000 feet 1-inch; price, per 100 feet, \$8.59. Resolved, That no bond be required. Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Power—1.

## Award of Contract, Garbage Cans.

Also, Resolution No. 33962 (New Series), as follows:

Resolved, That award of contract be hereby made to James A. Nelson, Inc., on bid submitted February 2, 1931 (Proposal No. 679), for furnishing the following, viz.: For School Department—300 galvanized iron garbage cans, at \$5.30 each.

Resolved, That a bond in the amount of \$200 be required for faithful

performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Power—1.

## Passed for Printing.

The following matter was passed for printing:

## Calling and Providing for a Special Charter Election.

Bill No. 9434, Ordinance No. ——— (New Series), as follows:

Bill calling and ordering a special election to be held on the 26th day of March, 1931, for the purpose of submitting to the electors of the City and County of San Francisco, State of California, a propo-sition to amend the Charter of the said City and County as herein set forth, and providing for the manner of conducting 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 within the City and County of San Francisco on the 26th day of March, 1931, for the purpose of submitting to the electors and to enable said electors to vote upon a certain proposal to amend the Charter as hereinafter described and enumerated.

The special election hereby called and ordered to be Section 2. held shall be held and conducted and the votes thereat received and canvassed, the returns thereat made and the result thereat ascertained, determined and declared as herein provided and according to the laws of the State of California and the Charter of the City and County of San Francisco, providing for and governing elections in the City and County of San Francisco, applicable to such election.

Section 3. The ballots to be used at said special election shall be such as may be required by law to be used thereat.

Section 4. That said special election be and the same is hereby called for the purpose of submitting an amendment to the Charter for the consolidation of San Mateo County with the City and County of San Francisco as follows:

## PROPOSED CHARTER AMENDMENT.

Consolidation of San Mateo County with City and County of San Francisco.

Charter Amendment No. 1, describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by adding a new article thereto to be known as Article 19 thereof, providing for the government of the territory in San Mateo County in the event of its consolidation with the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the 26th day of March, 1931, a proposal to amend the Charter as follows:

That said Charter be amended by the addition thereto of a new article to be known as Article 19 thereof, to read as follows:

## ARTICLE XIX.

Consolidation of San Mateo County.

Other Provisions of the Charter Superseded.

Section 1. In event that all or any part of the area of the County of San Mateo shall be consolidated with the city and county in accordance with law and the constitution of the State, the provisions of Article XIX of this Charter shall become effective on the effective date of such consolidation and all other provisions of this Charter in conflict with the provisions of said article shall be thereupon and thereby superseded. Definitions.

Section 2. The following terms as used in Article XIX, to-wit, "city and county," "county," "city," "governmental agency," "consolidate," and "consolidation," unless the context clearly indicates otherwise, shall have the same meanings as in that certain act of the legislature of the State of California known as the San Francisco-San Mateo Consolidation Act of 1929, approved June 11, 1929. The term "voter" as used in said article means a qualified and registered elector of the city, county, city and county, borough, or other territory concerned.

Continuation of Offices, Officers, Employees and Services.

Section 3. Upon the consolidation of the county as a whole, the offices of Assessor, Auditor, Coroner, County Clerk, District Attorney, Recorder, Sheriff, Tax Collector, and Treasurer of said county shall become branch offices of the corresponding respective offices of the city and county, and the incumbents thereof shall become deputies in the said respective offices of the city and county and shall continue as such to the end of the terms for which they were respectively elected or appointed.

The offices, departments, boards, and commissions of the city and county shall establish such branch offices in the territory consolidated as shall be necessary or convenient and as directed by the Board of Supervisors, but with no less amount of service in the said territory than shall have been provided by the county, or any city, or governmental agency of the county just prior to the time consolidation shall become effective.

Any full-time incumbent appointive officer or employee of the county, or any city, or governmental agency of the county, who shall have held such office or employment continuously for one year next prior to consolidation and whose duties shall be assumed by the city and county, shall become an employee of the office, department, board, or commission of the city and county assuming said duties and he shall as such employee thereafter be subject, without examination, to the

civil service provisions of this Charter, if any, applying to said employment.

## Retirement Rights.

Section 4. Any policeman or fireman of the county, or any city, or governmental agency of the county, who shall become an employee of the police or fire department of the city and county, and who may participate in any pension or retirement system of the city and county, shall receive credit for his prior continuous full-time service to said county, city, or governmental agency.

#### Municipal Court.

Section 5. All cases pending in any justices' court, police court or court of any Recorder or other judicial municipal magistrate or office of the county, or any city, or governmental agency of the county consolidated with the city and county shall ipso facto be deemed to be and be transferred to the municipal court of the city and county. Such municipal court shall hold regular sessions in such borough or boroughs as the Board of Supervisors may, by ordinance, direct, and at least one such borough shall be so designated.

#### Recording.

Section 6. Any instrument or judgment affecting the title to or the possession of real property situated in the territory of the county which may be consolidated with city and county must be recorded in the branch office of the Recorder of the city and county located in the territory so consolidated and all records in said branch office shall for all purposes be deemed records in the office of the Recorder of the city and county.

## Establishment of Boroughs.

Section 7. Any territory included in the area that has become a part of the city and county by consolidation and which at that time is not already within a borough may be organized into a borough in the manner hereinafter set forth, provided such territory contain at least 3000 population, as determined by ordinance of the Board of Supervisors. Any incorporated city included in the area that has become a part of the city and county by consolidation, which was such a city on or prior to January 1, 1931, shall automatically become a borough when consolidation becomes effective.

# New Boroughs, Consolidation, Change in Boundaries, and Disestablishment of Boroughs.

Section 8. Any new borough may be established, any two or more boroughs may be consolidated, the boundaries of any borough may be enlarged or diminished, or a borough may be disestablished, provided a majority of the voters of the borough, or boroughs, and/or of the territory concerned, voting on such a proposition at an election called for the purpose, shall first have voted in favor thereof; provided, further, that no borough shall be disestablished nor the boundaries of a borough diminished, unless the same be approved by the Board of Supervisors by ordinance, or a majority of the voters of the city and county voting thereon at an election called for the purpose, shall first have voted in favor thereof. Such elections shall be called by the Board of Supervisors upon receiving the report of the borough commission hereinafter provided for, and at any time thereafter upon receiving a petition of at least twenty-five per cent of the voters of the borough or boroughs and/or the territory concerned. If any petition of voters requests the establishment of a new borough or any change in the boundaries of an existing borough, the Supervisors, before calling an election thereunder, must set the petition for public hearing and give notice thereof by publication at least once a week for two weeks in a

newspaper published in the city and county. Upon such hearing, the Board of Supervisors shall have power to change and determine the boundaries as set forth in any such petition. No new borough shall be established, nor shall two or more boroughs be consolidated, nor shall the boundaries of a borough be enlarged or diminished, nor shall a borough be disestablished, unless a majority of the voters of the borough, or boroughs, and/or the territory concerned, voting on such a proposition, shall first have voted in favor thereof.

Within thirty days after consolidation is effective, every Borough Council must appoint one member to a commission to be known as the Borough Commission. The Commission shall be charged with the duty of studying the boundaries of all boroughs within the city and county and of making recommendations to the Board of Supervisors concerning consolidation, disestablishment, or any change in boundaries of any borough or boroughs. This report shall be submitted to the Board of Supervisors within two years from the time consolidation shall become effective. Upon receiving the report of the Commission, the Board of Supervisors shall without delay call an election or elections and submit appropriate propositions in accord with the recommendations of the Commission to a vote of the voters of the territory concerned.

Upon the consolidation of two or more boroughs, all property thereof shall belong to the consolidated borough and such borough shall become responsible for all the debts and obligations of the boroughs consolidated. Upon a change of boundaries or disestablishment of a borough, the Board of Supervisors shall provide for the equitable adjustment and payment of any borough debts.

The Board of Supervisors, by ordinance, shall provide for the method and manner of calling and holding elections provided for in this section and for the canvassing of the returns thereof.

#### Borough Powers.

Section 9. Every borough shall have and may exercise, subject to the provisions of this Charter, the following powers and duties which shall be exclusive within borough limits except as otherwise provided herein:

- (1) To create districts for the purpose of regulating the location, height, area, bulk, and use of buildings, lands and premises, and to exercise zoning and planning powers.
  - (2) To maintain public libraries and reading rooms.
- (3) To maintain parks, playgrounds and other recreational facilities, and to construct and maintain buildings and works appurtenant thereto, except parks, playgrounds and recreational facilities maintained by the city and county.
- (4) To construct, improve, and maintain streets and the bridges, sidewalks, street signs, lighting fixtures and all other appurtenances incident thereto; except highways maintained by the State or any joint highway district and any highway or street which the Board of Supervisors shall declare to be a major highway to be maintained by the city and county.
- (5) To construct and maintain local sewers, sewage disposal plants, storm drains, and outfalls.
- (6) To collect garbage and other wastes and to dispose of the same within or without borough limits or provide therefor, except as the Board of Supervisors shall otherwise provide for such disposal. Permission to dispose of garbage and other wastes outside of borough limits shall be first obtained from the city and county or the borough having jurisdiction of the territory in which such disposal is made.
- (7) To erect, maintain and repair public buildings, and improve and maintain public property within borough limits devoted exclusively to

borough uses; provided the borough shall maintain at least one public building, which the Borough Council shall select and in which the Council shall meet.

- (8) To have and exercise the same power within limits of the borough to open, widen, narrow, or close public streets and highways, and to establish the grades thereof, as is possessed by the city and county, except no borough shall close or narrow any highway maintained by the city and county without the approval of the Board of Supervisors.
- (9) To exercise the powers of eminent domain whenever necessary to acquire property and easements for streets, highways, or other public purposes.
- (10) To issue permits for any privilege in or on any street within the jurisdiction of the borough, and to make regulations with regard to advertising by signs, billboards, banners, placards, posters, or pictures on any street, sidewalk, or private property, or upon any buildings, poles, or fences thereof, except within two hundred feet of any street or highway not under its jurisdiction.
  - (11) To issue permits for spur tracks.
- (12) To establish fire limits for the regulation of building and construction of buildings.
- (13) To license for purposes of regulation only such occupations as shall require regulation in the interests of public peace, health, safety, or welfare, and to prescribe the terms and conditions under which such licenses shall issue.
- (14) To declare what shall constitute a nuisance and to provide for the summary abatement of the same at the expense of the person or, persons creating, causing, committing or maintaining such nuisance, by suit or otherwise.
- (15) To enact local police ordinances, not inconsistent with the laws of the State or ordinances of the city and county, and to make rules and regulations for the exercise of any power conferred herein on boroughs and to provide penalties for the violation thereof, provided such penalties shall not exceed the penalty limits applicable by law or under this Charter to city and county ordinances; such local police ordinances to have all the force and effect within the limits of the borough of an ordinance of the city and county and as though passed and adopted by the Board of Supervisors.
- (16) To create and define the powers and duties of all borough offices and employments, not established by this Charter, necessary for the purpose of carrying out the provisions of this Charter and executing the powers and duties of a borough; and to fix the compensation of all officers and employees of the borough not fixed by this Charter.
  - (17) To call and hold borough elections whenever necessary.

(18) To levy borough taxes.

(19) To prepare and adopt an annual budget of estimated borough expenditures and to exercise control of all borough funds.

(20) To incur indebtedness for the purpose of carrying out any of

the powers conferred on the borough.

(21) To create special districts for the purpose of defraying the cost of any public improvement which the borough is authorized to make, and to levy special assessments upon property materially benefited by such public improvement, and to issue bonds to represent or be secured by such assessments.

(22) To contract for such supplies, services or labor, and to enter

into such contracts as may be necessary.

(23) To employ a qualified person or persons to make an independent audit of borough funds and financial transactions of all kinds as the Borough Council may direct. If an audit is not made by the city and county, then the Council shall provide for such an audit at least once in every two years.

- (24) To accept devises, bequests, legacies, donations or services to or for the use of the borough and to administer the same in accordance with the conditions thereof.
- (25) To issue subpoenas for the attendance of witnesses or the production of books or documents for the purpose of producing evidence or testimony in any matter pending before the Borough Council.

(26) To employ legal counsel.

(27) To change the name of the borough, by ordinance, provided the ordinance making such change in name shall first be approved by a majority of the veters of the borough veting thereon

majority of the voters of the borough voting thereon.

- (28) To provide, by ordinance, for civil service for borough employees under such conditions as are hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.
- (29) To provide, by ordinance, for a system of retirement allowances for old age and disability and death benefits to dependents, applicable to officers and employees of the borough under conditions hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.
- (30) To appropriate borough funds for supplementing any city and county service or function within the borough; such appropriations to be expended through the appropriate departments of the city and county.
- (31) To enter into an agreement with any other borough or boroughs for the joint undertaking of any power conferred on a borough berein.
- (32) To have and exercise all appropriate municipal powers which may be necessary or proper to the exercise of the foregoing powers or to the discharge of the foregoing duties, and which are not inconsistent with the other provisions of this Charter.

#### Transfer of Borough Powers.

Section 10. Any power over which a borough shall have exclusive jurisdiction within its limits, as herein provided, may be transferred to the city and county by a borough by ordinance of the Council thereof, but not unless a majority of the voters of the borough, voting on the question of the transfer of such power, shall first have voted in favor thereof; provided, that no such power shall be transferred to the city and county unless such transfer is also approved by ordinance of the Board of Supervisors.

#### Borough Elective Officers and Terms.

Section 11. The voters of a borough shall elect five members of the Borough Council, except as otherwise provided; and also a Borough Controller, unless a borough shall, by ordinance of the Council approved by a majority of the voters thereof voting on such ordinance, vest the powers of Borough Controller in a Borough Manager. Except as otherwise provided, borough elective officers shall be elected to serve for terms of four years and until their successors are elected and qualify.

Within fifteen days after the establishment of a new borough created upon petition as herein provided, the Mayor of the city and county shall appoint five qualified residents of the borough as members of the Council to serve until their successors are elected and qualify. At the next succeeding general borough election, the voters thereof shall elect three members of the Council to serve for terms of two years, and two members to serve for terms of four years, beginning at twelve o'clock noon on the eighth day of January following the date of their election.

The Council of a borough which by consolidation is automatically established, shall consist of the same number of members as shall compose the Council of the city at the time consolidation becomes

effective. The City Councilmen in office at the time of such consolidation shall continue in office as Borough Councilmen until the end of the terms for which they were respectively elected, and thereafter until twelve o'clock noon on the eighth day of January of the first succeeding even-numbered year. At the general borough election immediately preceding the expiration of the terms of any such members of a Borough Council, the voters of the borough shall elect their successors to serve for terms of four years. At every borough general election the successors to those elective borough officers whose terms are next expiring shall be elected to serve for terms of four years.

At the first meeting of the Council of a borough, it shall appoint a Borough Controller to serve until his successor is elected and qualifies. At the next succeeding general borough election, the borough voters shall elect a Borough Controller to serve for a term of four years, beginning at twelve o'clock noon on the eighth day of January following the date of his election; provided, however, that if a majority of the members of the Borough Council are elected at the same time, the Borough Controller shall be elected to serve for a two-year term, and thereafter his term shall be for four years.

A candidate for any elective borough office shall have been an elector of the borough, or of the area comprising the same, for a period of at least five years prior to the date of election at which he is a candidate. No person who shall hold an elective or appointive office of the city and county shall hold any elective borough office.

A Borough Council may fill any vacancy in an elective office of a borough for the unexpired term thereof.

Duties, Meetings, and Compensation of Borough Councilmen.

Section 12. The Council shall constitute the legislative body of the borough and, except as otherwise provided, shall exercise the powers thereof.

The Council shall provide by ordinance for the time and place of holding its meetings and the manner in which its special meetings may be called, provided, however, that there shall be at least two regular meetings in each month. The first meeting shall be held within thirty days after its establishment at the time and place upon which a majority of the Council shall in writing agree. All legislative sessions of the Council, whether regular or special, shall be open to the public. A majority of all members of the Council shall constitute a quorum for the transaction of business. All borough records shall be open to the public.

No member of the Council shall receive compensation for his services unless an ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon; provided, however, that Councilmen of a borough automatically established shall continue to receive the same compensation as provided for Councilmen by the city which it succeeds at the time consolidation becomes effective, until the borough provides otherwise by ordinance approved by a majority vote of the vote cast thereon.

The Council shall by ordinance determine what bonds, if any, are to be given by the elective and appointive officers of the borough, and shall fix their amounts and form, and such bonds shall be approved in the case of a Borough Controller by the Council and in the case of all other officers by the Borough Controller, and the premiums thereon shall be paid by the borough.

Borough President.

Section 13. The Council shall choose one of its own number as President to serve at its pleasure. The President shall be the executive head of the borough upon whom process issued by authority of law shall be served. In the name and on behalf of the borough he shall sign all

legal instruments and documents to which the borough is a party except where otherwise provided herein or by ordinance. He shall have such other powers and perform such other duties as may be prescribed by law, or by ordinance or resolution of the Council.

### Borough Controller.

Section 14. The Borough Controller shall have, in addition to such duties as are prescribed by this Charter, such other duties as may be prescribed by borough ordinance. No borough funds shall be drawn from the treasury of the city and county except by warrant issued or countersigned by him, and he shall countersign no such warrant unless the claim is a legal obligation of the borough. He shall keep in his office sufficient and proper records and accounts of the financial transactions of the borough. Such records and accounts shall be kept in the forms and manner as prescribed by ordinance of the Board of Supervisors. He shall have access at all times for himself, or for any person designated by him, to books, records and cash in any office of the city and county and/or of the borough in which accounts are kept or money handled on behalf of the borough. He shall have power to inquire into all contracts, including the performance thereof, and into all proceedings involving the expenditure of public funds to which the borough is a party, and into the financial transactions of all officers and employees of the borough. For this purpose he may administer oaths, summon witnesses and order the production of relevant books and papers. If any person fails to obey such summons or order or refuses to answer any proper question, the Borough Controller may petition a court of competent jurisdiction for an order directing such person to comply with said summons or order or to answer such questions. He shall have power to employ such expert accountants or other agents as he may deem necessary to carry out his powers, and the Borough Council shall appropriate such funds as may be needed for this purpose.

### Borough Clerk.

Section 15. When consolidation becomes effective, the Clerk of any city which is automatically established as a borough shall continue in office as Borough Clerk thereof until the expiration of the term for which he may be elected or appointed, and thereafter the Council shall appoint a Borough Clerk who shall act as Clerk of the Council. He shall have power to administer oaths and affirmations, to take affidavits, and to certify the same. He shall have such other powers and perform such other duties as may be provided by this Charter, or by ordinance, or order of the Council.

#### Borough Planning Commission.

Section 16. The Council may provide, by ordinance, for a Borough Planning Commission of five members. The ordinance shall provide for the qualifications, manner of appointment, terms, and compensation of the members of such Commission, but no compensation shall be paid any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon. Said ordinance shall provide that the Borough Planning Commission shall have and exercise within the borough such powers and duties as shall correspond to, so far as possible, the powers and duties of the Planning Commission of the city and county.

Until a Borough Planning Commission is provided, the Council shall have and exercise within the borough such powers and duties of a Planning Commission as the Council, by ordinance, may provide.

The Borough Planning Commission, or the Council, as the case may be, shall have such advisory powers relating to any planning matter of the city and county affecting any property, streets, public work or public improvement of or within the borough, as may be provided by ordinance of the Board of Supervisors.

The Borough Planning Commission, or the Council, as the case may be, shall have power to recommend changes in or the repeal of any city ordinance establishing zones for the uses of property within the borough which may be continued in effect upon consolidation. In the determination of which class of occupation zones the property within a borough may be divided, or in the modification of any city zoning ordinance continued in effect, the Borough Planning Commission, or the Council, as the case may be, shall accept the classification of occupation zones which the Board of Supervisors, by ordinance, shall establish for the city and county.

### Borough Library Board.

Section 17. The Council may provide, by ordinance, for a Borough Library Board of five members. The ordinance shall provide for the qualifications, manner of appointment, terms and compensation of the members of such board, but no compensation shall be paid to any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon.

The Borough Library Board shall have control and management of the borough library and the funds provided for same and shall have power to make such rules and regulations as necessary for the conduct of its affairs, but the Treasurer of the city and county shall have cus-

tody of such funds.

Borough Manager.

Section 18. The Council may appoint a Borough Manager, provided, however, that no Borough Manager shall be appointed unless an ordinance creating such office shall first have been approved by a majority of the borough voters voting thereon, and which ordinance, when so approved, shall not be amended or repealed except by ordinance also approved by a majority of the borough voters voting thereon. The City Manager of a city automatically established as a borough shall continue to hold such office as Borough Manager until removed by the Council and the Council may appoint his successor.

The Borough Manager shall be chosen by the Council without regard to political consideration and solely with reference to his executive and administrative qualifications. Residence within the borough shall not be a qualification for his appointment; but promptly thereafter during his term of office, he shall become and shall remain an actual resident of the borough.

The powers and duties of the Borough Manager shall be as follows:

- (a) To act as administrative head of the borough government.
- (b) To see that all borough ordinances are enforced.
- (c) To appoint, remove, and have control of all subordinates and employees, except as otherwise provided by this Charter or by ordinance of the borough.
- (d) To see that all permits and privileges granted by the borough are observed and to report any violations thereof to the Council.
  - (e) To attend meetings of the Council.
  - (f) To advise the Council on the needs of the borough.
  - (g) To devote his entire time to the interests of the borough.
  - (h) To have general supervision of borough parks and playgrounds.
- (i) To appoint such borough advisory boards as he may deem desirable to advise and assist him in his work; provided such boards shall not receive any compensation.
  - (i) To prepare the annual borough budget, as herein provided.
- (k) From time to time, in order to facilitate the prompt, economical and efficient dispatch of borough business, to assign assistants, deputies or employees from any office or department of the borough government to perform work or service in any other office or department thereof, or to work in more than one of said offices or departments.

(1) To possess such additional powers and duties as may be provided in this Charter or by ordinance.

The Borough Manager shall have the right to take part in the discussion of all matters coming before the Council, but shall have no vote therein.

In case of the absence or disability of the Borough Manager, the Council may designate some qualified person to perform the duties of the office temporarily.

No member of the Council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the Borough Manager in making of any appointment or the purchase of supplies, or attempt to exact any promise relative to any appointment from any candidate for Borough Manager, or discuss, directly or indirectly, with any such candidate, the matter of appointments to borough offices or employments. Any violation of the foregoing provisions of this section shall constitute a misdemeanor and shall work a forfeiture of the office of the offending member of the Council, who may be removed therefrom by the Council or by any court of competent jurisdiction.

No persons related to a Borough Manager by blood or by marriage shall be eligible for borough employment.

A Borough Manager may, by written agreement of the Councils of the boroughs interested, act as joint manager for two or more boroughs, in which case he shall become a resident of one of the boroughs so interested and shall devote his entire time to the interests of such boroughs.

### Borough Legislation.

Section 19. The Council shall act in legislative matters by ordinance only. Other action of the Council, unless otherwise provided, may be taken by resolution, motion or order. No ordinance or resolution or order for the expenditure of money shall be passed without receiving the affirmative votes of a majority of all members of the Council.

Every ordinance passed by a Council shall go into effect at the expiration of thirty days after its final passage, unless otherwise provided in said ordinance and as otherwise provided herein. Ordinances declared by the Council to be necessary as emergency measures for the immediate preservation of public peace, health, safety, or welfare, containing a statement of the reasons for their urgency, and ordinances ordering or otherwise relating to elections, and ordinances relating to public improvements, the cost of which is to be borne wholly or in part by special assessments, may go into effect at the will of the Council.

### Borough Fiscal Procedure.

Section 20. Within the time limits fixed by this Charter for the preparation and adoption of the budget of the city and county, every borough shall cause to be prepared and shall adopt a borough budget which shall be a complete statement of the estimate of the revenues and expenditures of the borough departments for the ensuing year.

Such budget shall be prepared substantially in the same manner and in such detail as required for the budget of the city and county so far as the same may be applicable. Upon the adoption of the budget, it shall take effect at the same time and shall be binding upon the borough in substantially the same degree and in the same manner as the city and county budget shall be effective and binding upon the city and county.

The fiscal year of a borough shall be the same as for the city and

county.

Within the time limits fixed by law or by this Charter for the city and county, the Council may levy a borough tax sufficient to raise the amount estimated to be required in the annual budget as herein provided, less the amounts estimated to be received from fines, licenses, and other sources of revenue; but such levy, exclusive of the tax to pay the interest and maintain the sinking funds of the bonded indebtedness of the borough, and exclusive of special assessment and district taxes and of the library tax, shall not exceed the rate of one dollar on each one hundred dollars of the assessed valuation of the taxable property within the borough. Should the Council fail to fix the tax rate within the time prescribed, then the borough tax rate of the previous year shall constitute the rate of the current year. The Council, by ordinance, may provide for a higher tax limit, but such tax limit shall not be effective unless the ordinance fixing such tax limit shall first have been approved by a majority of the borough voters voting thereon.

All borough taxes levied, together with interest thereon and any percentage imposed for delinquency and the cost of collection, which shall be those prescribed in this Charter for the city and county, shall constitute liens on the property assessed, which taxes, interest, penalties and charges shall be collected in the same manner as is provided for the collection of city and county taxes, and which liens may be foreclosed upon in the same manner as is provided for the foreclosure

of liens for city and county taxes.

All borough taxes shall be levied on the valuation of the taxable property within the borough as shall be fixed by the Assessor of the city and county for city and county tax purposes.

There shall be a borough fund for each borough. All borough taxes shall be collected by the Tax Collector of the city and county and shall be paid into the city and county treasury to the credit of the borough concerned, together with all revenues of a borough received from fines, licenses, and other sources of revenue, except as otherwise provided. Money shall be payable from a borough fund only on warrants drawn with the approval of the Council by such borough officer as the Council may authorize, and when countersigned by the Borough Controller.

The manner and time within which deposits of borough moneys received from taxes, licenses, fees, fines, penalties, forfeitures, and all moneys accruing to a borough from any source shall be made, the transfer and disposition of all surplus funds, and the manner in which borough accounts shall be kept, shall be provided for by ordinance of the Board of Supervisors, and shall be uniform for all boroughs.

The Council shall not create, audit, or permit to accrue, any debt or liability in excess of the available money in the borough fund of the borough that may be legally apportioned and appropriated for such purpose; provided that taxes levied though uncollected are deemed available income and revenue for the year for which levied; and provided, that any borough, during the first year of its existence, may incur such indebtedness or liability as may be necessary, not exceeding in all the income and revenue provided for it in such year, nor shall any warrant be drawn, or evidence of indebtedness be issued, unless there be at the time sufficient money in the borough fund legally applicable to the payment of the same, except as hereinafter provided. When any order or demand is presented to the Borough Controller for

approval and such order or demand is a proper and legal order or demand and the amount of said order or demand does not exceed the amount of the unexpended and not otherwise appropriated moneys remaining in the fund out of which said order is payable but where there are not actual moneys on hand in said fund for the payment of said order or demand, the Borough Controller must indorse thereon the words, "not approved for want of funds," with the date of presentation and shall, in attestation thereof, affix his signature thereto; and shall number such indorsement and shall register said order or demand in the records of his office and shall thereupon deliver said order or demand to the claimant, or his order. From that time, such order or demand shall bear interest at the rate of six per cent per annum. Such orders or demands, so registered as herein provided, shall be paid in the order in which the same are registered.

All license taxes collected by the city and county within the limits of any borough shall be credited to the borough fund of such borough by the Treasurer of the city and county.

Borough Tax Subventions.

Section 21. The Board of Supervisors shall provide by ordinance for a system of subventions from tax funds of the city and county to boroughs which expend funds for the maintenance of streets, sewers, libraries, parks, or playgrounds during any fiscal year; provided that in no event shall the subvention to any borough either exceed the aggregate amount which such borough shall appropriate out of borough funds in said fiscal year for said purposes, or exceed the amount which the city and county shall raise in said fiscal year by city and county taxes levied and assessed for like purposes against taxable property within such borough. Such system of subventions may be modified from time to time by the Board of Supervisors by ordinance, but all ordinances so providing shall apply generally to all boroughs.

Borough Bonded Indebtedness.

Section 22. A borough may incur an indebtedness, exceeding in any year the income and revenue provided for such year, for the purposes of paying the cost of any borough improvement or acquisition within the power of the borough to make or acquire and may issue and sell borough bonds for such purposes, provided said indebtedness and bonds are authorized as herein provided by ordinance or resolution of the borough pledging the faith and credit of the borough therefor. Such ordinance or resolution shall be adopted and the proposition for the issue and sale of such bonds shall be submitted to a vote of the voters of the borough in substantially the same form and manner and according to the same procedure as is provided in this Charter for the issue and sale of bonds by the city and county, or in the manner and form and according to the procedure provided in any general law of the State of California in force at the time governing the issue and sale of bonds by municipalities, so far as the same may be applicable.

No such debt shall be incurred and no such bonds shall be issued by any borough without the assent of two-thirds of the voters thereof voting thereon at an election to be held for that purpose, nor unless before or at the time of incurring said debt or issuing said bonds provision shall be made for the collection of an annual tax sufficient to pay the interest on such debt or bonds as it falls due and provision shall also be made to constitute a sinking fund for the payment of the principal thereof on or before maturity.

In no case shall borough bonds be issued for a term which shall exceed the estimated life of the work or improvement for the payment of which they are issued as certified by the Council in the ordinance calling the bond election, nor for a term to exceed forty years.

No bond shall be issued on the faith and credit of the borough which will increase the bonded indebtedness thereof beyond five per cent of

the assessed valuation of the property within the borough subject to direct taxation as shown by the last preceding assessed valuation.

The proceeds from the sale of borough bonds shall be applied exclusively to the purposes and objects to which the voters of the borough have assented, until such purposes and objects have been accomplished, after which the surplus, if any, may be transferred to the bond interest or redemption fund of the borough.

Borough bonds shall not constitute or be a debt or general obligation of the city and county.

Borough Special Assessments.

Section 23. In the exercise of its power to provide for the payment of the cost of any public improvement in whole or in part by special assessment levied against the property benefited thereby, a borough acting through its Council may establish local improvement districts and levy and collect special assessments and reassessments to pay the costs and expenses of such improvements, which expenses shall be made and assessments levied and collected in conformity with the procedure set forth in this Charter for the city and county, or with the procedure set forth in any ordinance passed or adopted thereunder, or with the procedure set forth in any one or more of the general laws of the State of California in force at the time of the improvement relating to the doing of public work or the making of public improvements in municipalities or in counties, so far as the same may be applicable. The Council may provide in accordance with the procedure set forth in said Charter or said ordinance or general law or laws for the issuance, sale, payment and redemption of interest bearing bonds to represent or to be secured by such assessments or any reassessments remaining unpaid after a certain period, either singly or in the aggregate, and may provide that such assessments or reassessments may be paid in installments and be collected in the same manner in which city and county taxes are collected or otherwise, and for the sale of lands burdened by such assessments or reassessments and for the purchase of same on behalf of the borough in event of nonpayment, and may provide other or alternative methods for such collection by foreclosure or otherwise. Such work or improvements are any permitted to be done by boroughs under this Charter or by the city and county or by any such procedure, ordinance or general law.

Nothing contained herein shall prevent the Board of Supervisors from establishing similar local improvement districts where the same shall cover territory in two or more boroughs or parts thereof, or cover territory lying partly within and partly without a borough, or from levying and collecting special assessments and reassessments to pay the cost and expenses of such local public improvements.

Borough Contracts and Official Advertising.

Section 24. In the preparation of estimates, calling for bids, advertising, and awarding of contracts for supplies, materials, labor, official advertising, or for any public work, a borough shall be subject to the provisions of any ordinance as the Board of Supervisors shall provide to be applicable uniformly to all boroughs. Such ordinance shall follow as closely as practicable the provisions of this Charter relating to such matters applicable to the city and county and shall charge borough officers with appropriate duties in the premises.

Contracts for the official advertising of a borough shall be let as this Charter provides for the letting of contracts for official advertising of the city and county, provided that any such contract shall be let to a daily or weekly newspaper of general circulation established, printed, and published in the borough, if any such there be. If there be no such newspaper, then such contract shall be let to a daily or weekly news-

paper of general circulation established, printed and published in the city and county.

Any newspaper of general circulation which for one year next prior to consolidation was established, printed and published in the territory consolidated with the city and county shall thereafter be deemed to have been so established, printed and published as a newspaper of general circulation for said period of one year within said city and county for all purposes of official publication or advertising.

The advertising of the delinquent borough tax list of the property within a borough shall be let by the Board of Supervisors to the lowest responsible bidder for publication in a newspaper of general circulation established, printed, and published within such borough, if any such there be, and otherwise in such a newspaper established, printed and published in the city and county and such delinquent tax list shall be published in such newspaper at least once.

Interest in Borough Contracts.

Section 25. No officer or employee of a borough shall be or become directly or indirectly interested in any contract of such borough. Any such officer or employee violating the provisions of this section shall forfeit his office or employment and be disqualified from being elected, appointed or employed in the service of such borough, or the city and county, or any other borough thereof, and such contract shall be void.

Borough Civil Service.

Section 26. Whenever the voters of a borough shall approve an ordinance of the Council providing for Civil Service for officers and employees of the borough, the Council shall enter into an agreement with the Civil Service Commission of the city and county for the administration of the Civil Service system of the borough, and it shall provide in the borough budget for the payment to the city and county of the costs of such services.

In any such ordinance it shall be provided that all borough officers and employees, not otherwise exempt as herein provided, shall be subject to the Civil Service provisions of this Charter as far as they may be consistently applicable to such officers and employees. Such ordinance shall further provide that there shall be no exemption of any borough officers or employees from the borough Civil Service system except in the case of elective borough officers, appointees to any borough board or commission not required to give full-time service, and the Borough Manager, if any. Such ordinance may also provide that any borough officer or employee, who shall be subject to the borough Civil Service system and who has been continuously employed full-time for one year prior thereto by the borough or by the city automatically established as such borough, shall without examination be deemed appointed within the Civil Service provisions of this Charter to the position to which he may be assigned and entitled to all the benefits of said Civil Service provisions thereafter.

Borough Pensions.

Section 27. Whenever the voters of a borough shall approve an ordinance of the Council providing for retirement allowances and death benefits applicable to officers and employees of the borough, the Council shall enter into an agreement with the Board of Administration of the employees' retirement system of the city and county for the administration of the borough retirement allowances and death benefits, and for contributions by the borough and the borough officers and employees to the employees' retirement system of the city and county in like manner as is provided for such administration and contributions by the city and county and city and county officers and employees.

The right of borough officers and employees to participate in such a retirement system, the manner in which they may participate, and the

benefits they may enjoy, shall be those provided by the employees' retirement system for officers and employees of the city and county.

In any such ordinance it may be provided that any officer or employee participating in its benefits shall receive credit for his prior continuous full-time service to the borough and/or to the city automatically established as such borough, and all liabilities accruing under such system because of such prior service shall be met by the borough.

### Borough Elections.

Section 28. The primary and general elections of a borough shall be held at the time provided in this Charter for municipal primary and general elections of the city and county. Except as otherwise provided in this Charter, the Council by ordinance shall call any special borough election and notice of such special election shall be given by proclamation issued by the President of the Council and posted and published as the Council may direct for the period of at least 30 days next preceding the date of such election. Any borough election shall be conducted and canvassed in the same manner as an election of the city and county, but the cost of any special election shall be borne by the borough. A borough special election may be called to be held on any day appointed for any primary or general election of the city and county.

Borough Initiative, Referendum, and Recall.

Section 29. The voters of a borough may invoke the initiative provisions of this Charter to apply to any borough ordinance, and they may also invoke the referendum provisions of this Charter to apply to any ordinance, act or measure of a Council. The Council may submit any ordinance it is empowered to pass to a vote of the borough voters. The voters of a borough may invoke the recall provisions of this Charter to apply to any elective borough officer. It shall be the duty of the Board of Supervisors, by ordinance uniformly applicable to all boroughs, to make the provisions of this section effective.

Interchange of Services.

Section 30. Any department, officer, or employee of a borough may be permitted to perform services for any office, board, or department of the city and county, and may be compensated for such services by the city and county, provided approval thereof is first obtained from the proper borough authority.

Borough Continuation of Employees, Contracts, and Ordinances.

Section 31. Except as otherwise provided, any employee of a city consolidated with the city and county, who shall be in the employ of any department or office of such city, the duties of which shall be undertaken by a borough automatically established as successor to any such city, shall continue in the position to which he may be assigned in the employ of the borough until the end of his term or if without a term until removed by the authority to whom power of removal is committed.

All contracts for materials, supplies and labor, and all public works, special assessments or similar proceedings entered into or undertaken by a city consolidated with the city and county in force or in course of performance when consolidation becomes effective, shall be continued and perfected by the borough automatically succeeding any such city, provided the borough shall have jurisdiction in the matter for which such contracts were entered into or over such public works, special assessments or similar proceedings, and otherwise by the city and county.

All ordinances of a city consolidated with the city and county which are not inconsistent with the provisions of this Charter or with any ordinance of the city and county shall, until repealed or amended by

borough ordinances, be continued in force as ordinances of the borough automatically succeeding such city.

General Legislation for Boroughs.

Section 32. The Board of Supervisors shall have general power to enact all legislation necessary to permit boroughs to exercise their powers or perform their duties under any provisions of this Charter and not otherwise provided for herein. Such legislation shall be consistent with the provisions of this Charter relating to the city and county or to boroughs and shall be uniform for all boroughs.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Stanton, Suhr—14.

Noes—Supervisors Shannon, Spaulding—2.

Absent—Supervisors Breyer, Power—2.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Commendation of Spreckels Salvage Shop for Relief of the Unemployed.

Supervisor Hayden presented:

Resolution No. 33964 (New Series), as follows:

Whereas, Mrs. A. B. Spreckels, a public-spirited citizen of San Francisco, has organized a committee of prominent citizens to join with her in raising money for the unemployed by establishing a

salvage shop; and

Whereas, the aforesaid organization is headed by the following officers: Treasurer, Mr. Richard Tobin; secretary, Mr. Paige Monteagle; vice-presidents, General Logan Feland, Major Charles Kendrick, Mr. J. J. Tynan, Mr. Mortimer Fleishhacker, Mr. Paul Shoup, Mr. Mark Gerstle, Mr. A. L. Weil, Mr. George Pope, Mr. Horace Pillsbury.

Whereas, the books of said organization are open to inspection at all times by the Board of Supervisors; now, therefore, be it

Resolved, That this Board of Supervisors commends the action of Mrs. Adolph Spreckels and her organization and heartily endorses the movement.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

### Governor to Call Special Election to Fill Senatorial Vacancy.

Also Resolution 33965 (New Series), as follows:

Resolved, That his Excellency James Rolph Jr., Governor of the State of California, be and is requested to call a Special Election at the earliest opportunity, for the purpose of filling the vacancy existing in San Francisco's State Senatorial representation, and caused by the election of Hon. Roy Fellom as Senator.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Power, Shannon—2.

### Granting The Guardian Club Permission to Conduct a Wrestling Match in the Civic Auditorium.

Supervisor Suhr presented:

Resolution No. 33966 (New Series), as follows:

Resolved, That The Guardian Club is hereby granted permission to conduct a wrestling match in the Civic Auditorium the evening of Tuesday, March 17, 1931, satisfactory monetary arrangements having been made with the Auditorium Committee of the Board of Supervisors, and deposit on same now being in the possession of the Superintendent of the Auditorium pending the passage of this resolution.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

### Passed for Printing.

The following bills were passed for printing:

Plans, Etc., for Alteration of Hangar No. 1, Airport.

Supervisor Spaulding presented:

Bill No. 9435, Ordinance No. ——— (New Series), as follows:

Authorizing the preparation of plans and specifications for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and ordering the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and directing the Board of Public Works to enter into contract for said work in accordance with plans and specifications prepared therefor, which plans and specifications are hereby approved.

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

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and to enter into contract for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and said work is hereby ordered, in accordance with the said plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

### Granting Mission Land and Cattle Company Permission for a Spur Track Across Mississippi Street.

Also, Bill No. 9436, Ordinance No. ——— (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Mission Land and Cattle Company to construct, maintain and operate a spur track across Mississippi street as delineated on blueprint entitled "Proposed spur track for Mission Land and Cattle Company, January 30, 1931," as hereinafter described.

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

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Mission Land and Cattle Company to construct, maintain and operate a spur track across Mississippi street

as delineated on blueprint entitled "Proposed spur track for Mission Land and Cattle Company, January 30, 1931," and more specifically

described as follows:

Commencing at a point on the easterly line of Mississippi street, distant thereon 270 feet northerly from the northerly line of Army street; thence on a tangent in a northwesterly direction at an angle of 28 degrees 13 minutes 38 seconds to the left from the easterly line of Mississippi street, a distance of 105.72 feet to the existing westerly line of Mississippi street, distant thereon 363.14 feet from the northerly line of Army street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expense connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage to be paid for by the Mission Land and Cattle Company.

Provided, Mission Land and Cattle Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the Lighting Committee of the Board of Supervisors.

Provided, that girder rails shall be used within the lines of the street in the construction of said spur track, and that proper clearance be observed.

Section 2. This ordinance shall take effect immediately.

### Traffic Signals, Columbus Avenue.

Supervisor Canepa called attention to request of North Beach merchants for the installation of traffic signals at Columbus avenue and Pacific street, Columbus avenue and Broadway, and other locations on Pacific street.

Referred to Traffic Committee.

### Adopted.

The following resolution was adopted:

Mayor Requested to Appoint Committee of Five to Attend Annual Supervisors' Convention, Sacramento, March 11, 12 and 13, 1931.

Supervisor Gallagher presented:

Resolution No. 33968 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby respectfully authorized and requested to appoint a Committee of Five to attend the annual Supervisors' Convention, to be held in Sacramento March 11, 12 and 13, 1931.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, arrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Garrity, Havenner, Hayden, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Power, Roncovieri, Shannon—3.

### Leave of Absence, Supervisor Sam Breyer.

The following was presented and read by the Clerk:

San Francisco, Cal., February 16, 1931.

Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Hon. Sam T. Breyer, member of your Board, for leave of absence, with permission to leave the State of California for a period of thirty days commencing this day.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 33969 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Sam. T. Breyer, member of the Board of Supervisors, is hereby granted a leave of absence for a period of thirty days, commencing February 16, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Power, Roncovieri, Shannon—3.

### Appropriating \$450 for Celebration of Washington's and Lincoln's Birthdays.

Supervisor Peyser presented:

Resolution No. 33970 (New Series), as follows:

Resolved, That the sum of \$450 be and is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising (Appropriation 55) for the purpose of celebrating Lincoln's and Washington's birthdays, and made payable to Hon. Benning Wentworth, treasurer of the Citizens' Committee.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Power, Shannon—2.

### Review of Hetch Hetchy Project.

Supervisor Havenner presented excerpts from a statement of one J. Rupert Mason, relative to survey of the Hetch Hetchy project, for the record.

On motion of Supervisor Colman the matter was laid over one week. Copies of the statement to be sent to members.

### Congressional Reapportionment Bill, San Francisco District. Supervisor Canepa presented:

Resolution No. 33963 (New Series), as follows:

Whereas, the Legislature of California is about to reapportion the State and to create and establish new and additional congressional districts; therefore, be it

Resolved, by the Board of Supervisors of the City and County of San Francisco that the members of the Senate and of the Assembly of California be and they are hereby urged to include in such congressional reapportionment bill as may be submitted to and passed by the Legislature an additional congressional district for the City and County of San Francisco, such district to be made up either of Assembly districts within the City and County of San Francisco or to be composed of several Assembly districts in the City and County of San Francisco together with Assembly districts in the County of San Mateo, so that the congressional representation from the City

and County of San Francisco shall be three in number; and be it further

Resolved, That the Senators and Assemblymen from the City and County of San Francisco be and they are hereby requested to exert their concerted efforts to the attainment of this end; and be it

Further Resolved, That a copy of this resolution be sent to each member of the San Francisco delegation in the State Legislature, as well as to the Speaker of the Assembly, the Lieutenant-Governor and the Governor of the State of California.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Power, Shannon—3.

### Mayor to Appoint Committee to Attend Launching of "President Coolidge."

Supervisor Gallagher presented:

Resolution No. 33967 (New Series), as follows:

Whereas, the Dollar Steamship Lines, Inc., Ltd., a California company, with property and other holdings in this City, is one of the largest contributors to the revenues of this City and County by reason of the millions expended for supplies, equipment, repairs, payrolls and taxes; and

Whereas, through the activity of the "Round the World" vessels of this company San Francisco is the recipient of further revenues and a type of advertising, wholesome and dignified, throughout the leading ports of the world, which desirable advertising is obtained without pressure from or demand upon local civic bodies, including advertising agencies; and

Whereas, on Friday, February 20, 1931, the Dollar Steamship Lines, Inc., Ltd., will launch their new liner, "The President Coolidge," at

Newport News, Virginia; now, therefore, be it

Resolved, That his Honor the Mayor be and is hereby requested to appoint a representative to attend the launching of said "President Coolidge" on behalf of the Board of Supervisors of the City and County of San Francisco, and the City and County of San Francisco; and be it further

Resolved, That a copy of this resolution be wired to Mr. Stanley Dollar at Newport News, Virginia.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Power, Roncovieri, Shannon—3.

Judiciary and Finance Committees Requested and Empowered to Distribute Copies of Proposed Freeholders' Charter to Every Registered Voter in the City and County.

Supervisor McSheehy presented:

Resolution No. ——— (New Series), as follows:

Whereas, on the 26th day of March, 1931, there will be submitted to the electorate of this City and County, by the Board of Freeholders, a new Charter, proposing important changes to the existing Charter; and

Whereas, the changes advocated by the Board of Freeholders in the proposed Charter concern the citizens of this City and County vitally, and at the present time the Registrar of Voters is without authorization to distribute copies of the proposed Charter to the registered voters; now therefore, be it

Resolved, That the Judiciary Committee and the Finance Committee jointly are hereby requested and empowered to provide ways and means to enable the Registrar of Voters to send a copy of the proposed Freeholders' Charter to every registered voter of this City and County.

Referred to Judiciary and Finance Committees.

### Limiting Height of Buildings.

Supervisor Gallagher presented the following, which was ordered referred to City Planning Commission:

February 13, 1931.

Board of Supervisors, City and County of San Francisco, California. Gentlemen: Please be advised that the City Planning Commission did, on the 10th day of February, 1931, pass Resolution No. 416, as

Resolved, That the Board of Supervisors be and said Board is hereby requested to submit to the City Planning Commission, for its report and recommendation, an ordinance limiting the height of all buildings hereafter to be erected on the property bounded by Fillmore street on the west, Jackson street on the south, Van Ness avenue on the east, and Bay street on the north, to forty feet.

Respectfully submitted,

CITY PLANNING COMMISSION.

R. S. WOODWARD, Engineer and Secretary.

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

Limiting the height of buildings hereafter to be erected in a certain district in the City and County of San Francisco, and establishing the boundaries of said district, and providing penalties for the violation of its provisions.

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

Section 1. No building, except as hereinafter provided, shall be erected in the City and County of San Francisco to a height greater than forty (40) feet, within the territory bounded by Fillmore street on the west, Jackson street on the south, Van Ness avenue on the east, and Bay street on the north.

Section 2. No addition to or alteration or improvement of any building within the above-described district shall be made which shall increase the height of any building as limited by this ordinance.

Section 3. No limitations of the height of buildings in the City and County of San Francisco, as provided by the ordinance, shall apply to public buildings, churches, schools, steeples, towers, domes, cupolas, belfries (not used for human occupancy), nor to chimneys, gas holders, skylights, ventilators, pent-houses, water tanks, flag staffs, railings, weather vanes, nor to other similar structures such as are usually erected or maintained above the roof-line of buildings.

Section 4. The method of determining the height of buildings for the purpose of this ordinance shall be the same as provided in Ordinance No. 1008 (New Series), and the provisions of Section 78 shall apply within said territory.

Section 5. No building permit shall be issued by the Board of Public Works for the erection or alteration of any building or structure contrary to the provisions of this ordinance, and any permit so issued shall be void.

Section 6. Any person, firm or corporation violating any provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine not exceeding \$500 or by imprisonment for a term not exceeding six months, or by both such

fine and imprisonment. Such persons, firm or corporation shall be deemed guilty of a separate offense for each and every day during any portion of which any violation of this ordinance is committed, continued or permitted by such person, firm or corporation, as herein provided.

Section 7. This ordinance shall take effect immediately.

Survey of Gas Stations and Garages and Parking Stations.

Supervisor Colman presented:

Resolution No. ——— (New Series), as follows:

Be It Resolved, By the Board of Supervisors of the City and County of San Francisco, State of California, that the City Engineer and the City Planning Commission be and they are hereby requested to compile a list of gas-stations, garages and automobile parking stations within this City and County, indicating therein the location of each thereof, the name of the permittee, the date of issuance of permit and the zoning classification of the property whereon the same is situated, and be it further

Resolved, That they be and are hereby requested to prepare, if possible, a general map of the City and County, delineating thereon by appropriate symbols the particulars hereinabove set forth, and be it further

Resolved, That they be and are hereby requested to transmit said list and map, upon completion, to this Board for its information.

Referred to Fire Committee.

### ADJOURNMENT.

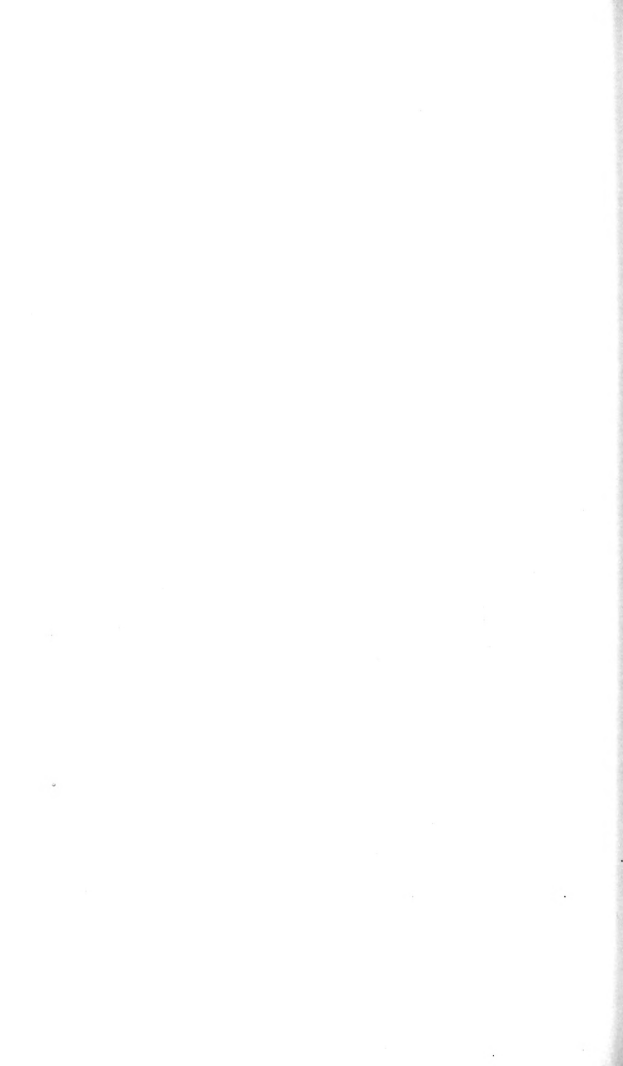
There being no further business, the Board at 8:25 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 9, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



Tuesday, February 24, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

### TUESDAY, FEBRUARY 24, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Tuesday, February 24, 1931, 2 p. m.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

Quorum present.

His Honor Mayor Rossi presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of February 9, 1931, was considered read and approved.

### PRESENTATION OF PROPOSALS.

### Four Miles of 3/0 Round Copper Alloy Trolley Wire for Municipal Railway.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing four miles of 3/0 round copper alloy trolley wire for the Municipal Railway and referred to Supplies Committee.

### Electric Refrigerators, Juvenile Detention Home.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing three electric refrigerators for Juvenile Detention Home and referred to Supplies Committee.

### Dirt-Moving Equipment.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for the rental and operation of dirt-moving equipment for improvements to be made from the following funds, viz.: Boulevard and Road Bonds, 1931, Public Parks and Squares Bonds, 1931, and Playground Bonds, 1931, and referred to Supplies Committee.

#### SPECIAL ORDER-2:30 P. M.

### Approving Supplemental Budget, San Francisco Water Department.

Resolution No. 33976 (New Series), as follows:

Resolved, That supplemental budget for fiscal year 1930-1931, in the sum of \$190,000, for the San Francisco Water Department, as recommended by the Board of Public Works by Resolution No. 112650 (Second Series), being the estimated additional cost of completing the Upper Alameda Tunnel and Diversion Works, due to the encountering

of methane gas in quantity, the purchase and installation of new safety type equipment, and the employment of additional men to carry out the safety orders of the Industrial Accident Commission, be and the same is hereby approved.

Nelson Eckart, general manager San Francisco Water Department, was heard at length as to the necessity for the foregoing appropriation.

### Hetch Hetchy Questionnaire.

A communication from the City Engineer in answer to certain (32) questions propounded by Supervisor McSheehy and set forth in Resolution No. 33938 (New Series), was presented by Supervisor McSheehy, who asked that it be read by the Clerk.

### Motion.

Supervisor Hayden moved reference of the communication to the Public Utilities Committee for answer and that copies be sent to the members

Supervisor Andriano moved as an amendment to strike out reference to Public Utilities Committee, making the motion that copies of the questionnaire be sent to members.

Amendment carried.

Thereupon the questionnaire, with its answers by the City Engineer, was read by the Clerk and copies ordered sent to the members.

### Adopted.

Whereupon, the foregoing resolution was adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

No-Supervisor McSheehy-1.

Absent—Supervisors Breyer, McGovern, Power, Shannon, Stanton—5.

### Action Deferred.

On motion of Supervisor Gallagher the following matter was *laid* over one week, Clerk in the meantime to obtain information as to the status of negotiations with Pacific Gas and Electric Co.

#### HEARING OF APPEAL.

### Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina boulevard between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

### Action Deferred.

The following matters were laid over one week:

### SPECIAL ORDER-3 P. M.

### Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day, January 12, 1931, in accordance with the following notice:

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. ---- (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will be subserved by the grant of a franchise for said purpose; therefore, be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris. delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City

Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight

hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be

fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the option of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page 777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meeting to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing—Board of Supervisors, San Francisco, December 1, 1930.

Ayes-Supervisors Andriano, Canepa, Gallagher, Havenner, McGov-

ern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner —13.

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest

bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby

made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be

payable annually.

That in the event said payment is not made, said franchise or privi-

lege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of sald bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. The successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be void, and the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit

with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege shall be commenced in good faith within not more than four months from the granting of such franchise or privilege, and if not so commenced within said time said franchise or privilege shall be declared

forfeited.

That the successful bidder for the franchise or privilege aforesaid struck off, sold and awarded shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfeited, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

#### Rids

Bids were received from the following:

1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.

2. J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank

& Union Trust Company.

3. C. C. Moore & Co. (letter in re above)—No certified check.

4. Walter J. O'Brien and Frank O'Kane-Cash, \$1.

- 5. O. Torre and A. Faliano—Certified check for \$1,000 on Bank of Italy.
- 6. O. Torre and A. Faliano—Check for \$1,000 on American Trust Company.

#### Accepting Offer of San Francisco Disposal Company.

Supervisor McSheehy presented:

Resolution No. ——— (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed bids for a garbage destruction franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise, as follows:

No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.

No. 2—J. H. Baxter Company, a corporation, providing for dumping at sea.

No. 3—C. C. Moore Company, not indicating the manner of disposition.

No. 4—San Francisco Disposal Company, a corporation, providing for incineration.

No. 5-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 6-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 7-A. F. Martel, providing for incineration; and

Whereas, application No. 3, C. C. Moore & Co., was unaccompanied by cash or a certified check, and also did not indicate the manner of disposition; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton; and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal; and

Whereas, application No. 1, Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea, and application No. 2, J. H. Baxter & Co., a corporation, providing for dumping at sea, should not be accepted as a permanent means of disposal, because the people of San Francisco declared in favor of incineration; and

Whereas, the application of the San Francisco Disposal Company, a

corporation, should be accepted; now, therefore, be it

Resolved, That the application of the San Francisco Disposal Company, a corporation, be and the same is hereby accepted, subject to the terms and conditions of a franchise ordinance to be hereafter enacted, and the City Attorney is hereby directed to prepare said franchise ordinance and submit same to this Board as soon as possible, and the question of the acceptance of said applications numbers 1 and 2, as a means of temporary disposal, is hereby continued four weeks.

Report of City Engineer on Incinerator Plans and Specifications.

February 21, 1931.

Honorable A. J. Rossi, Mayor, and the Board of Supervisors, City and County of San Francisco, San Francisco, California.

Gentlemen: Pursuant to Resolution No. 33319 (New Series), I transmit herewith my report covering the plans and specifications proposed by the San Francisco Disposal Company for an incineration franchise.

The plans and specifications submitted include an incinerator of the

Superior Mutual Assistance Type.

In general, I find that the method of receiving and handling the materials as proposed by the bidder differs entirely from my recommendation. This method was recommended, after careful study, in a report to your Board and was based on the fact that the best way of handling San Francisco's garbage and refuse would be by the gravity system, that is, the scavengers would haul materials to the tipping floor at a high level and the materials would then gravitate through the plant.

The type of plant submitted by the bidder utilizes a crane and bucket for elevating materials to the charging floor. By reason of this important difference in the handling of materials, the entire area and size of the building are influenced. As stated in my previous report, I have opposed this type of construction as being insanitary. The operation by crane and bucket tends to scatter the materials on the stoking floor. The arrangement of the tipping floor and the pit is such that expeditious movement of trucks is limited, causing delays.

I find from my examination of the plans that all details of the plant are limited in size and reduced to the absolute minimum. The arrangement of the plant allows for no future extensions of buildings or furnaces.

In the matter of guarantees the specifications mention items of performance which the bidder should guarantee, but nowhere in the pro-

posal does he definitely guarantee their fulfillment. I very particularly stress the following items in my specifications which have been evaded.

The capacity of the furnaces has been increased up to an inflated rating of 200 tons each. Four furnaces are to be used and only two chimneys. By putting in these large units the plant would be seriously crippled on the repairing of either furnace or chimney, and materials would have to be hauled away from the incinerator, as there is not sufficent storage space available.

The grate area of the proposed furnaces is identical with that of the Chicago Goose Island Incinerator, except that the Chicago furnace had four cells, and five cells are proposed for that of San Francisco. The acceptance test of the Goose Island plant gave the tonnage rate in 24 hours as 121.8 tons. Thus, allowing another 30 tons for the added cell, would give each furnace, as proposed by the bidder, a maximum capacity of 150 tons in 24 hours, or a possible maximum of 600 tons for the entire plant, as compared to the capacity of 800 tons in 24 hours called for.

The storage pit as proposed will accommodate, without rehandling the materials, not more than 400 tons, as compared to the provisions in my plans for 2,000 tons.

The arrangement of handling materials does not permit or allow of any space for salvage of materials, or a clean and convenient method of disposing of the large, non-combustible materials.

It is absolutely imperative in the new plant that the disposal of the ash into the cars shall be confined within the walls of the plant, so that all objections from adjacent property owners will be removed. The bidder's plan does not adequately take care of this condition.

In the design, according to my plans, the incinerator plant, from all outside appearances, could not be distinguished from any type of factory, as adequate room is provided to cover every operation within the building. In fact, the building, even during the period of maximum load condition, would not cause any nuisance and would be an improvement to the district.

In the bidder's plan one whole side of the building would be open, and no provision has been made for closing. The offensive results of any operations or conditions inside the building, such as dust, odors,

and even noise, could very easily penetrate to the outside.

Inasmuch as my examination shows that the general arrangement and characteristics of the bidder's plans are almost identical with the Superior Plant at Chicago, with only some very slight differences, it is fair to assume that the cost of operation should be somewhat analogous. Extracts from the Fifty-fourth Annual Report of the Bureau of Public Works of Chicago show the cost of incineration, exclusive of overhead charges and plant write-off, as \$1.87 a ton, operating on a 321-ton basis per day.

In my report and observations of 1929 the Engineer of the City of New York gave the operating cost of the Chicago plant as \$1.83 per ton. These cost reports indicate also that coal is necessary to be used. The percentage of ash and non-combustible materials, after burning.

amounted to an average of 181/2 per cent.

It is only plausible to infer that under garbage collection conditions in San Francisco the percentage of furnace ash would run from 15 to 20 per cent, unless a considerable amount of non-combustible materials be taken out of the garbage before it enters the plant. Such requirements may be the intent of the bidder, as is evident from statements made in his proposal.

According to the terms of Section 48 of the Specifications, which the bidder expressly states are a part of his proposal, the City is bound to force the scavengers to deliver all refuse collected, including paper, bottles and other materials that are now salvaged by the collectors.

This would result in a violent protest from the scavengers, a demand for segregation of refuse by the householder, and for adjustment of present collection charges. There is no doubt that at the present time the salvaging of materials from the collections makes it possible for the scavengers to conduct their business at the present rates and to operate the present City-owned incinerator at the \$1 a ton rate.

It may readily be seen that under this arrangement the City, through the Board of Health, will be bound to take away from the scavengers a large part of their present revenue and to turn it over to the franchise holder.

The revenue from the salvage materials during the term of the franchise will probably pay all fixed charges on the plant and repay the bidder for the cost of building the incinerator. This may explain why the bidder is willing to operate for \$1 a ton.

I would bring to your attention the expense and trouble which will most certainly be entailed by the City in attempting to enforce this

part of the contract.

The most important part of any contract that the City enters into on any class of work, and virtually the only pledge that it has for the proper enforcement and fulfillment of the contract, is the guarantee attached thereto.

The bidder's specifications, which are a part of his proposal, practically eliminates all the essential requirements that I had incorporated in my specifications to insure that the City would have value received, and that upon its completion, the plant would not be a nuisance and operate efficiently.

Neither the bond nor the proposal in any way binds the contractor to produce a plant that will actually burn 800 tons of San Francisco's The bond only binds the bidder to dispose of, garbage in 24 hours. by incineration, all garbage and refuse collected in the City, and to build an incinerator of 800 tons' capacity, but it does not bind him in any way in regard to the construction or operation of said incinerator.

The test proposed by the bidder eliminates the provisions which I incorporated in my specifications to insure proof of capacity to dis-

pose of the 800 tons daily under regular working conditions.

Although your Board has already been advised of some of the items in the bidder's proposal, I cannot refrain from dwelling again on the inconsistencies that would cause confusion and trouble to your administration. The omission of the final disposal of ash from the car to the dump, or other place of disposal, places the City in the position of entering into additional contracts for this purpose, thereby imposing on the taxpayers an additional charge, now borne by the scavengers.

The reference in the bidder's proposal to the garbage being burned "other than non-combustibles" is rather indefinite, and might put the bidder in the position of being able to refuse to receive at the plant certain non-combustible materials, which would probably be added to

the ash for disposal at the City's expense.

The further provision that the bidder is to receive \$900,000 for the complete plant at the end of any calendar year, without depreciation, would place the City in the position of paying \$900,000 for a depreciated plant at the end of 25 years. I have made an estimate of the plant, covered by the bidder's plans and specifications, and I find that it would cost not over \$550,000.

It may be said that many of the objections mentioned in this report can be taken care of in the ordinance granting franchise, but I specifically call your attention to the last sentence on page two of the

proposal:

"The Company agrees to comply with all the requirements and conditions set forth in said Resolution No. 33570 and the advertisement dated December 10, 1930, not in conflict herewith.'

There are further legal difficulties, of which your Board is fully aware, as pointed out to you by Mr. Dold, Assistant City Attorney. The delay incident to a lawsuit, demanded by the bidder at the City's expense, to establish the legality of the proceedings, entails further complications.

With the bidder holding an exclusive franchise for disposal the City

will be indefinitely prevented from doing anything to mitigate the

nuisance of the present incinerator.

I can readily predict that if this franchise is granted to the bidder we will have a repetition of the disagreeable proceedings and costly lawsuits that were involved in the construction of the abandoned incinerator on Kansas and Army streets.

In view of the above statements and the fact that the proposal and included specifications are worded in so many places in vague and elusive terms which would involve the City in endless disputes and controversies, I do not think it would be advisable or to the best interest of the City to award a franchise to the San Francisco Disposal Company.

Very truly yours,

M. M. O'SHAUGHNESSY, City Engineer.

### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER—3:30 P. M.

Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northwesterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

### UNFINISHED BUSINESS.

### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 33971 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Maintenance of Aquarium—Appropriation 57.

(1) California Academy of Sciences, maintenance of Steinhart Aquarium, month of January (claim dated Feb. 9, 1931) ......\$3,710.66

#### 1928 Hetch Hetchy Construction Fund.

(2) Challenge Cream and Butter Association, canned milk (claim dated Jan. 20, 1931) ...... \$ 507.50

(3) Hart Wood Lumber Company, lumber (claim dated Jan.	
29 1931)	1,348.68
(4) George Hermann Company, calcium chloride (claim dated Jan. 29, 1931)	772.85
(5) Ingersoll-Rand Company of California, machinery parts (claim dated Jan. 29, 1931)	539.95
(6) Santa Cruz Portland Cement Company, cement (claim	
dated Jan. 29, 1931)	5,712.50
dated Jan. 29, 1931)	5,060.00
dated Jan. 29, 1931)	6,315.00
(9) State Compensation Insurance Fund, premium on insurance covering Hetch Hetchy employments (claim dated	
Jan. 29, 1931)	0,822.29
Jan. 29, 1931)	549.89
(11) Sherry Brothers, Inc., butter and cheese (claim dated Jan. 29, 1931)	949.66
(12) South San Francisco Packing and Provision Company, ham and bacon (claim dated Jan. 29, 1931)	962.09
(13) J. H. Creighton, truck hire (claim dated Feb. 2, 1931)	3,648.64
(14) Edison Storage Battery Supply Company, battery rentals (claim dated Feb. 2, 1931)	859.87
(15) Delbert Hansen, truck hire (claim dated Feb. 2, 1931)	577.13
Municipal Railway Fund.	
(16) Westinghouse Electric and Manufacturing Company, axle bearings, etc. (claim dated Jan. 21, 1931)\$	564.87
(17) American Brake Shoe and Foundry Company, brake	9.150.40
shoes (claim dated Jan. 27, 1931)	2,159.46
tunnel (claim dated Jan. 27, 1931)	2,500.00
30, 1931)	916.52
Playgrounds Fund.	
(20) Devincenzi Brothers & Co., loam furnished playgrounds (claim dated Feb. 4, 1931)\$	650.00
(21) Gardner A. Dailey, architectural service rendered for the Portola Playground field house (claim dated Feb. 4, 1931)	3,997.42
Park Fund.	
(22) Baker, Hamilton & Pacific Company, shovels, picks, etc., for parks (claim dated Feb. 5, 1931)\$	824.09
(23) The Duncanson-Harrelson Company, continuation of	
pipe line to Fleishhacker Pool (claim dated Jan. 29, 1931) (24) Langendorf United Bakeries, Inc., bread for parks	528.05
(claim dated Jan. 29, 1931)	555.96
vice for parks (claim dated Jan. 29, 1931)	1,891.94
parks (claim dated Jan. 29, 1931)	1,646.81
(27) San Francisco Lumber Company, lumber for parks (claim dated Jan. 29, 1931)	650.15
$Library \ Fund.$	
(28) San Francisco News Company, library books (claim dated Jan. 31, 1931)\$	1 679 99
unou dan, di, iddij	1,014.40

(29) San Francisco News Company, library books (claim	
dated Jan. 31, 1931)	6
(30) San Francisco News Company, library books (claim dated Jan. 31, 1931)	
(31) G. E. Stechert & Co., library books (claim dated Jan.	
31, 1931)	
31, 1931)	ł
31, 1931) 607.19	9
(34) Foster & Futernick Company, binding library books (claim dated Jan. 31, 1931)	5
(35) American Building Maintenance Company, library janitor service (claim dated Jan. 31, 1931)	0
Water Revenue Fund.	
(36) East Bay Municipal Utility District, third installment, for account of water supply and standby service, as provided by Ordinance No. 8867 (New Series) (claim dated	
Feb. 4, 1931)\$48,125.00	0
(37) Doherty Brothers, one Ford chassis and auto parts (claim dated Feb. 4, 1931)	5
(38) Nichols & Fay, premium on insurance covering automobile nonownership liability, San Francisco Water Depart-	
ment (claim dated Feb. 4, 1931)	5
partment (claim dated Feb. 4, 1931)	6
County Koad Fund.	
(40) Equitable Asphalt Maintenance Company, asphalt resurfacing of streets (claim dated Jan. 24, 1931)\$ 1,270.76	6
(41) General Petroleum Corporation, gasoline furnished in maintenance of streets (claim dated Jan. 27, 1931) 912.72	2
(42) Pacific Coast Aggregates, Inc., gravel for street maintenance (claim dated Jan. 27, 1931)	8
(43) Shell Oil Company, asphalt for street maintenance (claim dated Jan. 27, 1931)	9
Hetch Hetchy Power Operative Fund.	
(44) Reynier Lumber Company, redwood ties furnished (claim dated Jan. 28, 1931)	Λ
(45) State Compensation Insurance Fund, insurance premium covering Hetch Hetchy employments (claim dated Jan. 28,	J
1931) 888.58	8
Special School Tax.	
(46) S. Heiman, final payment, architectural services, Francisco Junior High School (claim dated Feb. 2, 1931)\$ 2,188.0'	7
(47) R. Flatland, fourth payment, electrical work, Aptos Junior High School (claim dated Feb. 3, 1931) 1,533.78	5
(48) MacDonald & Kahn, sixth payment, general construction, Aptos Junior High School (claim dated Feb. 3, 1931). 23,203.50	0
(49) Scott Company, sixth payment, plumbing and gasfitting, Aptos Junior High School (claim dated Feb. 3, 1931) 3,214.90	0
(50) Frederick W. Snook, fifth payment, mechanical equip-	
ment, Aptos Junior High School (claim dated Feb. 3, 1931). 11,343.25 (51) R. Flatland, fifth payment, electrical work, third unit of South Side (Balboa) High School (claim dated Feb. 3,	Z
1931) 3,701.29	5
(52) H. Lawson, sixth payment, plumbing and fire sprinkling system, third unit South Side (Balboa) High School (claim	
dated Feb. 3, 1931)	0
(53) MacDonald & Kahn, seventh payment, general construction, third unit South Side (Balboa) High School (claim	
dated Feb. 3, 1931) 17,421.00	0

(54) Scott Company, seventh payment, mechanical equip-	
ment, third unit South Side (Balboa) High School (claim	2,122.50
dated Feb. 3, 1931)	2,122.00
bursement for construction of side sewer, Stockton street,	
for Francisco Junior High School (claim dated Feb. 4,	
1931)	1,084.00
(56) Underwood Typewriter Company, 40 typewriters fur-	
nished Presidio Junior High School (claim dated Feb. 3, 1931)	2,800.00
·	2,000.00
General Fund, 1930-1931.	
(57) Recorder Printing and Publishing Company, printing	
Superior Court calendars, January (claim dated Feb. 9,	515.00
1931)\$ (58) San Francisco Chronicle, official advertising (claim	010.00
dated Feb. 9. 1931)	1,052.05
(59) California State Automobile Association, traffic signs	
furnished through Police Department (claim dated Jan.	000 10
26, 1931) Positor Company 100 000 sets non	698.10
(60) United Autographic Register Company, 100,000 sets personal property receipts furnished Auditor (claim dated Jan.	
21, 1931)	504.51
(61) John Kitchen Jr. Company, printing furnished Assessor	
(claim dated Feb. 5, 1931)	511.50
(62) Automobile Registration Service, auto registration cards	F 40 00
furnished (claim dated Feb. 5, 1931)	542.98
dated Feb. 6, 1931)	725.00
(64) Little Children's Aid, widows' pensions (claim dated	.20.00
Feb. 6, 1931)	5,987.33
(65) Associated Charities, widows' pensions (claim dated	
Feb. 6, 1931)	7,820.84
(66) Paul E. Denivelle, rehabilitation of Palace of Fine Arts (claim dated Feb. 5, 1931)	785.99
(67) Paul E. Denivelle, rehabilitation of Palace of Fine Arts	100.00
(claim dated Feb. 5, 1931)	916.25
(68) The Rix Company, Inc., one portable compressor for use	
in the rehabilitation of Palace of Fine Arts (claim dated	075.00
Feb. 5, 1931)	875.00
dated Feb. 2, 1931)	602.64
(70) William J. Quinn, police contingent expense (claim	
dated Feb. 2, 1931)	750.00
(71) The Assessor, for purchase of 200,000 2-cent postage	
stamps for use of office of Assessor (claim dated Feb. 5, 1931)	4,000.00
(72) City Coal Company, coal for Fire Department (claim	4,000.00
dated Jan, 31, 1931)	666.74
(73) General Petroleum Corporation, gasoline for Fire De-	
partment (claim dated Jan. 31, 1931)	984.09
(74) Goodrich Silvertown, Inc., tires and tubes for Fire Department (claim dated Jan. 31, 1931)	618.86
(75) Richfield Oil Company, fuel oil furnished Fire Depart-	010.00
ment (claim dated Jan. 31, 1931)	547.75
(76) San Francisco Water Department, installing Fire Depart-	
ment hydrants (claim dated Jan. 31, 1931)	667.50
(77) Tire Service Company, tires and tubes for Fire Department (claim dated Jan. 31, 1931)	580.99
(78) General Petroleum Corporation of California, gasoline	00V.23
furnished Street Cleaning Department (claim dated Jan.	
30, 1931)	509.94

(79) E. B. Squibb & Sons, drugs furnished San Francisco Hospital (claim dated Dec. 31, 1930)	599.17
(80) Jensen Bread Company, bread for San Francisco Hospital (claim dated Dec. 31, 1930)	888.59
(81) J. T. Freitas Company, eggs for San Francisco Hospital (claim dated Dec. 31, 1930)	1,534.90
(82) Coffin-Reddington Company, drugs furnished San Francisco Hospital (claim dated Dec. 31, 1930)	519.64
Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr- Absent—Supervisors Breyer, McGovern, McSheehy, Power, S	<b>—12.</b>
Stanton—6.	
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#### Authorizations.

Also, Resolution No. 33972 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

### 1928 Hetch Hetchy Bond Construction Fund.

1010 Hotoling Bollan Collective Little	
(1) Adrian Manufacturing Company, drilling of well (claim dated Feb. 6, 1931)\$	699.40
(2) Best Steel Casting Company, Inc., castings (claim dated Feb. 6, 1931)	512.47
(3) George Herrmann Company, calcium chloride (claim dated Feb. 6, 1931)	566.25
(4) Ingersoll-Rand Company of California, one centrifugal pump, parts and machine parts (claim dated Feb. 6, 1931).	1,447.32
(5) Santa Cruz Portland Cement Company, cement (claim dated Feb. 6, 1931)	2,510.00
(6) Standard Oil Company of California, oils, etc. (claim dated Feb. 6, 1931)	594.32
(7) Utah Fuel Company, coal (claim dated Feb. 6, 1931) (8) California Meat Company, meat furnished (claim dated	896.02
Feb. 6, 1931)	794.29 $510.32$
(10) Charles R. McCormick Lumber Company, lumber (claim	
dated Feb. 5, 1931)(11) Western States Grocery Company, Inc., groceries (claim	540.00
dated Feb. 5, 1931)	$589.16 \\ 540.71$
(13) California Meat Company, meat (claim dated Feb. 4, 1931)	2,074.70
Auditorium Fund.	,
(14) Musical Association of San Francisco, services of San Francisco Symphony Orchestra for concert of Feb. 11, 1931 (claim dated Feb. 13, 1931)\$	2,000.00
$Tax \ Judgments.$	
(15) Charles W. Slack and Edgar T. Zook, one-tenth tax judgments for account of judgment creditors (claim dated Jan.	
16, 1931)\$ (16) William F. Humphrey, one-tenth tax judgments, for ac-	4,437.78
count judgment creditors (claim dated Feb. 9, 1931)	2,899.41

Boulevard Bond Fund, 1927.

street to Santiago street (claim dated Feb. 11, 1931).....\$ 7,200.00

(17) California Construction Company, second payment, improvement of Sunset boulevard, Section "C," from Noriega

(18) California Construction Company, third payment, improvement of Sunset boulevard, Section "D," Noriega street to Irving street (claim dated Feb. 11, 1931)	7,050.00
(19) Meyer Rosenberg, fourth payment, improvement of Sunset boulevard, Section "B," Santiago street to Yorba street, including connection with Sloat boulevard (claim dated	
Feb. 11, 1931)	3,900.00
(20) E. J. Treacy, first payment, furnishing and installing Sunset boulevard water supply system (claim dated Feb. 11, 1931)	5,250.00
(21) H. V. Tucker, second payment, improvement of Alemany boulevard, Section "A," Bay Shore boulevard to Mission street (claim dated Feb. 11, 1931)	8,850.00
(22) C. B. Eaton, third payment, improvement of Ulloa street, Thirty-sixth and Thirty-seventh avenues, in connection with Sunset boulevard (claim dated Feb. 11, 1931)	8,000.00
Municipal Airport Fund.	0,000.00
(23) Clinton Stephenson Construction Company, fourth pay-	
ment, construction of extension to existing hangars (claim dated Feb. 11, 1931)\$	2,550.00
Municipal Railway Fund.	
(24) General Petroleum Corporation of California, gasoline, Municipal Railways (claim dated Feb. 11, 1931)\$	1,997.33
(25) Mrs. Grace Kingsley, in full settlement of claim for account of personal injuries sustained as result of accident of Nov. 10, 1930 (claim dated Feb. 11, 1931)	600.00
(26) Pacific Gas and Electric Company, electric service furnished Municipal Railways (claim dated Feb. 11, 1931)	19 897 19
(27) Catherine Corkery, in full settlement of any damage or	12,021.12
personal injuries sustained by reason of accident on or about Dec. 11, 1929 (claim dated Feb. 6, 1931)	2,578.25
Special School Tax.	
(28) D. A. Pancoast Company, building construction material (claim dated Feb. 10, 1931)\$	503.01
(29) San Francisco Lumber Company, lumber for schools (claim dated Feb. 10, 1931)	686.51
(30) John Bakewell, Jr., fourth payment, architectural ser-	
vices for third unit, South Side (Balboa) High School (claim dated Feb. 10, 1931)	3,531.19
Aptos Elementary (Junior) High School (claim dated Feb.	
10, 1931)	3,996.33
dated Feb. 10, 1931)	2,354.10
(33) Clarence B. Eaton, second payment, construction of	
Alemany storm drain, Section "D" (claim dated Feb. 11, 1931)	9 600 00
(34) Healy-Tibbitts Construction Company, second payment, construction of Alemany storm drain Section "C" (claim	·
dated Feb. 11, 1931)	10,000.00
(claim dated Feb. 11, 1931)	8,250.00
(36) MacDonald & Kahn, seventh payment, construction of Fillmore street main sewer, Section "D" (claim dated Feb.	
11, 1931)	27,500.00

### Water kevenue Fund.

water nevenue rana.
(37) American Cast Iron Pipe Company, pipe (claim dated Feb. 11, 1931)\$14,988.96
Feb. 11, 1931)
dated Feb. 11, 1931)
Feb. 11, 1931)
(41) Layton Hanifen, gravel delivered and spread (claim
dated Feb. 11, 1931)
11. (1931)
(43) Neptune Meter Company, meters and supplies (claim dated Feb. 11, 1931)
(44) Pacific Gas and Electric Company, electric service (claim dated Feb. 11, 1931)
(45) Pacific Gas and Electric Company, electric service
(claim dated Feb. 11, 1931)
(claim Feb. 11, 1931)
(47) Schwabacher-Frey Company, envelopes furnished (claim dated Feb. 11, 1931)
1928 Hetch Hetchy Water Bonds.
(48) California Meat Company, meats, etc. (claim dated Feb.
9, 1931)\$ 1,112.32 (49) J. H. Creighton, truck hire (claim dated Feb. 9, 1931) 1,869.35
(50) The Giant Powder Company, explosives (claim dated
Feb. 10, 1931)
(52) Pioneer Rubber Mills, belting (claim dated Feb. 10, 1931)
(53) Santa Cruz Portland Cement Company, cement (claim
dated Feb. 10, 1931)
dated Feb. 10, 1931)
Hetch Hetchy Power Operative Fund.
(55) Depreciation Fund, Hetch Hetchy power operative, depreciation reserve, per Charter requirement (claim dated Feb. 9, 1931)
County Road Fund.
(56) Meyer Rosenberg, improvement of southeast corner of
Cowden and Harkness streets (claim dated Feb. 11, 1931).\$ 550.00
Robinson Bequest Interest Fund.
(57) Angelo J. Rossi, Mayor, for the relief of destitute women and children (claim dated Feb. 2, 1931)
(58) San Francisco Chronicle, official advertising, Board of
Public Works (claim dated Feb. 11, 1931)\$ 578.25 (59) San Francisco Chronicle, official advertising, Super-
visors (claim dated Feb. 16, 1931)
(60) A. P. Jacobs, rent for premises No. 333 Kearny street, February 3 to March 3, 1931 (claim dated Feb. 16, 1931) 1,120.75
(61) The Recorder Printing and Publishing Company, printing Supervisors' Calendar, Journal, etc. (claim dated Feb.
16. 1931) 779.82
(62) Pacific Gas and Electric Company, street lighting, January, 1931 (claim dated Feb. 16, 1931)
,

(63) Recorder Printing and Publishing Company, printing 235,000 pamphlets on bond propositions, Department of Elections (claim dated Feb. 9, 1931)	1,956.00
(64) Schwabacher-Frey Stationery Company, printing envelopes for Department of Elections (claim dated Feb. 9, 1931)	660.50
(65) General Petroleum Company, gasoline for Police Department (claim dated Feb. 9, 1931)	1,431.28
<ul> <li>(66) N. Randall Ellis, services rendered City Attorney month of February (claim dated Feb. 28, 1931)</li> <li>(67) Louis J. Cohn, first payment, construction of sewers</li> </ul>	750.00
and appurtenances in Army street, Pennsylvania avenue to Mississippi street (claim dated Feb. 11, 1931)	4,500.00
(68) R. Flatland, second payment, wiring arterial "Stop" signs, Contract 1, (claim dated Feb. 11, 1931)	1,650.00
valves, Fire Department (claim dated Jan. 31, 1931)	2,100.00
(70) Edward Lowe Motors Company, repairs to Fire Department Lincoln auto (claim dated Jan. 31, 1931)	782.21
David Scannel and Dennis T. Sullivan (claim dated Jan. 31, 1931)	770.88
dated Jan. 31, 1931)	536.40
(claim dated Jan. 31, 1931)	1,295.84
Home (claim dated Jan. 31, 1931)	1,307.17
<ul> <li>(75) Western California Fish Company, fish for Laguna Honda Home (claim dated Jan. 31, 1931)</li> <li>(76) Healey &amp; Donaldson, tobacco for Laguna Honda Home</li> </ul>	558.35
(claim dated Jan. 31, 1931)	883.23
dated Jan. 31, 1931)	1,638.30
Home (claim dated Jan. 31, 1931)	2,402.91
dated Jan. 31, 1931)	2,726.70
Home (claim dated Jan. 31, 1931)	2,783.93
dated Feb. 12, 1931)	878.00
San Francisco Hospital (claim dated Jan. 11, 1931)	510.75
(83) McClintock-Stern Company, coffee for San Francisco Hospital (claim dated Jan. 31, 1931)	681.60
(84) Sherry Brothers, butter and cheese for San Francisco Hospital (claim dated Jan. 31, 1931)	1,758.90
Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr-	
Absent—Supervisors Breyer, McGovern, McSheehy, Power, Stanton—6.	

### Appropriations for Office Engineering in Connection With Boulevard and Sewer Designs.

Also, Resolution No. 33973 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for expense of office engineering, to-wit:

### Boulevard Bond Fund, Issue 1927.

For office engineering in connection with boulevard .....\$ 5,000.00 design

### Sewer Bond Fund, Issue 1929.

For office engineering in connection with sewer design

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr-12.

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Shannon. Stanton-6.

### Payment, \$908.75, for Release of Claim for Damage to Property by Opening of Alemany Boulevard.

Also, Resolution No. 33974 (New Series), as follows:

Resolved. That the sum of \$908.75 be and the same is hereby set aside and appropriated out of Boulevard Bond Fund, Issue 1927, and authorized in payment to Louise Yit; being payment for release of the City and County of San Francisco from all claims of damages to property or buildings, Lot 3, Block 5801, as per the current map of the Assessor—in connection with the opening of the Alemany boulevard. Per acceptance of offer by Resolution No. 33915 (New Series). Claim dated Feb. 4, 1931.

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr-12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Appropriation for the Reconstruction of Various Streets.

Also, Resolution No. 33975 (New Series), as follows:

Resolved. That there is hereby set aside, appropriated and authorized to be expended out of County Road Fund, the following amounts for the reconstruction of the following streets:

Forty-fourth avenue, Geary to Anza street\$	3,200.00
Willard street, Fulton to McAllister street	1,400.00
Parsons street, Fulton to McAllister street	1,200.00
Army street, Guerrero to Dolores street	2,500.00

\$ 8,300.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Appropriating \$402,583.92 Out of 1929 Health Bond Fund for Construction of Addition to Roof Wards, San Francisco Hospital.

Also, Resolution No. 33977 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Fund for the construction of addition to the roof wards at the San Francisco Hospital, per contracts awarded, to-wit.

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(1)	General construction (Barrett & Hilp contract)\$	269,838.00
(2)	Structural steel, Proposition 2 (McClintic-Marshall Co.	
	tract)	19,070.00
(3)	Structural steel, Proposition 3 (Joe Gerrick & Co. con-	
	ct)	
	Plumbing work (Turner Co. contract)	
(6)	Electrical work (L. Flatland contract)	28,000.00

(7) Al	chitectural for	es		imanaction	• • • • • • • • •	10,000.00
(8) Po	ssible extras,	incidentais	anu	inspection	• • • • • • • • •	10,000.00
					_	

**\$**402,583.92

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Action Deferred.

The following matters were laid over one week:

Appropriation, \$25,000, for Relief of Drought-Affected States.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 25, Fiscal Year 1930-1931, and authorized in payment to the American Red Cross for the immediate relief of the sick and hungry inhabitants of the twenty-one drought-affected States.

Appropriation, \$20,600, for Emergency Supplies Under Direction of Relief Home.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$20,600 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity", Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Payment of \$325,000, Hospital Bonds, Issue 1929, for Property of St. Catherine's Home.

On recommendation of Finance Committee.

Resolution No. 33979 (New Series), as follows:

Resolved, That the sum of \$325,000 be and the same is hereby set aside and appropriated out of the 1929 Hospital Bond Fund, and authorized in payment to Sisters of Mercy, a corporation, by Mother M. Paschal, for all of Lots 2, 3, 4 and 4A, in Block 4090-4141, and Lot 1, in Block 4140, as per the current Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. ————, New Series. Said property being required for hospital purposes. Claim dated Feb. 16, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Amending War Memorial Ordinance.

Presented by Supervisor Colman, request of War Memorial Trustees:

Also, Bill No. 9433, Ordinance No. 8931 (New Series), as follows:

Ordinance No. 8746 (New Series) setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said Trustees; providing for

purchase of materials, supplies and equipment; and providing for setting up of revolving fund, is hereby amended to read as follows:

Setting forth and prescribing the procedure under which the Board of Trustees of the War Memorial shall have charge of construction, administration, management, superintendence and operation of War Memorial; providing for acceptance of gifts, devises and bequests; providing for employees and their salaries; providing budget and accounts of said trustees; providing for purchase of materials, supplies and equipment.

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

Section 1. Direction to Board of Trustees of War Memorial. The Board of Trustees of the War Memorial in exercising the powers granted to it under Article XIV-D of the Charter relative to the construction, administration, management, superintendence and operation of the War Memorial of San Francisco, shall do so subject to the provisions of this ordinance. Said Board of Trustees shall be hereinafter mentioned as the Trustees.

Section 2. Construction of War Memorial. The Trustees of the War Memorial shall construct a building or buildings as and for a War Memorial on the real property located in the City and County of San Francisco, bounded by Van Ness Avenue, Grove, Franklin and McAllister Streets. The cost of said memorial shall be borne out of, but not to exceed the total proceeds of the Memorial Hall's Bond Issue, together with such other and further sums as may be now or hereafter available, including all interest received by the City and County of San Francisco on moneys in said fund, all of which are hereby appropriated for said purposes. The Trustees of the War Memorial shall have charge of the construction, administration, management, superintendence and operation of the War Memorial and of the grounds set aside therefor, and all of its affairs, and may enter into contracts for said purposes.

Section 3. Administration, Management, Superintendence and Operation of the War Memorial. Said trustees shall subsequent to the construction of said War Memorial, and during the construction thereof, administer, manage, superintend and operate said War Memorial and the grounds set aside therefor, and all of its affairs.

Section 4. Gifts, Devises and Bequests. No gifts, devises or bequests, other than unconditional gifts, devises and bequests of cash, shall be accepted by the City and County of San Francisco as and for said War Memorial without the consent of a majority of the Trustees present at a meeting of said Trustees. Said Trustees are hereby empowered to receive and accept any cash or property under the terms and provisions of Sec. 4, Art. XIV-D of the Charter. Any gifts, desises and/or bequests received by the Trustees on behalf of the City and County for any purposes connected with said War Memorial, or incident thereto, shall be set aside in a special fund for the use and benefit of the said War Memorial.

Section 5. *Employees*. The Trustees shall engage such employees, bonded or otherwise, as may be necessary for the conduct of the property and affairs of said War Memorial.

Section 6. Salaries. The salaries, wages and compensation of the managing director and secretary of said War Memorial and of all other employees shall be subject to standardization as provided in Section 14, Chapter 2, Article II of the Charter. That pending the standardization of wages, salary and compensation, there shall be paid to said employees at least the minimum entrance salary, wage or compensation paid for similar services by the City and County of San Francisco, and if there are any positions or places of employment created by the Trustees not common with others in the government of the City and County of San Francisco, then the compensation to be paid to said employees shall be fixed by said Trustees.

Section 7. Budgets. Not later than April 1, in the year 1931, and annually thereafter, the Trustees shall transmit to the Board of Super-

visors a proposed budget for the next fiscal year.

Section 8. Accounts. Upon the completion of the War Memorial, the Trustees shall cause to be filed a complete statement showing all receipts and disbursements of the Trustees, and same shall be open for inspection by the public in the office of the Auditor. Said statement

shall show the number of employees of the Trustees.
Section 9. Purchase of Materials, Supplies and Equipment. Subsequent to completion of the War Memorial, purchases of materials, supplies and equipment required by the Trustees shall be made in accordance with the provisions of Chapter IV, Article II, of the Charter, and Ordinance No. 5880 (New Series), provided, however, that specifications may be prepared under the direction of the Trustees for all equipment required by said Trustees, and for materials or supplies peculiar to said War Memorial operations and not in common use in other departments of the City and County; and the Trustees may designate the particular brand, kind or make of any equipment which may be necessary in the conduct of said War Memorial.

Section 10. Constitutionality. If any section, sub-section, subdivision or provision of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining provisions of this ordinance, the Board of Supervisors hereby declaring that it would have passed this ordinance, and each section, sub-section, subdivision, provision, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, sub-sections, subdivisions, provisions, sentences, clauses or phrases hereof are de-

clared unconstitutional.

Section 11. Effectiveness. This ordinance shall become effective immediately upon its passage.

Other Ordinances. Any ordinance or part thereof in Section 12. conflict herewith is hereby repealed in respect to conflicting provisions.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr-12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton-6.

## Calling and Providing for a Special Charter Election.

Also, Bill No. 9434, Ordinance No. 8932 (New Series), as follows:

Bill calling and ordering a special election to be held on the 26th day of March, 1931, for the purpose of submitting to the electors of the City and County of San Francisco, State of California, a proposition to amend the Charter of the said City and County as herein set forth, and providing for the manner of conducting such election.

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

A special election is hereby called and ordered to be held within the City and County of San Francisco on the 26th day of March, 1931, for the purpose of submitting to the electors and to enable said electors to vote upon a certain proposal to amend the Charter as hereinafter described and enumerated.

The special election hereby called and ordered to be held shall be held and conducted and the votes thereat received and canvassed, the returns thereat made and the result thereat ascertained, determined and declared as herein provided and according to the laws of the State of California and the Charter of the City and County of San Francisco, providing for and governing elections in the City and County of San Francisco, applicable to such election.

Section 3. The ballots to be used at said special election shall be

such as may be required by law to be used thereat.

Section 4. That said special election be and the same is hereby

called for the purpose of submitting an amendment to the Charter for the consolidation of San Mateo County with the City and County of San Francisco as follows:

#### PROPOSED CHARTER AMENDMENT.

Consolidation of San Mateo County with City and County of San Francisco.

Charter Amendment No. 1, describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said city and county by adding a new article thereto to be known as Article 19 thereof, providing for the government of the territory in San Mateo County in the event of its consolidation with the City and County of San Francisco.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county at the special election to be held on the 26th day of March, 1931, a proposal to amend the Charter as follows:

That said Charter be amended by the addition thereto of a new article to be known as Article 19 thereof, to read as follows:

#### ARTICLE XIX.

Consolidation of San Mateo County.

Other Provisions of the Charter Superseded.

Section 1. In event that all or any part of the area of the County of San Mateo shall be consolidated with the city and county in accordance with law and the constitution of the State, the provisions of Article XIX of this Charter shall become effective on the effective date of such consolidation and all other provisions of this Charter in conflict with the provisions of said article shall be thereupon and thereby superseded.

Definitions.

Section 2. The following terms as used in Article XIX, to-wit, "city and county," "county," "city," "governmental agency," "consolidate," and "consolidation," unless the context clearly indicates otherwise, shall have the same meanings as in that certain act of the legislature of the State of California known as the San Francisco-San Mateo Consolidation Act of 1929, approved June 11, 1929. The term "voter" as used in said article means a qualified and registered elector of the city, county, city and county, borough, or other territory concerned.

Continuation of Offices, Officers, Employees and Services.

Section 3. Upon the consolidation of the county as a whole, the offices of Assessor, Auditor, Coroner, County Clerk, District Attorney, Recorder, Sheriff, Tax Collector, and Treasurer of said county shall become branch offices of the corresponding respective offices of the city and county, and the incumbents thereof shall become deputies in the said respective offices of the city and county and shall continue as such to the end of the terms for which they were respectively elected or appointed.

The offices, departments, boards, and commissions of the city and county shall establish such branch offices in the territory consolidated as shall be necessary or convenient and as directed by the Board of Supervisors, but with no less amount of service in the said territory than shall have been provided by the county, or any city, or governmental agency of the county just prior to the time consolidation shall

become effective.

Any full-time incumbent appointive officer or employee of the county, or any city, or governmental agency of the county, who shall have held such office or employment continuously for one year next prior to consolidation and whose duties shall be assumed by the city and

county, shall become an employee of the office, department, board, or commission of the city and county assuming said duties and he shall as such employee thereafter be subject, without examination, to the civil service provisions of this Charter, if any, applying to said employment.

### Retirement Rights.

Section 4. Any policeman or fireman of the county, or any city, or governmental agency of the county, who shall become an employee of the police or fire department of the city and county, and who may participate in any pension or retirement system of the city and county, shall receive credit for his prior continuous full-time service to said county, city, or governmental agency.

#### Municipal Court.

Section 5. All cases pending in any justices' court, police court or court of any Recorder or other judicial municipal magistrate or office of the county, or any city, or governmental agency of the county consolidated with the city and county shall ipso facto be deemed to be and be transferred to the municipal court of the city and county. Such municipal court shall hold regular sessions in such borough or boroughs as the Board of Supervisors may, by ordinance, direct, and at least one such borough shall be so designated.

#### Recording.

Section 6. Any instrument or judgment affecting the title to or the possession of real property situated in the territory of the county which may be consolidated with city and county must be recorded in the branch office of the Recorder of the city and county located in the territory so consolidated and all records in said branch office shall for all purposes be deemed records in the office of the Recorder of the city and county.

#### Establishment of Boroughs.

Section 7. Any territory included in the area that has become a part of the city and county by consolidation and which at that time is not already within a borough may be organized into a borough in the manner hereinafter set forth, provided such territory contain at least 3000 population, as determined by ordinance of the Board of Supervisors. Any incorporated city included in the area that has become a part of the city and county by consolidation, which was such a city on or prior to January 1, 1931, shall automatically become a borough when consolidation becomes effective.

New Boroughs, Consolidation, Change in Boundaries, and Disestablishment of Boroughs.

Section 8. Any new borough may be established, any two or more boroughs may be consolidated, the boundaries of any borough may be enlarged or diminished, or a borough may be disestablished, provided a majority of the voters of the borough, or boroughs, and/or of the territory concerned, voting on such a proposition at an election called for the purpose, shall first have voted in favor thereof; provided, further, that no borough shall be disestablished nor the boundaries of a borough diminished, unless the same be approved by the Board of Supervisors by ordinance, or a majority of the voters of the city and county voting thereon at an election called for the purpose, shall first have voted in favor thereof. Such elections shall be called by the Board of Supervisors upon receiving the report of the borough commission nereinafter provided for, and at any time thereafter upon receiving a petition of at least twenty-five per cent of the voters of the borough or boroughs and/or the territory concerned. If any petition of voters requests the establishment of a new borough or any change in the boundaries of an existing borough, the Supervisors, before calling an

election thereunder, must set the petition for public hearing and give notice thereof by publication at least once a week for two weeks in a newspaper published in the city and county. Upon such hearing, the Board of Supervisors shall have power to change and determine the boundaries as set forth in any such petition. No new borough shall be established, nor shall two or more boroughs be consolidated, nor shall the boundaries of a borough he enlarged or diminished, nor shall a borough be disestablished, unless a majority of the voters of the borough, or boroughs, and/or the territory concerned, voting on such a proposition, shall first have voted in favor thereof.

Within thirty days after consolidation is effective, every Borough Council must appoint one member to a commission to be known as the Borough Commission. The Commission shall be charged with the duty of studying the boundaries of all boroughs within the city and county and of making recommendations to the Board of Supervisors concerning consolidation, disestablishment, or any change in boundaries of any borough or boroughs. This report shall be submitted to the Board of Supervisors within two years from the time consolidation shall become effective. Upon receiving the report of the Commission, the Board of Supervisors shall without delay call an election or elections and submit appropriate propositions in accord with the recommendations of the Commission to a vote of the voters of the territory concerned.

Upon the consolidation of two or more boroughs, all property thereof shall belong to the consolidated borough and such borough shall become responsible for all the debts and obligations of the boroughs consolidated. Upon a change of boundaries or disestablishment of a borough, the Board of Supervisors shall provide for the equitable adjustment and payment of any borough debts.

The Board of Supervisors, by ordinance, shall provide for the method and manner of calling and holding elections provided for in this section and for the canvassing of the returns thereof.

Borough Powers.

Section 9. Every borough shall have and may exercise, subject to the provisions of this Charter, the following powers and duties which shall be exclusive within borough limits except as otherwise provided herein:

(1) To create districts for the purpose of regulating the location, height, area, bulk, and use of buildings, lands and premises, and to exercise zoning and planning powers.

(2) To maintain public libraries and reading rooms.

(3) To maintain parks, playgrounds and other recreational facilities, and to construct and maintain buildings and works appurtenant thereto, except parks, playgrounds and recreational facilities maintained by the city and county.

(4) To construct, improve, and maintain streets and the bridges, sidewalks, street signs, lighting fixtures and all other appurtenances incident thereto; except highways maintained by the State or any joint highway district and any highway or street which the Board of Supervisors shall declare to be a major highway to be maintained by the city and county.

(5) To construct and maintain local sewers, sewage disposal plants, storm drains, and outfalls.

(6) To collect garbage and other wastes and to dispose of the same within or without borough limits or provide therefor, except as the Board of Supervisors shall otherwise provide for such disposal. Permission to dispose of garbage and other wastes outside of borough limits shall be first obtained from the city and county or the borough having jurisdiction of the territory in which such disposal is made.

(7) To erect, maintain and repair public buildings, and improve and maintain public property within borough limits devoted exclusively to

borough uses; provided the borough shall maintain at least one public building, which the Borough Council shall select and in which the Council shall meet.

- (8) To have and exercise the same power within limits of the borough to open, widen, narrow, or close public streets and highways, and to establish the grades thereof, as is possessed by the city and county, except no borough shall close or narrow any highway maintained by the city and county without the approval of the Board of Supervisors.
- (9) To exercise the powers of eminent domain whenever necessary to acquire property and easements for streets, highways, or other public purposes.
- (10) To issue permits for any privilege in or on any street within the jurisdiction of the borough, and to make regulations with regard to advertising by signs, billboards, banners, placards, posters, or pictures on any street, sidewalk, or private property, or upon any buildings, poles, or fences thereof, except within two hundred feet of any street or highway not under its jurisdiction.

(11) To issue permits for spur tracks.

- (12) To establish fire limits for the regulation of building and construction of buildings.
- (13) To license for purposes of regulation only such occupations as shall require regulation in the interests of public peace, health, safety, or welfare, and to prescribe the terms and conditions under which such licenses shall issue.
- (14) To declare what shall constitute a nuisance and to provide for the summary abatement of the same at the expense of the person or persons creating, causing, committing or maintaining such nuisance, by suit or otherwise.
- (15) To enact local police ordinances, not inconsistent with the laws of the State or ordinances of the city and county, and to make rules and regulations for the exercise of any power conferred herein on boroughs and to provide penalties for the violation thereof, provided such penalties shall not exceed the penalty limits applicable by law or under this Charter to city and county ordinances; such local police ordinances to have all the force and effect within the limits of the borough of an ordinance of the city and county and as though passed and adopted by the Board of Supervisors.
- (16) To create and define the powers and duties of all borough offices and employments, not established by this Charter, necessary for the purpose of carrying out the provisions of this Charter and executing the powers and duties of a borough; and to fix the compensation of all officers and employees of the borough not fixed by this Charter.
  - (17) To call and hold borough elections whenever necessary.

(18) To levy borough taxes.

(19) To prepare and adopt an annual budget of estimated borough expenditures and to exercise control of all borough funds.

(20) To incur indebtedness for the purpose of carrying out any of

the powers conferred on the borough.

(21) To create special districts for the purpose of defraying the cost of any public improvement which the borough is authorized to make, and to levy special assessments upon property materially benefited by such public improvement, and to issue bonds to represent or be secured by such assessments.

(22) To contract for such supplies, services or labor, and to enter

into such contracts as may be necessary.

(23) To employ a qualified person or persons to make an independent audit of borough funds and financial transactions of all kinds as the Borough Council may direct. If an audit is not made by the city and county, then the Council shall provide for such an audit at least once in every two years.

(24) To accept devises, bequests, legacies, donations or services to or

for the use of the borough and to administer the same in accordance with the conditions thereof.

(25) To issue subpoenas for the attendance of witnesses or the production of books or documents for the purpose of producing evidence or testimony in any matter pending before the Borough Council.

(26) To employ legal counsel.

- (27) To change the name of the borough, by ordinance, provided the ordinance making such change in name shall first be approved by a majority of the voters of the borough voting thereon.
- (28) To provide, by ordinance, for civil service for borough employees under such conditions as are hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.
- (29) To provide, by ordinance, for a system of retirement allowances for old age and disability and death benefits to dependents, applicable to officers and employees of the borough under conditions hereinafter provided, provided such ordinance shall first be approved by a majority of the borough voters voting thereon.
- (30) To appropriate borough funds for supplementing any city and county service or function within the borough; such appropriations to be expended through the appropriate departments of the city and county
- (31) To enter into an agreement with any other borough or boroughs for the joint undertaking of any power conferred on a borough herein.
- (32) To have and exercise all appropriate municipal powers which may be necessary or proper to the exercise of the foregoing powers or to the discharge of the foregoing duties, and which are not inconsistent with the other provisions of this Charter.

#### Transfer of Borough Powers.

Section 10. Any power over which a borough shall have exclusive jurisdiction within its limits, as herein provided, may be transferred to the city and county by a borough by ordinance of the Council thereof, but not unless a majority of the voters of the borough, voting on the question of the transfer of such power, shall first have voted in favor thereof; provided, that no such power shall be transferred to the city and county unless such transfer is also approved by ordinance of the Board of Supervisors.

#### Borough Elective Officers and Terms.

Section 11. The voters of a borough shall elect five members of the Borough Council, except as otherwise provided; and also a Borough Controller, unless a borough shall, by ordinance of the Council approved by a majority of the voters thereof voting on such ordinance, vest the powers of Borough Controller in a Borough Manager. Except as otherwise provided, borough elective officers shall be elected to serve for terms of four years and until their successors are elected and qualify.

Within fifteen days after the establishment of a new borough created upon petition as herein provided, the Mayor of the city and county shall appoint five qualified residents of the borough as members of the Council to serve until their successors are elected and qualify. At the next succeeding general borough election, the voters thereof shall elect three members of the Council to serve for terms of two years, and two members to serve for terms of four years, beginning at twelve o'clock noon on the eighth day of January following the date of their election.

The Council of a borough which by consolidation is automatically established, shall consist of the same number of members as shall compose the Council of the city at the time consolidation becomes effective. The City Councilmen in office at the time of such consolidation shall continue in office as Borough Councilmen until the end of

the terms for which they were respectively elected, and thereafter until twelve o'clock noon on the eighth day of January of the first succeeding even-numbered year. At the general borough election immediately preceding the expiration of the terms of any such members of a Borough Council, the voters of the borough shall elect their successors to serve for terms of four years. At every borough general election the successors to those elective borough officers whose terms are next expiring shall be elected to serve for terms of four years.

At the first meeting of the Council of a borough, it shall appoint a Borough Controller to serve until his successor is elected and qualifies. At the next succeeding general borough election, the borough voters shall elect a Borough Controller to serve for a term of four years, beginning at twelve o'clock noon on the eighth day of January following the date of his election; provided, however, that if a majority of the members of the Borough Council are elected at the same time, the Borough Controller shall be elected to serve for a two-year term, and thereafter his term shall be for four years.

A candidate for any elective borough office shall have been an elector of the borough, or of the area comprising the same, for a period of at least five years prior to the date of election at which he is a candidate. No person who shall hold an elective or appointive office of the city and county shall hold any elective borough office.

A Borough Council may fill any vacancy in an elective office of a borough for the unexpired term thereof.

Duties, Meetings, and Compensation of Borough Councilmen.

Section 12. The Council shall constitute the legislative body of the borough and, except as otherwise provided, shall exercise the powers thereof.

The Council shall provide by ordinance for the time and place of holding its meetings and the manner in which its special meetings may be called, provided, however, that there shall be at least two regular meetings in each month. The first meeting shall be held within thirty days after its establishment at the time and place upon which a majority of the Council shall in writing agree. All legislative sessions of the Council, whether regular or special, shall be open to the public. A majority of all members of the Council shall constitute a quorum for the transaction of business. All borough records shall be open to the public.

No member of the Council shall receive compensation for his services unless an ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon; provided, however, that Councilmen of a borough automatically established shall continue to receive the same compensation as provided for Councilmen by the city which it succeeds at the time consolidation becomes effective, until the borough provides otherwise by ordinance approved by a majority vote of the vote cast thereon.

The Council shall by ordinance determine what bonds, if any, are to be given by the elective and appointive officers of the borough, and shall fix their amounts and form, and such bonds shall be approved in the case of a Borough Controller by the Council and in the case of all other officers by the Borough Controller, and the premiums thereon shall be paid by the borough.

### Borough President.

Section 13. The Council shall choose one of its own number as President to serve at its pleasure. The President shall be the executive head of the borough upon whom process issued by authority of law shall be served. In the name and on behalf of the borough he shall sign all legal instruments and documents to which the borough is a party except where otherwise provided herein or by ordinance. He shall have such

other powers and perform such other duties as may be prescribed by law, or by ordinance or resolution of the Council.

Borough Controller.

Section 14. The Borough Controller shall have, in addition to such duties as are prescribed by this Charter, such other duties as may be prescribed by borough ordinance. No borough funds shall be drawn from the treasury of the city and county except by warrant issued or countersigned by him, and he shall countersign no such warrant unless the claim is a legal obligation of the borough. He shall keep in his office sufficient and proper records and accounts of the financial transactions of the borough. Such records and accounts shall be kept in the forms and manner as prescribed by ordinance of the Board of Supervisors. He shall have access at all times for himself, or for any person designated by him, to books, records and cash in any office of the city and county and/or of the borough in which accounts are kept or money handled on behalf of the borough. He shall have power to inquire into all contracts, including the performance thereof, and into all proceedings involving the expenditure of public funds to which the borough is a party, and into the financial transactions of all officers and employees of the borough. For this purpose he may administer oaths, summon witnesses and order the production of relevant books and papers. If any person fails to obey such summons or order or refuses to answer any proper question, the Borough Controller may petition a court of competent jurisdiction for an order directing such person to comply with said summons or order or to answer such questions. He shall have power to employ such expert accountants or other agents as he may deem necessary to carry out his powers, and the Borough Council shall appropriate such funds as may be needed for this purpose.

#### Borough Clerk.

Section 15. When consolidation becomes effective, the Clerk of any city which is automatically established as a borough shall continue in office as Borough Clerk thereof until the expiration of the term for which he may be elected or appointed, and thereafter the Council shall appoint a Borough Clerk who shall act as Clerk of the Council. He shall have power to administer oaths and affirmations, to take affidavits, and to certify the same. He shall have such other powers and perform such other duties as may be provided by this Charter, or by ordinance, or order of the Council.

### Borough Planning Commission.

Section 16. The Council may provide, by ordinance, for a Borough Planning Commission of five members. The ordinance shall provide for the qualifications, manner of appointment, terms, and compensation of the members of such Commission, but no compensation shall be paid any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon. Said ordinance shall provide that the Borough Planning Commission shall have and exercise within the borough such powers and duties as shall correspond to, so far as possible, the powers and duties of the Planning Commission of the city and county.

Until a Borough Planning Commission is provided, the Council shall have and exercise within the borough such powers and duties of a Planning Commission as the Council, by ordinance, may provide.

The Borough Planning Commission, or the Council, as the case may be, shall have such advisory powers relating to any planning matter of the city and county affecting any property, streets, public work or public improvement of or within the borough, as may be provided by ordinance of the Board of Supervisors.

The Borough Planning Commission, or the Council, as the case may be, shall have power to recommend changes in or the repeal of any city ordinance establishing zones for the uses of property within the borough which may be continued in effect upon consolidation. In the determination of which class of occupation zones the property within a borough may be divided, or in the modification of any city zoning ordinance continued in effect, the Borough Planning Commission, or the Council, as the case may be, shall accept the classification of occupation zones which the Board of Supervisors, by ordinance, shall establish for the city and county.

Borough Library Board.

Section 17. The Council may provide, by ordinance, for a Borough Library Board of five members. The ordinance shall provide for the qualifications, manner of appointment, terms and compensation of the members of such board, but no compensation shall be paid to any member unless the ordinance providing for such compensation shall first have been approved by a majority of the borough voters voting thereon.

The Borough Library Board shall have control and management of the borough library and the funds provided for same and shall have power to make such rules and regulations as necessary for the conduct of its affairs, but the Treasurer of the city and county shall have cus-

tody of such funds.

Borough Manager.

Section 18. The Council may appoint a Borough Manager, provided, however, that no Borough Manager shall be appointed unless an ordinance creating such office shall first have been approved by a majority of the borough voters voting thereon, and which ordinance, when so approved, shall not be amended or repealed except by ordinance also approved by a majority of the borough voters voting thereon. The City Manager of a city automatically established as a borough shall continue to hold such office as Borough Manager until removed by the Council and the Council may appoint his successor.

The Borough Manager shall be chosen by the Council without regard to political consideration and solely with reference to his executive and administrative qualifications. Residence within the borough shall not be a qualification for his appointment; but promptly thereafter during his term of office, he shall become and shall remain an actual

resident of the borough.

The powers and duties of the Borough Manager shall be as follows:

(a) To act as administrative head of the borough government.

(b) To see that all borough ordinances are enforced.

(c) To appoint, remove, and have control of all subordinates and employees, except as otherwise provided by this Charter or by ordinance of the borough.

(d) To see that all permits and privileges granted by the borough

are observed and to report any violations thereof to the Council.

(e) To attend meetings of the Council.

(f) To advise the Council on the needs of the borough.

(g) To devote his entire time to the interests of the borough.

(h) To have general supervision of borough parks and playgrounds.
(i) To appoint such borough advisory boards as he may deem desirable to advise and assist him in his work; provided such boards shall not receive any compensation.

(j) To prepare the annual borough budget, as herein provided.

(k) From time to time, in order to facilitate the prompt, economical and efficient dispatch of borough business, to assign assistants, deputies or employees from any office or department of the borough government to perform work or service in any other office or department thereof, or to work in more than one of said offices or departments.

(1) To possess such additional powers and duties as may be provided

in this Charter or by ordinance.

The Borough Manager shall have the right to take part in the dis-

cussion of all matters coming before the Council, but shall have no vote therein.

In case of the absence or disability of the Borough Manager, the Council may designate some qualified person to perform the duties of the office temporarily.

No member of the Council shall in any manner, directly or indirectly, by suggestion or otherwise, attempt to influence or coerce the Borough Manager in making of any appointment or the purchase of supplies, or attempt to exact any promise relative to any appointment from any candidate for Borough Manager, or discuss, directly or indirectly, with any such candidate, the matter of appointments to borough offices or employments. Any violation of the foregoing provisions of this section shall constitute a misdemeanor and shall work a forfeiture of the office of the offending member of the Council, who may be removed therefrom by the Council or by any court of competent jurisdiction.

No persons related to a Borough Manager by blood or by marriage shall be eligible for borough employment.

A Borough Manager may, by written agreement of the Councils of the boroughs interested, act as joint manager for two or more boroughs, in which case he shall become a resident of one of the boroughs so interested and shall devote his entire time to the interests of such boroughs.

Borough Legislation.

Section 19. The Council shall act in legislative matters by ordinance only. Other action of the Council, unless otherwise provided, may be taken by resolution, motion or order. No ordinance or resolution or order for the expenditure of money shall be passed without receiving the affirmative votes of a majority of all members of the Council.

Every ordinance passed by a Council shall go into effect at the expiration of thirty days after its final passage, unless otherwise provided in said ordinance and as otherwise provided herein. Ordinances declared by the Council to be necessary as emergency measures for the immediate preservation of public peace, health, safety, or welfare, containing a statement of the reasons for their urgency, and ordinances ordering or otherwise relating to elections, and ordinances relating to public improvements, the cost of which is to be borne wholly or in part by special assessments, may go into effect at the will of the Council.

Borough Fiscal Procedure.

Section 20. Within the time limits fixed by this Charter for the preparation and adoption of the budget of the city and county, every borough shall cause to be prepared and shall adopt a borough budget which shall be a complete statement of the estimate of the revenues and expenditures of the borough departments for the ensuing year. Such budget shall be prepared substantially in the same manner and in such detail as required for the budget of the city and county so far as the same may be applicable. Upon the adoption of the budget, it

shall take effect at the same time and shall be binding upon the borough in substantially the same degree and in the same manner as the city and county budget shall be effective and binding upon the city and county.

The fiscal year of a borough shall be the same as for the city and

county.

Within the time limits fixed by law or by this Charter for the city and county, the Council may levy a borough tax sufficient to raise the amount estimated to be required in the annual budget as herein provided, less the amounts estimated to be received from fines, licenses, and other sources of revenue; but such levy, exclusive of the tax to pay the interest and maintain the sinking funds of the bonded indebtedness of the borough, and exclusive of special assessment and district taxes and of the library tax, shall not exceed the rate of one dollar on each one hundred dollars of the assessed valuation of the taxable property within the borough. Should the Council fail to fix the tax rate within the time prescribed, then the borough tax rate of the previous year shall constitute the rate of the current year. The Council, by ordinance, may provide for a higher tax limit, but such tax limit shall not be effective unless the ordinance fixing such tax limit shall first have been approved by a majority of the borough voters voting thereon.

All borough taxes levied, together with interest thereon and any

All borough taxes levied, together with interest thereon and any percentage imposed for delinquency and the cost of collection, which shall be those prescribed in this Charter for the city and county, shall constitute liens on the property assessed, which taxes, interest, penalties and charges shall be collected in the same manner as is provided for the collection of city and county taxes, and which liens may be foreclosed upon in the same manner as is provided for the foreclosure

of liens for city and county taxes.

All borough taxes shall be levied on the valuation of the taxable property within the borough as shall be fixed by the Assessor of the

city and county for city and county tax purposes.

There shall be a borough fund for each borough. All borough taxes shall be collected by the Tax Collector of the city and county and shall be paid into the city and county treasury to the credit of the borough concerned, together with all revenues of a borough received from fines, licenses, and other sources of revenue, except as otherwise provided. Money shall be payable from a borough fund only on warrants drawn with the approval of the Council by such borough officer as the Council may authorize, and when countersigned by the Borough Controller.

The manner and time within which deposits of borough moneys received from taxes, licenses, fees, fines, penalties, forfeitures, and all moneys accruing to a borough from any source shall be made, the transfer and disposition of all surplus funds, and the manner in which borough accounts shall be kept, shall be provided for by ordinance of the Board of Supervisors, and shall be uniform for all boroughs.

The Council shall not create, audit, or permit to accrue, any debt or liability in excess of the available money in the borough fund of the borough that may be legally apportioned and appropriated for such purpose; provided that taxes levied though uncollected are deemed available income and revenue for the year for which levied; and provided, that any borough, during the first year of its existence, may incur such indebtedness or liability as may be necessary, not exceeding in all the income and revenue provided for it in such year, nor shall any warrant be drawn, or evidence of indebtedness be issued, unless there be at the time sufficient money in the borough fund legally applicable to the payment of the same, except as hereinafter provided. When any order or demand is presented to the Borough Controller for approval and such order or demand is a proper and legal order or demand and the amount of said order or demand does not exceed the amount of the unexpended and not otherwise appropriated moneys remaining in the fund out of which said order is payable but where

there are not actual moneys on hand in said fund for the payment of said order or demand, the Borough Controller must indorse thereon the words, "not approved for want of funds," with the date of presentation and shall, in attestation thereof, affix his signature thereto; and shall number such indorsement and shall register said order or demand in the records of his office and shall thereupon deliver said order or demand to the claimant, or his order. From that time, such order or demand shall bear interest at the rate of six per cent per annum. Such orders or demands, so registered as herein provided, shall be paid in the order in which the same are registered.

All license taxes collected by the city and county within the limits of any borough shall be credited to the borough fund of such borough by the Treasurer of the city and county.

Borough Tax Subventions.

Section 21. The Board of Supervisors shall provide by ordinance for a system of subventions from tax funds of the city and county to boroughs which expend funds for the maintenance of streets, sewers, libraries, parks, or playgrounds during any fiscal year; provided that in no event shall the subvention to any borough either exceed the aggregate amount which such borough shall appropriate out of borough funds in said fiscal year for said purposes, or exceed the amount which the city and county shall raise in said fiscal year by city and county taxes levied and assessed for like purposes against taxable property within such borough. Such system of subventions may be modified from time to time by the Board of Supervisors by ordinance, but all ordinances so providing shall apply generally to all boroughs.

Borough Bonded Indebtedness.

Section 22. A borough may incur an indebtedness, exceeding in any year the income and revenue provided for such year, for the purposes of paying the cost of any borough improvement or acquisition within the power of the borough to make or acquire and may issue and sell borough bonds for such purposes, provided said indebtedness and bonds are authorized as herein provided by ordinance or resolution of the borough pledging the faith and credit of the borough therefor. Such ordinance or resolution shall be adopted and the proposition for the issue and sale of such bonds shall be submitted to a vote of the voters of the borough in substantially the same form and manner and according to the same procedure as is provided in this Charter for the issue and sale of bonds by the city and county, or in the manner and form and according to the procedure provided in any general law of the State of California in force at the time governing the issue and sale of bonds by municipalities, so far as the same may be applicable.

No such debt shall be incurred and no such bonds shall be issued by any borough without the assent of two-thirds of the voters thereof voting thereon at an election to be held for that purpose, nor unless before or at the time of incurring said debt or issuing said bonds provision shall be made for the collection of an annual tax sufficient to pay the interest on such debt or bonds as it falls due and provision shall also be made to constitute a sinking fund for the payment of the principal thereof on or before maturity.

In no case shall borough bonds be issued for a term which shall exceed the estimated life of the work or improvement for the payment of which they are issued as certified by the Council in the ordinance calling the bond election, nor for a term to exceed forty years.

No bond shall be issued on the faith and credit of the borough which will increase the bonded indebtedness thereof beyond five per cent of the assessed valuation of the property within the borough subject to direct taxation as shown by the last preceding assessed valuation.

The proceeds from the sale of borough bonds shall be applied exclusively to the purposes and objects to which the voters of the borough have assented, until such purposes and objects have been accomplished,

after which the surplus, if any, may be transferred to the bond interest or redemption fund of the borough.

Borough bonds shall not constitute or be a debt or general obligation of the city and county.

Borough Special Assessments.

Section 23. In the exercise of its power to provide for the payment of the cost of any public improvement in whole or in part by special assessment levied against the property benefited thereby, a borough acting through its Council may establish local improvement districts and levy and collect special assessments and reassessments to pay the costs and expenses of such improvements, which expenses shall be made and assessments levied and collected in conformity with the procedure set forth in this Charter for the city and county, or with the procedure set forth in any ordinance passed or adopted thereunder, or with the procedure set forth in any one or more of the general laws of the State of California in force at the time of the improvement relating to the doing of public work or the making of public improvements in municipalities or in counties, so far as the same may be applicable. The Council may provide in accordance with the procedure set forth in said Charter or said ordinance or general law or laws for the issuance, sale, payment and redemption of interest bearing bonds to represent or to be secured by such assessments or any reassessments remaining unpaid after a certain period, either singly or in the aggregate, and may provide that such assessments or reassessments may be paid in installments and be collected in the same manner in which city and county taxes are collected or otherwise, and for the sale of lands burdened by such assessments or reassessments and for the purchase of same on behalf of the borough in event of nonpayment, and may provide other or alternative methods for such collection by foreclosure or otherwise. Such work or improvements are any permitted to be done by boroughs under this Charter or by the city and county or by any such procedure, ordinance or general law.

Nothing contained herein shall prevent the Board of Supervisors from establishing similar local improvement districts where the same shall cover territory in two or more boroughs or parts thereof, or cover territory lying partly within and partly without a borough, or from levying and collecting special assessments and reassessments to pay the cost and expenses of such local public improvements.

Borough Contracts and Official Advertising.

Section 24. In the preparation of estimates, calling for bids, advertising, and awarding of contracts for supplies, materials, labor, official advertising, or for any public work, a borough shall be subject to the provisions of any ordinance as the Board of Supervisors shall provide to be applicable uniformly to all boroughs. Such ordinance shall follow as closely as practicable the provisions of this Charter relating to such matters applicable to the city and county and shall charge borough officers with appropriate duties in the premises.

Contracts for the official advertising of a borough shall be let as this Charter provides for the letting of contracts for official advertising of the city and county, provided that any such contract shall be let to a daily or weekly newspaper of general circulation established, printed, and published in the borough, if any such there be. If there be no such newspaper, then such contract shall be let to a daily or weekly newspaper of general circulation established, printed and published in the city and county.

Any newspaper of general circulation which for one year next prior to consolidation was established, printed and published in the territory consolidated with the city and county shall thereafter be deemed to have been so established, printed and published as a newspaper of general circulation for said period of one year within said city and

county for all purposes of official publication or advertising.

The advertising of the delinquent borough tax list of the property within a borough shall be let by the Board of Supervisors to the lowest responsible bidder for publication in a newspaper of general circulation established, printed, and published within such borough, if any such there be, and otherwise in such a newspaper established, printed and published in the city and county and such delinquent tax list shall be published in such newspaper at least once.

Interest in Borough Contracts.

Section 25. No officer or employee of a borough shall be or become directly or indirectly interested in any contract of such borough. Any such officer or employee violating the provisions of this section shall forfeit his office or employment and be disqualified from being elected, appointed or employed in the service of such borough, or the city and county, or any other borough thereof, and such contract shall be void.

Borough Civil Service.

Section 26. Whenever the voters of a borough shall approve an ordinance of the Council providing for Civil Service for officers and employees of the borough, the Council shall enter into an agreement with the Civil Service Commission of the city and county for the administration of the Civil Service system of the borough, and it shall provide in the borough budget for the payment to the city and county of the costs of such services.

In any such ordinance it shall be provided that all borough officers and employees, not otherwise exempt as herein provided, shall be subject to the Civil Service provisions of this Charter as far as they may be consistently applicable to such officers and employees. Such ordinance shall further provide that there shall be no exemption of any borough officers or employees from the borough Civil Service system except in the case of elective borough officers, appointees to any borough board or commission not required to give full-time service, and the Borough Manager, if any. Such ordinance may also provide that any borough officer or employee, who shall be subject to the borough Civil Service system and who has been continuously employed full-time for one year prior thereto by the borough or by the city automatically established as such borough, shall without examination be deemed appointed within the Civil Service provisions of this Charter to the position to which he may be assigned and entitled to all the benefits of said Civil Service provisions thereafter.

### Borough Pensions.

Section 27. Whenever the voters of a borough shall approve an ordinance of the Council providing for retirement allowances and death benefits applicable to officers and employees of the borough, the Council shall enter into an agreement with the Board of Administration of the employees' retirement system of the city and county for the administration of the borough retirement allowances and death benefits, and for contributions by the borough and the borough officers and employees to the employees' retirement system of the city and county in like manner as is provided for such administration and contributions by the city and county and city and county officers and employees.

The right of borough officers and employees to participate in such a retirement system, the manner in which they may participate, and the benefits they may enjoy, shall be those provided by the employees' retirement system for officers and employees of the city and county.

In any such ordinance it may be provided that any officer or employee participating in its benefits shall receive credit for his prior continuous full-time service to the borough and/or to the city automatically established as such borough, and all liabilities accruing under such system because of such prior service shall be met by the borough.

Borough Elections.

Section 28. The primary and general elections of a borough shall be held at the time provided in this Charter for municipal primary and general elections of the city and county. Except as otherwise provided in this Charter, the Council by ordinance shall call any special borough election and notice of such special election shall be given by proclamation issued by the President of the Council and posted and published as the Council may direct for the period of at least 30 days next preceding the date of such election. Any borough election shall be conducted and canvassed in the same manner as an election of the city and county, but the cost of any special election shall be borne by the borough. A borough special election may be called to be held on any day appointed for any primary or general election of the city and county.

Borough Initiative, Referendum, and Recall.

Section 29. The voters of a borough may invoke the initiative provisions of this Charter to apply to any borough ordinance, and they may also invoke the referendum provisions of this Charter to apply to any ordinance, act or measure of a Council. The Council may submit any ordinance it is empowered to pass to a vote of the borough voters. The voters of a borough may invoke the recall provisions of this Charter to apply to any elective borough officer. It shall be the duty of the Board of Supervisors, by ordinance uniformly applicable to all boroughs, to make the provisions of this section effective.

Interchange of Services.

Section 30. Any department, officer, or employee of a borough may be permitted to perform services for any office, board, or department of the city and county, and may be compensated for such services by the city and county, provided approval thereof is first obtained from the proper borough authority.

Borough Continuation of Employees, Contracts, and Ordinances.

Section 31. Except as otherwise provided, any employee of a city consolidated with the city and county, who shall be in the employ of any department or office of such city, the duties of which shall be undertaken by a borough automatically established as successor to any such city, shall continue in the position to which he may be assigned in the employ of the borough until the end of his term or if without a term until removed by the authority to whom power of removal is committed.

All contracts for materials, supplies and labor, and all public works, special assessments or similar proceedings entered into or undertaken by a city consolidated with the city and county in force or in course of performance when consolidation becomes effective, shall be continued and perfected by the borough automatically succeeding any such city, provided the borough shall have jurisdiction in the matter for which such contracts were entered into or over such public works, special assessments or similar proceedings, and otherwise by the city and county.

All ordinances of a city consolidated with the city and county which are not inconsistent with the provisions of this Charter or with any ordinance of the city and county shall, until repealed or amended by borough ordinances, be continued in force as ordinances of the borough automatically succeeding such city.

General Legislation for Boroughs.

Section 32. The Board of Supervisors shall have general power to enact all legislation necessary to permit boroughs to exercise their powers or perform their duties under any provisions of this Charter and not otherwise provided for herein. Such legislation shall be con-

sistent with the provisions of this Charter relating to the city and county or to boroughs and shall be uniform for all boroughs.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Action Deferred.

The following matter was on motion laid over one week:

# Granting Further Land in Civic Center to United States Government.

Bill No. 9432, Ordinance No. — (New Series), as follows:

Agreeing to a further grant to the United States of America, a site situate in the Civic Center of the City and County of San Francisco, and determining the size thereof, and authorizing the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors thereof to execute and deliver to the United States of America a deed conveying to the United States of America the hereinafter described real property, all pursuant to the provisions of Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco.

Whereas, pursuant to Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco, the Board of Supervisors has heretofore caused to be conveyed to the United States of America a certain piece or parcel of land situate in the Civic Center

in the City and County of San Francisco; and

Whereas, the property heretofore granted is inadequate, and it is deemed necessary and to the best interests of the City and County of San Francisco and the United States of America that an additional piece or parcel of land contiguous to and adjoining said grant heretofore made and above referred to be conveyed by said City and County of San Francisco to said United States of America in order that the general scheme of buildings in said Civic Center be adhered to, and that additional building space be provided; and

Whereas, the hereinafter described real property is situate within the locality described in said section of said Charter, is owned by the said City and County of San Francisco and is unoccupied by any building or structure belonging to the said City and County of San

Francisco.

Now, therefore,

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

Section 1. The Board of Supervisors of the City and County of San Francisco hereby determines that the size and site of said lands to be conveyed to the said United States of America should be as hereinafter set forth.

Section 2. That the City and County of San Francisco does hereby offer the hereinafter described real property to the United States of America, without any monetary consideration and in addition to the grant of land heretofore made and in pursuance to said Charter provision herein referred to, the hereinafter described real property.

Section 3. That the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors, be and they are hereby authorized, empowered and directed to make, execute and deliver to the United States of America, a good and sufficient deed conveying to said United States of America the hereinafter described real property.

Section 4. That the site to be conveyed to said United States of America, in conformity with this ordinance, is described as follows, to-wit:

Beginning at a point on the westerly line of Leavenworth Street produced southerly, distant thereon 229.375 feet southerly along said line of Leavenworth Street produced southerly from the southerly line of McAllister Street (said point being also the southeasterly corner of the property deeded by the City and County of San Francisco to the United States of America, recorded September 19, 1930, in Volume 2078, Page 484, Official Records of said City and County); thence southerly along said line of Leavenworth Street produced southerly 25 feet; thence at right angles westerly along a line parallel with and distant 25 feet at right angles southerly from the southerly line of the aforementioned property deeded to the United States of America, 412.50 feet to the easterly line of Hyde Street produced southerly; thence at right angles northerly along said line of Hyde Street produced southerly 47 feet to the southwesterly line of the aforementioned property deeded to the United States of America; thence southeasterly along last-mentioned property line, on a curve to the right, tangent to a line deflected 90 degrees to the right from the preceding course, radius 42 feet, central angle 61 degrees 33 minutes 58 seconds, a distance of 45.128 feet to the southerly line of the aforementioned property deeded to the United States of America; thence easterly along last-mentioned property line, 375.568 feet to the westerly line of Leavenworth Street produced southerly, and the point of beginning.

Section 5. This ordinance shall become effective immediately upon its passage.

### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Plans, Etc., for Alteration of Hangar No. 1, Airport.

On recommendation of Finance Committee.

Bill No. 9435, Ordinance No. 8934 (New Series), as follows:

Authorizing the preparation of plans and specifications for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and ordering the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and directing the Board of Public Works to enter into contract for said work in accordance with plans and specifications prepared therefor, which plans and specifications are hereby approved.

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

Section 1. The Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and to enter into contract for the alteration of hangar No. 1, to accommodate a dope shop, ticket office, pilots' restroom, and appurtenances, at the San Francisco Municipal Airport (Mills Field), and said work is hereby ordered, in accordance with the said plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

Providing for Issuance and Redemption by the City and County of \$1,400,000 Bonds for Parks and Squares.

Also, Bill No. 9429, Ordinance No. 8935 (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit:

The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvement of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park, San Mateo county; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco, in accordance with and as authorized at special election held in said City and County on the sixth day of February, 1931.

Whereas, a special election was held in the City and County of San Francisco on the sixth day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8908 (New Series), calling and providing for such election, and Resolution No. 33766 (New Series), giving notice thereof, reference to said ordinance and resolution for further particulars being here made; and

Whereas, it has been determined by Resolution No. 33944 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purpose and to the amount stated in the proposition submitted thereat:

Now, Therefore, Be it ordained by the People of the City and County

of San Francisco, as follows:

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said City and County on the sixth day of February, 1931, and the provisions of the Charter of said City and County and with Ordinance No. 8908 (New Series), and Resolution No. 33766 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of one million four hundred thousand dollars (\$1,400,000) for permanent improvements, to-wit: The construction and improvement of permanent improvements, to-wit: The construction and improvement of the following parks and squares located within the City and County of San Francisco, to-wit: The improvement of meadows in Golden Gate Park; the bridle path from Sutro Heights to Seacliff; a footpath from Sutro Heights to Thirty-second avenue; a footpath to and around Telegraph Hill; a driveway in McLaren Park; a footpath through Sunset Square; improving grounds within Sunset Square; improvements of existing roads within Golden Gate Park, including a widening of the existing drive around Stow Lake in said Golden Gate Park; planting and grading Telegraph Hill; improving Aquatic Park, Yacht Harbor and Balboa Park and grading and constructing roadways in Sharp Park in San Mateo County; all to be designed for the recreation and entertainment of the residents of the City and County of San Francisco.

That such bonds shall be called "Public Parks and Squares Bonds, 1931," shall be 1,400 in number, and shall be numbered from 1 to 1,400, both inclusive, and shall be payable \$56,000 thereof 5 years from the

date of said bonds, beginning with the lowest numbers, and \$56,000 thereof of the next higher numbers on the same day in each succeed-

ing year until all of said bonds shall be paid.

Section 2. All of the bonds issued as herein provided shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the first day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Supervisors with the seal of said City and County.

Said bonds shall be in substantially the following form:

#### THE UNITED STATES OF AMERICA

State of California,

City and County of San Francisco

## "PUBLIC PARKS AND SQUARES BOND, 1931"

United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

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

election duly and legally called and held for that purpose.

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

• • • •		Mayor.
		Treasurer.
Countersigned:		
••••		Auditor.
• • • •	• • • • • • • • • • • • • • • • • • • •	
••••	Clerk of the Board of (Seal)	Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

## 

Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or attorney duly authorized on presentation of the bond to the Treasurer, and the bond be again registered as

before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

#### FORM OF REGISTRATION

San Francisco, ...... 19....

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

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8908 (New Series), and Resolution No. 33766 (New Series) and in futherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Public Parks and Squares Bond Interest and Redemption Fund."

Section 7. The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Public Parks and Squares Bonds shall be placed in the treasury to the credit of the "1931 Public Parks and Squares Bonds Construction Fund," which fund is hereby created, and shall be used exclusively for the purpose for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

Providing for Issuance and Redemption by the City and County of \$900,000 Bonds for Boulevards and Roads.

Also, Bill No. 9430, Ordinance No. 8936 (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of Nine Hundred Thousand Dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit: Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced; reconditioning streets and avenues in Sunset district, bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway; building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini; improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard; construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights; roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities; the readjustment of intersecting and adjacent streets and other improvements; and the purchase of the necessary lands with respect to each of the said boulevards or roads, in accordance with and as authorized at a special election held in said city and county on the 6th day of February, 1931.

Whereas, A special election was held in the City and County of San Francisco on the 6th day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8907 (New Series), calling and providing for such election, and Resolution No. 33767 (New Series), giving notice thereof, reference to said ordinance and resolution for further particulars being here made; and

Whereas, It has been determined by Resolution No. 33945 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purposes and to the amount stated in the proposition submitted thereat:

Now, therefore,

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

Section 1. That bonds of the City and County of San Francisco be issued in accordance with the result of the special election held in said city and county on the 6th day of February, 1931, and the provisions of the Charter of said city and county and with Ordinance No. 8907 (New Series), and Resolution No. 33767 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of Nine Hundred Thousand Dollars (\$900,000) for the acquisition, construction and completion of permanent improvements, to-wit:

Certain improved routes for public highway purposes in the City and County of San Francisco, as follows: A road around the shores of Lake Merced; reconditioning streets and avenues in Sunset district bounded by Lincoln way, Sloat boulevard, Seventh avenue and Great Highway; building and extension of Clarendon avenue over the most feasible route to Seventh avenue, and construction of a road around Blue Mountain connecting with Clarendon avenue at its termini; improving Stanley street parkway between Alemany boulevard and Junipero Serra boulevard; construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights; roadways within and approaching the Laguna Honda Home, including approaches, structures, pavements, curbs, sidewalks, sewers, drainage facilities; the readjustment of intersecting and adjacent streets and other improvements, and the purchase of the necessary lands with respect to each of the said boulevards or roads.

That such bonds shall be called "Boulevards and Roads Bonds, 1931," shall be 900 in number, and shall be numbered from 1 to 900, both inclusive, and shall be payable, \$36,000 thereof five years from the date of said bonds, beginning with the lowest numbers, and \$36,000 thereof of the next higher numbers on the same day in each succeeding year until all of said bonds shall be paid.

Section 2. All of the bonds issued, as herein provided, shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of 4½ per centum per annum, payable semi-annually on the 1st day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned

\$1,000.00

by the Auditor, and attested by the Clerk of the Board of Supervisors with the seal of said city and county.

Said bonds shall be in substantially the following form:

#### THE UNITED STATES OF AMERICA

State of California,

City and County of San Francisco

### "BOULEVARDS AND ROADS BOND, 1931"

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the bearer on the first day of ........., 19...., one thousand dollars, with interest thereon at the rate of  $4\frac{1}{2}$  per centum per annum, payable semi-annually, February 1 and August 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and

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

County of San Francisco in the City and State of New York.

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

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

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

In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved

or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.
Mayor.
Treasurer.
Countersigned:
Auditor.
Clerk of the Board of Supervisors. (Seal)
Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards, and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:
FORM OF COUPON
No
On
Treasurer.
Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner, and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter, and from time to time, the bond may be transferred by such registered owner in person or attorney, duly authorized, on presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:
FORM OF REGISTRATION
San Francisco, 19 This bond is registered pursuant to Charter of the City and County of San Francisco, State of California, in the name of and the interest and principal thereof are hereafter payable to such owner.
Treasurer.
Section 6. For the purpose of providing for the payment of the
principal and interest of said bonds, taxes shall be levied and collected

as provided in Ordinance No. 8907 (New Series), and Resolution No. 33767 (New Series), and in furtherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Boule-

vards and Roads Bond Interest and Redemption Fund."

The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Boulevards and Roads Bonds shall be placed in the treasury to the credit of the "1931 Boulevards and Roads Bond Construction Fund," which fund is hereby created, and shall be used exclusively for the purposes for which such bonds were issued.

This ordinance shall take effect immediately. And the Section 8. Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby

expressly repealed.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton-6.

### Providing for Issuance and Redemption by the City and County of \$200,000 Bonds for Playgrounds.

Also, Bill No. 9431, Ordinance No. 8937 (New Series), as follows:

Providing for the issuance and redemption of bonds of the City and County of San Francisco to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn, and Funston Annex Playgrounds, in accordance with and as authorized at a special election held in said City and County on the sixth day of February, 1931.

Whereas, A special election was held in the City and County of San Francisco on the sixth day of February, 1931, in accordance with the provisions and requirements of Ordinance No. 8909 (New Series), calling and providing for such election, and Resolution No. 33768 (New Series), giving notice thereof, reference to said Ordinance and Resolution for further particulars being here made; and,

Whereas. It has been determined by Resolution No. 33946 (New Series), reference thereto for further particulars being here made, that at such special election more than two-thirds of the votes cast thereat were cast and counted as being in favor of and to authorize the incurring of a bonded indebtedness for the purpose and to the amount stated in the proposition submitted thereat.

Now, Therefore, Be it ordained by the People of the City and County

of San Francisco, as follows:

That bonds of the City and County of San Francisco Section 1. be issued in accordance with the result of the special election held in said City and County on the sixth day of February, 1931, and the provisions of the Charter of said City and County and with Ordinance No. 8909 (New Series), and Resolution No. 33768 (New Series), as follows, to-wit:

That bonds of the City and County of San Francisco be issued to the amount of two hundred thousand dollars (\$200,000) for the construction and completion of certain permanent improvements, to-wit: The improvement of structures, facilities, grounds and equipment in the following playgrounds located within the City and County of San Francisco, to-wit: Potrero Hill, Ocean View, St. Mary's Park, Julius Kahn and Funston Annex Playgrounds.

That such bonds shall be called "Playgrounds Bonds, 1931," shall

be 200 in number, and shall be numbered from 1 to 200, both inclusive. and shall be payable \$8,000 thereof 5 years from the date of said bonds, beginning with the lowest numbers, and \$8,000 thereof of the next higher numbers on the same day in each succeeding year until

all of said bonds shall be paid.

Section 2. All of the bonds issued as herein provided shall be of the form and character known as "serials." All of said bonds shall be dated February 1, 1931, shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually on the first day of February and August of each year until the maturity thereof; shall be of the denomination of \$1,000 each, and the principal and interest thereof shall be payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the cption of the holder, at the fiscal agency of said City and County in the City and State of New York.

Section 3. Said bonds shall be signed by the Mayor and by the Treasurer of the City and County of San Francisco, countersigned by the Auditor, and attested by the Clerk of the Board of Super-

visors with the seal of said City and County.

Said bonds shall be in substantially the following form:

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

"PLAYGROUND BOND, 1931"

No. . . . . . . . . . . . . . \$1,000.00

For value received the City and County of San Francisco, a municipal corporation organized and existing under the laws of the State of California, hereby acknowledges itself indebted and promises to pay to the able semi-annually, February 1 and August 1, on presentation and surrender of the coupons hereto attached as they respectively become due, both principal and interest being payable in gold coin of the United States at the office of the Treasurer of said City and County, or, at the option of the holder, at the fiscal agency of said City and County of San Francisco in the City and State of New York.

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

election duly and legally called and held for that purpose.

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

This bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which

event such Treasurer shall cut off and cancel the coupons of this bond

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

This bond is exempt from all taxation within the State of California. In witness whereof, said City and County of San Francisco has caused this bond to be executed under its corporate seal, signed by its Mayor and Treasurer, and countersigned by its Auditor, and has caused the interest coupons hereto attached to be signed with the engraved or lithographed signature of its Treasurer, and this bond to be dated the first day of February, 1931.

		Mayor.
		Treasurer.
Countersig	ned:	
		Auditor.
		• • • • • • • • • • • • • • • • • • • •
	Clerk of the Board of (Seal.)	of Supervisors.

Section 4. Interest coupons shall be attached to each bond to the number of twice the number of years such bond will run until the maturity thereof, and the coupons shall be of such a sum as will amount to the interest due on such bond for six months. Such coupons shall be numbered from one upwards and shall state the name and number of the bond to which it is attached. Such coupons shall bear the facsimile signature of the Treasurer of the City and County of San Francisco and be substantially in the following form:

#### FORM OF COUPON

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Treasurer.

Section 5. Any bond may be converted into a registered bond upon presentation to the Treasurer of the City and County of San Francisco, in which event such Treasurer shall cut off and cancel the coupons of this bond, and shall sign a statement stamped, printed or written upon the back or face of the bond to the effect that the bond is registered in the name of the owner and that thereafter the interest and principal of the bond are payable to the registered owner. Thereafter and from time to time the bond may be transferred by such registered owner in person or attorney duly authorized on presentation of the bond to the Treasurer, and the bond be again registered as before, a similar statement being stamped, printed or written thereon. Such registration shall be substantially in the following form:

#### FORM OF REGISTRATION

San Francisco, ..... 19....

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

Treasurer.

Section 6. For the purpose of providing for the payment of the principal and interest of said bonds, taxes shall be levied and collected as provided in Ordinance No. 8909 (New Series), and Resolution No. 33768 (New Series) and in furtherance of the purposes herein expressed the following fund is hereby created, to-wit: "1931 Playground Bond Interest and Redemption Fund."

Section 7. The Board of Supervisors shall sell said bonds at such times and in such amounts as it may determine. The proceeds arising from the sale of the 1931 Playground Bonds shall be placed in the treasury to the credit of the "1931 Playgrounds Bond Construction Fund," which fund is hereby created, and shall be used exclusively for the purposes for which such bonds were issued.

Section 8. This ordinance shall take effect immediately. And the Clerk of the Board of Supervisors is hereby directed to advertise this bill and ordinance in the official newspaper as required by law.

Section 9. All bills or ordinances in conflict herewith are hereby expressly repealed.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Oil Tanks and Boilers.

On recommendation of Fire Committee.

Resolution No. 33980 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

Hotel Lark, 447 Eddy street, 1500 gallons capacity.

C. Hornung, 165-175 Valencia street, 1500 gallons capacity.

The Turner Co., north side of Ocean avanue, 55 feet east of Fairfield way, 1500 gallons capacity.

James H. Pinkerton Company, northeast corner of Army and Misouri streets, 1500 gallons capacity.

J. Greenbach, 351 Jones street, 1500 gallons capacity.

Dinuba Steel Products Company, 200 Paul avenue, 200 gallons capacity.

Petroleum Heat and Power Company, southeast corner Van Ness avenue and Jackson street, 750 gallons capacity.

Poultry Producers of Central California, south side of Vallejo street, 97 feet 6 inches west of Battery street, 2000 gallons capacity.

P. Liebman, northwest corner Prado and Cervantes boulevard, 1500 gallons capacity.

#### Boilers.

Federated Metals Corporation, 75 Folsom street, 25 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Supply Station, J. O. Carr and R. A. Kenney, Southeast Corner of Mission and Acton Streets.

Also, Resolution No. 33981 (New Series), as follows:

Resolved, That J. O. Carr and R. A. Kenney be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southeast corner of Mission and Acton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Supply Station, T. & G. Motor, Ltd., Southwest Corner of Pacific and Trenton Streets.

Also, Resolution No. 33982 (New Series), as follows:

Resolved, That the T. & G. Motor, Ltd, be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the southwest corner of Pacific and Trenton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Laundry Permit, Henry Arribere, 1977 Union Street.

Also, Resolution No. 33983 (New Series), as follows:

Resolved, That Henry Arribere be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 1977 Union street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Laundry Permit, Jean Daguerre and Gerard Lafou, 1477 Fifteenth Street.

Also, Resolution No. 33984 (New Series), as follows:

Resolved, That Jean Daguerre and Gerard Lafou be and are hereby granted permission, revocable at will of the Board of Supervisors to maintain and operate a laundry at 1477 Fifteenth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Laundry Permit, Philippe Ypas, 3821 Twenty-fourth Street.

Also, Resolution No. 33985 (New Series), as follows:

Resolved, That Philippe Ypas be and is hereby granted permission. revocable at will of the Board of Supervisors, to maintain and operate a laundry at 3821 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Garage Permit, E. A. Hunt and Della Selva, 923 Valencia Street.

Also, Resolution No. 33986 (New Series), as follows:

Resolved, That E. A. Hunt and Della Selva be and they are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, public garage permit heretofore granted Lake and Seals by Resolution No. 32667 (New Series) for premises at 923 Valencia street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Transfer Garage Permit, Geo. Harrison, North Side of Hayes Street 130 Feet East of Clayton Street

Also, Resolution No. 33987 (New Series), as follows:

Resolved, That Geo. Harrison be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted A. W. Flynn by Resolution No. 21587 (New Series) for premises on north side of Hayes street, 130 feet east of Clayton street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Transfer Garage Permit, Dodge Bros. Service Garage, 655 Ellis Street.

Also, Resolution No. 33988 (New Series), as follows:

Resolved, That Dodge Brothers Service Garage be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, public garage permit heretofore granted J. E. French Company by Resolution No. 31393 (New Series) for premises at 655 Ellis street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Transfer Parking Station, Nelson Parker, South Side Ellis Street, 87 Feet 6 Inches East of Taylor Street.

Also, Resolution No. 33989 (New Series), as follows:

Resolved, That Nelson Parker be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile parking station permit heretofore granted H. L. Chad-

bourne by Resolution No. 33490 (New Series) for premises on the south side of Ellis street, 87 feet, 6 inches east of Taylor street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Garage Permit, New Mission Garage, 3330 Twentieth Street.

Also, Resolution No. 33990 (New Series), as follows:

Resolved, That the New Mission Garage (J. A. Greenway) be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, public garage permit heretofore granted Owens and Belleview by Resolution No. 33099 (New Series) for premises at 3330 Twentieth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Garage Permit, Fred Gammel, 650 Divisadero Street.

Also, Resolution No. 33991 (New Series), as follows:

Resolved, That Fred Gammel be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Thos. W. Byron by Resolution No. 28354 (New Series) for premises at 650 Divisadero street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Supply Station, George Legeas and Joseph McGrath, Southeast Corner of Ocean Avenue and Harold Street.

Also, Resolution No. 33992 (New Series), as follows:

Resolved, That George Legeas and Joseph McGrath be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted Edmund Minehan by Resolution No. 30502 (New Series) for premises at southeast corner of Ocean avenue and Harold street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Transfer Supply Station, W. C. Jensen, Southwest Corner of Eleventh and Howard Streets.

Also, Resolution No. 33993 (New Series), as follows:

Resolved, That W. C. Jensen be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Harry Heller by Resolution No. 32398 (New Series) for premises at southwest corner of Eleventh and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Transfer Supply Station, Charles Frei, Southwest Corner of Third Street and Evans Avenue

Also, Resolution No. 33994 (New Series), as follows:

Resolved, That Charles Frei be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted R. A. Hammond by Resolution No. 32401 (New Series) for premises at the southwest corner of Third street and Evans avenue

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Transfer Supply Station, John Rogers, Southwest Corner San Jose Avenue and Broad Street.

Also, Resolution No. 33995 (New Series), as follows:

Resolved, That John Rogers be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Ernest F. Ferrari by Resolution No. 30465 (New Series) for premises at the southwest corner of San Jose avenue and Broad street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Garage Permit, Frank Bricker, 3135 Twenty-fourth Street.

Also, Resolution No. 33996 (New Series), as follows:

Resolved, That Frank Bricker be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Keast and Johnson by Resolution No. 23135 (New Series) for premises at 3135 Twenty-fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Supply Station, H. J. Chandler, Southwest Corner Mission and Niagara Streets.

Also, Resolution No. 33997 (New Series), as follows:

Resolved, That H. J. Chandler be and is hereby granted permission, revocable at the will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Lee E. SoRelle and Son by Resolution No. 31194 (New Series) for premises at southwest corner of Mission and Niagara streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Supply Station, Frank Patane and Paul Patane, West Side of Columbus Avenue Between Francisco Street and Houston Place.

Also, Resolution No. 33998 (New Series), as follows:

Resolved, That Frank Patane and Paul Patane be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted H. Rogers by Resolution No. 31679 (New Series) for premises on west side of Columbus avenue between Francisco street and Houston place.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Transfer Supply Station, A. J. Shealor, Southeast Corner of Geary and Steiner Streets.

Also, Resolution No. 33999 (New Series), as follows:

Resolved, That A. J. Shealor be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted Joseph A. Hanrahan by Resolution No. 31322 (New Series) for premises at the southeast corner of Geary and Steiner streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Transfer Supply Station, E. H. Wildman and L. E. Collins, Southwest Corner of Laguna Honda Boulevard and Plaza Street.

Also, Resolution No. 34000 (New Series), as follows:

Resolved, That E. H. Wildman and L E. Collins be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them, automobile supply station permit heretofore granted Union Oil Company of California by Resolution No. 33440 (New Series) for premises at the southwest corner of Laguna Honda boulevard and Plaza street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Supply Station, James T. Fitzgerald and L. J. Equi, Northeast Corner of Twenty-fourth and Harrison Streets.

Also, Resolution No. 34001 (New Series), as follows:

Resolved, That James T. Fitzgerald and L. J. Equi be and they are hereby granted permission, revocable at will of the Board of Super-

visors, to maintain and operate an automobile supply station on premises at the northeast corner of Twenty-fourth and Harrison streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Repealing Ordinance No. 8922 (New Series), Ordering the Construction of Bulkheads on the North Side of Roosevelt Way.

On recommendation of Streets Committee.

Bill No. 9427, Ordinance No. 8938 (New Series), as follows:

Repealing Ordinance No. 8922 (New Series), entitled, "Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for the building of same."

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

Section 1. Ordinance No. 8922 (New Series), approved by the Board of Public Works January 27, 1931, title of which is recited above, ordering the removal of sand and construction of bulkheads on the north side of Roosevelt way between line 458.72' and 483.72', and between lines 508.72' and 583.72', south of Clifford Terrace, is hereby repealed.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Ordering the Improvement of Palou and Santa Cruz Avenues.

Also, Bill No. 9428, Ordinance No. 8939 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. The Board of Public Works, in written communication filed in the office of the Clerk of the Board of Supervisors December 9, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the

rate of interest to be charged on all deferred payments shall be seven

per centum per annum.

The improvement of Palou avenue, between Griffith and Hawes streets, where not already so improved, by the construction of armored concrete curbs; by the construction of side sewers; and by the construction of an asphalt-concrete pavement, consisting of a two-inch asphaltic concrete wearing surface and a six-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Santa Cruz avenue, between De Long street and the County Line by grading to official line and grade; by the construction of unarmored concrete curbs; by the construction of side sewers; and by the construction of an asphalt-concrete pavement, consisting of a two-inch asphaltic concrete wearing surface and a six-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a

part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Granting Mission Land and Cattle Company Permission for a Spur Track Across Mississippi Street.

Also, Bill No. 9436, Ordinance No. 8933 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Mission Land and Cattle Company to construct, maintain and operate a spur track across Mississippi street as delineated on blueprint entitled "Proposed spur track for Mission Land and Cattle Company, January 30, 1931," as hereinafter described.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Mission Land and Cattle Company to construct, maintain and operate a spur track across Mississippi street as delineated on blueprint entitled "Proposed spur track for Mission Land and Cattle Company, January 30, 1931," and more specifically described as follows:

Commencing at a point on the easterly line of Mississippi street, distant thereon 270 feet northerly from the northerly line of Army street; thence on a tangent in a northwesterly direction at an angle of 28 degrees 13 minutes 38 seconds to the left from the easterly line of Mississippi street, a distance of 105.72 feet to the existing westerly line of Mississippi street, distant thereon 363.14 feet from the northerly line of Army street.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were

written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expense connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage to be paid for by the Mission Land and Cattle Company.

Provided, Mission Land and Cattle Company shall erect and maintain all-night lighted arc lamps, to be placed where directed by the

Lighting Committee of the Board of Supervisors.

Provided, that girder rails shall be used within the lines of the street in the construction of said spur track, and that proper clearance be observed.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$87,467.94, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### NEW BUSINESS.

## Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

payment to the following named claimants, to-wit:	
Auditorium Fund.	
(1) Pacific Gas & Electric Co., gas and electric service for Civic Auditorium (claim dated Feb. 13, 1931)\$	676.70
County Road Fund.	
<ul> <li>(2) Antioch Sand Co., sand for street maintenance (claim dated Feb. 11, 1931)</li></ul>	1,056.29
street maintenance (claim dated Feb. 11, 1931)	639.47
tenance (claim dated Feb. 11, 1931)	825.50
struction (claim dated Feb. 11, 1931)	737.50
struction (claim dated Feb. 11, 1931)	696.25
(7) San Francisco City Employees' Retirement System, to match contributions from Municipal Railway employees	
(claim dated Feb. 10, 1931)	7,787.67
Special School Tax.	3,175.00

(10) Board of Public Works (Bureau Engineering), reimbursement for blue prints, photostats, etc., furnished for annex to Paul Revere School (claim dated Feb. 10, 1931)

636.28

907.01

Tax Judgments (Appropriation 58).	
(11) Oscar Samuels and J. Samuels, sixth payment, for account of tax judgments (claim dated Feb. 14, 1931)	1,217.72
Installation Fund (Department Electricity).	
(12) Flynn & Collins, one Ford truck, Department of Electricity (claim dated Jan. 31, 1931)	854.65
1929 Hospital Bond Fund.	
(13) Incandescent Supply Co., lighting fixtures furnished Laguna Honda Home (Ward "F" Building), (claim dated Jan. 31, 1931)	551.92
1928 Hetch Hetchy Construction Fund.	
<ul> <li>(14) J. H. Creighton, truck hire (claim dated Feb. 18, 1931).</li> <li>(15) First National Bank, Redwood City, improvement of streets, Redwood City, assessed against Hetch Hetchy</li> </ul>	3 2,026.75
Aqueduct property (claim dated Feb. 18, 1931)	1,735.98
1931)	3,382.66
(17) Geo. Herrmann Co., calcium chloride (claim dated Feb. 18, 1931)	537.16
(18) Alfred Pereira & Bros., hauling gravel, etc. (claim dated Feb. 18, 1931)	561.00
(19) Department of Public Health, care of Hetch Hetchy	250 55
patients (claim dated Feb. 18, 1931)	658.75
Feb. 18, 1931)	6,542.44
(21) San Francisco City Employees' Retirement System, to match contributions from Hetch Hetchy employees (claim dated Feb. 18, 1931)	676.24
(22) Santa Cruz Portland Cement Co., cement (claim dated	010.24
Feb. 18, 1931)	5,100.00
Hetch Hetchy Power Operative Fund.	
(23) Graham-Paige Co. of Northern California, one coupe claim dated Feb. 17, 1931)	857.50
Water Revenue Fund.	001.00
(24) American Smelting & Refining Co., pig lead (claim	
dated Feb. 18, 1931)	502.65
(25) The Atlas Mineral Products Co., mineralead (claim dated Feb. 18, 1931)	630.00
(26) N. A. Eckart, Revolving Fund, reimbursement for ac-	050.00
count expenditures (claim dated Feb. 18, 1931)	871.10
(27) N. A. Eckart, Revolving Fund, reimbursement for account claim paid Tubbs Cordage Co. (claim dated Feb.	
18, 1931)	3,000.00
(28) General Petroleum Corporation, gasoline, etc. (claim dated Feb. 18, 1931)	704.79
(29) Hetch Hetchy Water Supply (Dept. Public Works) for	704.72
materials furnished (claim dated Feb. 18, 1931)	5,848.74
dated Feb. 18, 1931)	10,805.22
1931)	580.36
1931)	516.97
(33) Pacific Gas & Electric Co., electric service (claim dated Feb. 18, 1931)	602.00
Feb. 18, 1931)	693.92 883.46
(35) Sudden Lumber Co., lumber (claim dated Feb. 18, 1931)	867.63

#### Playground Fund. Robert A. Farish, final payment, excavation on Aptos Playground (claim dated Feb. 18, 1931)..... 2,970.50 County Road Fund. Board of Public Works, reimbursement for repairs to (37)equipment for account street maintenance (claim dated 526.13 Feb. 14, 1931) ..... General Fund, 1930-1931. Phillips & Van Orden Co., printed statements for As-(38)1,904.40 sessor (claim dated Feb. 18, 1931)..... Edward Barry Co., printed real estate rolls for Assessor (claim dated Feb. 18, 1931)..... 1,185.00 Little Children's Aid, maintenance of minors (claim dated Feb. 11, 1931) ..... 12,506.91 Eureka Benevolent Society, maintenance of minors 3.069.67 Children's Agency, maintenance of minors (claim dated (42)32.811.69 Feb. 11, 1931) ..... S. F. Nursery for Homeless Children, maintenance of minors (claim dated Feb. 11, 1931) ..... 610.00 (44) The Albertinum, maintenance of minors (claim dated Feb. 11, 1931) ..... 516.44St. Vincent's School, maintenance of minors (claim dated Feb. 11, 1931) ...... 818.00 Roman Catholic Orphanage, maintenance of minors (claim dated Feb. 11, 1931) ..... 1,400.00 Roman Catholic Orphanage, maintenance of minors (claim dated Feb. 11, 1931) ..... 1,333.62 Preston School of Industry, maintenance of minors, (48)State schools (claim dated Feb. 11, 1931) ..... 1,040.00 National Surety Co., premium on official bond of Treasurer Duncan Matheson (claim dated Feb. 17, 1931) ..... 1,000.00 Berringer & Russell, hay, etc., Police Dept. (claim dated Feb. 16, 1931) ...... 787.50Elliott Tire Co., tires and tubes, Police Dept. (claim dated Feb. 16, 1931) ..... 513.41 Chester N. Weaver Co., one Studebaker auto for Police Dept. (claim dated Feb. 16, 1931) ...... 1,576.50 (53)Howard Automobile Co., three Buick autos for Police Dept. (claim dated Feb. 16, 1931) ..... 4,675.20 Pacific Coast Steel Corporation, steel radio towers, (54)Dept. of Electricity (claim dated Jan. 31, 1931) ....... 1,860.00 Del Monte Meat Co., meats for County Jails (claim (55)622.87 647.75(57)Feb. 16, 1931) ..... 724.87 San Francisco Chronicle, official advertising (claim dated Feb. 24, 1931) ..... 596.01 Daniel Gallagher Company, hauling of voting machines (claim dated Feb. 16, 1931) ..... 3,351.15 (60)Jensen Bread Co., bread for S. F. Hospital (claim 894.49 (61)Honda Home (claim dated Feb. 19, 1931) ..... 20,600.00 (62)McGregor Engineering Co., vacuum valves furnished Laguna Honda Home (claim dated Jan. 29, 1931)....... 756.00 Crane Co., radiator valves for Laguna Honda Home

(claim dated Jan. 31, 1931) .....

554.68

(64) Dohrmann Hotel Supply Co., steam jacket for Laguna Honda Home (claim dated Jan. 31, 1931)	516.08
(65) Langendorf Bakeries, Inc., bread for Laguna Honda Home (claim dated Jan. 31, 1931)	611.20
(66) Richfield Oil Co., fuel oil for Laguna Honda Home (claim dated Jan. 31, 1931)	1,753.04
(67) Schweitzer & Co., Inc., meat for S. F. Hospital (claim	2,563.66
dated Jan. 31, 1931)	
pital (claim dated Jan. 31, 1931)	5,090.71
Jan. 31, 1931)	1,402.80
(70) Scatena-Galli Fruit Co., fruit and produce (claim dated Jan. 31, 1931)	752.77
(71) Blake, Moffitt & Towne, paper for S. F. Hospital (claim dated Jan. 31, 1931)	522.48
(72) San Francisco Water Dept., hydrant installation for S. F. Fire Dept. (claim dated Jan. 31, 1931)	702.50
(73) Pacific Gas & Electric Co., gas and electric service furnished Fire Dept. (claim dated Jan. 31, 1931)	1,993.19
(74) Richfield Oil Co. of Calif. (Wm. C. McDuffie, Receiver), fuel oil furnished Hall of Justice (claim dated Feb. 13,	
1931)	513.16
(75) Pacific Gas & Electric Co., lighting public buildings (claim dated Feb. 13, 1931)	6,443.67
(76) Richfield Oil Co. of Calif. (Wm. C. McDuffie, Receiver), fuel oil for Civic Center Power House (claim dated Feb.	
14, 1931)	1,213.79

# Payment, \$4,700, for School Lands, Holly Park Tract.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$4700.00 be and the same is hereby set aside and appropriated out of Special School Tax, and authorized in payment to Louis Stradello and Emilia Stradello; being payment for land and improvements required for school purposes, and described as follows: Lot No. 15 in Block No. 2 Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot 40, Block 5714 on the Assessor's Map Book. Per acceptance of offer by Resolution No. 33783, New Series. (Claim dated Jan. 26, 1931).

# Payments for Properties Required for Playground Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Playground Fund, and authorized in payment to the following named; being payments for properties required for playground purposes, to-wit:

To Andrew Budszus and City Title Insurance Co., for all of	
Lots 7, 8 and 9 in Block 4163-4196, as per the current	
Assessor's Block Books of the City and County of San	
Francisco, and required for the Potrero Playground. (Claim	
dated Feb. 13, 1931)\$	2,750.00
To Alf E. Uddenberg and City Title Insurance Co., for all of	
Lot 10 in Block 7093 as per the current Assessor's Block	
Books of the City and County of San Francisco, and re-	
quired for the Ocean View Playground. (Claim dated Feb.	
18. 1931)	2.500.00

Improvement of Montgomery Street Between Union and Greenwich Streets and Alpha Street Easterly From Montgomery Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$10,000 be, and the same is hereby, set aside, appropriated, and authorized to be expended out of the County Road Fund, for the improvement of Montgomery street between Union and Greenwich streets, and of Alpha street easterly from Montgomery street; city's contribution. Contract awarded to Charles L. Harney.

# Appropriations for School and Sewer Construction.

Also, Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Special School Tax

Boulevard Bond Fund, Issue 1927

(2) For city's liability for sewer construction on account of Sunset boulevard between Thirty-sixth and Thirty-seventh avenues ......\$ 1,700.00

## Adopted.

The following resolution was adopted:

# Appropriations for Street and Sewer Work.

On recommendation of Fire Committee.

Resolution No. 34002 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### County Road Fund.

(1) For construction of sidewalk, 10-inch culvert pipe, lowering of 8-inch pipe, and construction of drain tile, for the improvement of Ord street ......\$ 311.81

General Fund, 1930-1931. Extension and Reconstruction of Sewers, Budget Item 36.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Passed for Printing.

The following resolution was passed for printing:

City Attorney Directed to Commence Eminent Domain Proceedings Against Owner of Property on the Southwesterly Line of St. Mary's Avenue Required for the Bernal Cut.

On recommendation of Finance Committee:

Resolution No. ———— (New Series), as follows:

Resolved, by the Board of Supervisors of the City and County of

San Francisco that public interest and necessity required the acquisition by the City and County of San Francisco, a municipal corporation, of the following property situated in the City and County of San Francisco, State of California, more particularly described as follows, to-wit:

Commencing at the point of intersection of the southwesterly line of St. Mary's avenue and the southeasterly line of the property conveyed to the City and County of San Francisco by A. H. Postley and Kathryn Postley et al., by deed recorded in Volume 1588, at page 389, Official Records of said City and County, said point of intersection being 7,000 feet northwesterly, measured along said southwesterly line of St. Mary's avenue from the southeasterly line of Lot 12, Block 2, De Boom Tract, as per map thereof recorded in Map Book 'G," page 5, Records of the City and County of San Francisco; thence southeasterly along said southwesterly line of St. Mary's avenue 1,370 feet; thence southwesterly on the arc of a curve to the right tangent to a line deflected 114 degrees, 8 minutes, 15 seconds to the right from the preceding course, radius 5790.75 feet, central angle 0 degree, 48 minutes, 13 seconds, a distance of 81.233 feet to the easterly line of Cuvier street; thence deflecting 119 degrees, 48 minutes, 39 seconds to the right from the tangent to the preceding curve and running northerly along said easterly line of Cuvier street, 2.904 feet to said southeasterly line of the property conveyed to said City and County of San Francisco hereinabove referred to; thence deflecting 60 degrees, 41 minutes, 24 seconds to the right from the preceding course and running northeasterly along said southeasterly line, 80.896 feet to the southwesterly line of St. Mary's avenue and the point of commencement.

Being a portion of said Lot 12 of said Block 2.

Be It Further Resolved, That said property is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the opening of Bernal Cut. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owner of said parcel of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

#### Rereferred.

The following resolution was on motion rereferred to the Finance Committee:

City Attorney Directed to Commence Eminent Domain Proceedings Against Owners of Parcels of Land on City Hall Avenue Necessary for the Opening and Construction of Public Streets.

Resolution No. ——— (New Series), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following property situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

#### Parcel One.

Beginning at a point on the southeasterly line of City Hall avenue, distant thereon 157 feet 11 inches southwesterly from the point of intersection of said line of City Hall avenue and the southerly line of McAllister street; thence southeasterly at right angles to said line of City Hall avenue 88.369 feet to the easterly line of Leavenworth street produced southerly; thence deflecting 35 degrees 45 minutes 51

seconds to the right and running southerly along said line of Leavenworth street, produced southerly, 85.550 feet to a point distant thereon 20.175 feet southerly from the northerly line of Fulton street, produced easterly: thence deflecting 144 degrees 14 minutes 9 seconds to the right and running northwesterly 157.787 feet to the southeasterly line of a portion of City Hall avenue closed by Resolution No. 32253 (New Series) of the Board of Supervisors of the City and County of San Francisco; thence at right angles northeasterly along the southeasterly line of City Hall avenue so closed and along the southeasterly line of City Hall avenue 50 feet to the point of beginning.

Being all of Lot 24 and portions of Lots 21, 22 and 23 of Yerba
Buena Park, Park avenue and City Hall avenue, as per map thereof

recorded in Map Book "E and F," page 38, Records of the City and

County of San Francisco.

#### Parcel Two

Beginning at a point on the northwesterly line of Market street, distant thereon 427 feet 111/2 inches southwesterly from the point of intersection of said line of Market street with the westerly line of Jones street (said point of beginning being on the northeasterly line of the property now or formerly owned by James Irvine); thence northwesterly at right angles to said line of Market street, and along said northeasterly property line, 0.253 feet; thence deflecting 54 degrees 14 minutes and 9 seconds to the left and running westerly 61.620 feet to the southwesterly line of the property now or formerly owned by James Irvine; thence deflecting 125 degrees 45 minutes 51 seconds to the left and running southeasterly along said southwesterly property line 36.267 feet to the northwesterly line of Market street; thence at right angles northeasterly along said line of Market street, 50 feet to the point of beginning.

Being portions of Lots 21 and 23 of Yerba Buena Park, Park avenue and City Hall avenue, as per map thereof recorded in Map Book E and F, page 38, Records of the City and County of San Francisco.

Be It Further Resolved, That said property is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the opening and construction of public streets. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land, and of any and all interest therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

#### Passed for Printing.

The following matters were passed for printing:

Ordinance for Plans, Specifications, Receipts of Bids and Award of Contract for Construction of Additions to Baker and Pierce Streets Outfall Sewers at the Marina.

On recommendation of Finance Committee.

Bill No. 9347, Ordinance No. ——— (New Series), as follows:

Ordering the construction of additions to Baker street and Pierce street outfall sewers at the Marina; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, to receive bids and enter into contract for said construction in accordance with the plans and specifications prepared Payment fof said construction to be borne out of General Fund, 1930-1931—Budget Item 36. And approving said plans and specifications.

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

Section 1. The construction of additions to the Baker street and Pierce street outfall sewers at the Marina is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction, and to enter into contract for said construction of additions to the Baker street and Pierce street outfall sewers at the Marina in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of Budget Item No. 36, Fiscal Year 1930-1931 ("Extension and Reconstruction of Sewers").

Section 2. This ordinance shall take effect immediately.

# Appropriations, County Road Fund.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amount be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purpose, to-wit:

#### Adopted.

The following resolution was adopted:

Acceptance of Offer, Land Required for the Opening of Bernal Heights Boulevard, Chester R. MacPhee, \$200.

On recommendation of Finance Committee.

Resolution No. 34003 (New Series), as follows:

Resolved, That the offer of sale made by the following named person to sell to the City and County of San Francisco the following described land required for the opening of Bernal Heights Boulevard for the sum set forth opposite his name, be accepted:

Chester R. MacPhee, 200.00. All of Lot 4 in Block 5546, and Lot 3 in Block 5622, as per the current Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Clerk to Advertise Receipt of Proposals for Publishing Official Advertising for Year Commencing April 1, 1931.

Also, Resolution No. 34004 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that sealed proposals will be received on Monday, the 9th day of March, 1931, at 3 o'clock p. m., for publishing the official advertising for the year commencing April 1, 1930.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

Clerk to Advertise Receipt of Proposals for Printing, Publishing and Distributing Delinquent Tax List, Etc., for Fiscal Year 1930-1931.

Also, Resolution No. 34005 (New Series), as follows:

Resolved, That the Clerk of the Board is hereby directed to advertise that sealed proposals for printing, publishing and distributing the delinquent tax list, index to delinquent real estate taxpayers, and printing the sales list and other matters incidental thereto, for the fiscal year 1930-1931, will be received on Monday, March 9, 1931, at 3 o'clock p. m.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannol, Stanton—6.

## Passed for Printing.

The following matters were passed for printing:

# Boiler Permit, Schwartz Ginger Ale Company.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permit be and is bereby granted:

Boiler.

Schwartz Ginger Ale Company, west line Potrero avenue, 115 feet north of Fifteenth street, 15 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Transfer Garage Permit, Franz Wolff, No. 66 Page Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Franz Wolff be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Ottens & Hennings by Resolution No. 30327 (New Series) for premises at 66 Page street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Permit for Cleaning and Dyeing Business, George W. Knight, Southwest Corner of Brady and Stevenson Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That George W. Knight be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cleaning and dyeing plant on premises situate at the southwest corner of Brady and Stevenson streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Street Lights.

On recommendation of Lighting Committee.

Resolution No. 34006 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as follows:

#### Remove 400 M. R.

West side Masonic avenue between Oak and Page streets (front of church).

Twenty-sixth avenue between Fulton and Camino Del Mar (6).

Pacific street, The Embarcadero to Kearny street (15).

Twenty-third avenue between Lincoln way and Irving street.

Southeast corner Twenty-third avenue and Irving street.

Thirty-first avenue between Taraval and Rivera streets (4).

South side Page street between Central avenue and Masonic avenue.

Northeast corner Page street and Central avenue.

Forty-second avenue, Fulton street to Balboa street (5).

East and west sides Mason street between Sutter and Bush streets.

West side Mason street between Bush and Pine streets.

West side Mason street between Pine and California streets.

East side Mason street between Sacramento and Clay streets.

Southwest corner Mason and Bush streets.

Ashbury Heights, Clifford Terrace and Upper Terrace (4).

Southwest corner Wayland and Somerset streets.

#### Install 400 O.B.

South side Fitzgerald avenue between Ingalls and Haines streets.

North side Fitzgerald avenue between Ingalls and Jennings streets.

Northeast and southwest corners Twenty-sixth avenue and Fulton, Cabrillo, Balboa, Anza, Clement, California, Lake streets and Camino Del Mar.

East and west sides Twenty-sixth avenue between Fulton and Camino Del Mar.

Northeast and southwest corners Pacific street, Drumm street to Montgomery street.

Southeast corner Pacific and Kearny streets.

North and south sides Pacific street between The Embarcadero and Kearny street.

East and west sides Twenty-third avenue between Lincoln way and Irving street

Northeast and southwest corners Twenty-third avenue and Lincoln way.

Northwest corner Wayland and Somerset streets.

Northwest corner Wayland and Holyoke streets.

East side Somerset street between Bacon and Wayland streets.

East side Hamilton street between Bacon and Wayland streets.

South side Wayland street between Holyoke and Hamilton streets.

South side Wayland street between Somerset and Holyoke streets.

East and west sides Thirty-first avenue between Taraval and Rivera streets (4).

Corner Thirty-first avenue, Rivera and Santiago streets (2).

Whittier street between Brunswick and Hanover streets.

Northeast and southwest corners Page street and Central avenue.

Northeast and southwest corners Page and Masonic avenue.

North and south sides Page street between Central and Masonic venues.

Rosekrans and Bernal Building (top of stairs).

East and west sides Charter Oak avenue between Augusta and Helena streets.

Northeast and southwest corners Forty-second avenue and Fulton, Cabrillo and Balboa streets (6).

East and west sides Forty-second avenue between Fulton and Balboa streets (4).

Corner Tunnel avenue and Lathrop street.

#### Remove 600 M. R.

Northeast corner Fulton street and Twenty-sixth avenue.

Southwest corner Page street and Masonic avenue.

Northeast corner Mason and Bush streets.

Clifford street and Lower Terrace (2).

Install 600 C. P.

Golden Gate Park as per map.

Remove 250 M. R.

Twenty-sixth avenue between Fulton street and Camino Del Mar (7). Charter Oak avenue between Augusta and Helena streets.

Change 400 O. B.

Northeast corner Sixteenth and Dolores streets to southeast corner.

Change 400 M. R. to 400 O. B.

Corner Hamilton and Wayland streets.

Holyoke street between Bacon and Wayland streets.

Holyoke street between Woolsey and Wayland streets.

Corner Whittier and Brunswick streets.

Southwest corner Fitzgerald and Ingalls streets.

Northwest corner Fitzgerald and Hawes streets.

Install 400 C. P. Type "C".

West side Mason street between California and Sacramento streets (2). East and west sides Mason street between Sutter and Bush streets, Bush and Pine streets, Pine and California streets, and Sacramento and Clay streets.

Ashbury Heights, Clifford Terrace and Upper Terrace, as per map (16).

Northeast and southwest corners Mason and Bush streets.

Install 1000 C. P.

Bernal boulevard, east side of San Jose avenue to Dolores street (39). Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon,

Stanton-6.

## Passed for Printing.

The following matters were passed for printing:

Ordering the Improvement of Salinas Avenue and Other Streets.

On recommendation of Streets Committee.

Bill No. 9348, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment,

and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Head street, between Shields and Sargent streets, where not already so improved, by the construction of armored concrete curb; by the construction of 6-inch vitrified clay pipe side sewer, and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Salinas avenue, between the easterly line of Wheat street produced and the existing pavement easterly therefrom, where not already improved, by the construction of armored concrete curbs; by the construction of a side sewer and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Goettingen street, between Harkness avenue and Wilde avenue, where not already so improved, by the construction of a side sewer and by the construction of a Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

# Ordering the Improvement of Santiago Street, Forty-first Avenue to Forty-fourth Avenue.

Also, Bill No. 9349, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Santiago street, between Forty-first and Forty-fourth avenues, where not already so improved, by the construction of armored concrete curbs; by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of an asphaltic concrete

pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

## Ordering the Improvement of States Street and Other Streets.

Also, Bill No. 9350, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

#### The improvement of:

States street (southerly one-half) from Levant street to Castro street, Thirtieth avenue (easterly one-half) from Santiago street to Rivera street, Thirty-eighth avenue (westerly one-half) from Judah street to Kirkham street, Eighth avenue from Kirkham street to Lawton street, Judson avenue from Phelan avenue to Genesee street, Divisadero street from Waller street to Duboce avenue, Kirkham street from Funston avenue to Fourteenth avenue, Market street (easterly one-half) from Elizabeth to Twenty-third street, Orizaba avenue (easterly one-half) from Farallones to Lobos street, Orizaba avenue (westerly one-half) from Randolph street to 104 feet south of Randolph street, Randolph street from Orizaba avenue to a line parallel with and 151 feet east of the east line of Chester avenue extended, Capitol avenue (easterly one-half) from Sadowa street to Sagamore street, Thirty-fourth avenue from Irving street to Judah street, Arlington street from Roanoke street to Mateo street, Monterey boulevard (southerly one-half) from Detroit street to Edna street, Diamond street (easterly one-half) from Bosworth street to Wilder street, Lippard avenue from Bosworth street to Chenery street, Thirtysecond avenue from Irving street to Judah street, Twenty-fifth avenue from Lawton street to Moraga street, Thirty-first avenue (east one-half only) from Judah street to Kirkham street, Thirty-ninth avenue (easterly one-half) from a line parallel with and 135 feet north of the north line of Balboa street to a line parallel with and 210 feet north of the north line of Balboa street, Dolores street (westerly one-half) from the north line of Thirtieth street to a line parallel with and 39 feet north of the north line of Thirtieth street, Thirty-eighth avenue (easterly one-half) from a line parallel with and 300 feet north of the

north line of Fulton street to a line parallel with and 350 feet north of the north line of Fulton street, by the construction of two-course concrete sidewalks, six feet or more in width, where sidewalks, six feet or more in width, have not already been constructed; and the improvement of: Thirtieth street (northly one-half) from Sanchez street to 105 feet west, States street (northerly one-half) from 63.9 feet to 103.9 feet east of Levant street, Mission street (westerly onehalf) from Bosworth street to the Viaduct, California street (southerly one-half) from a line parallel with and 100 feet west of the west line of Grant avenue to a line parallel with and 178 feet 2½ inches west of the west line of Grant avenue, Grant avenue (westerly one-half) from a line parallel with and 68 feet 9 inches north of the north line of Francisco street to a line parallel with and 91 feet 3 inches north of the north line of Francisco street, Vandewater street (northerly one-half) from a line parallel with and 114 feet 7 inches west of the west line of Mason street to a line parallel with and 137 feet 6 inches west of the west line of Mason street, Davis street (easterly one-half) from the north line of Clay street to a line parallel with and 45 feet 10 inches north of the north line of Clay street, Pacific avenue (southerly one-half) from a line parallel with and 135 feet west of the west line of Broderick street to a line parallel with and 165 feet west of the west line of Broderick street, Columbus avenue (southwest onehalf) from Mason street to a point 113 feet 21/8 inches northwesterly from Mason street, Clara street (southerly one-half) from Fourth street to Fifth street, Polk street (westerly one-half) from Sacramento street to Clay street, Hyde street (easterly one-half) from Turk street to Eddy street, by the construction of two-course concrete sidewalks of the full official width, where sidewalks of the full official width have not already been constructed.

The Standard Specifications of March, 1929, are hereby made a part of these specifications and contract.

Section 2. This ordinance shall take effect immediately.

# Fixing Sidewalk Widths in Napoleon Street.

Also, Bill No. 9351, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks", approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred and Two.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks", approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office February 5, 1931, by adding thereto a new section to be numbered Eleven Hundred and Two, to read as follows:

Section 1102. The width of sidewalks on Napoleon street, between Evans avenue and its easterly termination, shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

# Authorizing Execution of Deed to Meyer Brothers.

On recommendation of Streets Committee.

Resolution No. 34007 (New Series), as follows:

Resolution authorizing the execution of a deed by the Mayor and the Clerk of the Board of Supervisors to Meyer Bros. to a portion of Lansdale avenue closed by Resolution No. 33596 (New Series), in exchange for a deed to the parcel of land accepted by Resolution No. 33843 (New Series).

Whereas, This Board, on the 8th day of December, 1930, after proceedings theretofore had pursuant to the provisions of Chapter 3, Article VI of the Charter of the City and County of San Francisco, duly and regularly adopted Resolution No. 33596 (New Series), closing a certain portion of Lansdale avenue, and said resolution was approved by His Honor, the Mayor, on December 20, 1930; and

Whereas, In Resolution No. 33296 (New Series), adopted by the Board of Supervisors on the 20th day of October, 1930, and approved by His Honor, the Mayor, on the 24th day of October, 1930, it was specified that a new street was to be opened and deeded to the City and County of San Francisco;

Now, therefore, the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco, in the name of said City and County, are hereby authorized and instructed to execute a deed conveying to Meyer Bros. all of the right, title and interest of said City and County in that portion of Lansdale avenue closed by aforesaid Resolution No. 33596 (New Series), upon receiving from said Meyer Bros. a deed to the parcel of land accepted by Resolution No. 33843 (New Series); and the City Attorney is hereby authorized to deliver the deed from the City to Meyers Bros. upon receiving from said Meyer Bros. a deed to the above-mentioned property, free and clear of all liens and encumbrances, and is hereby authorized to record the deed from Meyers Bros. to the City.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Granting Piombo Brothers Company Permission to Explode Blasts.

Also, Resolution No. 34008 (New Series), as follows:

Resolved, That Piombo Brothers Company are hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts at the intersection of Cresta Vista drive and Omar way; provided said permittee shall execute and file a good and sufficient bond in the sum of \$5,000, as fixed by the Board of Public Works and approved by His Honor, the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works; and that if any of the conditions of this resolution be violated by said Piombo Brothers Company, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Intention to Change and Establish Grades in Montcalm and Other Streets.

Also, Resolution No. 34009 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets in accordance with Resolution No. 113068 (Second Series) of the Board of Public Works, adopted February 4, 1931, and written recommendation of said Board filed February 5, 1931, as per that certain diagram entitled "Grade map showing the proposed change and establishment.

of grades on Montcalm street, between its intersection with Isabel and Brewster streets and Peralta avenues; on Peralta avenue, between Montcalm street and the westerly line of Florida street produced southerly; on Mullen avenue, between Peralta avenue and Wolfe street; on Wolfe street, between Peralta avenue and Franconia street; on Macedonia street, between Montcalm and Brewster streets; and on Franconia street, between Wolfe and Montcalm streets."

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Award of Contract, Cast-Iron Pipe, San Francisco Water Department.

On recommendation of Supplies Committee.

Resolution No. 34010 (New Series), as follows:

Resolved, That award of contract be hereby made to American Cast Iron Pipe Company on bid submitted February 9, 1931 (Proposal No. 683) for furnishing the following, viz:

Cast iron pipe for San Francisco Water Department.

Pipe, bell-and-spigot type, cement-lined, Class 150.

Cast iron pipe (made in U. S. A.) to conform with following specifications, viz:

Mono-cast centrifugal B. & S. cast iron pipe, cement-lined, in 16-foot lengths.

Delivery: f. o. b. San Francisco on docks, within 50 days.

Two thousand lineal feet, size 12-inch, at \$1.44 per foot.

Resolved, That no bond be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

## Award of Contract, Sugar.

Also, Resolution No. 34011 (New Series), as follows:

Resolved, That award of contract be hereby made to Haas Brothers on bid submitted February 16, 1931 (Proposal No. 680), for furnishing the following, viz: Sugar.

Definite quantities for immediate delivery—f. o. b. vendor's establishment.

Sugar, beet, dry granulated, white; in 100-pound sacks.		
Department— ,	No.	Sacks
Laguna Honda Home		500
San Francisco Hospital		300
Emergency Hospital		6
San Francisco Health Farm		
County Jail No. 1		
County Jail No. 2		
City Prison		10

Juvenile Detention Home	
Total	926

Price per 100 pounds-\$4.31.

Resolved, That said contract not being a term award, no bond be required.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Award of Contract, Hospital Beds.

Also, Resolution No 34012 (New Series), as follows:

Resolved, That award of contract be hereby made to American Surgical Sales Co., Ltd., on bid submitted February 9, 1931 (Proposal No. 645), for furnishing the following, viz: 100 hospital beds for Laguna Honda Home.

Awarded on alternate bid No. 1; bed as manufactured by Rome Bed Company, as per sample submitted, without coil spring support, at \$15.25 each.

Resolved, That no bond be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Establishing Loading Zones and Passenger Loading Zones and Abolishing Loading Zones.

On recommendation of Traffic and Safety Committee.

Resolution No. 34013 (New Series) as follows:

Resolved, That the following loading zones and passenger loading zones be established or abolished, as shown below:

#### Establish Loading Zones.

1599 California street, 36 feet—American Trust Company; serves bank coin automobile.

1230 Sacramento street, 18 feet—Twelve-Thirty Sacramento Apartments.

1614 Polk street, 27 feet—Hokamp's Bakery.

1681-1699 Washington street, 45 feet—New Washington Market: space for trucks.

1450 Polk street, 18 feet—Cable Market.

286 Sixth avenue, 27 feet—Palm Market; serves freight entrance.

525 Merchant street, 27 feet—Miller Printing Machinery Company; serves one freight elevator.

321 Broadway, 18 feet-C. M. Volkman & Co.; serves sidewalk chute.

54 Duboce avenue, 18 feet—H. Howard Roof Manufacturing Company; serves loading platform.

2000-2004 Mission sreet, 27 feet—Liggett's Drug Company and Bon Omi Notion Store; serves sidewalk chute.

#### Establish Passenger Loading Zone.

135 Dorland street, 18 feet—Mission High School; serves entrance for crippled children.

### Abolishing Loading Zones.

1498 Polk street, 18 feet—American Trust Company.
1017 Valencia street, 18 feet—Ed. Haynes (Auto Glass Company).

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# ROLL CALL FOR THE INTRODUCTION OF RESOLU-TIONS, BILLS AND COMMUNICATIONS NOT CON-SIDERED OR REPORTED UPON BY A COMMITTEE.

#### Acknowledgment.

Communications from Senators Hiram W. Johnson and S. M. Shortridge and Congressional Representatives Engelbright, Welch, Swing, Lea, Free and Kahn, acknowledging resolution of appreciation for Sunnyvale dirigible base.

Order filed.

Directing Clerk to Advertise for Sealed Proposals for Purchase of Public Parks and Squares Bonds, Boulevards and Roads Bonds, and Playgrounds Bonds.

Supervisor Hayden presented:

Resolution No. 34014 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that on the 3rd day of March, 1931, the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

Seven hundred thousand dollars Public Parks and Squares bonds, issue of February 1, 1931, comprising 28 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

Four hundred fifty thousand dollars Boulevards and Roads bonds, issue of February 1, 1931, comprising 18 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

One hundred thousand dollars Playground bonds, issue of February 1, 1931, comprising 4 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

The Finance Committee shall fix the terms and conditions of sale.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

#### Passed for Printing.

The following matters were passed for printing:

Appropriating \$150,000 for Construction and Improvement of Parks and Squares in San Francisco.

On motion of Supervisor Hayden:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$150,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Interest and Redemption Fund," for

the construction and improvement of parks and squares located within the City and County of San Francisco.

## Appropriating \$70,000 for Acquisition, Construction and Completion of Boulevards and Roads in San Francisco.

Also, Resolution No. -—— (New Series), as follows:

Resolved. That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Interest and Redemption Fund," for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

# Appropriating \$70,000 for Improvement and Equipment of Playgrounds in San Francisco.

- (New Series), as follows: Also, Resolution No. -

Resolved, That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Playground Bond Interest and Redemption Fund," for the improvement and equipment of playgrounds located within the City and County of San Francisco.

# Granting Permits to San Francisco Baseball Club and Mission Baseball Club to Advertise on Outside of Cars of the Market Street Railroad Company.

Supervisor Colman presented:

Resolution No. 33978 (New Series), as follows:

Resolved, that the San Francisco Basebail Club and the Mission Baseball Club be and they are hereby granted permits to advertise on the outside of street cars of the Market Street Railroad Company (provided said cars, when used for said advertising purposes, are not used to carry passengers), the playing of baseball games to be held in San Francisco for the period covering the baseball season.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr-12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Citizens Committee of 100, Dedication of New Baseball Grounds.

Supervisor Gallagher moved that his Honor the Mayor be authorized to appoint a committee of one hundred citizens to participate in the dedication services of the new baseball park at Sixteenth and Bryant streets. So ordered.

### Passed for Printing.

The following resolution was passed for printing:

### Sanchez Street Improvement, County Road Fund.

On motion of Supervisor Canepa:

Resolution No. ———— (New Series), as follows:

Resolved, That there is hereby set aside, appropriated, and authorized to be expended, out of the County Road Fund, the following amounts for the reconstruction of the following named streets:

Sanchez street, Alvarado to Twenty-third street, \$1,662. Sanchez street, Twenty-fourth street to Jersey street, \$1,662.

Sanchez street, Twenty-fifth street to Clipper street, \$1,662.

## Condemnation of Land, Bernal Heights Boulevard.

Supervisor Canepa presented:

Resolution No. 34015 (New Series), as follows:

Resolved By the Board of Supervisors of the City and County of San Francisco, that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the followings properties situated in the City and County of San Francisco, State of California, more particularly described as follows, towit:

All of Lots 860, 861, 862, 863, 864, 865, 866, 867, 868, 899, 901, 902, 903, 904, 905, 906, 908, 942, 944, 945, 946, 947, 948, 949, 984, 985, 986, 987, 988, 989, 990, 991, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1107, 1109, 1111, 1112, 1113, 1114, 1115, 1116, 1118 and 1142, of Gift Map No. 3, as per map thereof recorded in Map Book "2A and B", page 15, Records of the City and County of San Francisco.

Be it further Resolved, That said properties are suitable, adaptable, necessary and required for the public use of said City an County of San Francisco, to-wit: For the construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

### Passed for Printing.

The following bill was passed for printing:

Repealing Ordinance No. 7894 (New Series), Ordering the Improvement of the South Side of Judah Street.

On motion of Supervisor Canepa:

Bill No. 9352, Ordinance No. ——— (New Series), as follows:

Repealing Ordinance No. 7894 (New Series), entitled "Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same.

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

Section 1. Ordinance No. 7894 (New Series), title of which is recited above, and passed by the Board of Supervisors, January 30, 1928, ordering the removal of sand from the street and the construction of bulkheads along the south side of Judah Street, from a line parallel with, and one hundred (100') feet west of the west line of Thirty-second avenue, to a line parallel with, and one hundred (100') feet east of the east line of Forty-third avenue, except where public streets intersect, or where improvements have been made upon the property, to prevent the drifting of sand onto the street or sidewalks, is hereby repealed.

Section 2. This ordinance shall take effect immediately.

# Harbor Commission Agrees to Participate in Defraying Cost of New Bridge at Third and Channel Streets.

Supervisor Hayden presented:

Communication from State Board of Harbor Commissioners agreeing to participate in defraying cost on a 50-50 basis up to \$400,000 of the proposed new bridge at Third and Channel streets on condition that certain privileges are granted to the Belt Line Railroad.

Referred to Streets Committee.

# City Attorney to Make Digest of Freeholders' Charter.

Supervisor McSheehy moved that the City Attorney be requested to make a digest of the Freeholders' proposed new charter.

So ordered.

#### Observance of Narcotic Education Week

Supervisor Peyser presented:

Resolution No. 34016 (New Series), as follows:

Whereas, San Francisco, in common with the rest of America, is now observing the fifth annual Narcotic Education Week; and

Whereas, The commendable campaign against the illegal use of narcotics has been steadily gaining ground throughout the country during recent years; and

Whereas, This campaign is deserving of the support of all Americans, and particularly of those who are holding official positions; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco, that we heartily endorse the purposes of Narcotic Education Week and the efforts being made to stamp out this vicious traffic in narcotics, and that we urge all the people of San Francisco to assist in the observance of this education week; and be it

Further Resolved, That we call the attention of the Board of Education to the observance of this week, to the end that the attention of the school children of the City shall be called to the terrible toll that narcotics take annually in this country.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Roncovieri, Spaulding, Suhr—12.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Shannon, Stanton—6.

# Placing Model of Proposed Municipal Airport in the Rotunda of the City Hall.

Supervisor Spaulding presented:

Resolution No. ---- (New Series), as follows:

Resolved, That a model of the proposed Municipal Airport, uow in possession of the Airport Committee, be placed in the south side of the rotunda in the City Hall, directly opposite the model of the Hetch Hetchy project. Stand for the Airport model will be similar in character to the one already in use.

Referred to Building Committee.

# Authorizing Captain Roy N. Francis to Attend the Convention of the Aeronautical Chamber of Commerce of America.

Supervisor Spaulding presented:

Resolution No. ——— (New Series), as follows:

Resolved, That Captain Roy N. Francis, Superintendent of the San Francisco Municipal Airport, be and he is hereby authorized, and

delegated as the official representative of the City and County of San Francisco, to attend the Convention of Aeronautical Chamber of Commerce of America to be held at Tulsa, Oklahoma, March 25, 26 and 27.

Referred to Finance Committee.

# ADJOURNMENT.

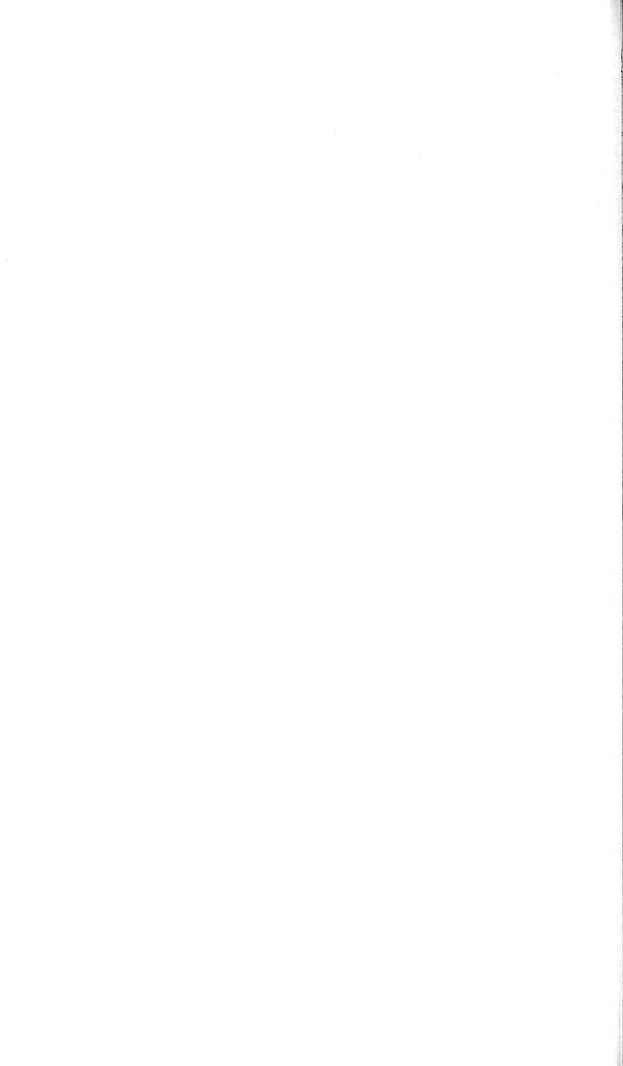
There being no further business the Board, at the hour of 6:15 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 2, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



Monday, March 2, 1931 Tuesday, March 3, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

# MONDAY, MARCH 2, 1931.

In Board of Supervisors, San Francisco, Monday, March 2, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

Quorum present.

His Honor Mayor Rossi presiding.

# APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of February 16 and 24, 1931, were considered read and approved.

#### PRESENTATION OF PROPOSALS.

# Duraflex Floor or Approved Equal, Laguna Honda Home.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing Duraflex floor, or approved equal, in the Infirmary Building at the Laguna Honda Home, and referred to Supplies Committee.

## Classroom Supplies and Paper for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing classroom supplies and paper for the School Department, and referred to Supplies Committee.

#### Action Deferred.

The following matter was, on motion, laid over until March 23, 1931, at 3 p. m.

### HEARING OF APPEAL-3 P. M.

### Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina boulevard between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

#### SPECIAL ORDER—3 P. M. \*

#### Providing for the Sale of a Garbage Destruction Franchise.

Sealed bids for garbage destruction franchise were received between 2 and 3 p. m. this day, January 12, 1931, in accordance with the following notice:

(509)

Office of the Clerk of the Board of Supervisors, Room 235, City Hall, San Francisco, California.

Whereas, on the 8th day of December, 1930, the Board of Supervisors finally passed the following resolution:

Resolution No. - (New Series), as follows:

Whereas, application has been made to the Board of Supervisors of the City and County of San Francisco by the San Francisco Disposal Company, through a petition filed on the 11th day of September, 1930, for a franchise or privilege for the destruction and disposition of garbage, refuse, waste, offal and debris by incineration in the City and County of San Francisco;

And whereas, it appears to this Board that the public interest will be subserved by the grant of a franchise for said purpose; therefore,

be it

Resolved, That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris, delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, under complete plans and specifications prepared by the City

Engineer for the proposed building and plant.

That the proposed building and plant shall be constructed in accordance therewith, plans and specifications to be obtained from the said City Engineer by depositing fifty (\$50) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the op-

tion of the City and County of San Francisco.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period of twenty-five years for the disposal by incineration of all garbage, refuse, offal, waste and debris as at present collected in the City and County of San Francisco, the grantee to state in his bid the price per ton for destruction he will charge the collectors or anyone depositing such garbage, refuse, waste, offal and debris delivered to the incineration plant.

That the grantee of this franchise or privilege shall erect a complete incineration plant, including approaches, within one year from date of grant, from his own plans and specifications, and the proposed building and plant shall be constructed in accordance therewith.

That such incineration plant shall have a capacity of at least eight

hundred (800) tons per day.

That the incineration plant shall be built on a site furnished and designated by the City and County of San Francisco, rent free to the

successful bidder for the life of the franchise, unless it is purchased

by the City and County of San Francisco during said term.

That the City and County of San Francisco shall have the right to purchase the plant at the end of any calendar year for a sum to be fixed by the bidder in his bid, less depreciation, the amount of depreciation per annum to be fixed by agreement or arbitration, and the grantee shall, in the event of purchase by the City and County of San Francisco and operation by the grantee, pay an annual rental to be fixed by the Board of Supervisors, in addition to any percentage as provided by the hereinafter mentioned statute.

That the purchase of the plant by the City and County of San Francisco shall terminate the operating franchise or privilege at the option of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the buildings, furnaces and layout of approaches he proposes to build.

Or, as an alternative:

That this Board, when satisfactory bids are offered, shall grant a franchise or privilege for a period not to exceed twenty-five years for the disposal of garbage, refuse, offal, waste and debris otherwise than by incineration; be it

Further Resolved, That each bidder shall state in his bid the price he will pay for this franchise or privilege if he erects the plant according to the plans and specifications of the City Engineer, or the price he will pay for this franchise or privilege if he erects the plant under his own plans and specifications, or the price he will pay for this franchise if other than by incineration. That the bid for said franchise or privilege shall be in accordance with all of the terms and provisions of "An act providing for the sale of street railroad and other franchises in counties and municipalities, and providing conditions for the granting of such franchises by legislative or other governing bodies, and repealing conflicting acts." Statutes of 1905, page .777; amended 1909, page 125; amended 1915, page 1300; and all terms and conditions set forth in said statute are hereby made a part hereof for all purposes; be it

Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the sale of this franchise or privilege in accordance with the provisions of said statute and with the terms of this resolution, said bids to be filed with the Clerk not later than the 12th day of January, 1931, at the hour of 2 o'clock p. m., and the 12th day of January, 1931, at the hour of 3 o'clock p. m., is hereby fixed as the hour and date for the opening and consideration of said bids, the Board of Supervisors reserving the right to continue the consideration of said bids from meeting to meeting until such time as each bid is duly considered. The Board of Supervisors reserves the right to reject any and all bids if they believe the public interest will be subserved thereby. An ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective; be it

Further Resolved, That the successful bidder shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of the franchise or privilege, and that in case of any breach of condition of such bond, the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Passed for Printing—Board of Supervisors, San Francisco, December 1, 1930.

Ayes—Supervisors Andriano, Canepa, Gallagher, Havenner, McGovern, Miles, Peyser, Roncovieri, Rossi, Spaulding, Stanton, Suhr, Toner—13.

Absent—Supervisors Colman, Hayden, McSheehy, Power, Shannon—5.

J. S. DUNNIGAN, Clerk.

Now, therefore, it is proposed to grant said franchise or privilege, and sealed bids will be received pursuant to the terms of the aforesaid resolution for said franchise or privilege.

That said franchise or privilege will be awarded to the highest

bidder.

That the character of the franchise or privilege proposed to be granted, the time for filing bids and the term for which it is to be granted are as mentioned in the foregoing resolution, which is hereby

made a part hereof for all purposes.

That the successful bidder and his assigns must, during the life of said franchise or privilege, pay to the City and County of San Francisco 2 per cent of the gross annual receipts of the person, partnership or corporation, or assignee thereof, to whom the franchise or privilege is awarded arising from its use, operation or possession. That said franchise or privilege shall not be assignable without the consent of the City and County of San Francisco.

That no percentage shall be paid for the first five years succeeding the date of the franchise, but thereafter such percentage shall be

payable annually.

That in the event said payment is not made, said franchise or privi-

lege shall be forfeited.

That the said franchise or privilege will be struck off, sold and awarded to the person, firm or corporation who shall make the highest cash bid therefor; provided, only, that at the time of the opening of sald bids any responsible person, firm or corporation present or represented may bid for said franchise or privilege a sum not less than 10 per cent above the highest sealed bid therefor, and said bid so made may be raised not less than 10 per cent by any other responsible bidder, and said bidding may so continue until finally said franchise or privilege shall be struck off, sold and awarded by the Board of Supervisors to the highest bidder therefor in gold coin of the United States.

That each sealed bid shall be accompanied with cash or a certified check, payable to the Treasurer of the City and County of San Francisco, for the full amount of said bid, and no sealed bid shall be considered unless said cash or certified check is enclosed therewith and the successful bidder shall deposit at least 10 per cent of the amount of his bid with the Clerk of the Board of Supervisors before the franchise or privilege shall be struck off to him.

That if he shall fail to make such deposit immediately, then in that case his bid will not be received, and shall be considered as void, and the said franchise or privilege shall then and there be again offered for sale to the bidder who shall make the highest cash bid therefor, subject to the same conditions as to deposit as above mentioned.

That said procedure shall be had until the said franchise is struck off, sold and awarded to a bidder who shall make the necessary deposit of at least 10 per cent of the amount of his bid therefor. The successful bidder shall deposit with the Clerk of the Board of Supervisors, within twenty-four hours of the acceptance of his bid, the remaining 90 per cent of the amount thereof, and in case such bidder shall fail to do so, then the said deposit therefor made shall be forfeited, and the said award of such franchise or privilege shall be

void, and the said franchise or privilege shall then and there, by the Board of Supervisors, be again offered for sale to the highest bidder therefor, in the same manner and under the same restrictions as hereinbefore provided, and in case said bidder shall fail to deposit with the Clerk of the Board of Supervisors the remaining 90 per cent of his bid within twenty-four hours after its acceptance, the award to him of said franchise or privilege shall be set aside, and the deposit theretofore made by him shall be forfeited, and no further proceedings for a sale of said franchise or privilege shall be had unless the same shall be readvertised and again offered for sale as provided by law.

That work leading to the exercise of this franchise or privilege shall be commenced in good faith within not more than four months from the granting of such franchise or privilege, and if not so commenced within said time said franchise or privilege shall be declared

forfeited.

That the successful bidder for the franchise or privilege aforesaid struck off, sold and awarded shall file a bond running to the City and County of San Francisco with at least two good and sufficient sureties, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars, conditioned that such bidder shall well and truly observe, fulfill and perform each and every term and condition of such franchise or privilege, and that in the case of any breach of condition of such bond, the whole of said penal sum shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon said bond. Said bond shall be filed with the Board of Supervisors within five days after such franchise is awarded, and upon the filing and approval of such bond, the said franchise or privilege shall, by the Board of Supervisors, be granted by ordinance to the person, firm or corporation to whom it has been struck off, sold or awarded, and in case said bond shall not be so filed, the award of such franchise or privilege shall be set aside, and any money paid therefor shall be forfeited, and said franchise or privilege shall, in the discretion of said Board of Supervisors, be readvertised and again offered for sale in the same manner and under the same restrictions as hereinbefore mentioned.

#### Bids.

Bids were received from the following:

- 1. San Francisco Disposal Company—Certified check for \$1,000 on First National Bank of Chicago.
- J. H. Baxter & Co.—Certified check for \$100 on Wells Fargo Bank & Union Trust Company.
  3. C. C. Moore & Co. (letter in re above)—No certified check.

4. Walter J. O'Brien and Frank O'Kane-Cash, \$1.

- 5. O. Torre and A. Faliano--Certified check for \$1,000 on Bank of Italy.
- 6. O. Torre and A. Faliano-Check for \$1,000 on American Trust Company.

# Accepting Offer of San Francisco Disposal Company.

Supervisor McSheehy presented:

Resolution No. ——— (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed bids for a garbage destruction franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise, as follows:

No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.

No. 2-J. H. Baxter Company, a corporation, providing for dumping at sea.

No. 3—C. C. Moore Company, not indicating the manner of disposition.

No. 4—San Francisco Disposal Company, a corporation, providing for incineration.

No. 5—O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 6-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 7—A. F. Martel, providing for incineration; and

Whereas, application No. 3, C. C. Moore & Co., was unaccompanied by cash or a certified check, and also did not indicate the manner of disposition; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton; and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal; and

Whereas, application No. 1, Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea, and application No. 2, J. H. Baxter & Co., a corporation, providing for dumping at sea, should not be accepted as a permanent means of disposal, because the people of San Francisco declared in favor of incineration; and

Whereas, the application of the San Francisco Disposal Company, a corporation, should be accepted; now, therefore, be it

Resolved, That the application of the San Francisco Disposal Company, a corporation, be and the same is hereby accepted, subject to the terms and conditions of a franchise ordinance to be hereafter enacted, and the City Attorney is hereby directed to prepare said franchise ordinance and submit same to this Board as soon as possible, and the question of the acceptance of said applications numbers 1 and 2, as a means of temporary disposal, is hereby continued four weeks.

# Motion.

Supervisor Garrity moved the suspension of the rules for the consideration of the following resolution:

Motion *carried* by the following vote:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—14.

Noes—Supervisors Andriano, Miles—2. Absent—Supervisors Breyer, Power—2.

#### Substitute Resolution.

Whereupon, Supervisor Garrity presented the following resolution as a substitute for the foregoing and the same was *adopted* by the following vote:

Resolution No. 34031 (New Series), as follows:

Whereas, on the 12th day of January, 1931, sealed bids for a garbage disposal franchise were opened; and

Whereas, seven bids were filed with this Board for such franchise,

as follows:

No. 1—Frank G. O'Kane and Walter J. O'Brien, providing for dumping at sea.

No. 2—J. H. Baxter Company, a corporation, providing for dumping at sea.

No. 3—C. C. Moore Company, not indicating the manner of disposition.

No. 4—San Francisco Disposal Company, a corporation, providing for incineration.

No. 5—O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 6-O. Torrey, Jr., and A. Faliano, providing for incineration.

No. 7—A. F. Martel, providing for incineration.

Whereas, application No. 3, C. C. Moore Company, was unaccompanied by cash or a certified check, and also did not indicate the manner of disposition; application No. 4, San Francisco Disposal Company, a corporation, did not conform to the resolution and advertisement; application No. 5, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.32 per ton; application No. 6, O. Torrey, Jr., and A. Faliano, was based on incineration and disposition at the rate of \$2.05 per ton, and application No. 7, A. F. Martel, was unaccompanied by cash or a certified check, and was based on incineration and disposition at the rate of \$1.25 per ton; and for the aforesaid reasons and others this Board has been advised by the City Attorney that said applications are illegal.

Now, Therefore, Be It Resolved, That said applications Nos. 3, 4, 5,

6 and 7 be and the same are hereby rejected.

Be It Further Resolved, That applications Nos. 1 and 2 be and the same are hereby referred to the Health Committee of this Board for investigation, with instructions to the Health Committee to report back the result of their investigations as soon as possible.

Be It Further Resolved, That the time for acceptance of garbage disposal franchise bids is hereby continued to Monday, March 9, 1931.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# Relative to Initiative Garbage Ordinance.

Supervisor Havenner requested that the City Attorney furnish an opinion whether or not, without conflicting with the terms of the initiative ordinance adopted in 1927, this Board of Supervisors could, by ordinance or other action, require the collectors of refuse, after its incineration, to transport the residue to place to be designated by the Board of Supervisors.

Supervisor Peyser requested that the City Attorney be instructed to initiate proceedings to amend initiative ordinance relative to garbage; to modify the language therein regarding charges so that a

charge of \$..... a ton may be made.

Referred to Health Committee.

#### Action Deferred.

The following resolution was laid over two weeks and made a Special Order for  $3 \ p. \ m.$ 

#### SPECIAL ORDER-3:30 P. M.

# Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. — (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137

feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### UNFINISHED BUSINESS.

# Final Passage.

The following bill heretofore passed for printing was taken up and finally passed by the following vote:

### Granting Further Land in Civic Center to United States Government.

On recommendation of Finance Committee.

Bill No. 9432. Ordinance No. 8940 (New Series), as follows:

Agreeing to a further grant to the United States of America, a site situate in the Civic Center of the City and County of San Francisco, and determining the size thereof, and authorizing the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors thereof to execute and deliver to the United States of America a deed conveying to the United States of America the hereinafter described real property, all pursuant to the provisions of Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco.

Whereas, pursuant to Section 10-A of Chapter II, Article II of the Charter of the City and County of San Francisco, the Board of Supervisors has heretofore caused to be conveyed to the United States

of America a certain piece or parcel of land situate in the Civic Center in the City and County of San Francisco; and Whereas, the property heretofore granted is inadequate, and it is deemed necessary and to the best interests of the City and County of San Francisco and the United States of America that an additional piece or parcel of land contiguous to and adjoining said grant heretofore made and above referred to be conveyed by said City and County of San Francisco to said United States of America in order that the general scheme of buildings in said Civic Center be adhered to, and that additional building space be provided; and

Whereas, the hereinafter described real property is situate within the locality described in said section of said Charter, is owned by the said City and County of San Francisco and is unoccupied by any building or structure belonging to the said City and County of San

Francisco.

Now, therefore,

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

The Board of Supervisors of the City and County of San Francisco hereby determines that the size and site of said lands to be conveyed to the said United States of America should be as hereinafter set forth.

That the City and County of San Francisco does hereby offer the hereinafter described real property to the United States of America, without any monetary consideration and in addition to the grant of land heretofore made and in pursuance to said Charter provision herein referred to, the hereinafter described real property.

That the Mayor of the City and County of San Francisco, and the Clerk of the Board of Supervisors, be and they are hereby authorized, empowered and directed to make, execute and deliver to the United States of America, a good and sufficient deed conveying to said United States of America the hereinafter described real property.

Section 4. That the site to be conveyed to said United States of

America, in conformity with this ordinance, is described as follows, to-wit:

Beginning at a point on the westerly line of Leavenworth Street produced southerly, distant thereon 229.375 feet southerly along said line of Leavenworth Street produced southerly from the southerly line of McAllister Street (said point being also the southeasterly corner of the property deeded by the City and County of San Francisco to the United States of America, recorded September 19, 1930, in Volume 2078, Page 484, Official Records of said City and County); thence southerly along said line of Leavenworth Street produced southerly 25 feet; thence at right angles westerly along a line parallel with and distant 25 feet at right angles southerly from the southerly line of the aforementioned property deeded to the United States of America, 412.50 feet to the easterly line of Hyde Street produced southerly; thence at right angles northerly along said line of Hyde Street produced southerly 47 feet to the southwesterly line of the aforementioned property deeded to the United States of America; thence southeasterly along last-mentioned property line, on a curve to the right, tangent to a line deflected 90 degrees to the right from the preceding course, radius 42 feet, central angle 61 degrees 33 minutes 58 seconds, a distance of 45.128 feet to the southerly line of the aforementioned property deeded to the United States of America; thence easterly along last-mentioned property line, 375.568 feet to the westerly line of Leavenworth Street produced southerly, and the point of beginning.

Section 5. This ordinance shall become effective immediately upon its passage.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$51,222.77, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### 1928 Hetch Hetchy Construction Fund.

(1) California Meat Co., meats furnished (claim dated	
Feb. 20, 1931)\$	625.92
(2) Chapman Lumber Co., lumber (claim dated Feb. 20,	
1931)	1,235.14
(3) J. H. Creighton, truck hire (claim dated Feb. 20,	
1931)	2,315.34

(4) Hammond Lumber Co., lumber (claim dated Feb. 20, 1931)	819.04
(5) Delbert Hansen, truck hire (claim dated Feb. 20,	
1931)	778.13
(claim dated Feb. 20, 1931)	601.30
Feb. 20, 1931)	4,417.50
1931)	672.55
<ul> <li>(9) Utah Fuel Co., coal (claim dated Feb. 20, 1931)</li> <li>(10) Western Pipe &amp; Steel Co., second payment, construction of Newark-San Lorenzo pipe line, proposition "A-B",</li> </ul>	565.60
Contract 122 (claim dated Feb. 24, 1931)	368,769.01
(claim dated Feb. 24, 1931)	921.81
Feb. 24, 1931)	626.32
(13) Edison Lamp Works, lamp bulbs, etc. (claim dated Feb. 24, 1931)	515.62
(14) General Electric Co., two electric motors, etc. (claim dated Feb. 24, 1931)	561.93
(15) The Giant Powder Co., Con., explosives (claim dated	
Feb. 24, 1931)	$\begin{array}{c} 4,575.00 \\ 629.24 \end{array}$
1931)	2,647.70
(claim dated Feb. 24, 1931)	3,831.60
24, 1931)	4,203.31
County Road Fund.	
County Road Fund.  (20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb.	
(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)	1,263.95
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> </ul>	1,263.95 1,643.88
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gaso-</li> </ul>	
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance</li> </ul>	1,643.88 572.78
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> </ul>	1,643.88
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> </ul>	1,643.88 572.78
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> </ul>	1,643.88 572.78 2,409.22
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> <li>(26) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 21, 1931)</li> </ul>	1,643.88 572.78 2,409.22 2,955.41
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> <li>(26) Pacific Coast Aggregates, Inc., gravel, street maintenance</li> </ul>	1,643.88 572.78 2,409.22 2,955.41 825.50
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> <li>(26) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 21, 1931)</li> <li>(27) Eaton &amp; Smith, improvement of Mt. Vernon avenue extension (claim dated Feb. 25, 1931)</li> <li>(28) Fay Improvement Co., grading and paving, Laguna</li> </ul>	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02 1,733.53
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> <li>(26) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 21, 1931)</li> <li>(27) Eaton &amp; Smith, improvement of Mt. Vernon avenue extension (claim dated Feb. 25, 1931)</li> <li>(28) Fay Improvement Co., grading and paving, Laguna Honda boulevard (claim dated Feb. 25, 1931)</li> </ul>	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02
<ul> <li>(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)</li> <li>(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)</li> <li>(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)</li> <li>(24) Standard Oil Co. of California, asphalt, street maintenance (claim dated Feb. 19, 1931)</li> <li>(25) Pacific Coast Aggregates, Inc., cement, street maintenance (claim dated Feb. 20, 1931)</li> <li>(26) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 21, 1931)</li> <li>(27) Eaton &amp; Smith, improvement of Mt. Vernon avenue extension (claim dated Feb. 25, 1931)</li> <li>(28) Fay Improvement Co., grading and paving, Laguna Honda boulevard (claim dated Feb. 25, 1931)</li> </ul>	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02 1,733.53
(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02 1,733.53
(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02 1,733.53 1,000.00
(20) San Francisco City Employees' Retirement system, to match contributions from employees (claim dated Feb. 19, 1931)	1,643.88 572.78 2,409.22 2,955.41 825.50 547.02 1,733.53 1,000.00

1929 Hospital Bond Construction Fund.	
(32) The Colson Co., two food conveyors for Laguna Honda Home (claim dated Jan. 31, 1931)	607.20
Water Revenue Fund.	
(33) Chapman Valve Manufacturing Co., valves furnished (claim dated Feb. 25, 1931)	1,434.43
<ul> <li>(34) N. A. Eckart Revolving Fund, reimbursement for account of expenditures (claim dated Feb. 25, 1931)</li> <li>(35) N. A. Eckart Revolving Fund, reimbursement for ac-</li> </ul>	592.90
count of expenditures made (claim dated Feb. 25, 1931) (36) The Enterprise Foundry Co., fittings (claim dated	3,377.30
Feb. 25, 1931)	2,160.26
25, 1931)	745.65
25, 1931)	$576.00 \\ 737.65$
(39) Grinnell Co., pipe fittings (claim dated Feb. 25, 1931) (40) William L. Hughson Co., Ford auto (claim dated	
Feb. 25, 1931)	536.40
Feb. 25, 1931)	1,101.09
to match employees' contributions (claim dated Feb.	4.109.89
25, 1931)	4,105.55
dated Feb. 25, 1931)	2,584.08
dated Feb. 25, 1931)	10,802.88
(45) A. McSweeney, Tax Collector, San Mateo County, payment second installment of taxes (claim dated Feb. 25,	
1931)	10,649.32
(46) A. McSweeney, Tax Collector, payment second installment of taxes (claim dated Feb. 25, 1931)	25,562.99
(47) A. McSweeney, Tax Collector, payment second installment of taxes (claim dated Feb. 25, 1931)	57,449.35
(48) Edward T. Planer, Tax Collector (Alameda County), second installment of taxes (claim dated Feb. 25, 1931)	8,524.71
·	13,972.49
(50) Edward T. Planer, Tax Collector, second installment of taxes (claim dated Feb. 25, 1931)	13,509.05
(51) Edward T. Planer, Tax Collector, second installment of taxes (claim dated Feb. 25, 1931)	11,184.75
(52) Edward T. Planer, Tax Collector, second installment of taxes (claim dated Feb. 25, 1931)	12,854.35
General Fund, 1930-1931.	
(53) San Francisco Chronicle, official advertising (claim dated March 2, 1931)	2,814.74
(54) San Francisco Society for the Prevention of Cruelty to Animals, for impounding and feeding of animals (claim dated March 2, 1931)	1,500.00
(55) C. J. Hillard Co., Inc., metal book cases furnished office of Recorder (claim dated March 2, 1931)	565.00
(56) County Road Fund, Bureau Street Repair, Department Public Works, reimbursement for covering of main sewers (claim dated Feb. 11, 1931)	825.96
(57) Goodrich Silvertown, Inc., tires and tubes, Fire Department (claim dated Feb. 15, 1931)	928.27

(58) General Petroleum Corp., gasoline, Fire Department (claim dated Feb. 15, 1931)	1,053.96
Aquarium—Appropriation 57.	
(59) California Academy of Sciences, maintenance of Steinhart Aquarium, month February, 1931 (claim dated March 2, 1931)	3,557.97

# Appropriation, \$417,200.72, for Construction of Wards "K" and "L," Laguna Honda Home.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund, for the construction of Wards "K" and "L" at the Laguna Honda Home, to-wit:

"K"	and "L" at the Laguna Honda Home, to-wit:	
(1)	General construction, Anderson & Ringrose contract.\$	324,400.00
(2)	Mechanical equipment, Scott Co. contract	20,842.00
(3)	Plumbing system, Turner Co. contract	36,370.00
(4)	Electrical wiring and equipment, Severin Electric Co.	
co	ntract	17,890.00
(5)	Architectural fees	7,698.72
(6)	Possible extras, incidentals and inspection	10,000.00
	_	
	Total\$	417.200.72

## Adopted.

The following resolutions were adopted.

# Appropriation, \$300, for Remedying Ventilation Flues, County Jail No. 1.

On recommendation of Finance Committee.

Resolution No. 33417 (New Series), as follows:

Resolved, That the sum of \$300 be and the same is hereby set aside, appropriated and authorized to be expended out of Sheriff's Maintenance, Appropriation 14-B, to the credit of Budget Item 438, Department of Public Works; for the remedying of ventilating flues in cells at County Jail No. 1.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Captain Roy N. Francis, Delegate to Aeronautical Convention.

Also, Resolution No. 33418 (New Series), as follows:

Resolved, That Captain Roy N. Francis, Superintendent of the San Francisco Municipal Airport, be and he is hereby authorized and delegated, as the official representative of San Francisco, to attend the Convention of Aeronautical Chamber of Commerce of America, to be held at Tulsa, Oklahoma, March 25, 26 and 27, 1931; and

Further Resolved, That the sum of \$250 be and the same is hereby set aside and appropriated out of Budget Item 49, "Maintenance, etc., of Airport," and authorized in payment to Captain Roy N. Francis for expense of his attending said convention.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

City Attorney Directed to Commence Eminent Domain Proceedings Against Owners of Parcels of Land on City Hall Avenue Necessary for the Opening and Construction of Public Streets.

Also, Resolution No. 33419 (New Series), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following property situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

## Parcel One.

Beginning at a point on the southeasterly line of City Hall avenue, distant thereon 157 feet 11 inches southwesterly from the point of intersection of said line of City Hall avenue and the southerly line of McAllister street; thence southeasterly at right angles to said line of City Hall avenue 88.369 feet to the easterly line of Leavenworth street produced southerly; thence deflecting 35 degrees 45 minutes 51 seconds to the right and running southerly along said line of Leavenworth street, produced southerly, 85.550 feet to a point distant thereon 20.175 feet southerly from the northerly line of Fulton street, produced easterly; thence deflecting 144 degrees 14 minutes 9 seconds to the right and running northwesterly 157.787 feet to the southeasterly line of a portion of City Hall avenue closed by Resolution No. 32253 (New Series) of the Board of Supervisors of the City and County of San Francisco; thence at right angles northeasterly along the southeasterly line of City Hall avenue so closed and along the southeasterly line of City Hall avenue 50 feet to the point of beginning.

Being all of Lot 24 and portions of Lots 21, 22 and 23 of Yerba Buena Park, Park avenue and City Hall avenue, as per map thereof recorded in Map Book "E and F," page 38, Records of the City and County of San Francisco.

#### Parcel Two

Beginning at a point on the northwesterly line of Market street, distant thereon 427 feet 11½ inches southwesterly from the point of intersection of said line of Market street with the westerly line of Jones street (said point of beginning being on the northeasterly line of the property now or formerly owned by James Irvine); thence northwesterly at right angles to said line of Market street, and along said northeasterly property line, 0.253 feet; thence deflecting 54 degrees 14 minutes and 9 seconds to the left and running westerly 61.620 feet to the southwesterly line of the property now or formerly owned by James Irvine; thence deflecting 125 degrees 45 minutes 51 seconds to the left and running southeasterly along said southwesterly property line 36.267 feet to the northwesterly line of Market street; thence at right angles northeasterly along said line of Market street, 50 feet to the point of beginning.

Being portions of Lots 21 and 23 of Yerba Buena Park, Park avenue and City Hall avenue, as per map thereof recorded in Map Book E and F, page 38, Records of the City and County of San Francisco.

Be It Further Resolved, That said property is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the opening and construction of public streets. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land, and of any and all interest therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# Board of Works Interdepartmental Reimbursements.

Also, Resolution No. 33420 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the hereinafter designated Budget Items, Department of Public Works, to the credit of designated Budget Items, Department of Public Works; being reimbursements for expenditures in connection with repairs to equipment during January, 1931, to-wit:

To credit of Budget Item 456:

10 Cledit of Dudget item 100.	
From Budget Item 540, Street Cleaning\$	752.25
From Budget Item 553, Sewer Repair	165.75
From Budget Item 565, Auto Maintenance	160.88
From Budget Item 499, Bureau Engineering	58.87
From Budget Item 464, Stores and Yards	3.37
To credit of Budget Item 457:	
From Budget Item 540, Street Cleaning	51.75
From Budget Item 553, Sewer Repair	37.12
From Budget Item 565, Auto Maintenance	2.25
To credit of Budget Item 458:	
From Budget Item 540, Street Cleaning	33.75
From Budget Item 553, Sewer Repair	40.50

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# Mayor to Sell Certain Buildings on Land Required for School Purposes, on Appleton and Highland Avenues and Patton Street.

Also, Resolution No. 33421 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, to-wit:

Dwelling houses and appurtenances situated on those certain pieces or parcels of land required for school purposes and known as

Nos. 161 and 163 Highland avenue, No. 165 Highland avenue, No. 167 Highland avenue, Nos. 173 and 175 Highland avenue, No. 177 Highland avenue, No. 11 Patton street, Nos. 15 and 15-"A" Patton street, No. 102 Appleton avenue, No. 106 Appleton avenue, No. 108 Appleton avenue, Nos. 112-114 and 114-"A" Appleton avenue, No. 120 Appleton avenue, No. 146 Appleton avenue, No. 150 Appleton avenue, No. 156 Appleton avenue, 160 Appleton avenue, No. 168 Appleton avenue, No. 172 Appleton avenue, No. 180 Appleton avenue.

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling houses to be removed by the purchasers within thirty

(30) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit of the Department of Education.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Action Deferred.

The following matter was, on motion, laid over one week and made a Special Order for 2:30 p.m.:

# Accepting \$20,000 in Settlement of Claim Against John H. Thieler, Former Treasurer.

Resolution No. — (New Series), as follows:

Whereas, The City Attorney has recommended the acceptance of \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County against John H. Thieler, former Treasurer, and Continental Casualty Company, surety on his bond; therefore be it

Resolved, That the City Attorney be and is authorized and directed to accept \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County of San Francisco against John H. Thieler, former Treasurer of the City and County, and Continental Casualty Company, the surety on his bond; and

Further Resolved, That the City Attorney be and is authorized and directed, upon the payment of said \$20,000 into the City treasury, to dismiss the action pending against said John H. Thieler and Continental Casualty Company.

## Adopted.

The following resolution was adopted:

Fixing Time of Hearing of Appeal, Rezoning of Westerly Line of Alemany Boulevard, Between Geneva and Niagara Avenues.

On recommendation of City Planning Committee.

Resolution No. 33422 (New Series), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, denying an application to rezone from First Residential District to Commercial District, property located on the westerly line of Alemany boulevard, between Geneva and Niagara avenues, is hereby set for Monday, April 6, 1931, in the chambers of the Board of Supervisors at 2 o'clock p. m.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Passed for Printing.

The following matters were passed for printing:

Parking Station, W. H. Manaton and W. W. Haley, North Side of Eddy Street, 137 Feet 6 Inches East of Mason Street.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That W. H. Manaton and W. W. Haley be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises at north side of Eddy street, 137 feet 6 inches east of Mason street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Protest filed.

Supply Station, Shell Oil Company, Southeast Corner of Gough and Page Streets.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the Shell Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain

and operate an automobile supply station on premises at the south-

east corner of Page and Gough streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Adopted.

The following resolutions were adopted:

Repealing Portion of Resolution No. 33598 (New Series), Relating to Contract with F. J. Driscoll for Use and Occupation of Part of Bay Street Property of San Francisco Water Department.

On recommendation of Public Utilities Committee.

Resolution No. 33423 (New Series), as follows:

Resolved, That portion of Resolution No. 33598 (New Series), adopted December 8, 1930, relating to the use and occupation of the following property under control of the San Francisco Water Department, viz.—"20. F. J. Driscoll, 200 feet by 75 feet; part of Bay street property; term of three years; purpose, service station; consideration, \$3,600, payable \$100 per month advance; new contract entirely"—be and the same is hereby rescinded and repealed, upon the recommendation of the head of the San Francisco Water Department, for the reason that this contract was contingent upon the rezoning of this property to permit of the erection of an oil station on said lot, which rezoning was refused by the City Planning Commission.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Award of Contract, Foodstuffs.

On recommendation of Supplies Committee.

Resolution No. 33424 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing foodstuffs during the four months' term, viz: March, April, May, June, 1931, on bids submitted February 2, 1931 (Proposal No. 676), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors, and the awards herein approved by it, same are now made to the following, viz:

		Amo	
Bid	No. Contractor—		ond
3	Jones-Thierbach Co		
4	California Meat Co	\$	500
7	Haas Brothers	$\dots$ N	lone
8	Swift & Co	\$	100
9	Blue Ribbon Products Co., Inc		100
10	F. E. Booth Co., Inc		100
11	H. Moffat Co		500
13	Standard Fisheries		200
15	H. E. Teller Co		100
16	Roth, Winter & Walsh		100
19	Baumgarten Bros		300
20	Smith, Lyden & Co	N	lone
21	M. J. B. Co	N	lone
24	Golden State Company, Ltd	1	,000
26	Western States Grocery Co	$\dots$ N	lone
27	South San Francisco Packing & Provision Co		500
29	Albert R. Dice	N	lone
31	S. H. Tyler & Son	N	lone

32	Tiedemann &	McMorran	Vone
33	Del Monte Me	eat Co., Inc	,000
35	Gaffney & Lu	ice	200

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality, as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# Award of Contract, Trolley Wire.

Also, Resolution No. 33425 (New Series), as follows:

Resolved, That award of contract be hereby made to General Electric Supply Corporation, on bid submitted February 24, 1931 (Proposal No. 687), for furnishing the following, viz.: Trolley wire for Municipal Railway. Four miles 3/0 round high strength copper alloy trolley wire (approximate weight per mile, 2674 pounds), f. o. b. car barn, 2600 Geary street, within thirty-three days, at \$20.88 per 100 pounds; allowance for four reels, \$20 each.

Material: All of the wire furnished hereunder shall be round in form, and shall fulfill the following requirements: Diameter, .410 inch; area of cross section, 168,100 circular mils; tensile strength, 76,000 pounds per square inch; conductivity at  $20\,^{\circ}$  C., 55 per cent of the international annealed copper standard.

The manufacture and delivery of the wire shall be in accordance with the best modern practice, and in matters not covered by the above listed requirements shall conform to the latest specifications of the American Society for Testing Materials or the American Electric Railway Engineering Association, in so far as the same may be applicable.

Packing and Shipment: The wire shall be on stout reels, each holding approximately one mile of wire, and shall be so covered and protected as to prevent damage in ordinary handling and shipping.

No extra charge shall be made for reels.

Note: The above trolley wire will be supplied on four one-mile reels, which are returnable for full credit, if returned in good condition within twelve months from date of shipment, f. o. b. car barns, San Francisco.

Resolved, That no bond be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

#### Award of Contract, Bread.

Also, Resolution No. 33426 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted February 16, 1931 (Proposal No. 685), for furnishing the following, viz.: Bread. Fresh bread for four months' period commencing March 1, 1931, and ending June 30, 1931.

## PART I.

## Awarded to Jensen Bread Company.

Delivery: To be made to the public institutions daily except Sundays. Note: The Park Commissioners are excluded from bid on Part I. Hearth, \$0.0395; twist, \$0.0395; whole wheat, \$0.0395; gluten, \$0.25; rye, \$0.0395; round French, \$0.0395; bran, \$0.0395; pan, \$0.0395; Vienna, \$0.0395; raisin, \$0.06; graham, \$0.0395.

#### PART II.

For Park Commissioners for Playground and Restaurant Activities.

It is understood that the City may order as it needs these goods, in any quantities it sees fit, and deliveries will be made promptly by the contractor at such times.

The City will endeavor to place orders daily before 8:30 a. m. and the contractor must make delivery within two hours thereafter. Later in the day, if the occasion arises, additional orders may be placed and the contractor shall be obliged to make immediate delivery, this being necessary to take care of the public if there should be a rush of trade.

Quality: To be the same as served at first-class restaurants.

Pullman loaves, two pounds, \$0.059 per pound. Awarded to Phillips Baking Company.

Pullman loaves, four pounds, \$0.059 per pound. Awarded to Phillips Baking Company.

Buns (for frankfurters), \$0.15 per dozen. Awarded to Langendorf United Bakeries, Inc.

Resolved, That bonds for the faithful performance of contract be required as follows, viz:

Jensen Bread Co., bond \$500. Phillips Baking Co., none.

Langendorf United Bakeries, Inc., none.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Award of Contract, Dry Goods, Etc.

Also, Resolution No. 33427 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing dry goods and wearing apparel on bids submitted February 9, 1931 (Proposal No. 672), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors, and the awards herein to the lowest bidders on the respective items approved by it, same are now made to the following, viz:

Bid No. Contractor.

1-Regent Duck Coat & Linen Company.

2—D. N. & E. Walter & Co.

3-M. R. Fleischman & Co.

4—Pacific Surgical Gown Company.

5—Levi Strauss & Co.

6-White Duck Clothing Manufacturing Co.

7—Carl Munter & Co.

8—Everwear Manufacturing Company.

10—J. B. Crowley, Inc.

11-E. Friedlander & Sons.

12-Walton N. Moore Dry Goods Company.

14-Goldstone Bros., Inc.

18—Pendleton Woolen Mills.

19—Buckingham & Hecht.

21—Greenebaum, Weil & Michels.

22—Eloesser, Heynemann Company,

Note: All above awards are made to the lowest bidder, except when award be made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

# Warning Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 33428 (New Series), as follows:

Resolved. That the following warning signs be installed as shown below:

Install "School Zone" Signs.

North side Carl street, east of Willard street.

North side Carl street, east of Arguello boulevard.

South side Carl street, west of Willard street.

South side Carl street, west of Hillway avenue.

East side Arguello boulevard, south of Carl street.

West side Arguello boulevard, north of Carl street. South side Lincoln way, west of Arguello boulevard.

South side Frederick street, west of Willard street. North side Frederick street, east of Willard street.

#### Install "Slow" Signs.

Seventeenth street, east and west of Carolina street. Nineteenth street, east and west of Eureka street. Eureka street, north and south of Nineteenth street. Geneva avenue, east and west of Delano avenue. Geneva avenue, east and west of Cayuga avenue. Eighteenth street, east and west of San Bruno avenue. San Bruno avenue, south of Eighteenth street. California street, east and west of Fillmore street.

# Install Nine-Unit Reflector Sign.

On curb line of gore corner dividing Junipero Serra boulevard and Nineteenth avenue, facing south.

Ayes-Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Breyer, Canepa, Power-3.

# Extension of Ninety Days' Time to C. B. Eaton.

On recommendation of Streets Committee.

Resolution No. 33429 (New Series), as follows:

Resolved, That C. B. Eaton is hereby granted an extension of ninety days' time from and after February 19, 1931, in which to complete improvement of Diamond street, between Moffitt and Conrad streets.

This extension of time is granted on the recommendation of the Board of Public Works for the reason that asphaltic surface and sidewalks are yet to go in.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

## Extension of Ninety Days' Time to E. J. Treacy.

Also, Resolution No. 33430 (New Series), as follows:

Resolved, That E. J. Treacy is hereby granted an extension of ninety days (90) days' time from and after February 18, 1931, in which to complete improvement of crossings of Delano and Mount Vernon avenues, and Kirkwood avenue and Mendell street.

This extension of time is granted on the recommendation of the Board of Public Works for the reason that work has been retarded by adverse weather conditions.

Ayes—Supervisors Andriano, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Canepa, Power—3.

#### Re-referred.

The following resolution was, on motion, re-referred to the Streets Committee.

# Ordering Sidewalk Construction in Silver Avenue.

Bill No.———, Ordinance No. ———— (New Series), as follows: Ordering the performance of certain street work to be done in the

City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of Sån Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the north one-half of Silver avenue from the east line of Congdon street to a line parallel with and 1722 feet east of the east line of Congdon street by the construction of two-course concrete sidewalks, six feet in width, where concrete or asphalt sidewalks, six feet or more in width, have not already been constructed.

Specifications of March, 1929, to be a portion of this contract. Section 2. This ordinance shall take effect immediately.

#### Passed for Printing.

The following matters were passed for printing:

## Establishing Grades on Polk Street.

On recommendation of Streets Committee.

Bill No. 9353, Ordinance No. ———— (New Series), as follows:

Establishing grades on Polk street between the northerly line of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Polk street between the northerly line of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom, are hereby established at points and to elevation above city base as follows:

#### Pope Street.

Hanover street northerly line produced 367 feet. (The same being the present official grade.)

Westerly line of, 15 feet southerly from Hanover street northerly

line 367 feet. (The same being the present official grade.)

Westerly line of, 15 feet northerly from Hanover street southerly line 368.50 feet. (The same being the present official grade.)

Twelve feet easterly from the westerly line of, 3.17 feet northerly

from Hanover street southerly line, 370 feet.

Twelve feet westerly from the easterly line of, 56.83 feet southerly

from Hanover street northerly line produced 370 feet.

On Pope street between the northerly line of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

## Establishing Grades on Webster Street.

Also, Bill No. 9354, Ordinance No. ——— (New Series), as follows:

Establishing grades on Webster street between Bay street and the northerly line of Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets, and on Jefferson street between Fillmore and Webster streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That the grades on Webster street between Bay street and the northerly line of Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets, and on Jefferson street between Fillmore and Webster streets, are hereby established at points and to elevation above city base as follows:

#### Webster Street.

Bay street, 15 feet. (The same being the present official grade.) Easterly and westerly curb lines of, at North Point street southerly line 7.80 feet.

North Point street, southerly curb line 7.41 feet.

North Point street, northerly curb line 6.39 feet.

Easterly and westerly curb lines of, at North Point street northerly line 6 feet.

Easterly and westerly curb lines of, at Beach street southerly line 4 feet.

Beach street southerly curb line 3.89 feet.

Beach street northerly curb line 3.61 feet.

Easterly and westerly curb lines of, at Beach street northerly line 3.50 feet.

Easterly and westerly curb lines of, at Jefferson street southerly line produced 1.50 feet.

Westerly line of, 15 feet northerly from Jefferson street southerly line 1.39 feet.

Westerly line of, 15 feet southerly from Jefferson street northerly line 1.11 feet.

Easterly and westerly curb lines of, at Jefferson street northerly line produced 1 foot.

# North Point Street.

Southerly line of, at Buchanan street easterly and westerly curb lines 13 feet.

(As recommended by Resolution 33841, New Series.) Southerly curb lines of, at Buchanan street 12.89 feet. (As recommended by Resolution 33841, New Series.) Northerly curb line of, at Buchanan street 12.61 feet.

(As recommended by Resolution 33841, New Series.)

Northerly line of, at Buchanan street easterly and westerly curb lines 12.50 feet.

(As recommended by Resolution 33841, New Series.)

Fifteen feet northerly from the southerly line of, 241.25 feet westerly from Buchanan street 11.08 feet.

Fifteen feet southerly from the northerly line of, 241.25 feet west-

erly from Buchanan street 10.80 feet.

Southerly line of, at Webster street easterly and westerly curb lines 7.80 feet.

Fifteen feet northerly from the southerly line of, at Webster street 7.41 feet.

Fifteen feet southerly from the northerly line of, at Webster street 6.39 feet.

Northerly line of, at Webster street easterly and westerly curb line 6 feet.

Fifteen feet northerly from the southerly line of, 176.67 feet easterly from Fillmore street 9.15 feet.

Fifteen feet southerly from the northerly line of, 147.33 feet easterly

from Fillmore street 8.35 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street easterly line 7.25 feet. (The same being the present official grade.)

Fifteen feet northerly from the southerly line of, at Fillmore street easterly line 7.83 feet. (The same being the present official grade.)

#### Beach Street.

Fifteen feet northerly from the southerly line of, at Buchanan street westerly line 5.70 feet.

Fifteen feet northerly from the southerly line of, 64.40 feet westerly from Buchanan street 5.40 feet.

Fifteen feet southerly from the northerly line of, at Marina boulevard southwesterly line 5.10 feet.

Fifteen feet northerly from the southerly line of, 171.25 feet easterly from Webster street 6.72 feet.

Fifteen feet southerly from the northerly line of, 171.25 feet easterly from Webster street 6.43 feet.

Northerly line of, at Webster street easterly and westerly curb lines 3.50 feet.

Fifteen feet southerly from the northerly line of, at Webster street 3.61 feet.

Fifteen feet northerly from the southerly line of, at Webster street 3.89 feet.

Southerly line of, at Webster street easterly and westerly curb lines 4 feet.

Fifteen feet northerly from the southerly line of, 232 feet easterly from Fillmore street 5.22 feet.

Fifteen feet southerly from the northerly line of, 227.33 feet easterly from Fillmore street 4.97 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street easterly line 3.27 feet. (The same being the present official grade.)

Fifteen feet northerly from the southerly line of, at Fillmore street easterly line 3.48 feet. (The same being the present official grade.)

#### Jefferson Street.

Fifteen feet northerly from the southerly line of, at Webster street westerly line 1.39 feet.

Fifteen feet southerly from the northerly line of, at Webster street westerly line 1.11 feet.

Fifteen feet northerly from the southerly line of, 188 feet easterly from Fillmore street 3.05 feet.

Fifteen feet southerly from the northerly line of, 184 feet easterly from Fillmore street 2.80 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street

easterly line 1.42 feet. (The same being the present official grade.)
Fifteen feet northerly from the southerly line of, at Fillmore street

easterly line 1.64 feet. (The same being the present official grade.)
On Webster street between Bay street and the northerly line of
Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets; and on Jefferson street between Webster and Fillmore streets, be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Action Deferred.

The following resolution was, on motion, laid over one week and made a Special Order for 3:30 p. m.:

## City Attorney to Commence Proceedings Against Property Owners in Culebra Terrace.

- (New Series), as follows: Resolution No. --

Resolved, That the Board of Supervisors reconsider Resolution No. 33536 (New Series), finally passed November 25, 1930, ordering the City Attorney to commence proceedings in eminent domain against owners of land described in said resolution, situate in what is commonly known as Culebra terrace, and that the reconsideration of said resolution be made a special order of business for Monday, March 9. 1931, at 3:30 p. m.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS. BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Proposed Amendment to Social Welfare Laws.

Supervisor Havenner presented:

Communication from the Social Welfare Board, Department of Social Welfare, State of California, calling attention to certain proposed amendments to welfare laws providing aid for the needy blind and needy aged which are sponsored by said Department. are expected to clarify the administration of these welfare laws and the earnest consideration of the Board of Supervisors and various cities and counties are requested in support of same.

Referred to Legislative Committee.

#### Report on Jails.

Communication from Sanford Bates, Director of Department of Justice, Bureau of Prisons, Washington, D. C., enclosing copy of inspection reports made by Inspector La Dow, of Jails, in San Francisco County.

Referred to Police Committee.

## Endorsement Requested-Senate Bills, Damage Suits Against Cities. Etc.

Supervisor Havenner presented:

Communication from League of California Municipalities urging support of Senate Bills 52 and 53, designed to properly protect cities, counties and other public corporations and their officials in damage suits for injuries to persons or property resulting from defective or dangerous condition of public streets, buildings or works.

## Model Golden Gate Bridge.

Supervisor Shannon presented:

Communication from Herman Weibel submitting bid and figures for erection and delivery of their Model Golden Gate Bridge in three different prices and styles.

## Telegram.

New York, N. Y., February 25, 1931.

Andrew J. Gallagher, Chairman Industrial Development Committee, Board of Supervisors.

Appreciate very much indeed your committee's telegram quoting resolution of Board of Supervisors. The resolution is very gratifying to us and we were indeed pleased to have Mrs. Kahn with us as representative of the Mayor, Board of Supervisors and City and County of San Francisco. Again thanking you and with best wishes and kindest regards.

R. Stanley Dollar.

# Telegram.

Washington, D. C., March 2, 1931.

Hon. Angelo J. Rossi, The Mayor of San Francisco.

Yesterday I had the honor of presenting the beautiful floral tribute of the City of San Francisco, and of conveying your message representing your sentiments and those of the Board of Supervisors and the people of San Francisco, at the unveiling of the statue of Father Junipero Serra in the National Hall of Fame. I referred to the fact that the beloved Father Serra founded Mission Dolores in the City of St. Francis in 1776, and that he, the founder of our California Missions, is revered by every man, woman and child in the State of California, regardless of his or her race, creed or religion. Splendid tributes were paid to the padre and to Thomas Starr King, California's contributions to the National Statuary Hall in the Capitol by United States Senators Johnson and Shortridge, by Isadore Dockweiler and by Secretary of the Interior Ray Lyman Wilbur, representing the President of the United States, Kindest regards.

Richard J. Welch.

## Sympathy of the Board Extended to Miss Commerford and to Supervisor Power.

On motion, the Clerk was directed to send communications to Supervisor Power and Miss Commerford, extending sympathy of the Board of Supervisors in their illness, with the hope for their speedy and complete recovery.

## Commendation of Police Officers.

Supervisor Shannon presented:

Resolution No. 34032 (New Series), as follows:

Your attention is respectfully called to the resolution unanimously

adopted by the Board of Supervisors today:

Whereas, on February 20th, 1931, Inspectors Robert L. Bauer, Otto Meyer, Frank McCann and Lieutenant George Richards of the San Francisco Police Department effected the arrest of William Spate, a notorious criminal, at Webster and Ellis streets, the Board of Supervisors wishes to earnestly commend the courage and fidelity to duty of these police inspectors.

The Board regrets that Inspector McCann was wounded.

The Board of Supervisors feels that the valor and sense of duty exhibited by these officers deserve special commendation from you and from the people of San Francisco. Their conduct reflects great credit upon themselves and upon the San Francisco Police Department.

This commendation is entered in the minutes of the Board of Supervisors and to be transmitted to the officers named.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# Death of Former City Engineer Marsden Manson.

Supervisor Colman presented:

Resolution No. 34033 (New Series), as follows:

Whereas, death has called former City Engineer of San Francisco Marsden Manson, who for many years served the City and also the

State of California in their engineering problems; and

Whereas, during his years of service as City Engineer he was instrumental in originating the Hetch Hetchy Project, and also prosecuted other municipal projects, to all of which work he brought a high degree of professonal skill and an engaging personality; therefore, be it

Resolved, That it is with profound regret that this Board regards his passing; and that when this Board adjourns, it does so as a tribute

of respect to his memory; and be it further

Resolved, That this resolution be spread upon the minutes and that a copy of same, suitably engrossed, be presented to the family of the deceased.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

# City Attorney to Advise as to Use of Bond Moneys for Retroactive Purposes.

Supervisor Havenner requested that City Attorney advise whether or not proceeds from sale of bonds voted by people can be applied to retroactive purposes unless specifically provided for in bond issue.

# Agreement Authorized for Opening Streets in Merced Manor.

Supervisor Canepa presented:

Resolution No. 33434 (New Series), as follows:

Resolved, That the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco are hereby authorized and instructed to execute an agreement with Fernando Nelson & Sons, Inc., for the opening and dedicating of streets adjoining and adjacent to the Central Pumping Station of the San Francisco Water Department, on Sloat boulevard near Nineteenth avenue, as per the following terms:

Fernando Nelson & Sons, Inc., to layout and dedicate a street 55 feet in width adjacent to the westerly boundary of the Central Pumping Station and dedicate a strip of land 40 feet in width for an 80-foot street at the southerly boundary line of the Central Pumping Station, and the City to lay out and dedicate a street 55 feet in width on its own land adjacent to the easterly boundary of the Central Pumping Station, and dedicate a strip of land 40 feet in width adjacent to the southerly boundary of the Central Pumping Station, said 40 feet to be one-half of an 80-foot street, and in return for such dedication by the City, Fernando Nelson & Sons, Inc., are to dedicate the streets first mentioned above and pay the entire cost of street work on the three streets named in this agreement, including grading, paving, catchbasins, curbs, sidewalks and a sewer connection to the City's property across the 80-foot street, without expense to the City and County of San Francisco.

Be It Further Resolved, That the City Attorney be and he is hereby directed to prepare the necessary agreement in accordance with this resolution.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

#### REPORT OF LEGISLATIVE COMMITTEE.

The following was presented by Supervisor McSheehy and copies ordered sent to members:

San Francisco, California, Monday, March 2, 1931.

During the first session of the California State Legislature of 1931 there have been introduced some 2900 bills. From the Bill Digest, by the Clerk of the Committee, the following are submitted with the suggestions noted.

A great many of these bills will mean an increase in the tax rate,

and the same should be protested directly by this committee.

Also, many bills affecting San Francisco have been submitted in skeleton form, and until the amendments are introduced the committee will not consider them.

Respectfully,

JAMES B. McSHEEHY, Supervisor, Chairman Legislative Committee. VICTOR J. CANEPA.

# Report and Recommendations of Legislative Committee.

During the first session of the California State Legislature of 1931 there were 2500 bills introduced. From the bills digested by the Clerk of the Committee the following are submitted with the recommendations noted.

Many bills affecting San Francisco have been submitted in skeleton form, and until the amendments are introduced the Committee will not consider them.

Supervisors JAMES B. McSHEEHY, Chairman, VICTOR J. CANEPA, Member, SYLVESTER ANDRIANO, Member, Legislative Committee of the Board of Supervisors.

## CONSTITUTIONAL AMENDMENTS.

## Taxation on Public Utilities Owned by Municipalities.

A. C. A. 8 (Fisher, Robert F.)—Adds Section 17 to Article 13 of the Constitution of the State of California, relating to the taxation of utilities owned or controlled by public agencies of government, and relating to taxation of incomes and receipts of such utilities upon the sale and delivery of their commodities or service to any other utility for resale or distribution.

Section 17 (Summarized)—All property, works, plants and equipment owned, operated, etc., by any town, city, city and county, et al., and held or used for supplying the public with light, heat. power, transportation, telegraph, or telephone service. shall be assessed and taxed in the same manner as private corporations; provided, that such utility paying a tax measured by income, shall be allowed such deduction therefrom as shall represent the tax on receipts on account of the sale and delivery of their commodities or service to any other utility for sale or distribution, where such other utility is subject to a like tax on its receipts from such sale or distribution.

The Municipal Railway is subject to the above tax.

## Cost and Maintenance of Public Schools.

S. C. A. 10 (Swing)—Adds a new section to Article 9 of the Constitution of the State to be numbered 6a, relating to the cost and expense

of maintaining public schools.

Provides that the entire cost and expense of maintaining the public schools shall be borne and paid by the State; provided, however, nothing herein contained shall be deemed to require the State to provide school grounds, school buildings, or equipment, for such schools.

Abolishing Taxation on Motor Vehicles.

S. C. A. 11 (Inman)—Adds a new section to Article 13 of the Constitution of the State to be numbered 1c, relating to taxation of motor vehicles.

Section 1c. Motor vehicles, as defined by the Legislature, shall be exempt from local assessment and taxation.

This loss of revenue would approximate \$1,000,000.

# JUDICIAL SALARIES.

## Municipal Court (Bills Relating to San Francisco).

A. B. 1099 (S. F. Delegation)—An act to amend Section 6 of Chapter 358, Statutes of 1925, as amended.

Increases Municipal Judges' (12) salaries from \$6000 to \$9000.

A. B. 349 (Hornblower)—An act to amend Section 6 of Chapter 358, Statutes of 1925, as amended.

Increases Clerk's salary from \$4800 to \$6000.

Enlarges duties of chief deputy clerk, who shall act as secretary to the judges and as jury commissioner with the same powers of jury commissioner of superior court. Increase of salary from \$3600 to \$5400.

A. B. 1100 (S. F. Delegation)—Same as A. B. 1099. Increases Municipal Judges (12) from \$6000 to \$7500.

## Superior Court.

A. B. 960 (Little)—Amends Section 736c, Political Code.

Provides that the State and counties shall each bear half of the Superior Court Judges' salaries up to \$8000, but that any excess over that amount shall be borne entirely by the county. State now contributes \$4000 to Superior Court Judges' salaries and San Francisco contributes \$5000.

A. B. 69 (S. F. Delegation)—Superior Judges of San Francisco salaries increased from \$9000 to \$12,000. State now pays \$4000 per judge. At this ratio San Francisco's proportion would be increased by \$48,000.

A. B. 143 (San Francisco Delegation); A. B. 665 (Crist and Wil-

liamson)—Identical.

Provides for the retirement of the Superior Court and Municipal Court Judges after twenty-four years' service in either or both courts. Salary on retirement to be one-half of that received at date of retirement, to be paid in the same proportion by the State and City and County as was paid while in active service. Judge must have reached the age of 70 years to be eligible for retirement. Specifically provided that San Francisco Judges of the Superior Court shall receive a retirement salary of \$4500. Judges who have retired are subject to call of the Judicial Council to assist temporarily at regular salary.

A. B. 1061 (Williamson)—Adds a new section to the Code of Civil

Procedure to be numbered 204f, relating to jury commissioner.

The duties of the jury commissioner appointed by the Superior Judges relative to the selecting and returning of trial jurors in the Superior Court shall apply to the Municipal Court.

(Conflicts with A. B. 349, second section, noted above.)

#### COUNTY GOVERNMENT.

## Additional Liabilities.

A. B. 216 (Reid)—Registrar of Voters added to officers allowed traveling expenses in attending annual conventions of their respective associa-

tions, not to exceed \$50.

A. C. A. 7 (Stockwell)—Eliminates the division of the fund known as the "Motor Bus and Truck Tax" between the State and counties, and provides that the entire amount of this tax to go to the State.

San Francisco would be deprived of an annual revenue of \$40,000 by

the adoption of this amendment.

S. B. 25 (McKinley); A. B. 215 (Reid)—Amends Section 2 of Chapter 359, Statutes 1903, relating to the payment of officials' bonds. Provides that the county shall pay the premium on bonds of deputies, clerks and subordinates now required to be under bond.

#### Additional Revenues.

A. B. 793 (Oliva)—The State shall pay the entire expense of maintaining the fireboats of the San Francisco Fire Department used on the bay. At present State pay one-half and city and county one-half. San Francisco would save \$92,500 per year if this bill passes.

S. B. 398 (McCormick)—Amends Section 3627a of the Political Code. Moneys received from taxes on intangible property (stocks, notes, equities, etc.), shall all be placed in general fund of county instead of dividing it one-third to city, one-third to county, and one-third to school district.

S. B. 283 (Nelson)—Amends Section 44 of "California Vehicle Act"

relating to the registration of vehicles.

Requires a certification from the Assessor that vehicle is or has been assessed before a renewal of the license can be obtained. No change in the present exemptions.

Assessor's office in San Francisco states this requirement would in-

crease the revenues in San Francisco approximately \$300,000.

A. B. 241 (Gillett)—An act to amend Section 11 of the Juvenile Court Law relating to inmates of Whittier, Preston, and California School for Girls by changing the rate payable by counties for said inmates.

Law now provides that the county shall pay \$20 per month or part of month for each inmate committed to these institutions. Amendment would require the county to pay only for the actual time the inmate is confined in the institution at the rate of \$20 per month.

San Francisco at present pays approximately \$2000 per month for

inmates confined in these institutions.

S. B. 519 (Carter)—An act to add a new section to the Political Code to be numbered 3692½, relating to the duties of the State Board of Equalization. Motor Vehicle Department to furnish the Board of Equalization with a duplicate copy of the records of new vehicle registrations. Said board shall in turn furnish each Assessor with the portion of the record affecting his respective county.

This record is now purchased by the Assessor. The record would be supplied at no cost to the county. The cost to San Francisco is now approximately \$1000 per year.

## Powers and Duties.

- S. B. 386 (Crittenden)—Highways. An act to provide that the State Highway system shall include a portion of those city streets in municipalities which, by their natural course, form a continuation of said system. The portion of those streets that form a continuation of a State Highway shall be included in the State Highway system and their construction and repair shall be borne out of the funds allotted to the State Highway system from the gasoline tax. Cities will retain their present jurisdiction, including the right to establish grades.
- A. B. 1044 (Williamson)—Garbage Franchise. An act providing for the granting of franchises in counties, cities and counties, cities or towns for the disposal or destruction, or both, of garbage and other waste.
  - Section 1. Franchise to be granted by legislative body.
- Section 2. Bids may be called for by resolution of the Board of Supervisors; franchise not to exceed 25 years; award may be made to best bidder.

Section 3. Bond, in the amount to be fixed by the board, must be

filed by the successful bidder.

Section 4. Grantor may impose additional terms. (This is the act proposed by Mr. Dold of City Attorney's office in order to permit such a franchise. Under the Broughton Act it is doubtful if such a franchise may be granted by the board.)

A. B. 622 (Jewett)—An act to regulate the acquisition and transfer

of lands by counties for park purposes.

Section 1. The taking of property by any county through proceedings in eminent domain for park purposes is hereby prohibited.

- Section 2. The several counties of the State are hereby prohibited from acquiring any land by purchase or otherwise for the purpose of transferring, or transferring any land, to the United States of America for national park purposes.
- S. B. 361 (Mixter)—An act to repeal Chapter 629, Statutes of 1929, which authorizes supervisors to transfer lands to the United States for national park purposes.
- A. B. 1054 (Williamson)—An act to amend Section 1 of the act which permits counties or municipal corporations to transfer lands to the United States for the use of the War Department or the Navy Department for defense purposes, by including cities and counties. (San Francisco.) The Board of Supervisors, by a four-fifths vote, may expend money out of the general fund, or incur an indebtedness upon the authorization of a two-thirds vote of the people, for the purpose of purchasing or improving lands, and may transfer said lands to the United States for the use of the War Department or the Navy Department whenever they consider it desirable or expedient; the consideration to be the benefits derived by the county or city and county from such transfer. Lands may be purchased anywhere within the State.

## Levy of School District Taxes.

A. B. 1858 (Hayes)—An act to amend the School Code relating to the

levy of school district taxes.

Section 4. 373. The Board of Supervisors, except as otherwise in this section provided, must fix such a rate for such district tax as will produce at least the amount of district tax money requested by the particular district. The Board of Supervisors of any consolidated city and county shall fix such a rate for such district tax as may be necessary for such school districts, provided that the total of the rates fixed for all school districts situated in such city and county shall, when added to the rates of tax fixed for the county elementary school tax and the county high school tax of such consolidated city and county be not less than —.

(Skeleton bill as to maximum rate to be fixed.)

## School Budgets and Estimates.

S. B. 785 (Nelson, Breed, Deuel, Jones and McKinley)—An act to add a new article to Chapter I, part III of division IV of the School Code, to be Article XI, embracing Sections 4.400, 4.401, and 4.402, relating to school districts, estimates and budgets.

#### Article XI—Budgets and Estimates.

Section 4.400. The Board of Supervisors of any county to which any school district estimate or budget is submitted under the provisions of part III of division IV of this code shall review such estimate or budget and may revise the same in whole or in part, but shall not revise the same so as to increase the whole thereof. The estimate or budget shall, as revised, become the estimate or budget of the school district upon which the Board of Supervisors shall base the tax levy for the purpose of raising the amount which such budget or estimate indicates must be raised by tax levied upon the taxable property within the district. All such estimates or budgets shall be submitted to the Board of Supervisors on or before the twentieth day of July of each year.

Sections 4.401 and 4.402, relate to districts other than San Francisco.

#### Charities.

(Statement: There are approximately ten bills introduced affecting Chapter 529 of the Statutes of 1929, entitled "An Act to provide for needy blind persons not inmates of any institution supported in whole or in part by the State or any of its political subdivisions, making appropriation therefor and providing penalties for violations of the provisions of the Act." This is the first opportunity for amendments to be submitted since the act was adopted at the last session of the Legislature, consequently the amendments advocated embrace provisions which merely clarify the present act while others advocate radical changes which would place tremendous burdens on the county. The officials administering and enforcing these acts have not, to my knowledge, any representation in Sacramento. It therefore becomes incumbent upon the individual counties to diligently watch proposed legislation amending these acts. Miss Schenck, of the County Welfare Department, considers the time inopportune to advocate or endorse amendments that would change the general working scheme of the present act. The possibilities of increasing the burdens of San Francisco through this class of legislation are numerous.)

A. B. 1203 (Oliva); A. B. 1194 (Gilmore)—Acts amending Section

2289 of the Political Code relating to orphan aid.

Provides that the age limit for orphans eligible to receive aid be extended from 16 to 18 years of age. Statistics from the County Welfare Board indicate this would require an annual increase in the present appropriation of \$24,000.

A. B. 966 (Clowdsley)—An act to amend Section 4099a of the Political Code relating to orphans and half orphans in computing their accounts.

Provides that the Auditor shall receive 2 per cent of the money administered through his office in payment of orphan and half orphan aid as compensation for handling said accounts. Section 4099a now provides that the Auditor shall receive a reasonable amount for such services. In accordance with this section San Francisco appropriates \$3,000. The moneys handled by the Auditor in administering this orphan aid amount to approximately \$1,000,000, which means that if 2 per cent were allowed as compensation for handling this sum of money the additional expense to San Francisco would be exorbitant.

## PORT OF SAN FRANCISCO ACT.

Section 2. Boundaries.—Entire territory within boundaries of City and County of San Francisco.

Section 3. Trustees—Nine members appointed by the Governor, 4-

year term; residence in district.

Section 4. President and Vice-President—One-year term, elected by Trustees; board to appoint manager, secretary, treasurer, traffic manager, chief engineer, chief wharfinger, attorney; appointments by board through manager and upon his recommendation. Necessary engineers, wharfingers, superintendents, collectors, mechanics, clerks, etc. Salary of personnel to be fixed by board. Board to provide for sinking funds, deposits, transfers of moneys.

Section 5. Committees created by board; Finance, traffic, engineer-

ing, 3 members each. President to be chairman of finance.

Section 6. Fees of Trustees, \$15 per meeting, not to exceed \$1,000

per year. Meetings, at least twice a month.

Section 7. By-laws, permissible by resolution: (1) Inconsistent with constitution; (2) Time of meetings; (3) Manner of giving notice of special meetings; (4) Duties of all officers; (5) Form and manner of drawing warrants; (6) Terms and conditions of depositing moneys; (7) Matters relating to government of district and transaction of business.

Section 8. Acts of Board—Must be by resolution; recorded in books

which shall be public records; adopt an official seal.

Section 9. Signatures of Contracts—President or general manager, and secretary.

Section 10. General Manager—Executive officer; supervisor of all

department officers and employees; enforcement of district laws; performance of contracts; administer oaths.

Section 11. Secretary—Keep office open from 9 a. m. to 5 p. m. (except legal holidays); custody of records; minutes of meetings; record contracts.

Section 12. Revenues—Daily accounts by treasurer; deposits; State or National banks; similar to deposit of State moneys; 2 per cent interest minimum; interest belongs to district fund; may be deposited in treasury of city and county.

Section 1. Treasurer to make daily deposits in designated deposi-

taries.

Section 13. Bonds required of employees—General manager, secretary, treasurer, chief engineer, chief wharfinger, wharfingers, collectors; amount of bond fixed by board; premiums to be paid from district fund; approval by board; filed in County Clerk's office.

Section 14. Duties of Attorney—Prosecute and defend all actions of district; advise as required by board. Duties of engineers, wharfinger and collectors: As prescribed by law; as prescribed by resolution of

board.

Section 15. Port district and board to succeed State Harbor Board;

district is an agency of the State.

Section 16. When harbor trustees qualify the Board of State Harbor Commissioners shall be abolished.

Section 17. Juirsdiction (territorial)—Boundaries of State Harbor Commissioners; property hereafter acquired.

Powers of District—(1) Perpetual succession; (2) Sue and be sued; (3) Adopt a seal; (4) Take by grant, purchase, gift, devise, or lease and dispose of real and personal property necessary to full exercise of its powers; (5) Improve and develop harbor, promote maritime shipping, navigation, fishery and commercial interests, regulate navigation needs, dredge slips, docks, channels; acquire and repair piers, landings, etc., spur tracks, bridges, channels, etc., and all necessary equipment and appurtenances; (6) Skeleton; (7) Acquire and repair, use and operate dredges, tugs, piledrivers, etc.; (8) Berth and regulate position of vessels; (9) Regulate and control all waters, not to exclusion of other cities to free access to waters of the Bay; (10) Police the port; (11) Fix, regulate and collect rates for rent, etc., file schedule of rates with Railroad Commission, file proposed change of rates with Railroad Commission 30 days prior to date of change; (12) Sue in name and for benefit of district; (13) Advertise and exploit advantages of port; (14) Exercise all powers and discharge all duties of present State Harbor Commission; (15) Construct property authorized; (16) Borrow money or issue bonds; retire liens and indebtedness; (17) Levy taxes, after issuance of bonds, to retire bonds; (18) Acquire, lease, or purchase lands, rights of way, or rights over lands or waters; (19) Have and exercise right of eminent domain; (20) Condemnation proceedings to be in the name of district; (21) Make contracts and employ labor and other kinds of employees; (22) Issue against loss or damage by fire; (23) To establish, change or abolish wharf lines within present limits; (24) To contract with United States in maintaining the desired depth of water in the harbor; (25) To improve adjacent navigable and non-navigable waters connecting with San Francisco Bay; (26) To fill and reclaim all tide lands in district but not to interfere with Islais Creek District; (27) To carry casualty insurance or indemnity bonds; (28) To establish rules for use of property and collect all charges for use; (29) Establish a police force; (30) Regulate and control all dredging and excavating in the district; (31) Establish a plan of harbor improvements by two-thirds vote of Port Board; (32) To acquire and operate necessary facilities; to acquire and operate necessary water craft; (33) Establish fire protection; (34) Do all things necessary in the exercise of foregoing powers; (35) Prohibitions: Pilots or pilotage warehouse business, cold storage business; may supply temporary storage and cold storage facilities for tonnage in transit; may operate oil tanks and oil containers.

Negligence of Harbor Trustee imputed to district and

resulting damages may be paid from harbor fund.

Section 20. Lease lands under following conditions: (1) Maximum term 50 years; provided lands not suitable for wharves, piers, waterways. channels, etc.; improvements on leased lands to become property of district; (2) Skeleton; (3) Skeleton; (4) Lease to be secured by surety bond; lease by sealed competitive bids; present tenants may continue five years: (5) May assign suitable landings for offices and watercraft of Federal Government; (6) Assign quarters for San Francisco Police Department, Quarantine and Health Officers; (7) May assign place for ferry boats, and safe landing place for passengers and freight of vessels; (8) Assign place for fishermen; (9) Assign places for landing of cattle and other stock: (10) Permit use of property of district to any one, and may charge for use, provided on 30 days' notice such user must vacate; (11) No use of property shall affect right of district to collect charges therefor: (12) Nothing in this Act shall reduce any valid lease in force at time this Act takes effect.

Section 21. District may sell, transfer or convey land not needed for purposes of port; but land owned by State at the time of passage of this Act or transferred to district by this Act cannot be sold, transferred

or conveyed unless by Act of Legislature.

Section 22. Conveyance by State to district of lands within district. Section 24. Improvements made or being made by any tenant shall pass to district; board may compensate tenant for improvements but it is not mandatory.

Section 25. If revenues are inadequate to pay principal or interest

on bonded debt, board shall cause a tax to be levied.

If tax levy is necessary, board shall certify to San Fran-Section 26. cisco Supervisors amount necessary, and it shall be the duty of Supervisors to levy the tax so required; no taxes shall be levied except for purpose of paying the principal or interest on the bonded debt of the district.

Section 27. Money received from sale of property for taxes shall be apportioned between district and city and county. Taxes levied under this Act shall be a lien on property in district.

Bonded indebtedness incurred for district by vote of Section 28.

people—in same manner as city and county votes bonds.

Section 29. Procedure for elections.

Section 30. Two-thirds vote necessary to carry bonds. bonds authorized shall not exceed, in the aggregate amount, 6 per cent of assessed value of property in district. Bonds not to be sold for less than par. Must be applied exclusively to purposes mentioned in resolution calling election.

Section 31. Board shall authorize sale of bonds by Treasurer only when, in their judgment, the ordinary income and revenues of district and that reasonably anticipated will justify such sale.

Section 32. Bonds to not constitute a debt or general obligation of

the State of California.

Section 33. Bonds made legal investments for savings banks, and

exempt from taxation.

Controller of State shall certify each month the sums necessary to pay the principal and interest on present bonded indebted-The money so certified by the Controller shall become a first lien on funds of the district,

Section 35. Sinking funds shall be created for all bonds issued by

the district.

Section 36. Treasurer of district may invest funds in United States, State or Municipal bonds of the State.

Section 37. Treasurer, as directed by board, may draw warrants to pay for bonds.

Section 38. San Francisco may contribute money to the district toward expense of acquiring or improving any property of district.

On consolidation with San Mateo the district shall in-Section 39. clude San Mateo County.

Section 40. Bonds authorized heretofore may be sold after this Act takes effect.

Section 41. President of board to make annual report to Governor. Section 42. All outstanding lawful claims against harbor improvement fund shall, after this Act takes effect, be payable by district.

Section 43. Claims payable by demand on blanks prescribed by

board. Must be approved by Treasurer.

Section 44. All employees subject to State Civil Service except following: Trustees, president, vice-president, secretary, treasurer, general manager, traffic manager, chief engineer, chief wharfinger, attorney.

Section 45. General Manager shall have power to employ, discharge or suspend employees of district, subject to provisions of State Civil Service Act; except secretary, treasurer, traffic manager, chief engineer, chief wharfinger, attorney or any clerks or assistants in their several offices.

Section 46. Present Civil Service employees who have been continuously in service of State Harbor Board for six months shall retain their positions as nearly as practicable.

Section 47. Board or other officers shall have no power to incur any

debt except as authorized by this Act.

Section 48. No member of Port Board or any officer of the district shall be financially interested directly or indirectly in any transaction to which district is a party. Violation deemed a misdemeanor, punishable by forfeiture of office and, upon conviction thereof, \$500 fine or six months. Any such transaction shall become void.

Section 49. Claims against district for money or damages must be presented within one year before suit shall be brought, otherwise there

shall be no recovery on such claim.

Section 50. Material to be purchased in open market in discretion of board, as it may determine, by or under contract to lowest responsible bidder. Work not done by employees of board must be by contract to lowest responsible bidder after public advertisement. Board retains right to reject all bids.

Section 51. Nothing in this Act shall be so construed as to interfere with the general rights and powers of the City and County of San Francisco or any other district situate within the territory comprising the Port of San Francisco.

Section 52. Provides for legal action to determine validity of district bonds.

Section 53. Provides for surrender of offices now held by present State Harbor Board.

Section 54. Saving clause.

Section 55. Legislature hereby declares that the case provided for by the foregoing Act is one where no general law can be made applicable.

Section 56. This Act may be known and cited as the "Port of San Francisco Act".

## Auditor to Cancel Certificate of Sale.

Supervisor Hayden presented:

Resolution No. 34035 (New Series), as follows:

Whereas, the Auditor has reported that property now known as Lot 54, Block 5842, was assessed for the year 1926 in Real Estate Volume 32, page 196, as Lot 44, in the name of The Roman Catholic Archbishop of San Francisco and sold to the State June 27, 1927, under Sale Number 1739. The title to Lot 54—formerly Lot 44—is now in the City and County of San Francisco and Sale Number 1739 of June 27, 1927, should be cancelled, and the City Attorney having consented thereto; therefore,

Resolved, That the Auditor be directed to cancel said Sale No. 1739, in accordance with the provisions of Sections 3776 and 3804 of the Political Code.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Breyer, Power—2.

## Passed for Printing.

The following resolution was passed for printing:

#### Reconstruction of Several Streets.

On motion of Supervisor Canepa:

Resolution No. ——— (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of the County Road Fund, for the reconstruction of the following named streets, the amounts set opposite said streets:

Twenty-fifth street, Church street to Dolores street	\$3,136.00
Noe street, Elizabeth street to Alvarado street	3,650.00
Stevenson street, Third street to Fourth street	1,750.00
Sanchez street, Alvarado street to Twenty-third street	1,662.00

# Passed for Printing.

The following resolution was passed for printing:

# Transfer of Employment Bonds Funds.

On recommendation of Supervisor Hayden:

Resolution No. ———— (New Series), as follows:

Resolved, That the hereinafter sums be and the same are hereby set aside, appropriated and authorized to be expended out of the funds designated and credited and paid out by the Auditor and Treasurer as hereinafter designated for liabilities incurred, work done and labor performed on the improvement described within the bond issues enumerated, which bond issues were approved by vote of the people at the election held February 6, 1931:

The sum of \$136,248 from the "1931 Public Parks and Squares Bond Fund" to be credited to the General Fund.

The sum of \$28,000 from the "1931 Public Parks and Squares Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

The sum of \$87,588 from the "1931 Boulevards and Roads Bond Fund" to be credited to the General Fund.

The sum of \$18,000 from the "1931 Boulevards and Roads Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

The sum of \$19,464 from the "1931 Playground Bond Fund" to be credited to the General Fund.

The sum of \$4,000 from the "1931 Playground Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

# Resolution of Condolence, Captain William Bohen, San Francisco Fire Department.

Resolution No. 34033A (New Series), as follows:

Whereas, on March 2, 1931, Captain William Bohen lost his life in the performance of his duty, after many years of faithful service in the San Francisco Fire Department; and

Whereas, in his passing San Francisco lost a worthy and well-beloved son and the Fire Department a member whose record, combined with the nobility of character which so endeared him to those whose good fortune it was to be associated with him will ever keep his memory fresh; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby express its regret at the passing of Captain William Bohen, and extends to his widow its sincere condolence and sympathy in her bereavement; and be it

Further Resolved, That a copy of this resolution be spread on the minutes of this Board and another copy be sent to the widow of the late Captain William Bohen, and that this Board adjourn, when it does adjourn today, out of respect to the memory of Captain William Bohen.

Adopted unanimously by rising vote.

#### RECESS.

Whereupon, there being no further business, the Board, at the hour of 6:15 p. m., took a recess until 2:30 p. m. tomorrow.

#### J. S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.

## TUESDAY, MARCH 3, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Tuesday, March 3, 1931, 2:30 p. m.

The Board of Supervisors re-assembled.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

Quorum present.

His Honor Mayor Rossi being absent, Supervisor Hayden was elected to preside.

#### PRESENTATION OF PROPOSALS.

## Sale of Bonds.

Sealed bids for the purchase of certain bonds of the City of San Francisco, State of California, were received by the Board of Supervisors up to the hour of 3 o'clock p. m., on Tuesday, March 3, 1931, and opened by said Board at said time.

The bonds offered are described as follows:

\$700,000 Public Parks and Squares bonds, issue of February 1, 1931, comprising 28 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

\$450,000 Boulevards and Roads bonds, issue of February 1, 1931, comprising 18 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

\$100,000 Playgrounds bonds, issue of February 1, 1931, comprising 4 bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive.

The said described bonds bear interest at the rate of four and onehalf per centum per annum, payable semi-annually, and shall not be sold at a price less than the par value thereof, together with accrued interest thereon at data of delivery

interest thereon at date of delivery.

Bidders may bid for the whole or any part of the bonds here offered, and when a less amount of the whole amount offered is bid on, the bidder shall state the year or years of maturity thereof.

The bonds offered are tax exempt, State and Federal.

Delivery of the bonds to the purchaser will be made within ten days from the date of award, or within such time thereafter as may be agreed upon by the purchaser and Finance Committee of the Board of Supervisors.

All proposals for the purchase of such bonds shall be accompanied by a deposit of five per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. S. Dunnigan, Clerk of the Board of Supervisors of the City and County, for a like sum, provided that no deposit need exceed the sum of \$10,000, and that no deposit need be given by the State of California, which money or check shall be forfeited by the bidder in case he fails to accept and pay for the bonds bid for by him if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New York, as to the legality of these bonds is on file in the Clerk's office.

## Proposals for Purchase.

The following proposals for purchase of all of the bonds, issue of February 1, 1931, were received, opened, read and referred to the Finance Committee, to-wit:

- 1. Bankers Company of New York, Eastabrook & Co., William R. Statts Co., \$1,250,000; plus premium, \$40,487.50; total, \$1,290,487.50.
- 2. Heller, Bruce & Co., Dean Witter & Co., Wells Fargo Bank & Union Trust Co., by Heller, Bruce & Co., \$1,292,375.
- 3. Anglo London Paris Company, Bankamerica Company, First National Bank of New York, Eldredge & Company, First Detroit Company, Inc., by Anglo London Paris Company, \$1,291,250.
- 4. Guaranty Company of New York, Foreman State Corporation, Smith, Camp & Co., \$1,282,737.50.
- 5. Continental Illinois Company, First National Old Colony Corp., Northern Trust Company, First Wisconsin Company, Kalman & Company, by Continental Illinois Company, \$1,292,129.
- 6. Chase Securities Corporation, Roosevelt & Son, Tucker, Hunter Dulin & Co. Inc., by Chase Securities Corporation, \$1,284,513.
- 7. R. H. Moulton & Company, Harris Trust & Savings Bank, Security-First National Company, by R. H. Moulton & Company, \$1,285,875.
- 8. Halsey, Stuart & Co. Inc., Bancamerica-Blair Corporation, E. H. Rollins & Sons, Inc., Stone & Webster and Blodget, Inc., Geo. B. Gibbons & Co. Inc., Crocker First Company, by Halsey, Stuart & Co. Inc., \$1,285,737.50.
- 9. The National City Company of California (Mgrs.), Weeden & Co., Wm. Cavalier & Co., by W. Wayne Glover, \$1,286,031.
- 10. American Securities Company, San Francisco; R. W. Pressprich & Company, New York City; by American Securities Company, Syndicate Manager, \$1,293,238.
- 11. Ames, Emerich & Co. Inc., R. L. Day, H. L. Allen, Rutter and Company, Hannahs Ballin and Lee, by Ames, Emerich & Co. Inc., \$1,287,837.50.

Subsequently, during the proceedings, the following resolutions were presented by the Finance Committee and *adopted* by the Board, to-wit:

#### Award of Bonds.

Resolution No. 34047 (New Series), as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit:

Public Parks and Squares Bonds, Issue of February 1, 1931, to the amount of \$700,000;

Boulevards and Roads Bonds, Issue of February 1, 1931, to the amount of \$450,000:

Playgrounds Bonds, Issue of February 1, 1931, to the amount of \$100,000, would be opened and considered on Tuesday, the 3rd day of March, 1931; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered; therefore

Resolved, That the bid of American Securities Company, San Francisco; R. W. Pressprich & Company, New York City, for said \$700,000 Public Parks and Squares Bonds, comprising 28 bonds of \$1000 denomination of each year's maturity, 1936 to 1960, inclusive, and \$450,000 Boulevards and Roads Bonds, comprising 18 bonds of \$1000 denomination of each year's maturity, 1936 to 1960, inclusive, and \$100,000 Playgrounds Bonds, comprising 4 bonds of \$1000 denomination of each year's maturity, 1936 to 1960, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to said American Securities Company, San Francisco; R. W. Pressprich & Company, New York City, for the price bid therefor, to-wit: \$1,293,238, and accrued interest thereon at the date of delivery.

That the Finance Committee be directed to arrange for the delivery of said bonds.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Adopted by the following vote:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

# Interim Certificates Authorized, Parks and Squares Bonds, 1931.

Resolution No. 34048 (New Series), as follows:

Whereas, the electors of the City and County of San Francisco did on the 6th day of February, 1931, at a special election duly called and held in said City and County on said day, by more than a two-thirds vote of said electors voting at said election, approve the incurring of a bonded indebtedness in the sum of One Million Four Hundred Thousand (\$1,400,000) Dollars for the purpose of making and providing permanent improvements in parks and squares located within the City and County of San Francisco; and

Whereas, the Board of Supervisors of said City and County has offered for sale, and sold, the sum of Seven Hundred Thousand (\$700,000) Dollars of said bonds so authorized to be issued at the aforesaid election, the proceeds of said sale to be used for the purpose specified in the proceedings authorizing the incurring of said bonded indebtedness; and

Whereas, the said bonds, authorized as aforesaid, have not as yet been executed by the officials of the City and County of San Francisco as required by law.

Now, Therefore, Be It Resolved, That Angelo J. Rossi, Mayor, and Duncan Matheson, Treasurer, of the City and County of San Francisco, be and they are hereby authorized, empowered and directed to make and execute, for and on behalf of said City and County, interim receipts or certificates evidencing the said bonds of the aforesaid issue, sold as aforesaid, and to deliver said receipts or certificates to the purchaser or purchasers of said bonds; and

Be It Further Resolved, That said receipts or certificates, when executed and delivered as aforesaid, shall be exchangeable at the office of the Treasurer of the city ad county for the bond or bonds which they represent whenever said bonds are executed by all of the officials required by law to execute the same; and

Be It Further Resolved, That said interim receipts or certificates be substantially in the following words and figures, to-wit:

# United States of America. State of California.

City and County of San Francisco Public Parks and Squares Bonds, 1931, Interim Receipt.

\$700,000 No. 1

The City and County of San Francisco, a municipal corporation duly organized and existing under and by virtue of the laws of the State of California, acknowledges the receipt of \$............ as payment to it in full of the principal and accrued interest of .......... Public Parks and Squares Bonds issued for the purpose of making and providing permanent improvements in parks and squares located within the City and County of San Francisco, which said bonds are dated February 1, 1931, and maturing and numbered as follows:

	Numbers			Numbers	
Amount	Inclusive	Maturity	Amount	Inclusive	Maturity
\$ 28,000	1- 28	1936	\$ 28,000	729- 756	1949
28,000	57-84	1937	28,000	785-812	1950
28,000	<b>11</b> 3- <b>14</b> 0	1938	28,000	841-868	1951
28,000	169- 196	1939	28,000	897- 924	<b>1952</b>
28,000	225 - 252	1940	28,000	953- 980	1953
28,000	281- 308	1941	28,000	1009 - 1036	1954
28,000	337- 364	1942	28,000	1065 - 1092	<b>1955</b>
28,000	393- 420	1943	28,000	1121-1148	1956
28,000	449- 476	1944	28,000	1177 - 1204	1957
28,000	505 - 532	1945	28,000	1233 - 1260	1958
28,000	561- 588	1946	28,000	1289 - 1316	1959
28,000	617-644	1947	28,000	1345-1372	1960
28,000	673-700	1948			
			\$700,000	Total	

with coupons evidencing interest on said bonds from February 1, 1931, at the rate of four and one-half per cent per annum, payable semi-annually to be issued pursuant to the Constitution and statutes of the State of California and the Charter of the City and County of San Francisco and amendments thereto.

The bearer hereof is entitled to receive said bonds mentioned herein when the same have been executed upon the surrender of this receipt to the Treasurer of the city and county.

This receipt is executed and delivered pursuant to a resolution of the Board of Supervisors of the City and County of San Francisco, dated March 3, 1931, and is signed by the Mayor and by the Treasurer of said city and county pursuant to the authority of said resolution.

Adopted by the following vote:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser.

Power, Shannon-7.

# Interim Certificates Authorized, Boulevards and Roads Bonds, 1931.

Resolution No. 34049 (New Series), as follows:

Whereas, the electors of the City and County of San Francisco did on the 6th day of February, 1931, at a special election duly called and held in said City and County on said day, by more than a two-thirds vote of said electors voting at said election, approve the incurring of a bonded indebtedness in the sum of Nine Hundred Thousand (\$900,000) Dollars for the purpose of making and providing permanent improvements in public boulevards and roads located within the City and County of San Francisco; and

Whereas, the Board of Supervisors of said City and County has offered for sale, and sold, the sum of Four Hundred Fifty Thousand (\$450,000) Dollars of said bonds so authorized to be issued at the aforesaid election, the proceeds of said sale to be used for the purpose specified in the proceedings authorizing the incurring of said bonded indebtedness; and

Whereas, the said bonds, authorized as aforesaid, have not as yet been executed by the officials of the City and County of San Fran-

cisco as required by law.

\$450,000

Now, Therefore, Be It Resolved, That Angelo J. Rossi, Mayor, and Duncan Matheson, Treasurer, of the City and County of San Francisco, be and they are hereby authorized, empowered and directed to make and execute, for and on behalf of said City and County, interim receipts or certificates evidencing the said bonds of the aforesaid issue, sold as aforesaid, and to deliver said receipts or certificates to the purchaser or purchasers of said bonds; and

Be It Further Resolved, That said receipts or certificates, when executed and delivered as aforesaid, shall be exchangeable at the office of the Treasurer of the City and County for the bond or bonds which they represent whenever said bonds are executed by all of the officials

required by law to execute the same; and

Be It Further Resolved, That said interim receipts or certificates be substantially in the following words and figures, towit:

United States of America.
State of California.
City and County of San Francisco.

Boulevards and Roads Bonds 1931 Interim Receipt.

located within the City and County of San Francisco, which said bonds are dated February 1, 1931, and maturing and numbered as follows:

	Numbers			Numbers	
Amount	Inclusive	Maturity	Amount	Inclusive	Maturity
\$ 18,000	1. 18	1936	\$ 18,000	505- 522	1950
18,000	37- 54	1937	18,000	<b>541- 558</b>	1951
18,000	73- 90	1938	18,000	577- 594	<b>1952</b>
18,000	109- 126	1939	18,000	613-630	1953
18,000	145- 162	1940	18,000	649- 666	1954
18,000	181- 198	1941	18,000	685- 702	1955
18.000	217- 234	1942	18,000	721- 738	1956
18,000	253 - 270	1943	18,000	757- 774	1957
18,000	289- 306	1944	18,000	793-810	1958
18,000	325- 342	1945	18,000	829- 846	1959
18,000	361- 378	1946	18,000	865-882	1960
18,000	<b>397-414</b>	1947			
18,000	433- 450	1948	\$450,000	Total	
18,000	469- 486	1949			

with coupons evidencing interest on said bonds from February 1, 1931, at the rate of four and one-half per cent per annum, payable semi-annually, to be issued pursuant to the Constitution and statutes of the State of California and the Charter of the City and County of San Francisco and amendments thereto.

The bearer hereof is entitled to receive said bonds mentioned herein when the same have been executed upon the surrender of this receipt to the Treasurer of the City and County.

This receipt is executed and delivered pursuant to a resolution of the Board of Supervisors of the City and County of San Francisco, dated March 3, 1931, and is signed by the Mayor and by the Treasurer of said City and County pursuant to the authority of said resolution.

Witness our hands and the seal of the City and County of San Francisco this ........... day of March, 1931.

Mayor of the City and County of San Francisco.

Treasurer of the City and County of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

# Interim Certificates Authorized, Playgrounds Bonds, 1931.

Resolution No. 34050 (New Series), as follows:

Whereas, the electors of the City and County of San Francisco did on the 6th day of February, 1931, at a special election duly called and held in said City and County on said day, by more than a two-thirds vote of said electors, voting at said election, approve the incurring of a bonded indebtedness in the sum of two hundred thousand (\$200,000) dollars for the purpose of making and providing permanent improvements in playgrounds located within the City and County of San Francisco; and

Whereas, the Board of Supervisors of said City and County has offered for sale, and sold, the sum of one hundred thousand (\$100,000) dollars of said bonds so authorized to be issued at the aforesaid election, the proceeds of said sale to be used for the purpose specified in

No. 1

the proceedings authorizing the incurring of said bonded indebtedness;

Whereas, the said bonds, authorized as aforesaid, have not as yet been executed by the officials of the City and County of San Francisco

as required by law.

Now, Therefore, Be It Resolved, That Angelo J. Rossi, Mayor, and Duncan Matheson, Treasurer, of the City and County of San Francisco, be and they are hereby authorized, empowered and directed to make and execute, for and on behalf of said City and County, interim receipts or certificates evidencing the said bonds of the aforesaid issue, sold as aforesaid, and to deliver said receipts or certificates to the purchaser or purchasers of said bonds; and

Be Is Further Resolved, That said receipts or certificates, when executed and delivered as aforesaid, shall be exchangeable at the office of the Treasurer of the City and County for the bond or bonds which they represent whenever said bonds are executed by all of the officials

required by law to execute the same; and

Be It Further Resolved, That said interim receipts or certificates be substantially in the following words and figures, to-wit:

United States of America, State of California, City and County of San Francisco,

Diamental Danda 1001 Interim Descript

Playground Bonds 1931 Interim Receipt. \$100,000

Amount	Numbers Inclusive	Maturity	Amount	$Numbers \\ Nos.\ Incl.$	Maturity
\$ 4,000	1- 4	1936	\$ 4,000	113- 116	1950
4,000	9- 12	1937	4,000	121- 124	1951
4,000	17- 20	1938	\$,000	129- 132	1952
4,000	25- 28	1939	4,000	137- 140	1953
4,000	33- 36	1940	4,000	145- 148	1954
4,000	41- 44	1941	4.000	153- 156	1955
4,000	<b>49</b> - 52	1942	4,000	161- 164	1956
4,000	<b>57-60</b>	1943	4,000	169- 172	1957
4,000	65- 68	1944	4,000	177- 180	1958
4,000	73- 76	1945	4,000	185- 188	1959
4,000	81- 84	1946	4.000	193- 196	1960
4,000	89- 92	1947	<del></del>		
4,000	97-100	1948	\$100,000	Total	
4,000	105- 108	1949			

with coupons evidencing interest on said bonds from February 1, 1931, at the rate of four and one-half per cent per annum, payable semi-annually, to be issued pursuant to the Constitution and statutes of the State of California and the Charter of the City and County of San Francisco and amendments thereto.

The bearer hereof is entitled to receive said bonds mentioned herein when the same have been executed upon the surrender of this receipt to the Treasurer of the City and County.

This receipt is executed and delivered pursuant to a resolution of the Board of Supervisors of the City and County of San Francisco, dated March 3, 1931, and is signed by the Mayor and by the Treasurer of said City and County pursuant to the authority of said resolution.

Witness our hands and the seal of the City and County of San Francisco thisday of March, 1931.
Mayor of the City and County of San Francisco.
Treasurer of the City and County of San Francisco.
Adopted by the following vote:  Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.  Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.
UNFINISHED BUSINESS.
Final Passage.
The following matters heretofore passed for printing were taken up and finally passed by the following vote:
Authorizations.
On recommendation of Finance Committee.
Resolution No. 34051 (New Series), as follows:
Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:
Auditorium Fund.  (1) Pacific Gas & Electric Co., gas and electric service for Civic Auditorium (claim dated Feb. 13, 1931)\$ 676.70 County Road Fund.
(2) Antioch Sand Co., sand for street maintenance (claim dated Feb. 11, 1931)
(3) Pacific Coast Aggregates, Inc., sand and gravel for street maintenance (claim dated Feb. 11, 1931)
tenance (claim dated Feb. 11, 1931)
struction (claim dated Feb. 11, 1931)
bursement for redressing of curbs used on street reconstruction (claim dated Feb. 11, 1931)
(7) San Francisco City Employees' Retirement System, to match contributions from Municipal Railway employees
(claim dated Feb. 10, 1931)
nicipal Railway (claim dated Feb. 16, 1931) 3,175.00  Special School Tax.
(9) Board of Public Works (Bureau Engineering), reimbursement for blue prints, photostats, etc., furnished for Geary School (claim dated Feb. 10, 1931)
(10) Board of Public Works (Bureau Engineering), reimbursement for blue prints, photostats, etc., furnished for annex to Paul Revere School (claim dated Feb. 10, 1931) 907.01
Tax Judgments (Appropriation 58).  (11) Oscar Samuels and J. Samuels, sixth payment, for account of tax judgments (claim dated Feb. 14, 1931) 1,217.72  Installation Fund (Department Electricity).
(12) Flynn & Collins, one Ford truck, Department of Electricity (claim dated Jan. 31, 1931)

1929 Hospital Bond Fund.	
(13) Incandescent Supply Co., lighting fixtures furnished Laguna Honda Home (Ward "F" Building), (claim dated	
Jan. 31, 1931)	551.92
<ul> <li>(14) J. H. Creighton, truck hire (claim dated Feb. 18, 1931).\$</li> <li>(15) First National Bank, Redwood City, improvement of</li> </ul>	2,026.75
streets, Redwood City, assessed against Hetch Hetchy Aqueduct property (claim dated Feb. 18, 1931)	1,735.98
1931)	3,382.66
18, 1931)	537.16
dated Feb. 18, 1931)	561.00
patients (claim dated Feb. 18, 1931)	658.75
Feb. 18, 1931)	6,542.44
dated Feb. 18, 1931)	676.24
(22) Santa Cruz Portland Cement Co., cement (claim dated Feb. 18, 1931)	5,100.00
Hetch Hetchy Power Operative Fund.	
(23) Graham-Paige Co. of Northern California, one coupe claim dated Feb. 17, 1931)	857.50
Water Revenue Fund.	
(24) American Smelting & Refining Co., pig lead (claim dated Feb. 18, 1931)	502.65
(25) The Atlas Mineral Products Co., mineralead (claim dated Feb. 18, 1931)	630.00
(26) N. A. Eckart, Revolving Fund, reimbursement for account expenditures (claim dated Feb. 18, 1931)	871.10
(27) N. A. Eckart, Revolving Fund, reimbursement for account claim paid Tubbs Cordage Co. (claim dated Feb.	9 000 00
18, 1931)	3,000.00
dated Feb. 18, 1931)	704.72
materials furnished (claim dated Feb. 18, 1931)	5,848.74
dated Feb. 18, 1931)	10,805.22
1931)	580.36
1931)	516.97
(33) Pacific Gas & Electric Co., electric service (claim dated Feb. 18, 1931)	693.92
Feb. 18, 1931)	883.46
(35) Sudden Lumber Co., lumber (claim dated Feb. 18, 1931)  Playground Fund.	867.63
(36) Robert A. Farish, final payment, excavation on Aptos Playground (claim dated Feb. 18, 1931)	2,970.50
County Road Fund.  (37) Board of Public Works, reimbursement for repairs to equipment for account street maintenance (claim dated	
Feb. 14, 1931)	526.13

# General Fund, 1930-1931.

(90) Dhilling & Van Onden Co. printed statements for As	
(38) Phillips & Van Orden Co., printed statements for Assessor (claim dated Feb. 18, 1931)	1,904.40
(39) Edward Barry Co., printed real estate rolls for Assessor (claim dated Feb. 18, 1931)	1,185.00
(40) Little Children's Aid, maintenance of minors (claim dated Feb. 11, 1931)	12,506.91
(41) Eureka Benevolent Society, maintenance of minors (claim dated Feb. 11, 1931)	3,069.67
(42) Children's Agency, maintenance of minors (claim dated	
Feb. 11, 1931)	
minors (claim dated Feb. 11, 1931)	610.00
Feb. 11, 1931)	516.44
dated Feb. 11, 1931)	818.00
(claim dated Feb. 11, 1931)	1,400.00
(claim dated Feb. 11, 1931)	1,333.62
(48) Preston School of Industry, maintenance of minors, State schools (claim dated Feb. 11, 1931)	1,040.00
(49) National Surety Co., premium on official bond of Treasurer Duncan Matheson (claim dated Feb. 17, 1931)	1,000.00
(50) Berringer & Russell, hay, etc., Police Dept. (claim dated Feb. 16, 1931)	787.50
(51) Elliott Tire Co., tires and tubes, Police Dept. (claim dated Feb. 16, 1931)	513.41
(52) Chester N. Weaver Co., one Studebaker auto for Police Dept. (claim dated Feb. 16, 1931)	1,576.50
(53) Howard Automobile Co., three Buick autos for Police	
Dept. (claim dated Feb. 16, 1931)	4,675.20
Dept. of Electricity (claim dated Jan. 31, 1931) (55) Del Monte Meat Co., meats for County Jails (claim	1,860.00
dated Feb. 16, 1931)	622.87
(claim dated Feb. 16, 1931)	647.75
Feb. 16, 1931)	724.87
dated Feb. 24, 1931)	596.01
<ul> <li>(59) Daniel Gallagher Company, hauling of voting machines (claim dated Feb. 16, 1931)</li> <li>(60) Jensen Bread Co., bread for S. F. Hospital (claim</li> </ul>	3,351.15
dated Jan. 31, 1931)	894.49
(61) Associated Charities, food furnished through Laguna Honda Home (claim dated Feb. 19, 1931)	20,600.00
(62) McGregor Engineering Co., vacuum valves furnished Laguna Honda Home (claim dated Jan. 29, 1931)	756.00
(63) Crane Co., radiator valves for Laguna Honda Home (claim dated Jan. 31, 1931)	554.68
(64) Dohrmann Hotel Supply Co., steam jacket for Laguna	
Honda Home (claim dated Jan. 31, 1931)	516.08
Home (claim dated Jan. 31, 1931)	611.20
(claim dated Jan. 31, 1931)	1,753.04
(67) Schweitzer & Co., Inc., meat for S. F. Hospital (claim dated Jan. 31, 1931)	2,563.66

(68) S. F. Dairy Delivery Co., milk, etc., for S. F. Hos-		
pital (claim dated Jan. 31, 1931)	5,090.71	
(69) J. T. Freitas Co., eggs for S. F. Hospital (claim dated		
Jan. 31, 1931)	1,402.80	
(70) Scatena-Galli Fruit Co., fruit and produce (claim dated		
Jan. 31, 1931)	752.77	
(71) Blake, Moffitt & Towne, paper for S. F. Hospital (claim	<b>700.40</b>	
dated Jan. 31, 1931)	522.48	
(72) San Francisco Water Dept., hydrant installation for S. F. Fire Dept. (claim dated Jan. 31, 1931)	702.50	
(73) Pacific Gas & Electric Co., gas and electric service	102.50	
furnished Fire Dept. (claim dated Jan. 31, 1931)	1.993.19	
(74) Richfield Oil Co. of Calif. (Wm. C. McDuffie, Receiver),	1,000.10	
fuel oil furnished Hall of Justice (claim dated Feb. 13,		
1931)	513.16	
(75) Pacific Gas & Electric Co., lighting public buildings		
(claim dated Feb. 13, 1931)	6,443.67	
(76) Richfield Oil Co. of Calif. (Wm. C. McDuffie, Receiver),		
fuel oil for Civic Center Power House (claim dated Feb.		
14, 1931)	1,213.79	
Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, H	avenner,	
Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.		
Absent-Supervisors Andriano, Breyer, McGovern, McSheehy	, Peyser,	
Power, Shannon—7.		

## Payment, \$4,700, for School Lands, Holly Park Tract.

Also, Resolution No. 34036 (New Series), as follows:

Resolved, That the sum of \$4700.00 be and the same is hereby set aside and appropriated out of Special School Tax, and authorized in payment to Louis Stradello and Emilia Stradello; being payment for land and improvements required for school purposes, and described as follows: Lot No. 15 in Block No. 2 Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot 40, Block 5714 on the Assessor's Map Book. Per acceptance of offer by Resolution No. 33783, New Series. (Claim dated Jan. 26, 1931).

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

# Payments for Properties Required for Playground Purposes.

Also, Resolution No. 34037 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Playground Fund, and authorized in payment to the following named; being payments for properties required for playground purposes, to-wit:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent-Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser,

Power, Shannon—7.

#### Action Deferred.

The following matter was laid over one week:

Improvement of Montgomery Street Between Union and Greenwich Streets and Alpha Street Easterly From Montgomery Street.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be, and the same is hereby, set aside, appropriated, and authorized to be expended out of the County Road Fund, for the improvement of Montgomery street between Union and Greenwich streets, and of Alpha street easterly from Montgomery street; city's contribution. Contract awarded to Charles L. Harney.

## Final Passage.

The following resolution heretofore passed for printing was taken up and finally passed by the following vote:

# Appropriations for School and Sewer Construction.

On recommendation of Finance Committee.

Resolution No. 34038 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Special School Tax

- - Boulevard Bond Fund, Issue 1927

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Referred.

The following resolution was referred to the Joint Committee on Finance and Streets:

City Attorney Directed to Commence Eminent Domain Proceedings Against Owner of Property on the Southwesterly Line of St. Mary's Avenue Required for the Bernal Cut.

Resolution No. ——— (New Series), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco that public interest and necessity required the acquisition by the City and County of San Francisco, a municipal corporation, of the following property situated in the City and County of San Francisco, State of California, more particularly described as follows, to-wit:

Commencing at the point of intersection of the southwesterly line of St. Mary's avenue and the southeasterly line of the property conveyed to the City and County of San Francisco by A. H. Postley and

Kathryn Postley et al., by deed recorded in Volume 1588, at page 389, Official Records of said City and County, said point of intersection being 7,000 feet northwesterly, measured along said southwesterly line of St. Mary's avenue from the southeasterly line of Lot 12, Block 2, De Boom Tract, as per map thereof recorded in Map Book 'G," page 5, Records of the City and County of San Francisco; thence southeasterly along said southwesterly line of St. Mary's avenue 1,370 feet; thence southwesterly on the arc of a curve to the right tangent to a line deflected 114 degrees, 8 minutes, 15 seconds to the right from the preceding course, radius 5790.75 feet, central angle 0 degree, 48 minutes, 13 seconds, a distance of 81.233 feet to the easterly line of Cuvier street; thence deflecting 119 degrees, 48 minutes, 39 seconds to the right from the tangent to the preceding curve and running northerly along said easterly line of Cuvier street, 2.904 feet to said southeasterly line of the property conveyed to said City and County of San Francisco hereinabove referred to; thence deflecting 60 degrees, 41 minutes, 24 seconds to the right from the preceding course and running northeasterly along said southeasterly line, 80.896 feet to the southwesterly line of St. Mary's avenue and the point of commencement.

Being a portion of said Lot 12 of said Block 2.

Be It Further Resolved, That said property is suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the opening of Bernal Cut. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owner of said parcel of land and of any and all interests therein or claims thereto, for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

#### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Ordinance for Plans, Specifications, Receipts of Bids and Award of Contract for Construction of Additions to Baker and Pierce Streets Outfall Sewers at the Marina.

On recommendation of Finance Committee.

Bill No. 9347, Ordinance No. 8941 (New Series), as follows:

Ordering the construction of additions to Baker street and Pierce street outfall sewers at the Marina; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, to receive bids and enter into contract for said construction in accordance with the plans and specifications prepared therefor. Payment fof said construction to be borne out of General Fund, 1930-1931—Budget Item 36. And approving said plans and specifications.

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

Section 1. The construction of additions to the Baker street and Pierce street outfall sewers at the Marina is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction, and to enter into contract for said construction of additions to the Baker street and Pierce street outfall sewers at the Marina in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of Budget Item No. 36, Fiscal Year 1930-1931 ("Extension and Reconstruction of Sewers").

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent-Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser,

Power, Shannon—7.

#### Appropriations, County Road Fund.

Also, Resolution No. 34039 (New Series), as follows:

Resolved, That the following amount be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purpose, to-wit:

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

### Appropriation, \$70,000, for Acquisition, Construction and Completion of Boulevards and Roads in San Francisco.

Also, Resolution No. 34040 (New Series), as follows:

Resolved, That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Interest and Redemption Fund," for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Appropriation, \$70,000, for Improvement and Equipment of Playgrounds in San Francisco.

Also, Resolution No. 34041 (New Series), as follows:

Resolved, That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Playground Bond Interest and Redemption Fund," for the improvement and equipment of playgrounds located within the City and County of San Francisco.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

### Appropriation, \$4,986, Out of County Road Fund for the Reconstruction of Sanchez Street at Various Points.

Also, Resolution No. 34042 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated, and authorized to be expended, out of the County Road Fund, the following amounts for the reconstruction of the following named streets:

Sanchez street, Alvarado to Twenty-third street, \$1,662. Sanchez street, Twenty-fourth to Jersey street, \$1,662. Sanchez street, Twenty-fifth to Clipper street, \$1,662.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

### Appropriation, \$150,000, for Construction and Improvement of Parks and Squares in San Francisco.

Also, Resolution No. 34043 (New Series), as follows:

Resolved, That the sum of \$150,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Interest and Redemption Fund," for the construction and improvement of parks and squares located within the City and County of San Francisco.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Action Deferred.

The following matters were on motion laid over one week:

#### Appropriation, \$25,000, for Relief of Drought-Affected States.

Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 25. Fiscal Year 1930-1931, and authorized in payment to the American Red Cross for the immediate relief of the sick and hungry inhabitants of the twenty-one drought-affected States.

### Appropriation, \$20,600, for Emergency Supplies Under Direction of Relief Home.

Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$20,600 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity", Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

#### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

#### Boiler Permit, Schwartz Ginger Ale Company.

On recommendation of Fire Committee.

Resolution No. 34044 (New Series), as follows:

Resolved, That the following revocable permit be and is hereby granted:

#### Boiler.

Schwartz Ginger Ale Company, west line Potrero avenue, 115 feet north of Fifteenth street, 15 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Transfer Garage Permit, Franz Wolff, No. 66 Page Street.

Also, Resolution No. 34045 (New Series), as follows:

Resolved, That Franz Wolff be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Ottens & Hennings by Resolution No. 30327 (New Series) for premises at 66 Page street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes-Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr-11.

Absent-Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Permit for Cleaning and Dyeing Business, George W. Knight, Southwest Corner of Brady and Stevenson Streets.

Also, Resolution No. 34046 (New Series), as follows:

Resolved, That George W. Knight be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a cleaning and dyeing plant on premises situate at the southwest corner of Brady and Stevenson streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes-Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr-11.

Absent-Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon-7.

#### Ordering the Improvement of Salinas Avenue and Other Streets.

On recommendation of Streets Committee.

Bill No. 9348, Ordinance No. 8942 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Head street, between Shields and Sargent streets, where not already so improved, by the construction of armored concrete curb; by the construction of 6-inch vitrified clay pipe side sewer, and by the construction of 6-inch Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Salinas avenue, between the easterly line of Wheat street produced and the existing pavement easterly therefrom, where not already improved, by the construction of armored concrete curbs; by the construction of a side sewer and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

The improvement of Goettingen street, between Harkness avenue and Wilde avenue, where not already so improved, by the construction of a side sewer and by the construction of a Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

### Ordering the Improvement of Santiago Street, Forty-first Avenue to Forty-fourth Avenue.

Also, Bill No. 9349, Ordinance No. 8943 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Santiago street, between Forty-first and Forty-fourth avenues, where not already so improved, by the construction of armored concrete curbs; by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Ordering the Improvement of States Street and Other Streets.

Also, Bill No. 9350, Ordinance No. 8944 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of:

States street (southerly one-half) from Levant street to Castro street, Thirtieth avenue (easterly one-half) from Santiago street to Rivera street, Thirty-eighth avenue (westerly one-half) from Judah street to Kirkham street, Eighth avenue from Kirkham street to Lawton street, Judson avenue from Phelan avenue to Genesee street, Divisadero street from Waller street to Duboce avenue, Kirkham street from Funston avenue to Fourteenth avenue, Market street (easterly one-half) from Elizabeth to Twenty-third street, Orizaba avenue (easterly one-half) from Farallones to Lobos street, Orizaba avenue (westerly one-half) from Randolph street to 104 feet south of Randolph street, Randolph street from Orizaba avenue to a line parallel with and 151 feet east of the east line of Chester avenue extended, Capitol avenue (easterly one-half) from Sadowa street to Sagamore street, Thirty-fourth avenue from Irving street to Judah street, Arlington street from Roanoke street to Mateo street, Monterey boulevard (southerly one-half) from Detroit street to Edna street, Diamond street (easterly one-half) from Bosworth street to Wilder street, Lippard avenue from Bosworth street to Chenery street, Thirtysecond avenue from Irving street to Judah street, Twenty-fifth avenue from Lawton street to Moraga street, Thirty-first avenue (east one-half only) from Judah street to Kirkham street, Thirty-ninth avenue (easterly one-half) from a line parallel with and 135 feet north of the north line of Balboa street to a line parallel with and 210 feet north of the north line of Balboa street, Dolores street (westerly one-half) from the north line of Thirtieth street to a line parallel with and 39 feet north of the north line of Thirtieth street, Thirty-eighth avenue (easterly one-half) from a line parallel with and 300 feet north of the north line of Fulton street to a line parallel with and 350 feet north of the north line of Fulton street, by the construction of two-course concrete sidewalks, six feet or more in width, where sidewalks, six feet or more in width, have not already been constructed; and the improvement of: Thirtieth street (northerly one-half) from Sanchez street to 105 feet west, States street (northerly one-half) from 63.9 feet to 103.9 feet east of Levant street, Mission street (westerly onehalf) from Bosworth street to the Viaduct, California street (southerly one-half) from a line parallel with and 100 feet west of the west line of Grant avenue to a line parallel with and 178 feet 2½ inches west of the west line of Grant avenue. Grant avenue (westerly one-half) from a line parallel with and 68 feet 9 inches north of the north line of Francisco street to a line parallel with and 91 feet 3 inches north of the north line of Francisco street, Vandewater street (northerly one-half) from a line parallel with and 114 feet 7 inches west of the west line of Mason street to a line parallel with and 137 feet 6 inches west of the west line of Mason street, Davis street (easterly one-half) from the north line of Clay street to a line parallel with and 45 feet 10 inches north of the north line of Clay street, Pacific avenue (southerly one-half) from a line parallel with and 135 feet west of the west line of Broderick street to a line parallel with and 165 feet west of the west line of Broderick street, Columbus avenue (southwest onehalf) from Mason street to a point 113 feet 21/8 inches northwesterly from Mason street, Clara street (southerly one-half) from Fourth street to Fifth street, Polk street (westerly one-half) from Sacramento street to Clay street, Hyde street (easterly one-half) from Turk street to Eddy street, by the construction of two-course concrete sidewalks of the full official width, where sidewalks of the full official width have not already been constructed.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications and contract.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser,

Power, Shannon-7.

#### Fixing Sidewalk Widths in Napoleon Street.

Also, Bill No. 9351, Ordinance No. 8945 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks", approved December 18, 1903, by adding thereto a new section to be numbered Eleven Hundred and Two.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks", approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office February 5, 1931, by adding thereto a new section to be numbered Eleven Hundred and Two, to read as follows:

Section 1102. The width of sidewalks on Napoleon street, between Evans avenue and its easterly termination, shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

### Repealing Ordinance No. 7894 (New Series), Ordering the Improvement of the South Side of Judah Street.

Also, Bill No. 9352, Ordinance No. 8946 (New Series), as follows:

Repealing Ordinance No. 7894 (New Series), entitled "Ordering the performance of certain street work to be done in the City and County

of San Francisco, approving and adopting specifications therefor, and authorizing the Board of Public Works to enter into contract for doing the same."

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

as follows:

Section 1. Ordinance No. 7894 (New Series), title of which is recited above, and passed by the Board of Supervisors, January 30th, 1928, ordering the removal of sand from the street and the construction of bulkheads along the south side of Judah Street, from a line parallel with and one hundred feet west of the west line of Thirty-second avenue, to a line parallel with and one hundred feet east of the east line of Forty-third avenue, except where public streets intercept, or where improvements have been made upon the property to prevent the drifting of sand onto the street or sidewalks, is hereby repealed.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Roncovieri, Spaulding, Stanton, Suhr—11.

Absent—Supervisors Andriano, Breyer, McGovern, McSheehy, Peyser, Power, Shannon—7.

#### Relative to Use of Unemployed by Board of Health.

Supervisor Gallagher called attention to a complaint made to him that the Board of Health was using unemployed on permanent work of said department, and moved that the Finance Committee's attention be directed to this complaint and that the Board of Health be asked to address itself to it, to the end that the rule heretofore enforced, that the unemployed be not used on work to displace people that would ordinarily be employed, be made permanent.

So ordered.

#### Tito Schipa Presented to Board.

Tito Schipa, Italian tenor, was presented to the Board by Supervisor Hayden and addressed those present, expressing his delight at being able to again visit San Francisco.

#### ADIOURNMENT.

There being no further business, the Board at 6:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 9, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, March 9, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MARCH 9, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 9, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNALS.

The Journals of Proceedings of the meetings of March 2 and 3, 1931, were considered read and approved.

#### PRESENTATION OF PROPOSALS.

### Automatic Starting Compensators for Department of Public Works.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing automatic starting compensators for Department of Public Works, and referred to Supplies Committee.

#### Concrete Meter Boxes for San Francisco Water Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing concrete meter boxes for San Francisco Water Department, and referred to Supplies Committee.

#### Proposals for Official Advertising.

Sealed proposals were received by the Board of Supervisors on Monday, March 9, 1931, at 3 o'clock p. m., for the publishing of the official advertising for the year commencing April 1, 1931, as required by the Charter and subject to the conditions and specifications, which, together with forms of proposals, may be obtained at the office of the Clerk of said Board.

The right to reject any or all proposals is reserved.

Referred to Committee on Public Welfare and Publicity and Advertising.

#### Proposals for Publishing Delinquent Tax List.

Sealed proposals were received by the Board of Supervisors from publishers of daily or weekly newspapers, on Monday, March 9, 1931, at 3 o'clock p. m., for the printing, publishing and distributing of the Delinquent Tax List, Index of Delinquent Real Estate Taxpayers, and printing the Sales List and other matters incidental thereto, for the fiscal year 1930-1931, in strict accordance with the Charter and

the specifications, a copy of which may be had at the office of the Clerk of the Board of Supervisors.

The right to reject any or all proposals is reserved.

Referred to Committee on Public Welfare and Publicity and Advertising.

#### SPECIAL ORDER-2:30 P. M.

### Accepting \$20,000 in Settlement of Claim Against John H. Thieler, Former Treasurer.

The following matter was taken up:

Resolution No. ---- (New Series), as follows:

Whereas, The City Attorney has recommended the acceptance of \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County against John H. Thieler, former Treasurer, and Continental Casualty Company, surety on his bond; therefore be it

Resolved, That the City Attorney be and is authorized and directed to accept \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County of San Francisco against John H. Thieler, former Treasurer of the City and County, and Continental Casualty Company, the surety on his bond; and

Continental Casualty Company, the surety on his bond; and Further Resolved, That the City Attorney be and is authorized and directed, upon the payment of said \$20,000 into the City treasury, to dismiss the action pending against said John H. Thieler and Continental Casualty Company.

John J. O'Toole, City Attorney, and Walter Dold, Assistant City Attorney, were heard in explanation of the proposed compromise.

Adolph Uhl was heard in opposition to the compromise.

#### Rereferred.

Whereupon, on motion of Supervisor Andriano, the foregoing matter was rereferred to the Finance Committee.

#### SPECIAL ORDER-3:30 P. M.

#### Culebra Terrace.

Reconsideration of Resolution No. 33536 (New Series), ordering City Attorney to commence proceedings against property owners in Culebra Terrace.

Resolution No. ———— (New Series), as follows:

Resolved, That the Board of Supervisors reconsider Resolution No. 33536 (New Series), finally passed November 25, 1930, ordering the City Attorney to commence proceedings in eminent domain against owners of land described in said resolution, situate in what is commonly known as Culebra terrace, and that the reconsideration of said resolution be made a special order of business for Monday, March 9, 1931, at 3:30 p. m.

#### Privilege of the Floor.

Joseph Phillips, right-of-way agent, explained map showing question at issue.

Milton Marks, attorney, opposed reconsideration of resolution.

Mr. Aikins, representing Mr. Hastings, whose property is sought to be condemned, was also heard.

Mrs. Hulgrum, protesting property owner, was heard in favor of the reconsideration of the resolution condemning the Hastings property.

#### Action Deferred.

Whereupon, the foregoing matter was laid over one week and made a Special Order for 3 p. m.

#### Action Deferred.

#### Garbage Disposal.

Consideration of proposals for disposal of garbage were laid over one week.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34052 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

1928 Hetch Hetchy Construction Fund.

(1) California Meat Co., meats furnished (claim dated	
Feb. 20, 1931)	
(2) Chapman Lumber Co., lumber (claim dated Feb. 20,	
1931)	1,235.14
(3) J. H. Creighton, truck hire (claim dated Feb. 20,	
1931)	2,315.34
(4) Hammond Lumber Co., lumber (claim dated Feb. 20, 1931)	819.04
(5) Delbert Hansen, truck hire (claim dated Feb. 20,	019.04
1931)	778.13
(6) Ingersoll-Rand Co. of California, machinery parts	
(claim dated Feb. 20, 1931)	601.30
(7) Santa Cruz Portland Cement Co., cement (claim dated	
Feb. 20, 1931)	4,417.50
(8) Shell Oil Co., gasoline, oil, etc. (claim dated Feb. 20, 1931)	672.55
(9) Utah Fuel Co., coal (claim dated Feb. 20, 1931)	565.60
(10) Western Pipe & Steel Co., second payment, construc-	000.00
tion of Newark-San Lorenzo pipe line, proposition "A-B",	
Contract 122 (claim dated Feb. 24, 1931)	368,769.01
(11) E. D. Bullard Co., slicker hats, flashlights, etc.	
(claim dated Feb. 24, 1931)	921.81
(12) Crucible Steel Co. of America, steel (claim dated Feb. 24, 1931)	626.32
(13) Edison Lamp Works, lamp bulbs, etc. (claim dated	020.02
Feb. 24, 1931)	515.62
(14) General Electric Co., two electric motors, etc. (claim	
dated Feb. 24, 1931)	561.93
(15) The Giant Powder Co., Con., explosives (claim dated	4 555 00
Feb. 24, 1931)	4,575.00 $629.24$
(17) Pacific Coast Steel Co., steel (claim dated Feb. 24, 1931)	049.44
1931)	2,647.70
(18) United States Rubber Co., rubber coats and boots	_,,,,,,,,
(claim dated Feb. 24, 1931)	3,8 <b>31</b> .6 <b>0</b>
(19) E. K. Wood Lumber Co., lumber (claim dated Feb.	
24, 1931)	4,203.31
County Road Fund.	
(20) San Francisco City Employees' Retirement system,	
to match contributions from employees (claim dated Feb.	
19, 1931)	1,263.95

(21) Antioch Sand Co., sand, maintenance of streets (claim dated Feb. 19, 1931)	1,643.88
(22) General Petroleum Corporation of California, gasoline, maintenance of streets (claim dated Feb. 19, 1931)	572.78
(23) Pacific Coast Aggregates, Inc., gravel, street maintenance (claim dated Feb. 19, 1931)	2,409.22
tenance (claim dated Feb. 19, 1931)	2,955.41
tenance (claim dated Feb. 20, 1931)	825.50
nance (claim dated Feb. 21, 1931)	547.02
extension (claim dated Feb. 25, 1931)	1,733.53
Honda boulevard (claim dated Feb. 25, 1931)	1,000.00
(29) San Francisco City Employees' Retirement System,	
to match contributions from employees (claim dated	
Feb. 19, 1931)	984.44
(claim dated Feb. 20, 1931)	504.69
High School (claim dated Feb. 24, 1931)	3,540.00
(32) The Colson Co., two food conveyors for Laguna Honda Home (claim dated Jan. 31, 1931)	607.20
Water Revenue Fund.	
(33) Chapman Valve Manufacturing Co., valves furnished (claim dated Feb. 25, 1931)	1,434.43
count of expenditures (claim dated Feb. 25, 1931) (35) N. A. Eckart Revolving Fund, reimbursement for ac-	592.90
count of expenditures made (claim dated Feb. 25, 1931) (36) The Enterprise Foundry Co., fittings (claim dated	3,377.30
Feb. 25, 1931)	2,160.26
25, 1931)	745.65
25, 1931)	576.00 737.65
(40) William L. Hughson Co., Ford auto (claim dated Feb. 25, 1931)	536.40
(41) Richmond Sanitary Co., water pipe (claim dated	
Feb. 25, 1931)	1,101.09
to match employees' contributions (claim dated Feb. 25, 1931)	4,109.89
(43) Santa Cruz Portland Cement Co., cement (claim dated Feb. 25, 1931)	2,584.08
(44) United States Pipe & Foundry Co., water pipe (claim dated Feb. 25, 1931)	10,802.88
(45) A. McSweeney, Tax Collector, San Mateo County, payment second installment of taxes (claim dated Feb. 25,	10,002.08
1931)	10,649.32
ment of taxes (claim dated Feb. 25, 1931)	25,562.99
ment of taxes (claim dated Feb. 25, 1931)	57,449.35
(48) Edward T. Planer, Tax Collector (Alameda County), second installment of taxes (claim dated Feb. 25, 1931)	8,524.71

Edward T. Planer, Tax Collector, second installment

(49)

of taxes (claim dated Feb. 25, 1931)	13,972.49
(50) Edward T. Planer, Tax Collector, second installment of taxes (claim dated Feb. 25, 1931)	13,509.05
of taxes (claim dated Feb. 25, 1931)	11,184.75
of taxes (claim dated Feb. 25, 1931)	12,854.35
General Fund, 1930-1931.	
(53) San Francisco Chronicle, official advertising (claim dated March 2, 1931)	2,814.74
to Animals, for impounding and feeding of animals (claim dated March 2, 1931)	1,500.00
(55) C. J. Hillard Co., Inc., metal book cases furnished office of Recorder (claim dated March 2, 1931)	565.00
<ul> <li>(56) County Road Fund, Bureau Street Repair, Department Public Works, reimbursement for covering of main sewers (claim dated Feb. 11, 1931)</li></ul>	825.9 <b>6</b> 928.2 <b>7</b>
(58) General Petroleum Corp., gasoline, Fire Department (claim dated Feb. 15, 1931)	1,053.96
Aquarium—Appropriation 57.	
(59) California Academy of Sciences, maintenance of Steinhart Aquarium, month February, 1931 (claim dated March 2, 1931)	3,5 <b>57.97</b>
Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Spaulding, Stanton, Suhr—15.  Absent—Supervisors Breyer, Power, Roncovieri—3.	, Garrity, Shannon,
Absent Supervisors Diejer, Tower, Itoheovier v.	

### Appropriation, \$417,200.72, for Construction of Wards "K" and "L,"

Laguna Honda Home.

Also, Resolution No. 34053 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund, for the construction of Wards "K" and "L" at the Laguna Honda Home, to-wit:

(1)	General construction, Anderson & Ringrose contract.\$	324,400.00
(2)	Mechanical equipment, Scott Co. contract	
	Plumbing system, Turner Co. contract	36,370.00
	Electrical wiring and equipment, Severin Electric Co.	
	atract	17,890.00
	Architectural fees	7,698.72
	Possible extras, incidentals and inspection	10,000.00
	-	

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Total .....\$417,200.72

Absent—Supervisors Breyer, Power, Roncovieri-3.

#### Reconstruction of Several Streets.

Also, Resolution No. 34054 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of the County Road Fund, for the reconstruc-

tion of the following named streets, the amounts set opposite said streets:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

### Appropriating Certain Sums Out of Designated Bond Funds to the Credit of Various Funds.

Also, Resolution No. 34055 (New Series), as follows:

Resolved, That the hereinafter sums be and the same are hereby set aside, appropriated and authorized to be expended out of the funds designated and credited and paid out by the Auditor and Treasurer, as hereinafter designated, for liabilities incurred, work done and labor performed on the improvements described within the bond issues enumerated, which bond issues were approved by vote of the people at the election held February 6, 1931:

The sum of \$136,248 from the "1931 Public Parks and Squares Bond Fund" to be credited to the General Fund.

The sum of \$28,000 from the "1931 Public Parks and Squares Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

The sum of \$87,588 from the "1931 Boulevards and Roads Bond Fund" to be credited to the General Fund.

The sum of \$18,000 from the "1931 Boulevards and Roads Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

The sum of \$19,464 from the "1931 Playground Bond Fund" to be credited to the General Fund.

The sum of \$4,000 from the "1931 Playground Bond Fund" to be credited to the "Boulevard Bond Fund" of 1927.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Action Deferred.

On motion of Supervisor Gallagher, the following matter was laid over one week:

Improvement of Montgomery Street Between Union and Greenwich Streets and Alpha Street Easterly From Montgomery Street.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be, and the same is hereby, set aside, appropriated, and authorized to be expended out of the County Road Fund, for the improvement of Montgomery street between Union and Greenwich streets, and of Alpha street easterly from Montgomery street; city's contribution. Contract awarded to Charles L. Harney.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Appropriation, \$25,000, for Relief of Drought-Affected States.

On recommendation of Finance Committee.

Resolution No. 34056 (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set

aside and appropriated out of "Urgent Necessity," Budget Item No. 25, Fiscal Year 1930-1931, and authorized in payment to the American Red Cross for the immediate relief of the sick and hungry inhabitants of the twenty-one drought-affected States.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

### Appropriation, \$20,600, for Emergency Supplies Under Direction of Relief Home.

Also, Resolution No. 34057 (New Series), as follows:

Resolved, That the sum of \$20,600 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity", Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

### Parking Station, W. H. Manaton and W. W. Haley, North Side of Eddy Street, 137 Feet 6 Inches East of Mason Street.

On recommendation of Fire Committee.

Resolution No. 34058 (New Series), as follows:

Resolved, That W. H. Manaton and W. W. Haley be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises at north side of Eddy street, 137 feet 6 inches east of Mason street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void. Protest filed.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

### Supply Station, Shell Oil Company, Southeast Corner of Gough and Page Streets.

Also, Resolution No. 34059 (New Series), as follows:

Resolved, That the Shell Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southeast corner of Page and Gough streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Establishing Grades on Polk Street.

On recommendation of Streets Committee.

Bill No. 9353, Ordinance No. 8947 (New Series), as follows:

Establishing grades on Polk street between the northerly line of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom.

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

The grades on Polk street between the northerly line Section 1. of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom, are hereby established at points and to elevation above city base as follows:

#### Pope Street.

Hanover street northerly line produced 367 feet. (The same being the present official grade.)

Westerly line of, 15 feet southerly from Hanover street northerly

line 367 feet. (The same being the present official grade.)

Westerly line of, 15 feet northerly from Hanover street southerly line 368.50 feet. (The same being the present official grade.)
Twelve feet easterly from the westerly line of, 3.17 feet northerly

from Hanover street southerly line, 370 feet.

Twelve feet westerly from the easterly line of, 56.83 feet southerly from Hanover street northerly line produced 370 feet.

On Pope street between the northerly line of Hanover street produced and a line parallel with and 56.83 feet southerly therefrom be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Establishing Grades on Webster Street.

Also, Bill No. 9354, Ordinance No. 8948 (New Series), as follows:

Establishing grades on Webster street between Bay street and the northerly line of Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets, and on Jefferson street between Fillmore and Webster streets.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

That the grades on Webster street between Bay street Section 1. and the northerly line of Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets, and on Jefferson street between Fillmore and Webster streets, are hereby established at points and to elevation above city base as follows:

#### Webster Street.

Bay street, 15 feet. (The same being the present official grade.) Easterly and westerly curb lines of, at North Point street southerly line 7.80 feet.

North Point street, southerly curb line 7.41 feet. North Point street, northerly curb line 6.39 feet.

Easterly and westerly curb lines of, at North Point street northerly line 6 feet.

Easterly and westerly curb lines of, at Beach street southerly line

Beach street southerly curb line 3.89 feet. Beach street northerly curb line 3.61 feet.

Easterly and westerly curb lines of, at Beach street northerly line 3.50 feet.

Easterly and westerly curb lines of, at Jefferson street southerly line produced 1.50 feet.

Westerly line of, 15 feet northerly from Jefferson street southerly

line 1.39 feet.

Westerly line of, 15 feet southerly from Jefferson street northerly line 1.11 feet.

Easterly and westerly curb lines of, at Jefferson street northerly line produced 1 foot.

#### North Point Street.

Southerly line of, at Buchanan street easterly and westerly curb lines 13 feet.

(As recommended by Resolution 33841, New Series.) Southerly curb lines of, at Buchanan street 12.89 feet. (As recommended by Resolution 33841, New Series.)

Northerly curb line of, at Buchanan street 12.61 feet. (As recommended by Resolution 33841, New Series.)

Northerly line of, at Buchanan street easterly and westerly curb lines 12.50 feet.

(As recommended by Resolution 33841, New Series.)

Fifteen feet northerly from the southerly line of, 241.25 feet westerly from Buchanan street 11.08 feet.

Fifteen feet southerly from the northerly line of, 241.25 feet west-

erly from Buchanan street 10.80 feet.

Southerly line of, at Webster street easterly and westerly curb lines 7.80 feet.

Fifteen feet northerly from the southerly line of, at Webster street 7.41 feet.

Fifteen feet southerly from the northerly line of, at Webster street .39 feet.

Northerly line of, at Webster street easterly and westerly curb line feet.

Fifteen feet northerly from the southerly line of, 176.67 feet easterly from Fillmore street 9.15 feet.

Fifteen feet southerly from the northerly line of, 147.33 feet easterly from Fillmore street 8.35 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street

easterly line 7.25 feet. (The same being the present official grade.) Fifteen feet northerly from the southerly line of, at Fillmore street easterly line 7.83 feet. (The same being the present official grade.)

#### Beach Street.

Fifteen feet northerly from the southerly line of, at Buchanan street westerly line 5.70 feet.

Fifteen feet northerly from the southerly line of, 64.40 feet westerly from Buchanan street 5.40 feet.

Fifteen feet southerly from the northerly line of, at Marina boulevard southwesterly line 5.10 feet.

Fifteen feet northerly from the southerly line of, 171.25 feet easterly from Webster street 6.72 feet.

Fifteen feet southerly from the northerly line of, 171.25 feet easterly from Webster street 6.43 feet.

Northerly line of, at Webster street easterly and westerly curb lines 3.50 feet.

Fifteen feet southerly from the northerly line of, at Webster street 3.61 feet.

Fifteen feet northerly from the southerly line of, at Webster street 3.89 feet.

Southerly line of, at Webster street easterly and westerly curb lines if feet.

Fifteen feet northerly from the southerly line of, 232 feet easterly from Fillmore street 5.22 feet.

Fifteen feet southerly from the northerly line of, 227.33 feet easterly from Fillmore street 4.97 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street easterly line 3.27 feet. (The same being the present official grade.) Fifteen feet northerly from the southerly line of, at Fillmore street

easterly line 3.48 feet. (The same being the present official grade.)

#### Jefferson Street.

Fifteen feet northerly from the southerly line of, at Webster street westerly line 1.39 feet.

Fifteen feet southerly from the northerly line of, at Webster street

westerly line 1.11 feet.

Fifteen feet northerly from the southerly line of, 188 feet easterly from Fillmore street 3.05 feet.

Fifteen feet southerly from the northerly line of, 184 feet easterly from Fillmore street 2.80 feet.

Fifteen feet southerly from the northerly line of, at Fillmore street easterly line 1.42 feet. (The same being the present official grade.) Fifteen feet northerly from the southerly line of, at Fillmore street

easterly line 1.64 feet. (The same being the present official grade.)
On Webster street between Bay street and the northerly line of
Jefferson street produced; on North Point and Beach streets between Buchanan and Fillmore streets; and on Jefferson street between Webster and Fillmore streets, be established to conform to true gradients between the grade elevations above given therefor.

This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$83,579.04, recommends same be allowed and ordered paid.

Annroved by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### NEW BUSINESS.

#### Passed for Printing.

The following resolution was passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Library Fund.

(1) Foster & Futernick Company, binding library books	
(claim dated Feb. 28, 1931)\$	1,609.85
(2) Primo Press, printing furnished public library (claim	
dated Feb. 28, 1931)	1,111.00
(3) G. E. Stechert & Company, library books (claim dated	
Feb. 28, 1931)	1,032.59
(4) San Francisco News Company, library books (claim dated	
Feb. 28, 1931)	2,392.35
(5) San Francisco News Company, library books (claim dated	
Feb. 28, 1931)	1,591.5 <b>3</b>
(6) American Building Maintenance Company, janitor service	040.00
for public library (claim dated Feb. 28, 1931)	810.00

Memorial Hall Fund.  (7) Thomson, Wood & Hoffman, attorneys, for professional services rendered as to validity of Memorial Hall Bonds (claim dated March 9, 1931)\$	2,000.00
$Park\ Fund.$	
<ul> <li>(8) Mangrum - Holbrook Company, kitchen equipment for Harding Park Cafe (claim dated Feb. 26, 1931)\$</li> <li>(9) Pacific Gas &amp; Electric Company, gas and electric service</li> </ul>	714.00
for parks (claim dated Feb. 26, 1931)	2,037.34
<ul> <li>(10) San Francisco Water Department, water furnished parks</li> <li>(claim dated Feb. 26, 1931)</li></ul>	1,267.39
26, 1931)	975.75
nished parks (claim dated Feb. 26, 1931)	618.82
dated Feb. 26, 1931)	524.22
1927 Boulevard Bond Fund.	
(14) H. V. Tucker, third payment, improvement of Alemany boulevard, Section A, Bay Shore boulevard to Mission street (claim dated March 4, 1931)\$	6,600.00
(15) E. J. Treacy, second payment, furnishing and installing Sunset Boulevard Water System (claim dated March 4, 1931)	4,050.00
(16) Meyer Rosenberg, fifth payment, improvement of Sunset boulevard, Section B, Santiago to Yerba streets (claim dated	·
March 4, 1931)	6,000.00
provement of Sunset boulevard, Section C, Noriega to Santiago streets (claim dated March 4, 1931)	11,100.00 7,500.00
Municipal Railway Fund.	1,500.00
(19) Department Public Health (San Francisco Hospital), for hospital service rendered (claim dated Feb. 27, 1931)\$ (20) Standard Steel Works Company, steel car wheels (claim	1,081.75 1,260.00
County Road Fund.	
(21) Pacific Coast Aggregates, Inc., cement for street maintenance (claim dated Feb. 28, 1931)\$	825.50
1928 Hetch Hetchy Construction Fund.	
(22) Edison Storage Battery Supply Company, battery rentals (claim dated March 2, 1931)\$ (23) General Electric Company, electric supplies (claim	859.87
dated Feb. 27, 1931)	1,494.60 725.82
27, 1931)	2,850.00
(claim dated March 2, 1931)	1,100.31
Feb. 27, 1931)	1,020.30
dated March 2, 1931)	5,100.00
dated March 2, 1931)	2,510.00
dated Feb. 27, 1931)	2,550.00

(31) Sherry Bros. Inc., butter, etc. (claim dated Feb. 27, 1931) (32) United Commercial Company, Inc., track spikes, bolts,	677.62 623.00
etc. (claim dated March 2, 1931)	597.22
Feb. 27, 1931)	790.70 550.23
(36) Bodinson Manufacturing Company, all metal settling tank, etc. (claim dated Feb. 25, 1931)	759.00
(37) California Meat Company, meat, etc. (claim dated Feb. 26, 1931)	1,449.84
(38) Ingersoll Rand Company of California, machinery parts (claim dated Feb. 25, 1931)	1,285.37
<ul> <li>(39) Montague Pipe &amp; Steel Company, pipe rings (claim dated Feb. 25, 1931)</li></ul>	1,100.00
dated Feb. 25, 1931)	3,027.00
Feb. 25, 1931)	570.00
26, 1931)	1,772.32 4,150.56
Hetch Hetchy Power Operative Fund.	1,100.00
(44) Loop Lumber Company, lumber (claim dated March 4, 1931)	822.57
(45) Depreciation Fund, Hetch Hetchy Power Operative, depreciation reserve, per Charter requirement (claim dated March 3, 1931)	
County Road Fund.	
(46) Equitable Asphalt Maintenance Company, maintenance	
of streets by resurfacing (claim dated March 3, 1931) (47) Pacific Coast Aggregates, Inc., cement for street maintenance (claim dated March 3, 1931)	919.48 825.50
Special School Tax.	
(48) Park Commissioners, care of school grounds (claim dated Feb. 27, 1931)	1,450.00
(49) R. Flatland, fifth payment, electrical work, Aptos Junior High School (claim dated March 3, 1931)	5,591.25
(50) MacDonald & Kahn, seventh payment, general construction, Aptos Junior High School (claim dated March 3, 1931)	42,141.75
(51) F. W. Snook, sixth payment, mechanical equipment, Aptos Junior High School (claim dated March 3, 1931) (52) Scott Company, seventh payment, plumbing and gasfit-	
	4,528.85
ting, Aptos Junior High School (claim dated March 3, 1931) (53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4,	4,528.85 1,009.81
<ul> <li>(53) R. Flatland, sixth payment, electrical work, third unit,</li> <li>South Side (Balboa) High School (claim dated March 4,</li> <li>1931)</li></ul>	
(53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4, 1931)	1,009.81
<ul> <li>(53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4, 1931)</li></ul>	1,009.81 3,206.25
<ul> <li>(53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4, 1931)</li> <li>(54) H. Lawson, seventh payment, plumbing and fire sprinkler system, third unit of South Side (Balboa) High School (claim dated March 3, 1931)</li> <li>(55) MacDonald &amp; Kahn, eighth payment, general construction, third unit of South Side (Balboa) High School (claim dated March 3, 1931)</li> <li>(56) Scott Company, eighth payment, mechanical equipment, third unit of South Side (Balboa) High School (claim dated</li> </ul>	1,009.81 3,206.25 2,977.12 38,312.81
<ul> <li>(53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4, 1931)</li> <li>(54) H. Lawson, seventh payment, plumbing and fire sprinkler system, third unit of South Side (Balboa) High School (claim dated March 3, 1931)</li> <li>(55) MacDonald &amp; Kahn, eighth payment, general construction, third unit of South Side (Balboa) High School (claim dated March 3, 1931)</li> <li>(56) Scott Company, eighth payment, mechanical equipment,</li> </ul>	1,009.81 3,206.25 2,977.12

#### 1929 Sewer Bond Fund.

$1929\ Sewer\ Bond\ Fund.$	
(58) Healy Tibbitts Construction Company, third payment, construction of Alemany storm drain, Section C (claim dated March 4, 1931)\$	24,000.00
(59) Clarence B. Eaton, third payment, construction of Ale-	
many storm drain, Section D (claim dated March 4, 1931)	5,400.00
(60) T. E. Connolly, second payment, construction of College Hill Tunnel sewer (Section K of North Point main), (claim	8,250.00
dated March 4, 1931)  Water Revenue Fund.	0,200.00
(61) Meyer Brothers, refund of consumer's advance for construction (claim dated March 4, 1931)	7,126.05
advance for construction (claim dated March 4, 1931) (63) Weissbein Brothers, refund of consumer's advance for	1,030.26
construction (claim dated March 4, 1931)	600.00
penditure made (claim dated March 4, 1931)	675.44
water supply standby service (claim dated March 4, 1931)	48,125.00
$General\ Fund.$	
(66) San Francisco Chronicle, official advertising (claim	
dated March 9, 1931)	724.59
(claim dated March 5, 1931)	2,229.75
Palace of Fine Arts (claim dated March 5, 1931)	854.20
of Fine Arts (claim dated March 5, 1931)	737.50
<ul><li>(70) Nephi Plaster and Manufacturing Company, plaster, etc., for Palace of Fine Arts (claim dated March 5, 1931).</li><li>(71) Punnett, Perez &amp; Hutchison, engineering services for</li></ul>	605.50
account Yacht Harbor Addition No. 1 (claim dated March 5, 1931)	569.50
(72) Healy-Tibbitts Construction Company, construction of wharf and yacht berth at Yacht Harbor (claim dated	000.00
March 5, 1931)	12,013.84
(73) Healy-Tibbitts Construction Company, construction of wharf and yacht berth at Yacht Harbor, Unit No. 1	
(claim dated March 5, 1931)	6,639.34
wharf and yacht berth at Yacht Harbor, Unit No. 1 (claim dated March 5, 1931)	15,185.35
(75) M. B. McGowan, third payment, construction of re- inforced concrete wharf at Fort Mason (claim dated	
March 5, 1931)	10,823.96
inforced concrete wharf at Fort Mason (claim dated	
March 5, 1931)	10,019.91
central warehouse, Bureau of Supplies (claim dated March 3, 1931)	11.175.71
(78) Louis J. Cohn, second payment, construction of sewers in Army street, Pennsylvania avenue to Mississippi street	,=
claim dated March 4, 1931)	2,250.00
(79) C. B. Lindauer & Son, liquid cresol, for San Francisco Hospital (claim dated Jan. 31, 1931)	616.00
(80) Western Meat Company, meat, San Francisco Hospital (claim dated Jan. 31, 1931)	845.64

(81) L. Lagomarsino & Co., vegetables, San Francisco Hospital (claim dated Jan. 31, 1931)	608.48
(82) Pacific Felt Company, curled horse hair for San Francisco Hospital (claim dated Jan. 31, 1931)	1,012.50
(83) Richfield Oil Company, fuel oil for San Francisco Hospital (claim dated Jan. 31, 1931)	
(84) American Public Health Association, final payment for health survey of San Francisco (claim dated March 5,	,
1931)	1,447.76

#### Adopted.

The following resolution was adopted:

### Appropriation, \$250, for Expense of Five Supervisors Attending Convention of State Board of Supervisors, Sacramento.

On recommendation of Finance Committee.

Resolution No. 34060 (New Series), as follows:

Resolved, That the sum of \$250 be and the same is hereby set aside, appropriated and authorized to be expended out of Supervisors' Incidental expenses, Budget Item 23, for expenses of five members of the Board of Supervisors in attending convention of State Board of Supervisors at Sacramento, California, March, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Passed for Printing.

The following matters were passed for printing:

### Appropriations Out of County Road Fund for Street Reconstruction.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of County Road Fund for the reconstruction of the following streets, to-wit:

- (1) Octavia street, between Eddy and Ellis streets......\$1,850.00

#### Payments for Properties Required for Playgrounds.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Playground Fund, and authorized in payment to the hereinafter named; being payments for properties required for playground purposes, to-wit:

525.00

- (1) To Mary G. Ryan and City Title Ins. Co., for Lot 10 in Block 7068, as per the Assessor's Block Books of the City and County of San Francisco, and required for Ocean View Playground purposes (claim dated March 4, 1931) ......\$
- (2) To Charles H. Rodney and City Title Ins. Co., for Lot 8 in Block 7093, as per the Assessor's Block Books of the

Siturand County of Can Propagage and required for Ocean

View Playground purposes (claim dated Feb. 24, 1931)	2,400.00
(3) To Alexander McDonald and Margaret McDonald and	
City Title Ins. Co., for Lot 11, Block 2093, as per the Assessor's Block Books of the City and County of San	
Francisco, and required for playground purposes (claim	0.100.00
dated Feb. 24, 1931)	3,100.00
(4) Joseph Baumeister and Elizabeth Baumeister and City	
Title Ins. Co., for Lot 15 in Block 7093, as per the As-	
sessor's Block Books of the City and County of San Fran-	
cisco, and required for Ocean View Playground purposes	
(claim dated Feb. 24, 1931)	2,100.00
(5) Marie Rose Dumont and City Title Ins. Co., for Lots 5	
and 6 in Block 7068, as per the Assessor's Block Books of	
the City and County of San Francisco, and required for	
Ocean View Playground purposes (claim dated Feb. 24,	

#### Payment, \$3,890, for Property Required for McLaren Park.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$3,890 be and the same is hereby set aside and appropriated out of "Purchase of lands for public purposes in Mission District," Budget Item 57, and authorized in payment to California Pacific Title & Trust Company; being payment for lands required for McLaren Park, from the following named, to-wit: From Joseph J. Feeley, Lot 9, Block 6261; Eleanor G. Hills, Lot 9, Block 6296; Mrs. A. G. Irwin, Lots 4-5, Block 6100; Richard F. Mogan, Lot 14, Block 6296; Richard F. Mogan, Lot 1, Block 6263; Edmund P. Moran, deceased, Lot 6, Block 6263; Ida C. M. Porter, Lots 8-9-10-11-12, Block 6262; Villard W. Sloane, Lot 7, Block 6261; per acceptance of offer by Resolution No. (New Series). (Claim dated March 9, 1931.)

#### Adopted.

The following resolution was adopted:

#### Approving Warrants of the Islais Creek Reclamation District.

On recommendation of Finance Committee.

Resolution No. 34061 (New Series), as follows:

Resolved, That the following warrants of Islais Creek Reclamation District—No. 70 to Healy-Tibbitts Construction Co. for \$33,859.70; No. 71 to Chas. R. McCormick for \$1,650; No. 72 to Winchester Estate Co. for \$7,550; No. 73 to The Islais Co., Ltd., for \$9,202.17; No. 74 to M. B. McGowan for \$500; No. 75 to Boyd Investment Co. for \$7,900; No. 76 to Board of Public Works for \$1,886; No. 77 to Coldwell, Cornwall & Banker for \$796.75—payable out of the funds of said district, be and the same are hereby approved, and that the Mayor of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Passed for Printing.

The following matters were passed for printing:

#### Payment for Property for the Widening of Stanley Street, 1927 Boulevard Bond Fund.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the sum of \$1,050, be and the same is hereby set aside and appropriated out of the 1927 Boulevard Bond Construction Fund, and authorized in payment to Bertha M. Parkinson and City Title Insurance Company; being payment for Lots 6, 7 and 8 in Block 29, City Land Association, as per map thereof recorded in Map Book "C" and "D," at page 11, Records of the City and County of San Francisco; as per acceptance of offer by Resolution No. ————, New Series; said property being required for the widening of Stanley street.

### Reimbursing "Election Expenses," Appropriation 9-B, From "Unemployment" Bond Funds, for Account Election Expenses Paid.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the following Bond Funds, Issue 1931 ("Unemployment"), and authorized credited to "Election Expenses," Appropriation 9-B; being reimbursements of election expenses incurred and paid for account of said bonds, to-wit:

From Public Parks and Squares Bonds, the sum of \$34,160; from Boulevards and Roads Bonds, the sum of \$21,960; from Playground

Bonds, the sum of \$4,880.

(The attention of the Auditor and the Treasurer is directed to the provisions of the foregoing resolution.)

#### Adopted.

The following resolutions were adopted:

Acceptance of Offer, California Pacific Title & Trust Company, to Sell, for \$3,890, Land Required for McLaren Park.

On recommendation of Finance Committee.

Resolution No. 34062 (New Series), as follows:

Whereas, An offer has been received from California Pacific Title & Trust Company to sell to the City and County of San Francisco certain land required for park purposes (McLaren Park); and

Whereas, The price at which said parcels of land are offered is

the reasonable value thereof; therefore, be it

Resolved, That the offer of said California Pacific Title & Trust Company to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,890, be and the same is hereby accepted, the said land being described and designated as follows, to-wit:

App.	Par.		Lot	Blk.	
No.	No.	Name—	No.	No.	Amt.
177549	163	Joseph J. Feeley	9	$\boldsymbol{6261}$	\$ 250
171328	449	Eleanor G. Hills	9	6296	375
171328	204	Mrs. A. G. Irwin	4-5	6100	365
171328	444	Richard F. Mogan	14	$\boldsymbol{6296}$	375
177549	159	Richard F. Mogan	1	$\boldsymbol{6263}$	313
177549	160	Edmund P. Moran, deceased	6	6263	342
177549	109	Ida C. M. Porter8	3-9-10		4
			11-12	6262	1,520
177549	157	Villard W. Sloane	7	6261	350
Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity,					

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Appropriations for Boulevard and Road Improvements.

Also, Resolution No. 34063 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds, for the following purposes, to-wit:

#### 1927 Boulevard Bond Construction Fund

For cost of replacing existing 12-inch sewer with 15inch sewer, forming the southerly wing at the intersection of Vicente street and Thirty-sixth avenue, for account of construction of Sunset boulevard.....\$

150.00

#### County Road Fund

For purchase and permanent installation of electric warning siren at south end of the Third street drawbridge over the Islais Creek Channel for the warning of traffic .....

85.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Acceptance of Offer, Clay Canyon Coal Company, \$2,000, Land in San Joaquin County Required for Construction of Coast Range Tunnel, Hetch Hetchy Aqueduct.

Also, Resolution No. 34064 (New Series), as follows:

Resolved, That the offer of sale made by the following named corporation to sell to the City and County of San Francisco the following described real property, situated in the County of San Joaquin, State of California, required in connection with the construction, maintenance and operation of the Coast Range Tunnels of the Hetch Hetchy Aqueduct, for the sum set forth opposite its name, be accepted:

Clay Canyon Coal Company, \$2,000. Thirty-three acres of land situated in the northeast quarter of Section 34, Township 3 South,

Range 4 East, M. D. B. & M.

(As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco a deed conveying said land to said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of San Joaquin County, State of California.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Acceptance of Offer, Bertha M. Parkinson, \$1050, Land Required for the Widening of Stanley Street as Extension to Alemany Boulevard.

Also, Resolution No. 34065 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco the following described land required for the widening of Stanley street, as an extension to Alemany boulevard, for the sum set forth opposite her name, be accepted:

Bertha M. Parkinson, \$1,050. Lots 6, 7 and 8 in Block 29, City Land Association, as per map thereof recorded in Map Book C and D at page 11, Records of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Transfer of Funds From Boulevards and Roads Bond Fund of 1931 to the Reimbursement of Urgent Necessity and General Fund.

Also, Resolution No. 34066 (New Series), as follows:

Whereas, On the 6th day of February, 1931, the electors of the City and County of San Francisco approved, by a two-thirds vote of said electors, a bonded indebtedness in the sum of \$900,000 for the improvement of roads and streets in said City and County; and

the improvement of roads and streets in said City and County; and Whereas, The Board of Supervisors has heretofore appropriated and ordered expended from the Urgent Necessity Fund the sum of \$61,950 for work done on said roads and streets, for which said bonded indebtedness was incurred, and which said sum has been expended for said purpose, and has appropriated and ordered expended the sum of \$33,241 from the General Fund for the same purpose; now, therefore,

Be it resolved, That for the purpose of reimbursing the said funds from which said expenditures were made for the improvement of said roads and streets provided to be improved from said bonded indebtedness, that the Auditor and the Treasurer be and they are hereby directed to transfer from the moneys realized from the proceeds of the sale of said bonds voted for said improvement of said roads and streets, the sum of \$61,950 to the Urgent Necessity Fund, and the sum of \$33,241 to the General Fund, and that the proper charges and credits be made by said Auditor and Treasurer in said respective accounts.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Approving Expenditure of \$1,447.76 by Board of Health for Survey of San Francisco Health Conditions.

Also, Resolution No. 34067 (New Series), as follows:

Resolved, That an expenditure of \$1,447.76 by the Department of Public Health for a survey of health conditions in San Francisco by the American Public Health Association is hereby approved.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Appropriating \$1,000, Out of Appropriation 17-A, to the Credit of Appropriation 17-B, Municipal Court, for Purchase of Filing Cabinets.

Also, Resolution No. 34068 (New Series), as follows: Resolved, That the sum of \$1,000 be and the same is hereby set aside out of Appropriation 17-A to the credit of Appropriation 17-B, Municipal Court, for purchase of necessary filing cabinets required by the Municipal Court.

(Request of Municipal Court dated March 5, 1931.)

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity. Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Mayor to Sell Dwelling Houses on Minerva and Lobos Streets, Proceeds of Sale to Be Placed to the Credit of Playground Commission Fund.

Also, Resolution No. 34069 (New Series), as follows:

Resolved. That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property immediately after it is acquired by the City and County of San Francisco, to-wit:

Dwelling houses and appurtenances situated on those certain pieces or parcels of land required for the Ocean View Playground, and known as 100 Minerva street, 118 Lobos street, 120 Lobos street, 110 Lobos street, 132 Lobos street.

The terms of sale shall be cash upon delivery of bill of sale, said dwelling houses and appurtenances to be removed by the pur-

chasers within ten (10) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit of the Playground Commission Fund.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Passed for Printing.

The following matters were passed for printing:

Ordering the Improvement of Thirty-sixth and Thirty-seventh Avenues, Plans and Specifications, Receipt of Bids and Award of Contract.

On recommendation of Streets Committee.

Bill No. 9355, Ordinance No. ——— (New Series), as follows:

Ordering the improvement of Thirty-sixth avenue, between Judah and Noriega streets, and between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and south sid of Wawona street; authorizing and directing the Board of Public Works to prepare plans and specifications for said improvement, and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said improvement to be borne out of the 1927 Boulevard Bond Construction Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The improvement of Thirty-sixth avenue, between Judah and Noriega streets, and between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and south side of Wawona street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Construction Fund.

Section 2. This ordinance shall take effect immediately.

#### Oil Tanks and Boilers.

7 3

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits be and they are hereby granted:

#### Oil Tanks

P. Phillips, north side Greenwich street, 40 feet west of Franklin street, 1500 gallons capacity.

Frank J. Klimm Co., 706 Polk street, 1500 gallons capacity.

St. Agnes Convent, west side Ashbury street, 201 feet south of Waller street, 1500 gallons capacity.

Edward Jose, north side Jackson street, 85 feet east of Gough street, 1500 gallons capacity.

P. Urrere, 532-34-36 Cole street, 1500 gallons capacity.

W. R. Props, southeast corner of Gough and Sacramento streets, 2000 gallons capacity.

Louis Figone, southeast corner Army and Alabama streets, 1500 gallons capacity.

William Van Herrick, north side Vallejo stret, 150 feet west of Franklin street, 1500 gallons capacity.

James Lick Junior High School, south side Twenty-fifth street, 190 feet west of Noe street, 3000 gallons capacity.

#### Boilers

Peter Smith, 19 Ritch street, 15 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

### Transfer Supply Station, Southeast Corner Post and Broderick Streets, Otto K. May.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Otto K. May be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted W. W. Stone by Resolution No. 29901 (New Series) for premises at the southeast corner of Post and Broderick streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Garage Permit, Joseph A. Pasqualetti, 1520 Stockton Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Joseph A. Pasqualetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted to Aberigi & Sorini by Resolution No. 28687 (New Series) for premises at 1520 Stockton street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Transfer Supply Station, John E. Byrne, Southwest Corner of Seventeenth and Howard Streets.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That John E. Byrne be and is hereby granted permission, revocable at will of the Board of Supervisors, to have trans-

ferred to him, automobile supply station permit heretofore granted W. L. O'Brien by Resolution No. 22181 (New Series) for premises at the southwest corner of Seventeenth and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Supply Station Permit, Tiger Oil Company, Northeast Corner of Eighth and Mission Streets.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the Tiger Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station permit heretofore granted Bennett & Houston by Resolution No. 23930 (New Series) for premises at northeast corner of Eighth and Mission streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Transfer Garage Permit, Raymond B. Livingston, 445 Fillmore Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Raymond B. Livingston be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted E. T. Benney by Resolution No. 29659 (New Series) for premises at 445 Fillmore street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Supply Station, Purity Food Stores, Southwest Corner Bay and Kearny Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Purity Food Stores be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Bay and Kearny streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Automobile Supply Station, General Petroleum Corporation, Southwest Corner Third and Harrison Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Third and Harrison streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Supply Station, D. R. McNeill, Jr., Northeast Corner Duboce Avenue and Steiner Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That D. R. McNeill Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Duboce avenue and Steiner street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Supply Station, M. F. Dolson, Southwest Corner of Octavia and Fulton Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That M. F. Dolson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Octavia and Fulton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Public Garage, Street & Co., East Side of Mission Street, 60 Feet South of Trumbull Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Street & Co. be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on premises on east side of Mission street, 60 feet south of Trumbull street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Supply Station, Charles J. Peacock, Northeast Corner of Geary Street and Thirty-fourth Avenue.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Charles J. Peacock be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Geary street and Thirty-fourth avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolutions were adopted:

#### Award of Contract, Duraflex Floor for Laguna Honda Home.

On recommendation of Supplies Committee.

Resolution No. 34070 (New Series), as follows:

Resolved, That award of contract be hereby made to Gunn, Carle & Co., Ltd., on bid submitted March 3, 1931 (Proposal No. 691) for Duraflex floor for Laguna Honda Home.

This floor is to be installed over the old cement floor of the entire corridor of the first floor of the Infirmary Building. There is approximately 4,291 square feet of area to be covered.

To be furnished and installed complete within twenty-seven days for the sum of \$1,172.

Guarantee: Flooring to be guaranteed for three years against coming loose from the cement floor, cracking, crawling, creeping or changing color.

Resolved, That a bond in the amount of \$300 be required for faithful performance of contract and in support of the above stated guarantee;

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### Warning Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 34071 (New Series), as follows:

Resolved, That the following warning signs be installed:

Reflector Type "Slow" Signs.

Southeast corner Ninth avenue and Balboa street.
Southeast corner Twenty-third avenue and Balboa street.
Southeast corner Twenty-fourth avenue and Balboa street.
Northwest corner Ninth avenue and Balboa street.
Northwest corner Twenty-third avenue and Balboa street.
Northwest corner Twenty-fourth avenue and Balboa street.
Park Presidio Panhandle, north and south of Lake street.
Lake street, east and west of Park Presidio Panhandle.

"Slow" Signs.

Howard street, north and south of Twenty-second street. Potrero avenue, north and south of Twenty-third street. North side Steiner street, north of Duboce avenue. North side Sanchez street, south of Duboce avenue.

"Stop" Signs.

Fulton street east and west of Masonic avenue. South side Duboce avenue, west of Sanchez street. North side Duboce avenue, east of Steiner street.

Isolated Control Signal.

Mission street at Richland avenue.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Establishing Loading Zones and Passenger Loading Zones.

Also, Resolution No. 34072 (New Series), as follows:

Resolved, That the following loading zones and passenger loading zones be established:

Establishing Loading Zones.

324-326 Clay street, 27 feet—Pacific Coast Produce Company; serves freight loading of three trucks.

346-348 Clay street, 27 feet—J. & R. Mercantile Company. 2020-2036 Fillmore street, 36 feet—Marron's Creamery.

29 Geary street, 27 feet—Owl Drug Company; serves sidewalk elevator.

684-688 Guerrero street, 18 feet—Headquarters French Baking Company.

1599 Jackson street, 36 feet—Ideal Market (1860 Polk street); serves loading of trucks.

862 Mission street, 27 feet—The Emporium Warehouse; serves sidewalk elevator.

1720 Polk street, 18 feet—Hunken's Market.

451-461 Jackson street, 18 feet—A. P. Hotaling & Co.

238-240 Third street, 27 feet—Rex Delicatessen and Restaurant; Kent Electric & Hardware Company.

19 Twenty-ninth street, 36 feet—Twenty-ninth street Dyeing and Cleaning Establishment; serves loading of passengers in jitneys.

Establishing Passenger Loading Zones.

198 Ellis street, 27 feet—Casino Theater.

1680 Franklin street, 36 feet-Dr. Rixford (office and dispensary).

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Passed for Printing.

The following resolution, on motion of Supervisor Hayden, was passed for printing:

Payment to R. Warrenrath, \$2,000, for Services as Soloist, Concert of March 18.

— (New Series), as follows: Resolution No. -

Resolved, That the sum of \$2,000 be and the same is hereby set aside and appropriated out of Auditorium Fund and authorized in payment to R. Warrenrath for his services as baritone soloist, concert of March 18, 1931.

#### Delegates to Supervisors' Convention.

The following was presented:

San Francisco, Cal., March 9, 1931.

Honorable Board of Supervisors, City Hall, San Francisco.

I beg to inform you that under authorization of your Board the Mayor has appointed the following Supervisors as members of a committee to attend the annual Supervisors' Convention, to be held in Sacramento March 11, 12 and 13, 1931: Hon. Andrew J. Gallagher, Hon. Jefferson E. Peyser, Hon. Carl W. Miles, Hon. Victor J. Canepa, Hon. Fred Suhr.

Yours very truly,

JOS. M. CUMMING, Executive Secretary to the Mayor.

Ordered filed.

Providing for Construction of Incinerator From Moneys Provided in the Tax Rate, in Annual Instalments.

Supervisor Colman presented:

Resolution No. ——— (New Series), as follows:

Whereas, this Board has had before it on a number of occasions various resolutions and other propositions for the determination of the garbage disposal problem in the City and County of San Francisco; and

Whereas, after much effort on the part of this Board and the Health Committee of this Board, there still seems to be no permanent solution of the problem of the disposal of garbage in the City and County of San Francisco; now, therefore, be it Resolved, That, in the opinion of the Board of Supervisors, the

said incinerator should be constructed from moneys provided in the tax rate, in such annual instalments as may be legally appropriated for said purpose.

Referred to Health Committee.

Ordinance Providing for Allowance of Transportation and Other Expenses of Supervisors and Employees.

Supervisor McSheehy presented:

Bill No. ——, Ordinance No. —— (New Series), as follows: Providing for the allowance by the Board of Supervisors of the cost of transportation and other expenses of officials and employees of the City and County of San Francisco who, under the direction or with the authority of the Board of Supervisors, leave the City and County of San Francisco for the purpose of representing the City and County or performing services or transacting business for said City and County.

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

Section 1. Whenever any officer or employee of the City and County of San Francisco, save and except police officers of the City and County acting under orders of the Board of Police Commissioners or of the Chief of Police, shall, under the authority or direction of the Board of Supervisors, or under the authority of law, leave the City and County for the purpose of performing any official duty for or on behalf of the City and County, or for the purpose of rendering any service to or for the City and County, or for the purpose of officially representing said City and County, or any department thereof, said official or employee shall be allowed, as the expense incident to said service, the actual cost of his or her first-class round trip railroad transportation, including Pullman reservations, together with fifteen dollars per day for each and every day while said official is absent on said official business, including day of leaving and day of return, which said last mentioned sum shall cover the personal expenses of said official or employee.

Section 2. Where there shall be expenses incidental to said official business in addition to said transportation and personal expenses the Board of Supervisors may allow an additional amount sufficient to cover the same.

Section 3. All amounts to be allowed to any official or employee pursuant to this ordinance shall be allowed by resolution of this Board and shall be evidenced by demands drawn in favor of or for said official or employee, which said demands may be drawn, allowed and paid before said official or employee leaves the City on said official business, in which event the amount to be allowed upon the basis herein set forth may be estimated and an allowance made accordingly, and upon the return of said official or employee he shall render to the Auditor a statement showing the number of days during which he was absent on said official business, the cost of transportation and such expenses other than those personal as may have been incurred on behalf of the City; and any excess in the amount allowed over and above said personal expenses, transportation and other expenses incurred on behalf of the City shall be returned to the Treasurer. Should no allowance be made to said official or employee prior to his departure, an allowance to cover his expenses on the basis herein set forth shall be made by the Board of Supervisors upon his return.

Section 4. No vouchers or itemization of expenditure shall be required to cover the allowance for personal expenses.

Section 5. In any case where said official or employee journeys outside the State of California on official business for the City and County, expenses commensurate with the cost of said journey may be allowed over and above the allowances herein provided for, in the discretion of the Board of Supervisors.

Section 6. The provisions of this ordinance shall not apply to those officials or employees whose duties are performed outside the City and County, or who, in the performance of their ordinary duties, leave the City and County without the direction of the Board of Supervisors, it being the intention of this ordinance to provide for the expenses of those who absent themselves from the City and County upon official business under the direction of said Board.

Section 7. This ordinance shall be effective immediately upon its passage.

Referred to Finance Committee.

#### Ordinances Relative to Sale of City Property.

The following was presented and read by the Clerk:

Communication from His Honor the Mayor transmitting three proposed ordinances relative to sale of buildings on property required by City for the use and occupation of unimproved property belonging to the City and providing for the collection of rentals by the Mayor, and authorizing the Mayor to rent from month to month improved property belonging to the City.

Referred to Finance and Building Committees.

### Purchase of Land for Beautification of Situation of Fine Arts Building.

The following was presented and read by the Clerk (from Supervisor Canepa):

Communication from the California Spring Blossom and Wildflower Association endorsing the proposition of Superintendent of the Golden Gate Park to have the City purchase the corner at the north end of the Fine Arts lagoon facing Marina boulevard, from the Presidio Reservation to Baker street, with the idea of enhancing the beauty of the situation of the Palace of Fine Arts, and requesting that the Finance Committee of the Board of Supervisors provide sufficient funds in the Budget of the ensuing fiscal year to carry out this intent.

Referred to Finance Committee.

#### Committee on Mothers' Day Celebration.

Supervisor Havenner moved that His Honor, the Mayor, be authorized to appoint a committee of citizens to arrange for the Annual Mothers' Day celebration at Memorial Grove, Golden Gate Park.

So ordered.

### Supervisor Havenner's Proposition for Immediate Completion of Hetch Hetchy Pipe Line.

Supervisor Havenner announced that at next Wednesday's meeting of the Public Utilities Committee he will present his arguments for his proposed Altamont Pass pipe line in lieu of the plan of City Engineer O'Shaughnessy in order that the bringing of water to San Francisco at the earliest possible moment may be brought about.

#### Citizens' Committee on Dedication of New Baseball Grounds.

Supervisor Gallagher called attention to the fact that at previous meeting he had moved that a Citizens' Committee of 100 be appointed by His Honor the Mayor to participate in the celebration of the dedication of the new baseball grounds at Sixteenth and Bryant streets on April 5 of this year, and that a no action thereon had been had. He requested the Clerk to take the matter up with His Honor, the Mayor, with the idea of getting immediate action.

So ordered.

#### Protest Against Compromise of Thieler Case.

The following was presented:

Communication from the Central Mission Improvement Association, Incorporated, protesting the proposed settlement of the Thieler case for \$20,000, declaring that it is not advantageous to the City and expressing the belief that if the matter comes to court it may be easily won by the City, and that it would be more profitable to consider the

liability of the bondsmen, and their ability to pay, and follow the latter course.

Ordered filed.

#### Hearing of Peremptory Writ of Mandamus, Judah Street Rezoning.

A peremptory writ of mandamus issued by the Superior Court of the State of California, for the City and County of San Francisco in the case of Adolph Jachens, et al., versus the Members of the Board of Supervisors commanding that a proper hearing in due legal time be afforded the plaintiffs in the matter of the appeal from the decision of the City Planning Commission, in which it has denied the petition of the plaintiffs to rezone Judah street between Tenth and Twentyfifth avenues inclusive, from second residential to commercial, was presented and read by the Clerk, and hearing fixed for Monday, March 23, 1931.

#### Queries Made to the Board of Public Works Regarding Hetch Hetchy Project, Answer to Be Received One Week From Today.

Resolution No. 34073 (New Series), as follows:

Whereas, Resolution No. 33938 (New Series), requesting that certain questions be answered by the Board of Public Works were answered, received and are now on file showing that it is impossible to complete the present program of the Hetch Hetchy project with the bond money now on hand; now, therefore, be it

Resolved, That an answer be requested from the Board of Public Works within one week to the following questions:

When was the Hetch Hetchy project started?

- At what point was it started by the present City Engineer, M. M. O'Shaughnessy?
- Was there a plan of construction laid out for the expenditure of \$45,000,000?
- Was that plan ever authorized by the Board of Supervisors and if so, will you kindly give the number of the resolution?

5. How many plans were considered?

In the San Francisco Chronicle dated September 17, 1923, it states that the Hetch Hetchy project is divided into ten divisions: Lake Eleanor, Hetch Hetchy, Mountain, Priest, Moccasin, Foothill, San Joaquin, Coast Range, Bay Crossing and Peninsula. Is this statement correct, and if so, how many divisions have been completed?

What has been the coast of task all and the completed?

What has been the cost of each division completed? 7.

- What will be the cost of each division not completed?
- What was the original estimate of each division before the project was started?
  - 10. Why were not all the divisions started about the same time?
- In the expenditure of moneys on the Hetch Hetchy project to February 1, 1931, how much money was spent on water?
- How much power has been sold by the City in the last six (6) years and what has been the total income for each of the said six (6) years from the sale of power by the City and to whom has it been sold? How much of these proceeds has gone to pay bond interest? In this same period what has been the amount of power and the yearly cost of power purchased by the City and from whom has it been purchased?
- Why were the power lines carried from Moccasin to the Pacific Gas and Electric Power Plant at Newark?
  - 14. Why were they not carried to the San Francisco County line?
- Will you give the date when the Moccasin Plant was started? Also, the date that the power lines were started, and completed at Newark?

- 16. What date was the Bay Crossing Division started? What was the estimated cost of this division, and what was the actual cost?
- 17. How much was left out of the \$45,000,000 after the Bay Crossing Division contracts were let?
- 18. This division was started for the purpose of bringing water from Calaveras to Crystal Springs. Is that correct?
- 19. How many gallons of water daily did the Spring Valley Water Company promise that this connection would bring to the Crystal Springs Lakes?
- 20. For the past six (6) years what has been the total amount and the daily average amount of water released from the Calaveras Reservoir, and how much of the water so released was lost in transit to Crystal Springs?
- 21. What was the date and on what grounds did the Railroad Commission allow an increase to the Spring Valley Water Company in their rates in connection with Calaveras supply?
- 22. What was the percentage of increase and what is the amount in dollars?
- 23. What is the capacity in billions of gallons of water of the Calaveras Reservoir? How many billions of gallons of water were in this reservoir March 1, 1931?
- 24. Resolution No. 17530, dated January 5, 1920, requested the City Engineer to specify the properties that should be useful for the City and County of San Francisco to purchase from the Spring Valley Water Company for a water supply, and that the Railroad Commission determined the price for the purchase of these properties. Have you an itemized statement of this report? If so, will you send same under separate cover to the Board of Supervisors?
- 25. Has the Water Department plans as to future extension of mains throughout the City of San Francisco?
- 26. Do they contemplate building reservoirs in the City and County of San Francisco out of the earnings?
- 27. In case that the Pacific Gas and Electric Company should abrogate their twenty-four hour contract to purchase the power from Mocassin, what would your Department recommend doing with the power?

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

Requesting the Mayor to Appoint a Citizens' Committee for the Purpose of Securing the National Conventions at San Francisco.

Supervisor Shannon presented:

Resolution No. 34074 (New Series), as follows:

Whereas, the national conventions of the Republican and the Democratic parties of the United States of America will hold sessions in 1932 for the selection of nominees for President and Vice-President of the United States; and

Whereas, the Democratic party held its national convention in Sar Francisco in 1920 and was most generously received, and expressed great satisfaction at the treatment accorded all the delegates; and

Whereas, a national convention in San Francisco would be a tre mendous factor in the advertisement of the beauties and the hospitality of the city by the Golden Gate; be it, therefore,

Resolved, That his Honor the Mayor be and is hereby respectfully requested to appoint a Citizens' Committee to devise ways and means whereby the national conventions of the two great parties of the United States might be brought to San Francisco.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Breyer, Power, Roncovieri—3.

#### ADJOURNMENT.

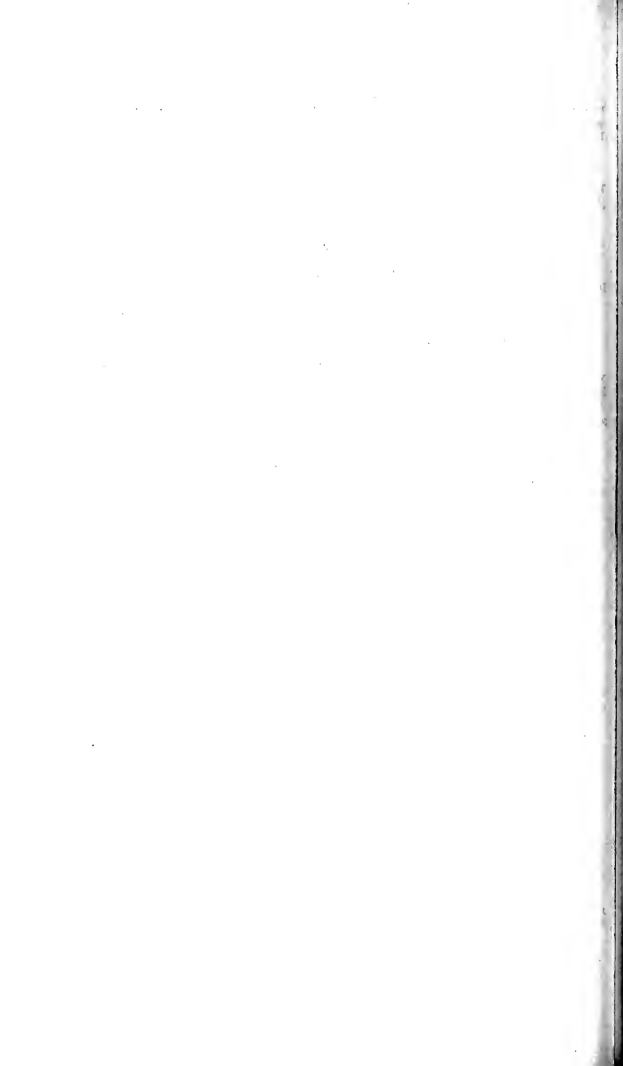
There being no further business, the Board at the hour of 6:15 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 16, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



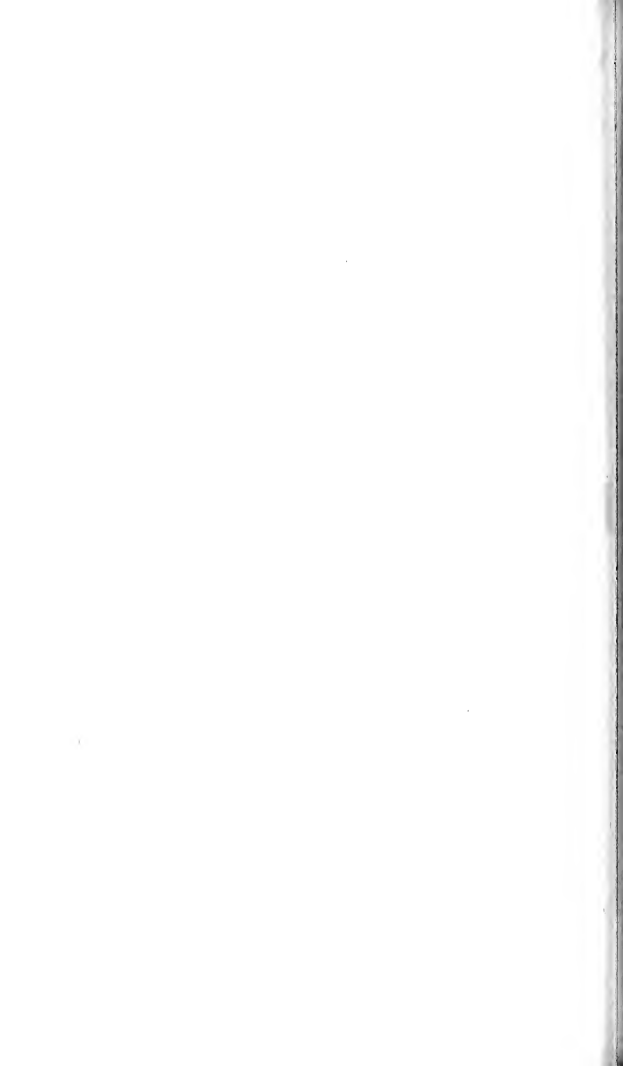
Monday, March 16, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MARCH 16, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 16, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 9, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Stage Fittings and Draperies, Etc.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing stage fittings and draperies, rigging and counterweight system for the addition to the Balboa High School, for School Department, and referred to Supplies Committee.

#### 12,000 Feet Rubber Water Hose for Park.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 12,000 feet rubber water hose for Park Commissioners, and referred to Supplies Committee.

#### Hospital Supplies.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing hospital supplies, roller bandages, absorbent cotton, gauze, lint, oiled muslin, adhesive plaster and cellulose, cellucotton or wood fiber, and referred to Supplies Committee.

#### SPECIAL ORDER-3 P. M.

# Payment for Property Required for the Opening and Continuation of Shipley Street, \$10,000.

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside and appropriated out of County Road Fund and authorized in payment to Lester G. Loupe Company, a corporation; being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows: Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street,

and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374. As per acceptance of offer by Resolution No. 32934, New Series. (Claim dated September 22, 1930.)

#### Privilege of the Floor.

Attorney H. Young, representing Lester G. Loupe, was heard at length.

#### Rereferred.

Whereupon the foregoing matter was rereferred to the Streets Committee.

#### SPECIAL ORDER-3 P. M.

#### Culebra Terrace.

Reconsideration of Resolution No. 33536 (New Series), ordering City Attorney to commence proceedings against property owners in Culebra Terrace.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Supervisors reconsider Resolution No. 33536 (New Series), finally passed November 25, 1930, ordering the City Attorney to commence proceedings in eminent domain against owners of land described in said resolution, situate in what is commonly known as Culebra Terrace, and that the reconsideration of said resolution be made a special order of business for Monday, March 9, 1931, at 3:30 p. m.

#### Privilege of the Floor.

Attorney Aiken, representing Mr. Hastings, and Attorney M. Dooley, representing Mr. Capobianco, were heard at length.

#### Action Deferred.

Whereupon the foregoing matter was laid over one week.

#### Action Deferred.

#### Garbage Disposal.

Consideration of garbage disposal bids was continued one week and made a Special Order for 3 p. m.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34075 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

MONDAI, MARCOII	10, 1001.
Library Fund	i.
(1) Foster & Futernick Company, bir	nding library books
(claim dated Feb. 28, 1931)	iblic library (claim
dated Feb. 28, 1931)	books (claim dated
Feb. 28, 1931)	1.032.59
Feb. 28, 1931)	
Feb. 28, 1931)	
(6) American Building Maintenance Comfor public library (claim dated Feb. 28,	pany, janitor service, 1931)
Memorial Hall F	
(7) Thomson, Wood & Hoffman, attorned services rendered as to validity of Model (claim dated March 9, 1931)	emorial Hall Bonds
Park Fund.	
(8) Mangrum - Holbrook Company, kitch Harding Park Cafe (claim dated Feb.	26, 1931) \$ 714.00
(9) Pacific Gas & Electric Company, gas for parks (claim dated Feb. 26, 1931)	
(10) San Francisco Water Department, w. (claim dated Feb. 26, 1931)	ater furnished parks
(11) State Compensation Insurance Fund covering insurance of park employment	l, premium on policy ts (claim dated Feb.
26, 1931)	any, ice cream fur-
nished parks (claim dated Feb. 26, 193 (13) Laguna Meat Market, meats furni	618.82
dated Feb. 26, 1931)	
1927 Boulevard Bon	
(14) H. V. Tucker, third payment, improboulevard, Section A, Bay Shore boulevard (claim dated March 4, 1931)	ard to Mission street
(15) E. J. Treacy, second payment, furni Sunset Boulevard Water System (cla	shing and installing
1931)	4,050.00
boulevard, Section B, Santiago to Yerba	streets (claim dated
March 4, 1931)	third payment, im-
tiago streets (claim dated March 4, 19 (18) California Construction Company,	31)
provement of Sunset boulevard, Section ing streets (claim dated March 4, 193	
Municipal Railway	Fund.
(19) Department Public Health (San For hospital service rendered (claim da	
(20) Standard Steel Works Company, stedated Feb. 27, 1931)	el car wheels (claim
County Road F	
(21) Pacific Coast Aggregates, Inc., cemetenance (claim dated Feb. 28, 1931)	ent for street main- \$ 825.50
1928 Hetch Hetchy Const	
(22) Edison Storage Battery Supply Comp (claim dated March 2, 1931)	

(99) Conord Electric Company electric gunnling (algim	
(23) General Electric Company, electric supplies (claim dated Feb. 27, 1931)	1,494.60
(24) Haas Bros., groceries (claim dated March 2, 1931)	725.82
(25) Hercules Powder Company, explosives (claim dated Feb.	0.050.00
27, 1931) Gamman of Galifornia machinary parts	2,850.00
(26) Ingersoll Rand Company of California, machinery parts (claim dated March 2, 1931)	1,100.31
(27) Montague Pipe & Steel Company, air pipe (claim dated	1,100.01
Feb. 27. 1931)	1,020.30
(28) Santa Cruz Portland Cement Company, cement (claim	W 40000
dated March 2, 1931)	5,100.00
(29) Santa Cruz Portland Cement Company, cement (claim dated March 2, 1931)	2,510.00
(30) Santa Cruz Portland Cement Company, cement (claim	2,020.00
dated Feb. 27, 1931)	2,550.00
(31) Sherry Bros. Inc., butter, etc. (claim dated Feb. 27, 1931)	677.62
(32) United Commercial Company, Inc., track spikes, bolts, etc. (claim dated March 2, 1931)	623.00
(33) Utah Fuel Company, coal (claim dated Feb. 27, 1931)	597.22
(34) Geo. Herrmann Company, calcium chloride (claim dated	
Feb 27, 1931)	790.70
(35) Western States Grocery Company, groceries (claim	FF0 00
dated Feb. 27, 1931)	550.23
tank, etc. (claim dated Feb. 25, 1931)	759.00
(37) California Meat Company, meat, etc. (claim dated Feb.	
26, 1931)	1,449.84
	1,285.37
(claim dated Feb. 25, 1931)	1,200.01
dated Feb. 25, 1931)	1,100.00
(40) Pacific Coast Steel Corporation, reinforcing steel (claim	
dated Feb. 25, 1931)	3,027.00
Feb. 25, 1931)	570.00
(42) Shell Oil Company, gasoline and oils (claim dated Feb.	
26, 1931)	1,772.32
(43) Trojan Powder Company, explosives (claim dated Feb.	4,150.56
25, 1931)	4,150.50
Hetch Hetchy Power Operative Fund.	
(44) Loop Lumber Company, lumber (claim dated March 4,	000 57
1931)	822.57
(45) Depreciation Fund, Hetch Hetchy Power Operative, depreciation reserve, per Charter requirement (claim dated	
March 3, 1931)	14,583.00
County Road Fund.	
v	
(46) Equitable Asphalt Maintenance Company, maintenance of streets by resurfacing (claim dated March 3, 1931)\$	919.48
(47) Pacific Coast Aggregates, Inc., cement for street main-	(120110
tenance (claim dated March 3, 1931)	825.50
Special School Tax.	
(48) Park Commissioners, care of school grounds (claim	
dated Feb. 27, 1931)	1,450.00
(49) R. Flatland, fifth payment, electrical work, Aptos Junior	
High School (claim dated March 3, 1931)	5,591.25
(50) MacDonald & Kahn, seventh payment, general construction, Aptos Junior High School (claim dated March 3, 1931)	42.141.75
(51) F. W. Snook, sixth payment, mechanical equipment,	
Aptos Junior High School (claim dated March 3, 1931)	4,528.85
(52) Scott Company, seventh payment, plumbing and gasfit-	1 000 91
ting, Aptos Junior High School (claim dated March 3, 1931)	1,009.81

(53) R. Flatland, sixth payment, electrical work, third unit, South Side (Balboa) High School (claim dated March 4,	
1931)	3,206.25
(claim dated March 3, 1931)	2,977.12
tion, third unit of South Side (Balboa) High School (claim dated March 3, 1931)	38,312.81
third unit of South Side (Balboa) High School (claim dated March 3, 1931)	1,661.25
tion of James Lick Junior High School (claim dated March 4, 1931)	
1929 Sewer Bond Fund.	
(58) Healy Tibbitts Construction Company, third payment, construction of Alemany storm drain, Section C (claim	<b>3</b> 34 333 33
dated March 4, 1931)	
many storm drain, Section D (claim dated March 4, 1931)	5,400.00
(60) T. E. Connolly, second payment, construction of College Hill Tunnel sewer (Section K of North Point main), (claim	
dated March 4, 1931)	
Water Revenue Fund.	
(61) Meyer Brothers, refund of consumer's advance for construction (claim dated March 4, 1931)	\$ 7,126.05
(62) Residential Development Company, refund of consumer's advance for construction (claim dated March 4, 1931)	1,030.26
(63) Weissbein Brothers, refund of consumer's advance for construction (claim dated March 4, 1931)	600.00
(64) N. A. Eckart, revolving fund, reimbursement for expenditure made (claim dated March 4, 1931)	675.44
(65) East Bay Municipal Utility District, fourth payment, water supply standby service (claim dated March 4, 1931)	48,125.00
General Fund.	
(66) San Francisco Chronicle, official advertising (claim	
dated March 9, 1931)	724.59
(claim dated March 5, 1931)	2,229.75
(68) Paul E. Denivelle, covering labor for rehabilitation of Palace of Fine Arts (claim dated March 5, 1931)	854.20
(69) Nephi Plaster & Mfg. Company, plaster, etc., for Palace of Fine Arts (claim dated March 5, 1931)	737.50
(70) Nephi Plaster and Manufacturing Company, plaster, etc., for Palace of Fine Arts (claim dated March 5, 1931).	605.50
(71) Punnett, Perez & Hutchison, engineering services for account Yacht Harbor Addition No. 1 (claim dated March	
5, 1931)	569.50
(72) Healy-Tibbitts Construction Company, construction of wharf and yacht berth at Yacht Harbor (claim dated	
March 5, 1931)	12,013.84
(73) Healy-Tibbitts Construction Company, construction of wharf and yacht berth at Yacht Harbor, Unit No. 1	
(claim dated March 5, 1931)	6,639.34
(74) Healy-Tibbitts Construction Company, construction of	
wharf and yacht berth at Yacht Harbor, Unit No. 1 (claim dated March 5, 1931)	15,185.35

(75) M. B. McGowan, third payment, construction of reinforced concrete wharf at Fort Mason (claim dated

vieri—5.

inforced concrete wharf at Fort Mason (claim dated
March 5, 1931)
inforced concrete wharf at Fort Mason (claim dated
March 5, 1931)
(77) Mahony Bros., first payment, general construction of
central warehouse Bureau of Supplies (claim dated
Manch 2 1021)
(78) Louis J Cohn, second payment, construction of sewers
in Army street. Pennsylvania avenue to Mississippi street
claim dated March 4, 1931)
(79) C. B. Lindauer & Son, liquid cresol, for San Francisco
Hognital (claim dated Ian 31, 1931)
(80) Western Meat Company, meat, San Francisco Hospital
(alaim dated Jan 31, 1931)
(81) L. Lagomarsino & Co., vegetables, San Francisco Hos-
nital (claim daled lan, bl. 1991)
(82) Pacific Felt Company, curled horse hair for San Fran-
(83) Richfield Oil Company, fuel oil for San Francisco Hospital (claim dated Jan. 31, 1931)
(84) American Public Health Association, final payment for
health survey of San Francisco (claim dated March 5,
1931) 1,447.76
Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity,
Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr
-13.
Absent—Supervisors Breyer, McGovern, McSheehy, Power, Ronco-
vieri—5.
Appropriations Out_of County Road Fund for Street
Reconstruction.
Also, Resolution No. 34076 (New Series), as follows:
Resolved, That the following amounts be and the same are hereby
set aside appropriated and authorized to be expended out of county
Road Fund for the reconstruction of the following streets, to-wit.
(1) Octavia street, between Eddy and Ellis streets\$1,850.00
(2) For covering with Topeka wearing surface the basan
block pavement at crossings of Mason and Jackson streets,
580.00

### Payments for Properties Required for Playgrounds.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Ronco-

Also, Resolution No. 34077 (New Series), as follows:

and Clay and Hyde streets..... (Work to be performed by the Board of Public Works.)

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Playground Fund, and authorized in payment to the hereinafter named; being payments for properties required for playground purposes, to-wit:

(1) To Mary G. Ryan and City Title Ins. Co., for Lot 10 in Block 7068, as per the Assessor's Block Books of the City and County of San Francisco, and required for Ocean View Playground purposes (claim dated March 4, 1931) ......

525.00

580.00

(2) To Charles H. Rodney and City Title Ins. Co., for Lot 8 in Block 7093, as per the Assessor's Block Books of the City and County of San Francisco, and required for Ocean View Playground purposes (claim dated Feb. 24, 1931)... 2,400.00
(3) To Alexander McDonald and Margaret McDonald and City Title Ins. Co., for Lot 11, Block 2093, as per the Assessor's Block Books of the City and County of San Francisco, and required for playground purposes (claim

2,100.00

3.100.00

5) Marie Rose Dumont and City Title Ins. Co., for Lots 5 and 6 in Block 7068, as per the Assessor's Block Books of the City and County of San Francisco, and required for Ocean View Playground purposes (claim dated Feb. 24, 1931)

4,250.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Payment, \$3,890, for Property Required for McLaren Park.

Also, Resolution No. 34078 (New Series), as follows:

Resolved, That the sum of \$3,890 be and the same is hereby set aside and appropriated out of "Purchase of lands for public purposes in Mission District," Budget Item 57, and authorized in payment to California Pacific Title & Trust Company; being payment for lands required for McLaren Park, from the following named, to-wit: From Joseph J. Feeley, Lot 9, Block 6261; Eleanor G. Hills, Lot 9, Block 6296; Mrs. A. G. Irwin, Lots 4-5, Block 6100; Richard F. Mogan, Lot 14, Block 6296; Richard F. Mogan, Lot 1, Block 6263; Edmund P. Moran, deceased, Lot 6, Block 6263; Ida C. M. Porter, Lots 8-9-10-11-12, Block 6262; Villard W. Sloane, Lot 7, Block 6261; per acceptance of offer by Resolution No. (New Series). (Claim dated March 9, 1931.)

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Payment for Property for the Widening of Stanley Street, 1927 Boulevard Bond Fund.

Also, Resolution No. 34079 (New Series), as follows:

Resolved, That the sum of \$1,050, be and the same is hereby set aside and appropriated out of the 1927 Boulevard Bond Construction Fund, and authorized in payment to Bertha M. Parkinson and City Title Insurance Company; being payment for Lots 6, 7 and 8 in Block 29, City Land Association, as per map thereof recorded in Map Book "C" and "D," at page 11, Records of the City and County of San Francisco; as per acceptance of offer by Resolution No.

No. New Series; said property being required for the widening of Stanley street.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Reimbursing "Election Expenses," Appropriation 9-B, From "Unemployment" Bond Funds, for Account Election Expenses Paid.

Also, Resolution No. 34080 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the following Bond Funds, Issue 1931 ("Unemployment"), and authorized credited to "Election Expenses," Appropriation 9-B; being reimbursements of election expenses incurred and paid for account of said bonds, to-wit:

From Public Parks and Squares Bonds, the sum of \$34,160; from Boulevards and Roads Bonds, the sum of \$21,960; from Playground

Bonds, the sum of \$4,880.

(The attention of the Auditor and the Treasurer is directed to the provisions of the foregoing resolution.)

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Payment to R. Warrenrath, \$2,000, for Services as Soloist, Concert of March 18.

Also, Resolution No. 34081 (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside and appropriated out of Auditorium Fund and authorized in payment to R. Warrenrath for his services as baritone soloist, concert of March 18, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Ordering the Improvement of Thirty-sixth and Thirty-seventh Avenues, Plans and Specifications, Receipt of Bids and Award of Contract.

On recommendation of Streets Committee.

Bill No. 9355, Ordinance No. 8949 (New Series), as follows:

Ordering the improvement of Thirty-sixth avenue, between Judah and Noriega streets, and between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and south side of Wawona street; authorizing and directing the Board of Public Works to prepare plans and specifications for said improvement, and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said improvement to be borne out of the 1927 Boulevard Bond Construction Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The improvement of Thirty-sixth avenue, between Judah and Noriega streets, and between Vicente street and Sloat boulevard, and Thirty-seventh avenue, between Vicente street and south side of Wawona street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Construction Fund.

Section 2. This ordinance shall take effect immediately.

Aves—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr -13.

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri-5.

Improvement of Montgomery Street Between Union and Greenwich Streets and Alta Street Easterly From Montgomery Street.

Also, Resolution No. 34082 (New Series), as follows:

Resolved, That the sum of \$10,000 be, and the same is hereby, set aside, appropriated, and authorized to be expended out of the County Road Fund, for the improvement of Montgomery street between Union and Greenwich streets, and of Alta street easterly from Montgomery street; city's contribution. Contract awarded to Charles L. Harney.

Aves-Supervisors Andriano, Canepa, Colman, Gallagher, Jarrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr -13.

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri-5.

#### Oil Tanks and Boilers.

On recommendation of Fire Committee.

Resolution No. 34083 (New Series), as follows:

Resolved, That the following revocable permits be and they are hereby granted:

#### Oil Tanks

P. Phillips, north side Greenwich street, 40 feet west of Franklin street, 1500 gallons capacity.

Frank J. Klimm Co., 706 Polk street, 1500 gallons capacity.

St. Agnes Convent, west side Ashbury street, 201 feet south of Waller street, 1500 gallons capacity.

Edward Jose, north side Jackson street, 85 feet east of Gough street, 1500 gallons capacity.

P. Urrere, 532-34-36 Cole street, 1500 gallons capacity.

W. R. Props, southeast corner of Gough and Sacramento streets, 2000 gallons capacity.

Louis Figone, southeast corner Army and Alabama streets. 1500

gallons capacity.

William Van Herrick, north side Vallejo stret, 150 feet west of Franklin street, 1500 gallons capacity.

James Lick Junior High School, south side Twenty-fifth street, 190 feet west of Noe street, 3000 gallons capacity.

#### **Boilers**

Peter Smith, 19 Ritch street, 15 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Transfer Supply Station, Southeast Corner Post and Broderick Streets, Otto K. May.

Also, Resolution No. 34084 (New Series), as follows:

Resolved, That Otto K. May be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted W. W. Stone by Resolution No. 29901 (New Series) for premises at the southeast corner of Post and Broderick streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

### Transfer Garage Permit, Joseph A. Pasqualetti, 1520 Stockton Street.

Also, Resolution No. 34085 (New Series), as follows:

Resolved, That Joseph A. Pasqualetti be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted to Aberigi & Sorini by Resolution No. 28687 (New Series) for premises at 1520 Stockton street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Transfer Supply Station, John E. Byrne, Southwest Corner of Seventeenth and Howard Streets.

Also, Resolution No. 34086 (New Series), as follows:

Resolved, That John E. Byrne be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, automobile supply station permit heretofore granted W. L. O'Brien by Resolution No. 22181 (New Series) for premises at the southwest corner of Seventeenth and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Transfer Supply Station Permit, Tiger Oil Company, Northeast Corner of Eighth and Mission Streets.

Also, Resolution No. 34087 (New Series), as follows:

Resolved. That the Tiger Oil Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station permit heretofore granted Bennett & Houston by Resolution No. 23930 (New Series) for premises at northeast corner of Eighth and Mission streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Transfer Garage Permit, Raymond B. Livingston, 445 Fillmore Street.

Also, Resolution No. 34088 (New Series), as follows:

Resolved, That Raymond B. Livingston be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted E. T. Benney by Resolution No. 29659 (New Series) for premises at 445 Fillmore street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Supply Station, Purity Food Stores, Southwest Corner Bay and Kearny Streets.

Also, Resolution No. 34089 (New Series), as follows:

Resolved, That the Purity Food Stores be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Bay and Kearny streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Automobile Supply Station, General Petroleum Corporation, Southwest Corner Third and Harrison Streets.

Also, Resolution No. 34090 (New Series), as follows:

Resolved, That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Third and Harrison streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Supply Station, D. R. McNeill, Jr., Northeast Corner Duboce Avenue and Steiner Street.

Also, Resolution No. 34091 (New Series), as follows:

Resolved, That D. R. McNeill Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Duboce avenue and Steiner street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Supply Station, M. F. Dolson, Southwest Corner of Octavia and Fulton Streets.

Also, Resolution No. 34092 (New Series), as follows:

Resolved, That M. F. Dolson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southwest corner of Octavia and Fulton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Public Garage, Street & Co., East Side of Mission Street, 60 Feet South of Trumbull Street.

Also, Resolution No. 34093 (New Series), as follows:

Resolved, That Street & Co. be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on premises on east side of Mission street, 60 feet south of Trumbull street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr,—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Supply Station, Charles J. Peacock, Northeast Corner of Geary Street and Thirty-fourth Avenue.

Also, Resolution No. 34094 (New Series), as follows:

Resolved, That Charles J. Peacock be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Geary street and Thirty-fourth avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$80,791.36, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Ronco-vieri—5.

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

#### 1928 Hetch Hetchy Construction Fund.

(1) California Meat Company, meat, etc. (claim dated March	
4, 1931)	. \$ 1,056.38 1
4, 1931)	. 1.317.62
(3) Livermore Steam Laundry, laundry work (claim dated March 4, 1931)	
(4) Poultry Producers of Central California, eggs (claim	n
dated March 4, 1931)	. 604.95 h
4, 1931)	622.80
(6) California Meat Company, meat (claim dated March 9	
(7) J. H. Creighton, truck hire (claim dated March 9, 1931)	
(8) Santa Cruz Portland Cement Company, cement (clain	n
dated March 9, 1931)	. 3,765.00
dated March 9, 1931)	. 5,060.00
(10) J. H. Creighton, truck hire (claim dated March 11, 1931) (11) Cement Gun Company, Inc., one cement gun (claim	
dated March 11, 1931)	. 1,565.00
(12) Coos Bay Lumber Company, lumber (claim dated March 11, 1931)	h . 832.61
(13) Hart Wood Lumber Company, lumber (claim dated	
March 11, 1931) three contributed number	. 1,643.68
(14) Byron Jackson Company, three centrifugal pumps (claim dated March 10, 1931)	s . 2,565.33
(15) McKesson-Langley-Michaels Company, Ltd., drugs, etc	
(claim dated March 11, 1931)	. 507.73
Municipal Airport Fund.	
(16) Clinton-Stephenson Construction Company, fifth pay ment, construction of extensions to hangars at the Sar	
Francisco Municipal Airport (claim dated March 11, 1931).	
(17) Federal Construction Company, first payment, construc	
tion of pavement, etc., San Francisco Municipal Airport (claim dated March 11, 1931)	
(18) Byron Jackson Company, full payment for furnishing	
and installing pump at San Francisco Municipal Airpor	t
(claim dated March 11, 1931)	. 2,771.00
Municipal Railway Fund,	
(19) Mary M. Bourquin, in full settlement of claim for ac count of personal injuries sustained on or about Nov. 15	
1928 (claim dated March 5, 1931)	\$ 750.00
(20) Board of Public Works (Bureau of Building Repair)	
making and installing copper skylight over garage a Geary street car barn (claim dated March 9, 1931)	
V man and annual Community Annual and a second of the company of the compan	

(21) General Petroleum Corporation of California, gasoline,
etc. (claim dated March 6, 1931)
(23) San Francisco City Employees' Retirement System, for
employees' pensions (claim dated March 4, 1931)
said minor, Nov. 12, 1930, due to accident in Twin Peaks tunnel (claim dated March 6, 1931)
(25) Westinghouse Electric and Manufacturing Company, electric railway parts (claim dated March 6, 1931) 523.88
$County\ Road\ Fund.$
(26) The Fay Construction Company, widening Taraval street between Forty-seventh and Forty-eighth avenues (claim dated March 11, 1931)
dated March 11, 1931)
(28) Daniel C. McCabe, construction of sidewalk, south side Bryant street between Sixteenth and Seventeenth streets
(claim dated March 11, 1931)
(29) Park Commissioners, care of school grounds (claim dated March 5, 1931)
(30) Sherman, Clay & Co., two pianos furnished Francisco Junior High School (claim dated March 10, 1931) 900.00
Water Revenue Fund.
(31) General Petroleum Corporation, gasoline (claim dated
March 11, 1931)
1931)
1931)
11, 1931)
vice (claim dated March 11, 1931)
March 11, 1931)
dated March 11, 1931)
(claim dated March 11, 1931)
(39) San Francisco Nursery for Homeless Children, maintenance of minors (claim dated March 6, 1931) 678.01
(40) Roman Catholic Orphanage, maintenance of minors (claim dated March 6, 1931)
(41) The Albertinum, maintenance of minors (claim dated March 6, 1931)
(42) The McKinley Orphanage, maintenance of minors (claim dated March 10, 1931)
(43) Preston School of Industry, maintenance of minors (claim dated March 6, 1931)
(44) Little Children's Aid, maintenance of minors (claim dated March 6, 1931)

(AE) Fundra Danavalant Aggariation maintanana of minana	
(45) Eureka Benevolent Association, maintenance of minors (claim dated March 6, 1931)	3,222.34
(46) Children's Agency, maintenance of minors (claim dated	
March 10, 1931)	33,158.78
(47) Associated Charities, widows' pensions (claim dated March 13, 1931)	7,818.83
(48) Eureka Benevolent Society, widows' pensions (claim	1,010.00
dated March 13, 1931)	696.83
(49) Little Children's Aid, widows' pensions (claim dated	E 044.00
March 13, 1931)	5,844.00
ing Superior Court calendars, etc. (claim dated March 16,	
1931)	515.00
(51) The Recorder Printing and Publishing Company, printing Supervisors' Calendar and 5000 proposed Charters	
(claim dated March 16, 1931)	1,889.43
(52) Spring Valley Water Company, rental of Lake Merced	•
property for Fleishhacker Park purposes in accordance with	C 090 11
agreement dated Dec. 24, 1930	6,029.11
furnished through Police Department (claim dated March	
16, 1931)	1,375.00
(54) Pacific Gas and Electric Company, street lighting, month of February (claim dated March 16, 1931)	62,860.95
(55) H. M. Schick Products Company, document files fur-	02,000.00
nished Auditor (claim dated March 16, 1931)	1,000.00
(56) A. Carlisle & Co., ballots, Department of Elections	0.107.00
(claim dated Feb. 28, 1931)(57) N. Randall Ellis, services rendered City Attorney (claim	2,187.00
dated March 31, 1931)	750.00
(58) Del Monte Meat Company, meats furnished county jails	410.00
(claim dated March 16, 1931)	618.89
(claim dated March 16, 1931)	676.29
(60) William J. Quinn, police contingent expense for March	
(claim dated March 9, 1931)	750.00
(61) Board of Park Commissioners, reimbursement for Yacht Harbor expenditures (claim dated March 12, 1931)	2,052.38
(62) Paul E. Denivelle, improvement of Palace of Fine Arts	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(claim dated March 12, 1931)	906.20
(63) Paul E. Denivelle, improvement of Palace of Fine Arts (claim dated March 12, 1931)	941.35
(64) M. Greenberg's Sons, labor and materials furnished Fire	011.00
Department (claim dated Feb. 28, 1931)	886.13
(65) Baumgarten Brothers, meat for Laguna Honda Home (claim dated Feb. 28, 1931)	997.58
(66) California Meat Company, meat for Laguna Honda	301.00
Home (claim dated Feb. 28, 1931)	588.31
(67) Del Monte Meat Company, meat for Laguna Honda Home (claim dated Feb. 28, 1931)	1,988.10
(68) Elite Produce Company, potatoes for Laguna Honda	1,300.10
Home (claim dated Feb. 28, 1931)	533.40
(69) J. T. Freitas Company, Inc., eggs for Laguna Honda	705 i'r
Home (claim dated Feb. 28, 1931)	735.15
(claim dated Feb. 28, 1931)	885.00
(71) Langendorf United Bakeries, bread for Laguna Honda	1 101 00
Home (claim dated Feb. 28, 1931)(72) Monarch Flour Company, flour for Laguna Honda Home	1,161.00
(claim dated Feb. 28, 1931)	975.00
(73) Richfield Oil Company, fuel oil for Laguna Honda Home	4 500 04
(claim dated Feb. 28, 1931)	1,530.94

(74) San Francisco Dairy Company, milk for Laguna Honda	
Home (claim dated Feb. 28, 1931)	2,302.51
(75) Schweitzer & Co., meat for Laguna Honda Home (claim	
dated Feb. 28, 1931)	3,376.25
(76) Sherry Brothers, Inc., butter and eggs for Laguna Honda	
Home (claim dated Feb. 28, 1931)	1,391.78
(77) Western California Fish Company, fish for Laguna	
Honda Home (claim dated Feb. 28, 1931)	598.00
(78) Haas Brothers, foodstuffs for San Francisco Hospital	
(claim dated Feb. 28, 1931)	505.17
(79) Sherry Brothers, butter and cheese for San Francisco	
Hospital (claim dated Feb. 28, 1931)	1,844.64
(80) San Francisco Chronicle, official advertising (claim	
dated March 16, 1931)	1,378.36

Appropriation, \$2,000, Out of Publicity and Advertising for Convention of Travelers' Protective Association.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, towards the expense of the holding of Convention of the Travelers' Protective Association in San Francisco, for the publicity and advertising of San Francisco; and

Further Resolved, That said \$2,000 be and is authorized in payment to Benning Wentworth, Auditor of the City and County, for payment

of San Francisco's portion of said expense.

#### Action Deferred.

The following matter was laid over onc week:

Appropriation, \$10,000, Out of "Urgent Necessity," for Additional and Emergency Supplies, Board of Health.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health, under the direction of the Superintendent of the Relief Home.

#### Passed for Printing.

The following matters were passed for printing:

Appropriations of \$10,000 Each Out of Sewer Bonds and Boulevard Bonds for Office Engineering.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That there be and is hereby set aside, appropriated and authorized to be expended, the sum of \$10,000 out of Boulevard Bond Construction Fund, Issue 1927, and the sum of \$10,000 out of Sewer Bond Construction Fund, issue 1929, for the continuance of office engineering on sewer design, and on boulevard design, during the months of March and April, 1931.

#### Appropriations, Various Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby

set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Women's Jail Fund

(1)	$\mathbf{For}$	cost	of	installir	ıg p	lumb	oing	fixtures	s ()	lavat	ory,	
drin	nking	foun	tain	, laundr	y tra	y an	d slo	p sink)	in t	the w	vom-	
en's	dep	artme	nt,	County	Jail	No.	1				\$	850.00

#### General Fund, 1930-1931 San Francisco Hospital and Laguna Honda Home Repairs Budget Item No. 50

(2) For cost of furnishing and installing toilet and shower,	
with necessary concrete and tile work, at San Francisco	
Hospital	585.00

#### Repairs to Public Buildings—Budget Item 51

(3) For cost of installing new "mudsills" at hose tower in	
rear of Fire Department Engine House No. 11	520.00
(4) For cost of renewing cell floors, ventilating and paint-	

Traffic Signals, Installation of, Etc., Budget Item 54

ing cells and office at Southern Police Station.....

#### Payments for Properties Required for Bernal Heights Boulevard.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Boulevards and Roads Bonds, issue 1931, and authorized in payment to the hereinafter designated; being payments for lands required for the opening of Bernal Heights Boulevard, to-wit:

#### Payments for Properties Required for Schools.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

(1) To Michael Quirk and Alice Quirk, for Lot No. 17 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps; at pages 169 and 170; also known as Lot No. 42 in Block 5714, on Assessor's Map Book; as per acceptance of offer by Resolution No.

——, New Series, (claim dated March 16, 1931)......\$ 6,000.00

(2) To Alicia G. Oviedo and Thomas A. Cullen, for Lots Nos. 9, 10 and 11 in Block 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lots 34, 35 and 36 in Block 5714 on Assessor's Map Book; as per acceptance of offer by Resolution No. ——, New Series, (claim dated March 16, 1931)...

9.600.00

(3) To Alicia G. Oviedo, for Lots 7 and 8 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lots 32 and 33 in Block 5714 on Assessor's Map Book; as per acceptance of offer by Resolution No. ——, New Series, (claim dated March 16, 1931)......

7,300.00

5,250.00

#### Adopted.

The following resolutions were adopted:

Payments for Properties Required for Bernal Heights Boulevard.

On recommendation of Finance Committee.

Resolution No. 34095 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Boulevards and Roads Bonds, issue 1931, and authorized in payment to the hereinafter designated; being payments for lands required for the opening of Bernal Heights Boulevard, to-wit:

200.00

(2) To California Pacific Title & Trust Co., for Lot 18 in Block 5614, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. —, New Series, (claim dated Feb. 18, 1931)

100.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Board of Health Transfer of Funds, Interdepartmental.

Also, Resolution No. 34096 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside from the hereinafter mentioned Budget Items, Department of Public Health, to the credit of other Budget Items, Department of Public Health; being reimbursements for supplies and services furnished and rendered, to-wit:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, avenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr —13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Reimbursing Board of Public Works From Board of Health Funds, \$958.14.

Also, Resolution No. 34097 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned Budget Items, Department of Public Health, to the credit of Budget Item No. 438, Board of Public Works; being reimbursements for materials and services furnished and performed, to-wit:

From Budget Item 963, San Francisco Hospital ...........\$ 928.14 From Budget Item 980, Emergency Hospitals .................. 30.00

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Appropriating \$1,100 From Sheriff's Maintenance to Board of Public Works for Rebuilding Fumigating Box, County Jail No. 1.

Also, Resolution No. 34098 (New Series), as follows:

Resolved, That the sum of \$1,100 be and is hereby set aside out of Sheriff's Maintenance, Budget Item 264 (Appropriation 14-B), to the credit of Budget Item 438, Board of Public Works; and

Further Resolved, That said \$1,100 be and is hereby authorized to be expended for rebuilding sulphur fumigating box, County Jail No. 1.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Setting Aside \$2,500 Out of "City Hall Repairs," Budget Item 52, to Credit of "Repairs to Public Buildings," Budget Item 51.

Also, Resolution No. 34099 (New Series), as follows:

Resolved, That the sum of \$2,500 be and is hereby set aside out of "City Hall Repairs," Budget Item 52, to the credit of "Repairs to Public Buildings," Budget Item No. 51.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Offer of Michael Quirk and Alice Quirk to Sell Property to the City and County of San Francisco.

Also, Resolution No. 34100 (New Series), as follows:

Whereas, An offer has been received from Michael Quirk and Alice Quirk to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes, and

Whereas, The price at which said parcel of land is offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$6,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot No. 17, in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot No.

42. in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Offer of Alicia G. Oviedo and Thos. A. Cullen to Sell Property to the City and County of San Francisco.

Also, Resolution No. 34101 (New Series), as follows:

Whereas, An offer has been received from Alicia G. Oviedo and Thos. A. Cullen to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes, and

Whereas, The price at which said parcel of land is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$9,600, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Lots Nos. 9, 10 and 11, in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lots 34, 35 and 36, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owners, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said lands is hereby accepted.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Offer of Alicia G. Oviedo to Sell Property to the City and County of San Francisco.

Also, Resolution No. 34102 (New Series), as follows:

Whereas, An offer has been received from Alicia G. Oviedo to convey to the City and County of San Francisco certain lands and improvements, hereinafter described, required for school purposes, and

Whereas, The price at which said parcel of land is offered is the reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$7,300, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lots 7 and 8, in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lots 32 and 33, in Block No. 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said lands is hereby accepted.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Offer of John Atkins and Minnie Atkins to Sell Property to the City and County of San Francisco.

Also, Resolution No. 34103 (New Series), as follows:

Whereas, An offer has been received from John Atkins and Minnie Atkins to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes, and

Whereas, The price at which said parcel of land is offered is the reasonable value thereof; therefore be it

Resolved, That the offer of the said owners to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$5,250, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Lot No. 13, in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot 38, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and, if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said lands to be executed and delivered to the City and County upon payment of the agreed purchase price, as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Transfer of Taxicab Permits.

On recommendation of Police Committee.

Resolution No. 34104 (New Series), as follows:

Resolved, That the following taxicab permits are hereby transferred: From Blue Bird Cab Company (J. F. Maloney) to Blue Top Cabs, Ltd. (Robert Hunter, president), 30 cabs.

From Peerless Cab Company (Thomas J. Brennan) to Blue Top

Cabs, Ltd. (Robert Hunter, president), 12 cabs.

From Frank L. Celia (York Cab Company No. 16) to Hebron O. Bean, 1 cab.

From Carl F. Borchgrevink (Blue Diamond Cab Company No. 10) to C. F. Monistier, 1 cab.

C. F. Monistier, 1 cab. From Pacific Union Cab Company No. 101 (Leo M. Maisler) to C. J. Galena, 1 cab.

From W. F. Kramer (Twentieth Century Cab Company No. 55) to Arthur Howard, 1 cab.

From Lawrence J. Guibbiny (Central Cab Company No. 11) to Frank L. Celia, 1 cab.

From Henry Bowen (5 and 10 Lo Fare Cab Manufacturing Company) to W. A. Lahanier, 25 cabs.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Transfer of One-Cab Stands.

Also, Resolution No. 34105 (New Series), as follows:

Resolved, That the following one-cab stands are transferred as shown below:

From Blue Bird Cab Company to Blue Top Cabs, Ltd.—675 Beach street, 500 Broadway, 607 Broadway, 402 Bush street, 1005 Bush street, 785 Clay street, 240 Columbus avenue, 250 Columbus avenue, 516 Columbus avenue, 110 Eddy street, 111 Eddy street, 600 Eddy street, 76 Ellis street, 10 Howard street, 1600 Hyde street, 561 Jackson street, 603 Jackson street, 706 Jackson street, 107 Jones street, 800 Kearny street, 854 Kearny street, 905 Kearny street, 151 Mason street, 330 O'Farrell street, 480 O'Farrell street, 1702 O'Farrell street, 587 Pacific street, 603 Pacific street, 605 Pine street, 1902 Polk street, 1824 Post street, 1005 Powell street, 784 Sacramento street, 3118 Sixteenth street, 43 Sixth street, 1148 Stockton street, 1247 Stockton street, 62 Taylor street, 178 Third street, 91 Turk street, 210 Turk street, 702 Union street, 837 Washington street.

Ayes-Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr -13.

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri-5.

#### Approval of One-Cab Stands.

Also, Resolution No. 34106 (New Series), as follows:

Resolved, That the following one-cab stands are hereby approved:

Paul Gamos, 766 Howard street; Bell Cab Company No. 50, D. Manuck, 600 O'Farrell street.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Cancellation of Taxicab Stand Permits.

Also, Resolution No. 34107 (New Series), as follows:

Resolved, That the following one-cab stand permits are hereby can-

T. H. Hanks, 193 Fourth street; Green Top Cabs, Ltd., 3406 Twentyfifth street.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Absent-Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri-5.

#### Action Deferred.

The following matter was laid over one week:

Amending Sections 20 and 37 of Ordinance No. 5132 (New Series), "License Ordinance," Reducing the License Fee on Wrestling or Boxing Exhibitions to \$10 for Each Performance, and Reducing the License Fee on the Conducting of Concerts Based on the Seating Capacity of the House.

Bill No. — ---, Ordinance No. -—— (New Series), as follows:

Amending Section 20 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," by reducing the license fee for the conducting of boxing or wrestling exhibitions by persons other than bona fide athletic organizations to \$10.00 for each such exhibition; and Section 37 thereof by placing a license fee on persons holding concerts based on the seating capacity of the house, instead of on both seating capacity and admission charge, as heretofore.

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

as follows:

Section 1. Sections 20 and 37 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as

Section 20. Every person, firm or corporation conducting, carrying on or managing a boxing or wrestling exhibition, shall pay a license

fee of \$10.00 for each such exhibition.

Provided that no license shall be exacted from bona fide athletic organizations where boxing or wrestling exhibitions are given for the entertainment of the members thereof and to which no admission fee is charged, directly or indirectly.

Section 37. Every person, firm or corporation holding, promoting or giving a concert, shall pay a license fee for each such performance depending upon the seating capacity of the place, as follows:

Places with a seating capacity of less than 500, \$5.00.

Places with a seating capacity of 500 and less than 1500, \$10.00.

Places with a seating capacity of 1500 and over, \$20.00.

A concert within the meaning of this section, shall be an entertainment open to the public at large, the principal part of which shall be composed of vocal or instrumental music or both, and to which an admission fee is charged.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolution was adopted:

#### Street Lights.

On recommendation of Lighting Committee.

Resolution No. 34108 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as follows:

Remove 400 M. R.

Twenty-first avenue and Lincoln way.

Twenty-first avenue between Lincoln way and Irving street.

Thirty-second avenue between Cabrillo and Balboa streets.

Corner Forty-fifth avenue and Cabrillo street.

Forty-fifth avenue between Fulton and Cabrillo streets.

Forty-fifth avenue and Balboa street. Seventh avenue and California street.

Bay street between Polk and Larkin streets.

Bay and Larkin streets.

Larkin street between Bay and North Point streets.

Larkin and North Point streets.

Twenty-first avenue and Fulton street.

Twenty-first avenue and Cabrillo street.

Twenty-first avenue and Balboa street.

Twenty-first avenue and Anza street.

Twenty-first avenue between Fulton and Cabrillo streets.

Twenty-first avenue between Cabrillo and Balboa streets.

Twenty-first avenue between Balboa and Anza streets.

Chenery street between Roanoke and Natick streets.

Scott street, Union street to Marina boulevard (11).

#### Remove 250 M. R.

Pleasant street off Taylor street.

Boyce street north of Geary street.

Thirty-fourth avenue between Fulton and Cabrillo streets.

#### Install 250 O. B.

Pinehurst boulevard between Kenwood way and Upland drive. Escondido avenue, 475 feet east of Thirty-fourth avenue.

#### Remove 600 M. R.

Corner Forty-fifth avenue and Fulton street.

Corner Thirty-fourth avenue and Cabrillo street.

#### Change 250 M. R. to O. B.

Upper Terrace between Saturn and Roosevelt way (6).

Change 400 O. B. Jackson and Taylor streets to Type "C", Taylor and Jackson streets.

Install 400 Type "C".

North and south sides Pleasant street, off Taylor street.

#### Install 400 O.B.

East and west sides Twenty-first avenue between Lincoln way and Irving street.

Northeast and southwest corners Lincoln way and Twenty-first

East and west sides Thirty-second avenue between Cabrillo and Bal-

boa streets.

East and west sides Forty-fifth avenue between Fulton and Balboa

Northeast and southwest corners Forty-fifth avenue and Fulton street. Northeast and southwest corners Forty-fifth avenue and Cabrillo

Northeast and southwest corners Forty-fifth avenue and Balboa street.

Central avenue between Fulton and Grove streets.

Northeast and southwest corners Seventh avenue and California

East and west sides Larkin street, North Point to Bay streets.

Northeast and southwest corners Bay and Larkin streets.

North and south sides Bay street between Polk and Larkin streets.

Larkin street between North Point and Beach streets.

North side Minna street, off Russ street. Le Conte street between Third and Jennings street. Banks street between Eugenia and Powhattan street.

Corner Twenty-ninth and Day streets. Twenty-third and Arkansas streets.

Pope street opposite Hollywood Court.

East and west sides Eighteenth avenue between Moraga and Noriega streets.

East side Thirty-third avenue between Judah and Kirkham streets (opposite 1429).

Upper Terrace between Saturn and Roosevelt way.

East side Seventeenth avenue south of Vicente street.

West side Whitney street front of No. 40.

Corner of alley 1600 Treat avenue.

Boyce street north of Geary street (2). Northeast and southwest corners Twenty-first avenue and Fulton street

East and west sides Twenty-first avenue between Fulton and Anza streets (6).

Corner Twenty-first avenue and Cabrillo street. Corner Twenty-first avenue and Balboa street.

Corner Twenty-first avenue and Anza street.

East and west sides Ellington street between Foote and Naglee streets.

Rivera street and Fifteenth avenue.

Rivera street and Cecilia avenue.

Chenery street between Roanoke and Natick (2).

Augusta street between Bayshore and Charter Oak avenue.

Northeast and southwest corners Scott street, Union to Marina boulevard.

Scott street, Union to Marina boulevard (1) to each block.

University and Olmstead street.

Northeast and southwest corners Thirty-fourth avenue and Fulton street.

East and west sides Thirty-fourth avenue between Fulton and Cabrillo streets.

#### Change 400 M. R. to O. B.

Corner Grove street and Central avenue.

Eighteenth avenue and Pacheco street.

Eighteenth avenue and Quintara street.

East side Whitney street second pole south Thirtieth street.

Rearrange lights on Whitney street, Thirtieth to Randall street.

Corner Ellington and Naglee.

Corner Ellington and Foote.

Corner Ellington and Sala Terrace.

Corner Ellington and Ottawa.

Corner Ellington and Mt. Vernon. Ellington street north of Mt. Vernon.

Move west side Ellington street to east side Ellington street between Mt. Vernon and Ottawa.

Corner Thirty-fourth avenue and Cabrillo street.

Sixteenth avenue and Rivera street.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri-5.

#### Passed for Printing.

The following matters were passed for printing:

#### Establishing Underground District, Pleasant Street Between Taylor and Jones Streets.

On recommendation of Lighting Committee.

Bill No. 9356, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1tt.

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

as follows:

Section 1. Section 1tt. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after October 1, 1931, is hereby designated, to-wit:
Underground District No. 60, Pleasant street between Taylor and
Jones street, (approximately 412 feet).

Department of Natural Resources Requested to Create San Francisco Game Refuge on Lands of the Water Department of the City and County of San Francisco Located in San Mateo County.

On recommendation of Public Utilities Committee.

Bill No. 9357, Ordinance No. ——— (New Series), as follows:

Requesting the Department of Natural Resources to create the "San Francisco Game Refuge" on lands owned by the City and County of San Francisco, located in San Mateo County.

Be it ordained by the People of the City and County of San Fran-

cisco, as follows:

Section 1. For the purpose of preserving game and fish on properties owned by the City and County of San Francisco, in San Mateo County, and affording to residents of San Mateo and San Francisco Counties the pleasures arising out of the preservation of fish and game on said properties, the Department of Natural Resources of the State of California is hereby requested to initiate legislation and rules necessary for the creation of a game refuge on lands owned by the City and County of San Francisco and under the control of the Water Department of said City and County, which are located in San Mateo County.

Section 2. The lands on which such game refuge shall be created are lands under the control of the Water Department of the City and County of San Francisco, located in San Mateo County, and constituting the drainage area of Crystal Springs Reservoir, San An-

dreas Reservoir and Pilarcitos Reservoir.

Section 3. The game refuge created shall be known as the "San Francisco Game Refuge."

Section 4. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Approving Contracts for Use and Occupation of Certain Lands Under the Jurisdiction of San Francisco Water Department and Directing Clerk to Endorse Said Approval on Each of Said Contracts.

On recommendation of Public Utilities Committee.

Resolution No. 34109 (New Series), as follows:

Whereas, By Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, The head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain parcels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of said Board be, and he is hereby directed to endorse on each of said contracts the said approval of this Board, that the following are the contracts heretofore referred to:

- 1. Ignazio Maioris, 22 acres in Niles Canyon, Alameda County; term three years; picnic and camping grounds and agricultural uses.
- 2. Lum Yin, 6 acres in the Belmont Pump Lot, so-called; term three years; horticulture solely and only.
- 3. D. R. Campbell, a small piece of the pipe line right-of-way in Daly City, San Mateo County; term one year; for a garden.
- 4. Frank Mendoza, ½ acre in Sec. 18, T. 4 S., R. 1 E., M. D. B. & M.; term 9 months; growing a crop of potatoes.
- 5. M. Hollauf, 5 acres in Niles Canyon, Alameda County; term one year; picnic ground.
- 6. C. A. Borein, 17 acres in Niles Canyon, Alameda County; term one year
- 7. W. M. Briggs, 11.9 acres in Plot No. 44 of the Bernal portion of the Rancho El Valle de San Jose, Pleasanton District; term nine months: agriculture

months; agriculture. 8. P. Mosegaard, 10 acres in Niles Canyon, Alameda County; term

one year; picnic grounds and bathing resort.

- 9. Pacific Gas and Electric Company, right-of-way for telephone line near Sunol, Alameda County; term 2½ years; right-of-way.
- 10. Jas. Rosewarne, 5 acres of the Alameda Creek property, Alameda County; term one year; picnic grounds and bathing resort.
  - 11. Trustees Sunol Glen School District, 2 acres in Sunol, Alameda

County; term one year; playground.

12. Associated Oil Company, a portion of the 20-foot strip at Junipero Serra boulevard and Worcester street; term three years; roadway to oil station.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Amending That Portion of Resolution No. 33385 (New Series)
Pertaining to Lease of Property Under Control of San Francisco Water Department to V. Castagnetto.

Also, Resolution No. 34110 (New Series), as follows:

Resolved, That that portion of Resolution No. 33385 (New Series), adopted November 3, 1930, relating to the use and occupation of the

following property under control of the San Francisco Water Department, viz.,

"2. V. Castagnetto, 42 acres along ocean avenue, City and County of San Francisco, known as the Industrial School Reservoir Tract, one year, for agriculture."

be and it is hereby amended by making effective the lease of the said Industrial School Reservoir Tract in two parcels, as follows:

1. To B. L. Clements, 3650 Broderick street, for 3 years, at a rental of \$110 per month for the first year and \$125 per month for the following two years, to be used as a golf course, described as follows:

Commencing at the junction of the westerly line of said tract with the northerly line of Ocean avenue; thence northerly along the westerly boundary line 900 feet; thence easterly and parallel to the northerly line of Ocean avenue 450 feet; thence southerly, parallel to the westerly line, to the northerly line of Ocean avenue; thence westerly along the last-named line to the point of commencement; excluding therefrom the pumping plant of V. Castagnetto, present occupant of the property; also his pipe line from said pumping plant across said tract, and consisting of about nine acres.

2. To V. Castagnetto, the remaining portion of said tract, consisting of about 33 acres, at a monthly rental of \$117.80.

upon the recommendation of the head of the San Francisco Water Department incorporated in his communication to the Board of Public Works under date of March 5, 1931.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Authorizing Acceptance of Offer of Sale by Henry Heidel of Property Required in Construction of Newark-San Lorenzo Pipe Line for \$600.

Also, Resolution No. 34111 (New Series), as follows:

Resolved, That the offer of sale made by the following-named person to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sum set forth opposite his name, be accepted:

Henry Heidel, \$600—A right-of-way easement for water pipe lines and a telephone line over a strip of land 40 feet wide across lands of Henry Heidel situated about one-half mile northeasterly from the South Pacific Coast Railway Reservation at Russell Station. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept, on behalf of the City and County of San Francisco, a deed conveying said right-of-way easement to said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Extension of Ninety Days' Time From February 3, 1931, to R. Flatland to Complete Contract for Installation and Wiring of Arterial "Stop" Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 34112 (New Series), as follows:

Resolved, That R. Flatland be and he is hereby granted an extension of ninety days' time from and after February 3, 1931, within which to complete the installation and wiring of arterial "stop" signs throughout the City.

Work has been delayed pending establishment of location for wiring arterial "stop" signs, this being the second extension.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding. Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Warning Sign.

Also, Resolution No. 34113 (New Series), as follows:

Resolved, That a nine-unit reflector sign be installed on the south side of Fourteenth street opposite center of Divisadero street, facing north.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

# Establishing Loading Zones and Passenger Loading Zones, and Abolishing Loading Zones.

Also, Resolution No. 34114 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be established and abolished as follows:

#### Establish Loading Zones.

1148-1150 Buchanan street, 18 feet—Green Carpenter Shop, Bernstein Plumbing. Serves loading and unloading of merchandise.

1401-1405 Bush street, 18 feet—Schwartz Cloak and Suit House, F. G. Ainslie Insurance. Serves sidewalk elevator.

1600 Bryant street, 27 feet—Harron, Rickard & McCone Company. Serves loading and unloading of merchandise.

555 California street, 45 feet—Bayle, Lacoste Company. Serves sidewalk elevator and loading of trucks.

1025 Fifteenth street, 27 feet—Harron, Rickard & McCone Company. Serves loading and unloading of machinery.

1312-14-16 Post street, 27 feet—L. Kreiss & Son (furniture and draperies). Serves delivery of merchandise.

929-931 Mission street, 27 feet—Hobart Mfg. Co. Serves delivery of merchandise.

468-478 Pine street, 45 feet—Brown Fruit Company, California Market and Panama Stationery Company. Serves two sidewalk elevators and the loading and unloading of seven trucks.

251-259 Second street, 18 feet—Golden Gate Brass Mfg. Co. Serves

delivery of merchandise.

3389 Twenty-fifth street, 27 feet—J. J. O'Connor, florist. Serves loading of merchandise.

820 Clement street, 27 feet—Shouman Furniture Co. Serves loading and unloading of trucks.

#### Establish Passenger Loading Zones.

480 Pine street, 18 feet—Alpine Hotel.

#### Abolish Loading Zones.

541 California street, 36 feet—California Market.

468-480 Pine street, 36 feet—Manhattan Restaurant, Panama Stationery Company, Hotel Alpine.

444 Pine street, 36 feet—Consolidated Oyster Company, California

Market.

460 Pine street, 36 feet—California Market.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Rereferred.

The following bill was ordered rereferred to the Streets Committee:

## Establishing Grades in Montcalm Street, Peralta Avenue and Other Streets.

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

Establishing grades on streets as shown on map entitled "Grade map showing the proposed change and establishment of grades on Montcalm street, between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced thereon; on Mullen avenue between Peralta avenue and Wolf street; on Wolf street between Peralta avenue and Franconia street; on Macedonia street between Montcalm and Brewster street; and on Franconia street between Wolf and Montcalm streets.

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

Section 1. The grades on streets as shown on Map entitled "Grade Map showing the proposed change and establishment of grades on Montcalm street, between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced thereon; on Mullen avenue between Peralta avenue and Wolf street; on Wolf street between Peralta avenue and Franconia street; on Macedonia street between Montcalm and Brewster street; and on Franconia street between Wolf and Montcalm streets", approved by the Board of Public Works Resolution No. 113068, Second Series, adopted February 4th, 1931, are hereby established at points and elevations above City base, as shown on said map.

#### Adopted.

The following resolution was adopted:

#### Award of Contract, 35 Radio Receiving Sets.

On recommendation of Supplies Committee.

Resolution No. 34115 (New Series), as follows:

Resolved, That award of contract be hereby made to United Motors Service, Inc., on bid submitted January 5, 1931, (Proposal No. 664) for furnishing the following viz: 35 Radio Receiving Sets, "Delco" brand, to Department of Electricity for equipping various motor cars in the Police Department and in the Fire Department. The following equipment to be delivered as a complete unit or receiver:

One receiver, complete with tubes, and fitted with a multi-contact battery jack with proper plug to fit, which shall include all battery

and power connections.

One loud-speaker for mounting in motor car.

One shielded volume control unit.
One pair of head telephone receivers.

One on and off switch, also a telephone jack for loud-speaker connection, which latter will disconnect the loud-speaker when the telephone plug is inserted therein.

All necessary resistances, condensers and other devices for the elimination of interference from and by the ignition system, generator, and

other electrical portions of the car, excepting the starting motor.

Price, \$97.50 per set.

Resolved, That a bond in the amount of \$500 be required for faithful performance of contract.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Citizens' Committee, 1931 Quintennial National Convention of the Third Order of St. Francis.

Supervisor Andriano presented:

Resolution No. 34116 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a Citizens' Committee of Arrangements for the 1931 quintennial national convention of the Third Order of St. Francis, to be held in the Civic Auditorium August 8 to 12, 1931.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Passed for Printing.

The following resolution was passed for printing:

Transfer of Auto Supply Station Permit, Standard Stations, Inc., Thirty-third Avenue and Geary Street.

Resolution No. ———— (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted Ormand H. Nelson by Resolution No. 33711 (New Series), for premises at the southwest corner of Thirty-third avenue and Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Automobile Legislation.

Supervisor Gallagher moved that the Traffic Committee be requested to find out what legislation has been passed by cities or States in the United States dealing with the annoyance caused by automobiles carelessly operated and splashing mud on pedestrians.

So ordered.

Correcting Resolution No. 34040 (New Series), Appropriating \$70,000 Out of 1931 Playgrounds Bond Fund for the Improvement and Equipment of Playgrounds.

Supervisor Hayden presented:

Resolution No. 35017 (New Series), as follows:

Resolved, That Resolution No. 34040 (New Series) is corrected to read as follows:

"Resolution No. 34040 (New Series):

"Resolved, That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the '1931 Playgrounds Bond Fund' for the improvement and equipment of playgrounds located within the City and County of San Francisco."

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Correcting Resolution No. 34041 (New Series), Appropriating \$70,000 Out of 1931 Boulevards and Roads Fund for the Completion of Boulevards and Roads Within the City and County.

Also, Resolution No. 35018 (New Series), as follows:

Resolved, That Resolution No. 34041 (New Series) is corrected to read as follows:

"Resolution No. 34041 (New Series):

"Resolved, That the sum of \$70,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the '1931 Boulevards and Roads Fund' for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same."

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

Correcting Resolution No. 34043 (New Series), Appropriating \$150,000 Out of 1931 Public Parks and Squares Bond Fund for Improvement of Parks and Squares Within the City and County.

Also, Resolution No. 35019 (New Series), as follows:

Resolved, That Resolution No. 34043 (New Series) is corrected to read as follows:

"Resolution No. 34043 (New Series):

"Resolved, That the sum of \$150,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the '1931 Public Parks and Squares Bond Fund' for the construction and improvement of parks and squares located within the City and County of San Francisco."

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Observance of Good Friday.

Also, Resolution No. 35020 (New Series), as follows:

Resolved, That his Honor the Mayor is hereby requested to declare a recess on Good Friday, April 3, 1931, between the hours of 12 noon and 3 o'clock p. m., to permit employees of the City who desire to participate in religious exercises that day, to do so between the hours mentioned.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Offer of Sale to City of Property Required for School Purposes by Albert Braun.

Supervisor Shannon presented:

Resolution No. 34121 (New Series), as fellows:

Whereas, an offer has been received from Albert Braun to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it

Resolved, that the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$8,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot No. Twenty-five (25), in Block No. Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also

known as Lot 5, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Offer of Sale to City of Property Required for School Purposes by Frank Bertich.

Also, Resolution No. 34122 (New Series), as follows:

Whereas, an offer has been received from Frank Bertich to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it

Resolved, that the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$11,000, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot No. Twenty-four (24) in Block No. Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also

known as Lot 4, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Mayor Requested to Appoint Suitable Committee for the Proper Observance of Independence Day, July 4, 1931.

Also, Resolution No. 35023 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby requested to appoint a suitable committee for the proper observance of Independence Day, July 4, 1931.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

#### Exclusion of Property From McLaren Park.

Resolution No. 34124 (New Series), as follows:

Whereas, the hereinafter described real property is within the boundary of the property described in Resolution No. 26241 (New Series), adopted by the Board of Supervisors of the City and County of San Francisco on the 4th day of October, 1926, and approved by the Mayor of said City and County on the 15th day of October, 1926; and

Whereas, it has been ascertained that the said hereinafter described real property is at this time neither suitable, adaptable, necessary nor required for public use, or for a public park, as stated and set forth in said resolution; now, therefore, be it

Resolved, That the Board of Supervisors does hereby declare that said hereinafter described real property is at this time neither suitable, adaptable, necessary nor required for public use by the City and County of San Francisco, and the said real property is hereby removed from the effect of the aforesaid resolution, and that the City Attorney be and is hereby directed not to include the hereinafter described real property in any action in eminent domain which he may commence pursuant to the provisions of the aforesaid resolution.

That the following is a description of the real property hereinbefore referred to:

That certain lot, tract or parcel of land situate, lying and being in the City and County of San Francisco, State of California, bounded and described as follows, to-wit:

Commencing at a point on the westerly line of University street, distant thereon 200 feet southerly from the southerly line of Felton street; running thence southerly and along said line of University street 920 feet; thence at a right angle westerly 1140 feet to the easterly line of Cambridge street; thence at a right angle northerly along said line of Cambridge street 920 feet; thence at a right angle easterly 1140 feet to the point of commencement.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Accepting Offer to Sell Lands Required for Bernal Heights Boulevard.

Resolution No. 34125 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land required for the opening of Bernal Heights boulevard, for the sums set forth opposite their names, be accepted:

Martha Moss, \$200—Lots 8 and 9, Block 5547, as per the Assessor's Block Books of the City and County of San Francisco.

California Pacific Title & Trust Company, \$100—Lot 18, Block 5614, as per the Assessor's Block Books of the City and County of San Francisco.

Emilio Serrano and Mary Serrano, \$2,800—All of Lot 32, Block 5625, as per the Assessor's Block Books of the City and County of San Francisco.

J. S. Hauke, \$2,800—All of Lots 11 and 12, in Block 5626, as per the Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the titles to said property, and, if the same are found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Adopted by the following vote:

Ayes—Supervisors Andriano, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Breyer, McGovern, McSheehy, Power, Roncovieri—5.

## Improvement of Tenth Avenue Between Lincoln Way and Noriega Street.

Supervisor Canepa presented:

Resolution No. ———— (New Series), as follows:

Resolved. That there is hereby set aside, appropriated and authorized to be expended out of the County Road Fund the sum of \$15,480, for the improvement of Tenth avenue between Lincoln way and Noriega street.

Referred to Finance Committee.

#### Passed for Printing.

The following resolution was, on motion of Supervisor Hayden, passed for printing:

#### Appropriation, \$25,000, Materials for Parks and Squares.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Pubic Parks and Squares Bonds Construction Fund, for the purchase of necessary loam, clay, water pipe and grass seed.

(Request of Park Commission dated March 12, 1931.)

## Report of Legislative Committee on Bills Affecting San Francisco and Pending Before the Legislature.

After the transaction of other business, the following proceedings were had in connection with a report by the chairman of the Legislative Committee on legislation now pending in the Legislature which affects the City and County of San Francisco.

Supervisor Peyser acted as chairman of the meeting in the absence of the Mayor.

THE CHAIRMAN: If there is no objection, Supervisor Shannon

will be excused. There being no objection, such is the order.

SUPERVISOR McSHEEHY: Mr. Chairman, members of the Board: I have the legislative digest here, and there are over 2900 bills, but there are only six bills that our clerk has reported upon which affect this Board. I have the digest of them, and I will read it to you, and I will give the report of the committee, and I think we can come to a conclusion on them rather rapidly.

The first bill is a constitutional amendment introduced by Assembly-

man Fisher. I will read it:

Property owned or controlled by any political subdivision of the State for supplying the public with light, heat, power, transportation, telegraph or telephone service, shall be assessed and taxed in the same manner and for the same purposes as like property held by private corporations. Any utility, publicly or privately owned, of the classes enumerated, or subjected to the tax measured by the income, shall be allowed a deduction therefrom for taxes on receipts on account of sales and delivery of service to any other utility.

Members of the Board, this bill simply means this, that our Municipal Railway will have to pay taxes, and if it has to pay taxes this year to the State it means we will have to pay something like \$151,956,

and the committee recommends against this bill.

SUPERVISOR GALLAGHER: I move the adoption of the committee report.

SUPERVISOR COLMAN: I second the motion.

THE CHAIRMAN: Is there any objection? Hearing none, such will be the order.

SUPERVISOR McSHEEHY: Thank you.

Now, the second bill. This bill was introduced by the entire San Francisco delegation, and the committee makes no report on it. It is a bill that calls for an increase in the salary of the twelve municipal judges from \$6,000 to \$9,000 a year, and that means an increase in the taxes, or at least in the budget, of \$36,000 a year. The committee felt that it should not make any direct report, and that it should first ask the advice of the Board.

SUPERVISOR GALLAGHER: I move that the committee be directed to make a recommendation.

THE CHAIRMAN: What is the pleasure of the Board?

SUPERVISOR GALLAGHER: I move that the committee be directed to make a recommendation.

SUPERVISOR McSHEEHY: The motion has not been seconded. SUPERVISOR CANEPA: No, there is no second. Will Supervisor Gallagher agree to vote according to the recommendation of the committee?

SUPERVISOR GALLAGHER: No, I will not tie myself to you or any one else, but I want to say this to you very frankly, that I don't know why you are stopping here, and why you don't make a recommendation. Your Finance Committee has sent notice to every department head in the City that there shall be no raises in salaries—janitors, watchmen, and all other employees. All of these department heads are told: "Don't bring in any salary raises." Now, you get a proposition which means one cent in the tax rate, and you walk on tacks. What's the idea? Do you think the judges ought to get a raise? If you think they are entitled to it, recommend the bill; if you don't think it is right, recommend against it. I haven't read the bill, and don't know how much the raise is——

SUPERVISOR CANEPA: Supervisor McSheehy, the chairman of the

committee gave you the increase.

SUPERVISOR McSHEEHY: May I just add a word here—that we have in Sacramento the clerk of our Legislative Committee, a young attorney who is doing very good work there, and by the way, I have received very flattering reports regarding his work. laborating with Mr. Kenny, from Los Angeles, and also with the man from Alameda County. Those three men represent the three largest counties in the State, and they are working together, and if we instruct Mr. Moran, and you instruct this committee, we are positively going to make every effort we can to follow out your instructions, and Mr. Moran will do likewise. Your instructions will carry great weight with them, so we thought on this particular bill we would await your The committee felt that we did not want to take upon instructions. ourselves the making of a recommendation in this particular case. For one reason, the entire San Francisco delegation voted this increase. I realize as well as anybody on this Board that we are the custodians of the funds and the rights of the people of this City, and also that this entire raise in salary is going to reflect itself in our tax rate, so we ask your instructions. If you want to lay it over a week we have no objection to that.

SUPERVISOR GALLAGHER: I ask that the committee make a

recommendation.

SUPERVISOR PEYSER: I move that the matter be left in the hands of the committee.

SUPERVISOR GALLAGHER: With a request that it make a recommendation.

SUPERVISOR COLMAN: Mr. Chairman, if I may. I don't think it is advisable to make any raises at all. In the first place, we have adopted the attitude in regard to every department in the City government to not recommend any salary increases at this time. Now, without stopping to consider the question as to whether or not the judges are entitled to higher pay, we must take into consideration the economic conditions which exist now. They have an advantage, all employees of the City, State and nation have a great advantage in not having suffered in income and in not having their salaries cut on account of the business conditions which have existed, and I feel that they must bear with the general situation to that extent, and be content with exising condiions before any raise should be given. feel that if we are going to deny it to our own—and I think in a broad way they are our own-I think under present conditions we should not vote raises in salary to anybody at all. The committee may not take my views, but I would vote against any increases at this particular time. I realize fully that no doubt the judges are entitled to more money, but I don't think this is the proper time to ask for it.

SUPERVISOR HAVENNER: I should like to call the attention of

the members of the Legislative Committee that previous Governors have agreed with San Francisco, and I suppose other counties, that they would not approve any bill which would create a salary charge, or, rather, create taxes which would have to be paid by the particular county, unless it was recommended by the proper board of the respective county affected, and I respectfully recommend that the Legislative Committee of this Board call upon the Governor and apprize him of the fact that previous Governors have entered into such an agreement—that they would not approve any salary raises passed by the Legislature unless such salary raises had been recommended by the responsible board elected by the people of the county affected. I move that the Legislative Committee be instructed to call upon his Honor the Governor and advise him of this precedent and request him to enter into the same agreement with San Francisco.

SUPERVISORS GALLAGHER and COLMAN: Second the motion. THE CHAIRMAN: Is there any objection? There being none,

such will be the order.

SUPERVISOR GALLAGHER: I would like to make a motion, Mr. Chairman, since the subject-matter is before us. That our Legislative Committee—there is just one exception on the whole list, and that is the sealer of weights and measures in San Francisco. If there ever was a man who deserved a raise that is the one exception—excepting the sealer of weights and measures. I move you, Mr. Chairman, that our Legislative Committee stand instructed to advise our delegation in Sacramento and the Governor that we are opposed to any measure in the Legislature calculated to directly increase the tax burden on the people of San Francisco.

SUPERVISOR HAVENNER: I second that motion.

THE CHAIRMAN: If there is no objection, it is so ordered.

SUPERVISOR GALLAGHER: I except the sealer of weights and measures for my own part on that.

SUPERVISOR McSHEEHY: The third matter before us-

SUPERVISOR HAVENNER: Does that also include the Superior judges?

SUPERVISOR McSHEEHY: May I, just in passing, separate these two amounts? There are sixteen Superior Court judges, increased from \$9,000 to \$12,000, amounting to \$48,000 a year the City of San Francisco would have to pay.

SUPERVISOR SPAULDING: For a year? SUPERVISOR GALLAGHER: Forever.

SUPERVISOR McSHEEHY: \$48,000 per year.

The third bill was introduced by Assemblyman Williamson, and authorizes the City of San Francisco to grant franchises for the disposal of garbage and other waste; it simply means that legislative bodies and public units are authorized to advertise for bids and award franchises to the highest bidder for the disposition of garbage and other waste, and granting the power to the grantor and grantee. This simply means, members of the Board, that under the Broughton Act, under which we are now acting, that it is a very difficult thing to do that. That is the opinion of our City Attorney, and our City Attorney, Mr. O'Toole, through his associate, Mr. Dold, drew up this bill and submitted it to Assemblyman Williamson. The committee is in favor of it. It is simply the creation of an act making legal the granting of franchises of this nature.

SUPERVISOR GALLAGHER: So long as it does not affect our right to determine the garbage question as quickly as possible, and

determine our position.

SUPERVISOR McSHEEHY: It strengthens it under this act.

SUPERVISOR CANEPA: It is merely an enabling act.

SUPERVISOR McSHEEHY: The committee recommends in favor of it and asks to be instructed in that way.

SUPERVISOR HAVENNER: I so move.

SUPERVISOR COLMAN: Second the motion.

THE CHAIRMAN: If there is no objection, such will be the order. SUPERVISOR McSHEEHY: Under the next act the entire expense of maintenance of same to be borne out of harbor improvement funds instead of one-half by the City and one-half by the harbor funds. This bill was presented by Mr. Olivia, and the committee feels that it has considerable merit to it, as it means a saving of \$90,000 to the City, and we recommend that it be passed. This is in reference to the harbor bill for fire boats.

SUPERVISOR HAYDEN: That is the bill providing for fire boats? SUPERVISOR McSHEEHY: Yes.

SUPERVISOR HAYDEN: I move the committee's report be approved.

THE CHAIRMAN: Is there any objection to the committee's report

on this bill? If not, the same will be accepted and approved.

SUPERVISOR McSHEEHY: Now, the next one, the next one is the one we have just taken up in connection with the municipal judges, only this is for the Superior Court judges, and that will take the same course, I presume, as suggested by Supervisor Gallagher.

The next is a bill submitted by Senators Nelson, Jones, Deuel, McKinley and Breese. This bill is a bill in reference to the position of the Board of Supervisors with the Board of Education, "such estimates or budgets to be submitted to the Board of Supervisors on or before July 20th of each year may be revised by the Board, but the total amount may not be increased. When a school district comprising two or more counties," and so on.

This bill simply means this Board will have certain jurisdiction over the Board of Education. For instance, the Board of Education will bring in a building program for \$2,000,000, and if this Board feels it is excessive, they can cut it down to \$1,500,000 or \$1,125,000 or \$1,000,000, if they see fit. You cannot increase the estimate of the Board of Education, but you can cut it down, and that is what this bill provides. This bill was not presented by any of our local men; it is submitted by various people—Senators Nelson, Breese, Jones, Deuel and McKinley. It is Senate Bill No. 785.

SUPERVISOR HAYDEN: Have they had a committee hearing on that yet?

SUPERVISOR McSHEEHY: Not that I know of. This is an important bill, and I know that Supervisor Colman and possibly some others may want to say something about it, and there might be some difference of opinion, and if you want the matter to go over for a week I have no objection. I do say this, that the committee favors the passage of this bill.

SUPERVISOR GALLAGHER: This bill provides that the Board of Education submit to the Board of Supervisors their estimates?

SUPERVISOR McSHEEHY: Yes.

SUPERVISOR COLMAN: Of course, there would have to be an amendment to the State Constitution. Personally I will vote no, but I would like to have it go over for a week.

THE CHAIRMAN: Is there any objection to it going over for one week?

SUPERVISOR MILES: I would, too.

SUPERVISOR McSHEEHY: I have no objection, so that the members of the Board may be apprized entirely of its meaning. It is a very important bill.

SUPERVISOR HAYDEN: And I wish you would see that we all

get copies of it.

THE CHAIRMAN: If there is no objection, the matter will go over one week.

SUPERVISOR CANEPA: They may have a meeting of the Senate committee on this particular bill on the coming Wednesday.

SUPERVISOR GALLAGHER: If they do, you can ask them to refrain from action.

THE CHAIRMAN: If there is no objection, such will be the order, and the matter will go over for one week.

SUPERVISOR McSHEEHY: Here is the information and here is the bill and here is a lot of data, and I will ask the Clerk to send this entire data to every member of the Board.

SUPERVISOR GALLAGHER: How many more bills, not right away, but do you think you will have to report on?

SUPERVISOR McSHEEHY: Quite a number.

SUPERVISOR GALLAGHER: Mr. Chairman, I move you that until such time as the Legislative Committee completes its report, that the hour of 4 o'clock on every Monday be set aside for this committee to report to and obtain our attitude on any bills pending in the Legislature affecting San Francisco.

SUPERVISOR HAYDEN: Second the motion.

THE CHAIRMAN: If there is no objection, such will be the order. SUPERVISOR McSHEEHY: Thank you.

Relative to the Purchase of Additional Water From the East Bay District.

Supervisor Havenner called attention to the fact that the Board of Public Works was about to purchase an additional quantity of water from the East Bay Utility District and had indicated that there was no necessity for the approval of the Board of Supervisors for said additional expenditure under the operating ordinance, whereupon he moved that the Clerk of the Board of Supervisors be directed to ascertain from the Board of Public Works whether or not its recommendation will be submitted to this Board for its approval, and if not, that the opinion of the City Attorney be asked whether the appropriation of this amount of money or any amount of money for said purpose can be made by the Board of Public Works without the approval of the Board of Supervisors.

So ordered.

Endorsing Assembly Bill No. 468 (Wakefield), Encouraging Public Recreation and Thereby Preventing Juvenile Delinquency.

Supervisor Colman presented:

Resolution No. ———— (New Series), as follows:

Whereas, there is now before the Assembly of the State of California Assembly Bill No. 468 (Wakefield), "A bill to encourage public recreation and authorize political subdivisions of the State of California to establish, conduct and maintain public playgrounds and provide recreational facilities and operate recreational systems"; now, therefore, be it

Resolved, That the Board of Supervisors of this City and County does hereby endorse the enactment of such legislation, and in so doing suggests that the Clerk of the Board be directed to call the attention of the representatives of the City and County of San Francisco now in Sacramento to this measure, to the end that its passage may be assured.

Referred to Legislative Committee.

#### Court Room Space in City Hall.

Supervisor Shannon called attention to the difficulty the Buildings Committee was meeting in finding additional space for court rooms in the City Hall and to the fact that organizations which had no right to accommodations were occupying rooms that should be used for this

purpose. He requested that the Finance Committee meet with the Buildings Committee on the matter. Agreed to meet on Thursday, March 19, 1931, at 2:30 p. m.

#### Sale of City Property.

The following was presented and read by the Clerk:

Communication from his Honor, Mayor Angelo J. Rossi, transmitting two ordinances providing for the sale of school property at the southeast corner of Stockton and Bush streets, recommended for sale by the Board of Education, and concurred in by himself.

Also fire lot recommended for sale by the Board of Fire Commissioners, on Twenty-second avenue, 285 feet south of Irving; also concurred in by the Mayor. The passage of the ordinances presented and publication of requisite notices provided for by law is suggested in the belief that public interest demands the sale of said property.

Referred to the Buildings and Lands Committee.

#### Hetch Hetchy Questionnaire.

Communication from the Board of Public Works acknowledging questionnaire submitted by Supervisor McSheehy at meeting of March 9, 1931, and stating that it is impossible for the City Engineer to prepare the answers for today's meeting.

Ordered filed.

#### Per Diem Men on Monthly Basis.

Supervisor Shannon presented:

Bill No.——, Ordinance No.—— (New Series), entitled:

An ordinance fixing the compensation of certain per diem employees on a monthly basis, and providing time off instead of cash allowance for overtime.

Referred to the Finance Committee.

#### ADJOURNMENT.

There being no further business, the Board at the hour of 6:50 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors March 23, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, nereby certify that the foregoing is a true and correct copy of the sournal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



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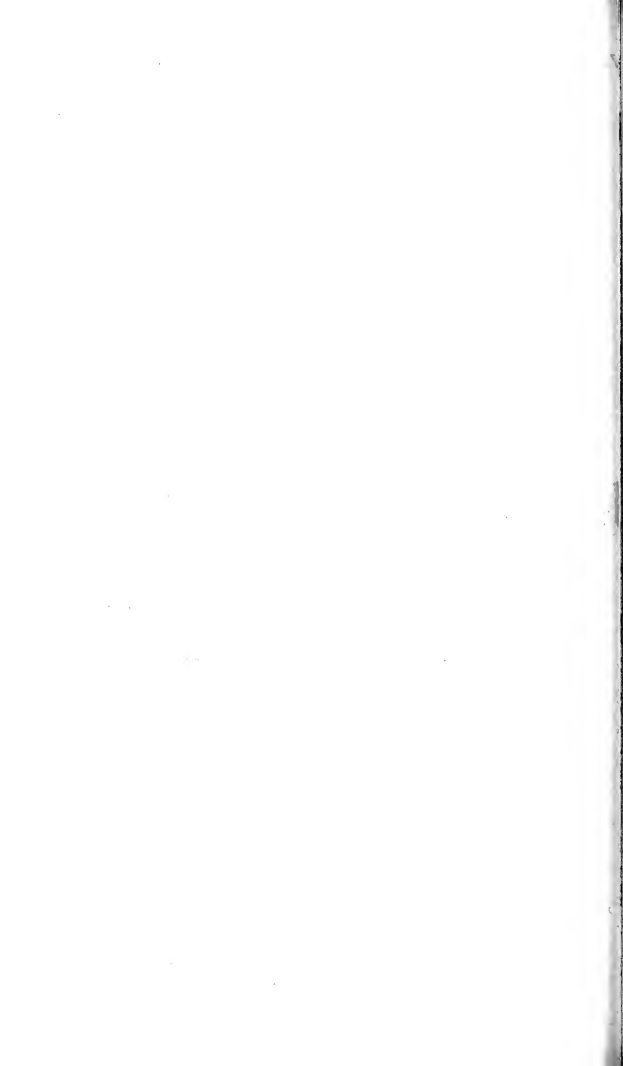
Monday, March 23, 1931

## lournal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MARCH 23, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 23, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 16, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Museum Cases.

Sealed proposals were received between the hours of 2 and 3 p. m. this date for furnishing museum cases for M. H. de Young Memorial Museum, and referred to the Supplies Committee.

#### Supplies.

Sealed proposals were received between the hours of 2 and 3 p. m. this date for furnishing supplies, and referred to the Supplies Committee.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

#### HEARING OF APPEAL—3 P. M.

## Rezoning Both Sides of Judah Street, Tenth Avenue to Twenty-fifth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying petition for rezoning Judah street between Tenth and Twenty-fifth avenues, inclusive, from Second Residential District to Commercial District.

#### Action Deferred.

The following matter was laid over until April 20, 1931. Special Order—3 p. m.:

#### HEARING OF APPEAL-3 P. M.

#### Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina bouleward between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

#### SPECIAL ORDER-3 P. M.

#### Culebra Terrace.

Reconsideration of Resolution No. 33536 (New Series), ordering City Attorney to commence proceedings against property owners in Culebra Terrace.

The following matter was taken up:

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Supervisors reconsider Resolution No. 33536 (New Series), finally passed November 25, 1930, ordering the City Attorney to commence proceedings in eminent domain against owners of land described in said resolution, situate in what is commonly known as Culebra Terrace, and that the reconsideration of said resolution be made a special order of business for Monday, March 9, 1931, at 3:30 p. m.

#### Adopted.

On motion of Supervisor Canepa, seconded by Supervisor Stanton, the following resolution was *adopted*:

Resolution No. 34156 (New Series), as follows:

Resolved, That Resolution No. 33536 (New Series), be and is hereby repealed.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—13.

Noes-Supervisors Andriano, Gallagher McSheehy-3.

Absent—Supervisors Peyser, Power—2.

#### Action Deferred.

The following matter was made a Special Order of Business for 3 p. m.:

#### Garbage Disposal.

Consideration of garbage disposal bids.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34126 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

1928 Hetch Hetchy Construction Fund.

(2) Hart Wood Lumber Company, lumber (claim dated March	
4, 1931)	1,317.62
March 4, 1931)	526.69
(4) Poultry Producers of Central California, eggs (claim dated March 4, 1931)	604.95
(5) Shell Oil Company, gasoline, etc. (claim dated March 4, 1931)	622.80
(6) California Meat Company, meat (claim dated March 9, 1931)	1,094.67
(7) J. H. Creighton, truck hire (claim dated March 9, 1931). (8) Santa Cruz Portland Cement Company, cement (claim	846.50
dated March 9, 1931)	3,765.00
dated March 9, 1931)	5,060.00 1,100.43
<ul><li>(10) J. H. Creighton, truck hire (claim dated March 11, 1931)</li><li>(11) Cement Gun Company, Inc., one cement gun (claim</li></ul>	
dated March 11, 1931)	1,565.00
11, 1931)	832.61
March 11, 1931)	1,643.68
(14) Byron Jackson Company, three centrifugal pumps (claim dated March 10, 1931)	2,565.33
(15) McKesson-Langley-Michaels Company, Ltd., drugs, etc. (claim dated March 11, 1931)	507.73
Municipal Airport Fund.	
<ul> <li>(16) Clinton-Stephenson Construction Company, fifth payment, construction of extensions to hangars at the San Francisco Municipal Airport (claim dated March 11, 1931).\$</li> <li>(17) Federal Construction Company, first payment, construction of payement, etc., San Francisco Municipal Airport</li> </ul>	6,900.00
(claim dated March 11, 1931)	5,000.00
(claim dated March 11, 1931)	2,771.00
(19) Mary M. Bourquin, in full settlement of claim for account of personal injuries sustained on or about Nov. 15,	750.00
1928 (claim dated March 5, 1931)\$ (20) Board of Public Works (Bureau of Building Repair),	750.00
making and installing copper skylight over garage at Geary street car barn (claim dated March 9, 1931)	821.09
(21) General Petroleum Corporation of California, gasoline, etc. (claim dated March 6, 1931)	1,754.57
(22) Pacific Gas and Electric Company, railway lamps (claim dated March 5, 1931)	933.30
(23) San Francisco City Employees' Retirement System, for employees' pensions (claim dated March 4, 1931)	917.14
(24) Douglas S. Watson, individually and as guardian of the estate of T. Douglas Watson, a minor, in full settlement of claim for account of loss sustained or personal injuries sustained, or damage by T. Douglas Watson or parents of	311.14
said minor, Nov. 12, 1930, due to accident in Twin Peaks tunnel (claim dated March 6, 1931)	21,500.00
(25) Westinghouse Electric and Manufacturing Company, electric railway parts (claim dated March 6, 1931)	523.88
County Road Fund. (26) The Fay Construction Company, widening Taraval street	
between Forty-seventh and Forty-eighth avenues (claim dated March 11, 1931)\$	637.44

<ul> <li>(27) M. J. Lynch, construction of bulkheads, etc., on Roosevelt way (claim dated March 11, 1931)</li> <li>(28) Daniel C. McCabe, construction of sidewalk, south side Bryant street between Sixteenth and Seventeenth streets</li> </ul>	544.00
(claim dated March 11, 1931)	870.00
Special School Tax.	
(29) Park Commissioners, care of school grounds (claim dated March 5, 1931)\$ (30) Sherman, Clay & Co., two pianos furnished Francisco Junior High School (claim dated March 10, 1931)	1,450.00 900.00
Water Revenue Fund.	
(31) General Petroleum Corporation, gasoline (claim dated	
March 11, 1931)\$ (32) Frank O'Shea, street paving (claim dated March 11,	773.85
1931)	617.44
1931)	675.91
(34) Pacific Gas and Electric Company, maintenance and repairs to Calaveras power line, etc. (claim dated March	077.09
11, 1931)	877.63
vice (claim dated March 11, 1931)	720.15
March 11, 1931)	
dated March 11, 1931)	1,728.93
(claim dated March 11, 1931)	2,801.50
(39) San Francisco Nursery for Homeless Children, main-	
tenance of minors (claim dated March 6, 1931)\$  (40) Roman Catholic Orphanage, maintenance of minors	678.01
(claim dated March 6, 1931)	1,342.67
March 6, 1931)	638.68
(42) The McKinley Orphanage, maintenance of minors (claim dated March 10, 1931)	518.00
(43) Preston School of Industry, maintenance of minors (claim dated March 6, 1931)	1,120.00
dated March 6, 1931)	12,401.85
(45) Eureka Benevolent Association, maintenance of minors (claim dated March 6, 1931)	3,222.34
(46) Children's Agency, maintenance of minors (claim dated March 10, 1931)	33,158.78
(47) Associated Charities, widows' pensions (claim dated March 13, 1931)	7,818.83
(48) Eureka Benevolent Society, widows' pensions (claim dated March 13, 1931)	696.83
(49) Little Children's Aid, widows' pensions (claim dated March 13, 1931)	5,844.00
(50) The Recorder Printing and Publishing Company, printing Superior Court calendars, etc. (claim dated March 16,	
1931)	515.00
ing Supervisors' Calendar and 5000 proposed Charters (claim dated March 16, 1931)	1,889.43
(52) Spring Valley Water Company, rental of Lake Merced property for Fleishhacker Park purposes in accordance with	
agreement dated Dec. 24, 1930	6,029.11

(53) California State Automobile Association, "stop" signs furnished through Police Department (claim dated March	
16, 1931)	1,375.00
month of February (claim dated March 16, 1931)	62,860.95
nished Auditor (claim dated March 16, 1931)	1,000.00
(56) A. Carlisle & Co., ballots, Department of Elections (claim dated Feb. 28, 1931)	2,187.00
(57) N. Randall Ellis, services rendered City Attorney (claim dated March 31, 1931)	750.00
(58) Del Monte Meat Company, meats furnished county jails (claim dated March 16, 1931)	618.89
(59) Jensen Bread Company, bread furnished county jails (claim dated March 16, 1931)	676.29
(60) William J. Quinn, police contingent expense for March (claim dated March 9, 1931)	750.00
(61) Board of Park Commissioners, reimbursement for Yacht Harbor expenditures (claim dated March 12, 1931)	2,052.38
(62) Paul E. Denivelle, improvement of Palace of Fine Arts	
(claim dated March 12, 1931)	906.20
(claim dated March 12, 1931)	941.35
Department (claim dated Feb. 28, 1931)	886.13
(claim dated Feb. 28, 1931)	997.58
Home (claim dated Feb. 28, 1931)	588.31
(claim dated Feb. 28, 1931)	1,988.10
(68) Elite Produce Company, potatoes for Laguna Honda Home (claim dated Feb. 28, 1931)	533.40
(69) J. T. Freitas Company, Inc., eggs for Laguna Honda Home (claim dated Feb. 28, 1931)	735.15
(70) Healey & Donaldson, tobacco for Laguna Honda Home (claim dated Feb. 28, 1931)	885.00
(71) Langendorf United Bakeries, bread for Laguna Honda Home (claim dated Feb. 28, 1931)	1,161.00
(72) Monarch Flour Company, flour for Laguna Honda Home (claim dated Feb. 28, 1931)	975.00
(73) Richfield Oil Company, fuel oil for Laguna Honda Home (claim dated Feb. 28, 1931)	1,530.94
(74) San Francisco Dairy Company, milk for Laguna Honda	2,302.51
Home (claim dated Feb. 28, 1931)	
dated Feb. 28, 1931)	3,376.25
Home (claim dated Feb. 28, 1931)	1,391.78
Honda Home (claim dated Feb. 28, 1931)	598.00
(claim dated Feb. 28, 1931)	505.17
Hospital (claim dated Feb. 28, 1931)	1,844.64
(80) San Francisco Chronicle, official advertising (claim dated March 16, 1931)	1,378.36
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, RoShannon, Spaulding, Stanton, Suhr—16.	Sallagher, oncovieri,
Absent Cunenviseus Deveen Deven 9	

Absent—Supervisors Peyser, Power—2.

## Appropriation, \$2,000, Out of Publicity and Advertising for Convention of Travelers' Protective Association.

Also, Resolution No. 34127 (New Series), as follows:

Resolved, That the sum of \$2,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, towards the expense of the holding of Convention of the Travelers' Protective Association in San Francisco, for the publicity and advertising of San Francisco; and

Further Resolved, That said \$2,000 be and is authorized in payment to Benning Wentworth, Auditor of the City and County, for payment

of San Francisco's portion of said expense.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Peyser, Power-2.

## Appropriations of \$10,000 Each Out of Sewer Bonds and Boulevard Bonds for Office Engineering.

Also, Resolution No. 34128 (New Series), as follows:

Resolved, That there be and is hereby set aside, appropriated and authorized to be expended, the sum of \$10,000 out of Boulevard Bond Construction Fund, Issue 1927, and the sum of \$10,000 out of Sewer Bond Construction Fund, issue 1929, for the continuance of office engineering on sewer design, and on boulevard design, during the months of March and April, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Appropriations, Various Purposes.

Also, Resolution No. 34129 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Women's Jail Fund

(1) For cost of installing plumbing fixtures (lavatory,	
drinking fountain, laundry tray and slop sink) in the wom-	
en's department, County Jail No. 1\$	850.00
$General\ Fund,\ 1930 ext{-}1931$	
San Francisco Hospital and Laguna Honda Home Repairs	
$Budget\ Item\ No.\ 50$	
(0) 177-11 1 1 7 7 1 1 1 1 1 1 1 1 1 1 1 1	

(2) For cost of furnishing and installing toilet and shower, with necessary concrete and tile work, at San Francisco Hospital .....

Repairs to Public Buildings—Budget Item 51

520.00

395.50

(3) For cost of installing new "mudsills" at hose tower in rear of Fire Department Engine House No. 11...........
(4) For cost of renewing cell floors, ventilating and paint-

ing cells and office at Southern Police Station.........

Traffic Signals, Installation of, Etc., Budget Item 54

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Payments for Properties Required for Bernal Heights Boulevard.

Also, Resolution No. 34130 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Boulevards and Roads Bonds, issue 1931, and authorized in payment to the hereinafter designated; being payments for lands required for the opening of Bernal Heights Boulevard, to-wit:

(1) To Emilio Serrano and Mary Serrano, for all of Lot 32 in Block 5614, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. ——, New Series, (claim dated Feb. 18, 1931)

1931) ......\$ 2,800.00
(2) To J. S. Hauke, for all of Lots 11 and 12 in Block 5626, as per the Assessor's Block Books of the City and County of San Francisco; as per acceptance of offer by Resolution No. ——, New Series, (claim dated Feb. 18, 1931) .......... 2,800.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Peyser, Power-2.

#### Payments for Properties Required for Schools.

Also, Resolution No. 34131 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax, and authorized in payment to the hereinafter named persons; being payments for lands and improvements required for school purposes, to-wit:

(1) To Michael Quirk and Alice Quirk, for Lot No. 17 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps; at pages 169 and 170; also known as Lot No. 42 in Block 5714, on Assessor's Map Book; as per acceptance of offer by Resolution No.—, New Series, (claim dated March 16, 1931).....\$ 6,000.00

——, New Series, (claim dated March 16, 1931)........\$ 6,0 2) To Alicia G. Oviedo and Thomas A. Cullen, for Lots Nos. 9, 10 and 11 in Block 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lots 34, 35 and 36 in Block 5714 on

Assessor's Map Book; as per acceptance of offer by Resolu-

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

9,600.00

7,300.00

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16,

Absent—Supervisors Peyser, Power—2.

#### Appropriation, \$25,000, Public Parks and Squares Bonds, for Purchase of Materials.

Also, Resolution No. 34132 (New Series), as follows:

Resolved, That the sum of \$25,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Public Parks and Squares Bonds Construction Fund, for the purchase of necessary loam, clay, water pipe and grass seed.

(Request of Park Commission dated March 12, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Transfer Supply Station Permit, Standard Stations, Inc., Southwest Corner of Thirty-third Avenue and Geary Street.

On recommendation of Fire Committee.

Resolution No. 34133 (New Series), as follows:

Resolved, That Standard Stations, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted Ormand H. Nelson, by Resolution No. 33711 (New Series), for premises at the southwest corner of Thirty-third avenue and Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Peyser, Power—2.

#### Establishing Underground District, Pleasant Street Between Taylor and Jones Streets.

On recommendation of Lighting Committee.

Bill No. 9356, Ordinance No. 8950 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section, to be known as Section 1tt.

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

as follows:

Section 1. Section 1tt. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after October 1, 1931, is hereby designated, to-wit:

Underground District No. 60, Pleasant street between Taylor and Lengaguest (approximately 413 feet)

Jones street, (approximately 412 feet).

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Department of Natural Resources Requested to Create San Francisco Game Refuge on Lands of the Water Department of the City and County of San Francisco Located in San Mateo County.

On recommendation of Public Utilities Committee.

Bill No. 9357, Ordinance No. 8951 (New Series), as follows:

Requesting the Department of Natural Resources to create the "San"

Francisco Game Refuge" on lands owned by the City and County of San Francisco, located in San Mateo County.

Be it ordained by the People of the City and County of San Fran-

cisco, as follows:

Section 1. For the purpose of preserving game and fish on properties owned by the City and County of San Francisco, in San Mateo County, and affording to residents of San Mateo and San Francisco Counties the pleasures arising out of the preservation of fish and game on said properties, the Department of Natural Resources of the State of California is hereby requested to initiate legislation and rules necessary for the creation of a game refuge on lands owned by the City and County of San Francisco and under the control of the Water Department of said City and County, which are located in San Mateo County.

Section 2. The lands on which such game refuge shall be created are lands under the control of the Water Department of the City and County of San Francisco, located in San Mateo County, and constituting the drainage area of Crystal Springs Reservoir, San An-

dreas Reservoir and Pilarcitos Reservoir.

Section 3. The game refuge created shall be known as the "San Francisco Game Refuge."

Section 4. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$90.408.11, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter funds in payment to the following named claimants, to-wit:

#### 1929 Hetch Hetchy Construction Fund.

=======================================	
(1) California Meat Co., meat (claim dated March 14, 1931) \$	553.99
(2) J. H. Creighton, truck hire (claim dated March 14, 1931)	1,297.38
(3) Hammond Lumber Co., lumber (claim dated March 14,	
1931)	2,401.98
(4) Delbert Hansen, truck hire (claim dated March 14, 1931)	621.63
(5) Pacific Coast Aggregates, Inc., concrete sand (claim dated	
March 14, 1931)	655.00
(6) Department of Public Health (San Francisco Hospital),	
hospital service rendered Hetch Hetchy patients (claim	
dated March 14, 1931)	554.50

(7) Santa Cruz Portland Cement Co., cement (claim dated
March 14, 1931)
(8) Santa Cruz Portland Cement Co., cement (claim dated
March 14, 1931)
match employees' contributions (claim dated March 14,
1931)
ance covering Hetch Hetchy employees (claim dated March
14, 1931)
(12) The Giant Powder Co. Con., explosives (claim dated
March 17, 1931)
(13) Hart Wood Lumber Co., lumber (claim dated March 17, 1931)
(14) Western Pipe & Steel Co., third payment, construction
of the Newark-San Lorenzo Pipe Line, proposition A-B, contract No. 122 (claim dated March 17, 1931) 55,372.62
California Palace of Legion of Honor—Appropriation 60.
(15) Harcourt, Brace & Co., books furnished (claim dated
March 19, 1931)\$ 541.34
$Play ground \ Fund.$
(16) Robert A. Farish, final payment, excavation of Aptos Playground, and loam furnished (claim dated March 18,
1931)
(17) A. G. Spalding & Bros., recreational supplies (claim
dated March 18, 1931)
County Road Fund. (18) Antioch Sand Co., sand for maintenance of streets
(claim dated March 13, 1931)
(19) Pacific Coast Aggregates, Inc., cement for maintenance
of streets (claim dated March 13, 1931)
456), reimbursement for machine shop services rendered
(claim dated March 11, 1931)
for street maintenance (claim dated March 17, 1931) 613.84
(22) San Francisco City Employees' Retirement System, to match contributions from employees engaged on county
road work (claim dated March 18, 1931)
(23) Antioch Sand Co., sand for street maintenance (claim
dated March 18, 1931)
maintenance (claim dated March 18, 1931) 661.94
Special School Tax.
(25) San Francisco City Employees' Retirement System, to
match contributions from employees (claim dated March 18, 1931)
Municipal Railway Fund.
(26) William Haitz and Celia Haitz, his wife, in full settle-
ment of any claim of either of them by reason of any damage occasioned in street car accident near intersection
Forty-third avenue and Balboa street, Dec. 8, 1929 (claim
dated March 11, 1931)\$ 2,500.00
(27) Market Street Railway Co., electricity furnished (claim dated March 13, 1931)
(28) Pacific Gas & Electric Co., gas and electric service
furnished (claim dated March 13, 1931) 39,027.43

(29) San Francisco City Employees' Retirement System, to match contributions from railway employees (claim dated March 10, 1931)	7,156.93
(30) Alfred I. Coffey, third payment, architectural services, addition to roof wards at San Francisco Hospital (claim dated March 18, 1931)\$  Water Revenue Fund.	1,855.08
(31) East Bay Municipal Utility District, water delivered	
the City and County (claim dated March 18, 1931)\$ (32) N. A. Eckart, reimbursement of revolving fund, for ac-	4,935.72
count of expenditures (claim dated March 18, 1931)	915.65
(33) N. A. Eckart, reimbursement of revolving fund, for account of expenditures (claim dated March 18, 1931)	523.95
(34) Enterprise Foundry Co., pipe fittings (claim dated March 18, 1931)	774.78
(35) Frank O'Shea, street paving (claim dated March 18,	
1931)	752.62
1931)	979.19
March 18, 1931)	1,094.51
(38) Pacific Gas & Electric Co., electric service (claim dated March 18, 1931)	3,567.35
General Fund, 1930-1931.	
(39) A. Carlisle & Co., Upham & Rutledge, Inc., office sup-	
plies for County Recorder (claim dated March 18, 1931)\$	840.13
(40) St. Vincent's School, maintenance of minors (claim dated March 18, 1931)	854.34
(41) Harold Lee, for services designing police patrol boat	
(claim dated March 19, 1931)	750.00
dated March 23, 1931)	678.14
street, March 3 to April 3, 1931 (claim dated March 23,	
1931)	1,120.75
stop signs, through Police Dept. (claim dated March 12,	
1931)	1,100.00
connection with main sewers, during February (claim	222 - 2
dated March 11, 1931)	629.70
sewer repairs (claim dated March 12, 1931)	960.00
(claim dated March 13, 1931)	6,011.18
(48) The American Rubber Mfg. Co., hose furnished Fire Dept. (claim dated March 15, 1931)	8,010.00
(49) Pioneer Rubber Mills, hose for Fire Dept. (claim dated March 15, 1931)	1,960.00
(50) General Petroleum Corporation, gasoline for Fire Dept.	
(claim dated March 15, 1931)	959.40
Fire Dept. (claim dated March 15, 1931)	1,789.57
dated Feb. 28, 1931)	2,171.20
(53) Joseph Hagan & Sons, burial of indigent dead (claim dated March 19, 1931)	855.00
(54) E. R. Squibb & Sons, drugs for San Francisco Hospital (claim dated Feb. 28, 1931)	523.10
Commence and any another the section of the section	020.10

646	MONDAY, MARCH 23, 1931.
Hospital (c) (56) Haas claim date (57) Tieden Francisco (58) Scaten dated Feb. (59) San Francisco (59) San F	Surgical Supply Co., supplies for San Francisco laim dated Feb. 28, 1931)
Payment,	6,200, Out of 1927 Boulevard Bonds, for Property Required for Sunset Boulevard.
Also, Resol	ution No. ——— (New Series), as follows:
and approprized in payn City Title In for the oper 2365, as per	That the sum of \$6200 be and the same is hereby set aside ated out of the 1927 Boulevard Bond Fund, and authorent to Joseph Montalbano and Frances Montalbano, and surance Company; being payment for property required ing of the Sunset boulevard, and being Lot 17, Block the Assessor's Block Books of the City and County of o; and as per acceptance of offer by Resolution No.——

#### Appropriation Out of County Road Fund for Various Street Improvements, Etc.

-- (New Series), as follows: Also, Resolution No. -

(New Series). (Claim dated March 17, 1931.)

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of County Road Fund for various street improvements, to-wit:

(1) For resurfacing the roadway of Sixteenth street between Third and Illinois streets, including portion of both cross-(2) For the improving of Harrison street between Second street and the northeasterly line of Essex street...... 1.639.87 (3) For the cost of improving Quint street between Oakdale 850.00 to La Place avenue, due to realignment and reconstruction 2,906.00 

#### Appropriation, \$12,500, for Emergency Employment of Needy Women.

– (New Series), as follows: Also, Resolution No. —

Resolved, That the sum of \$12,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, for the emergency employment of needy women.

#### Appropriating \$4,977 Out of 1931 Playground Bond Fund for the Improvement and Equipment of Playgrounds in San Francisco.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$4977 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Playground Bond Fund for the improvement and equipment of playgrounds located within the City and County of San Francisco.

#### Appropriation, \$1,000, Publicity and Advertising, Annual Sessions Grand Lodge of California and Rebekah Assembly, I. O. O. F.

Also, Resolution No. ———— (New Series), as follows: Resolved. That the sum of \$1000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, towards expense of holding of the annual sessions of the Grand Lodge of California, and the Rebekah Assembly of California, of the Independent Order of Odd Fellows, to be held in San Francisco, May 11 to 16, 1931, for the publicity and advertising of San Francisco.

Further Resolved, That said \$1000 be and is hereby authorized in payment to Benning Wentworth (Auditor of the City and County), for the payment of the city's portion of expense in connection with the holding of said sessions as hereinabove.

#### Adopted.

The following resolutions were adopted:

#### Appropriations Out of County Road Fund, Various Purposes.

On recommendation of Finance Committee.

Resolution No. 34134 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the following purposes, to-wit:

495.00

250.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Board of Works Reimbursements, Interdepartmental.

Also, Resolution No. 34135 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the hereinafter mentioned Budget Items, Department of Public Works, to the credit of following Budget Items, Department of Public Works; being reimbursements for repairs to various equipment, to-wit:

To credit of Budget Item 456 from the following Budget Items: 180.38 Item 499—Bureau of Engineering ...... 2.25Item 464—Bureau of Stores and Yards..... 16.87 To credit of Budget Item 457 from the following Budget Items: Item 540—Bureau of Street Cleaning.....\$ 82.12 Item 553—Bureau of Street Repair ..... 29.25 Item 565—Auto Maintenance ..... 2.25 Item 464—Bureau of Stores and Yards..... 2.25 To credit of Budget Item 458 from the following Budget Items: Item 540—Bureau of Street Cleaning.....\$ 17.25

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Cancellation of Assessments, Sacramento-Powell Company.

Also, Resolution No. 34136 (New Series), as follows:

Resolved, That the petition of Sacramento-Powell Company, a California corporation, for the cancellation of the tax assessments for the fiscal year commencing July 1, 1930, and ending June 30, 1931, upon the real property, and improvements thereon, described in said petition, situate at the southwesterly corner of Gough and Fell streets, in the City and County of San Francisco, which petition is based upon the ground that said assessment would constitute double taxation of said property, be and it is hereby granted, the written consent of the City Attorney of the City and County of San Francisco to the granting of said petition being on file, and the Auditor and the Tax Collector of the City and County of San Francisco, and any other officer of said City and County having the custody of said Assessment Roll for said fiscal year, are, and each of them is, hereby ordered and directed to cancel the following assessments, covering said property, appearing upon the Assessment Roll of said City and County for the fiscal year commencing July 1, 1930, and ending June 30, 1931 (Volume 5, page 74 of said Assessment Roll), which property appears upon said Assessment Roll under the following lot numbers and the following block number at the following assessed valuations:

		Assessed
Lot	$\operatorname{Block}$	Valuation
1	832	Real estate\$17,400.00
		Improvements
23	832	Real estate
		Improvements
24	832	Real estate
		Improvements

The Clerk of this Board is hereby directed to enter this order and resolution upon the minutes of this Board.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Acceptance of Offer of Land Required for Sunset Boulevard, Joseph Montalbano and Frances Montalbano, \$6,200.

Also, Resolution No. 34137 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco, the following described land, required for the opening of the Sunset boulevard, for the sum set forth opposite their names, be accepted:

Joseph Montalbano and Frances Montalbano............\$6,200.00 Lot 17, Block 2365, as per the Assessor's Block Books of the City and County of San Francisco. (As per offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Passed for Printing.

The following matters were passed for printing:

Ordering Construction of Sloat Viaduct Crossing Over Sunset Boulevard, Plans, Specifications, Receipt of Bids and Award of Contract.

On recommendation of Finance Committee.

Bill No. 9358, Ordinance No. ——— (New Series), as follows:

Ordering the construction of a reinforced concrete Sloat viaduct crossing over Sunset boulevard; authorizing the preparation of plans and specifications for said Sloat viaduct, and directing the Board of Public Works to enter into contract for construction of said Sloat viaduct in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said viaduct construction to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The construction of the reinforced concrete Sloat viaduct crossing over Sunset boulevard is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said Sloat viaduct crossing over Sunset boulevard, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This Ordinance shall take effect immediately.

## Appropriation, \$10,000, Out of "Urgent Necessity," for Additional and Emergency Supplies, Board of Health.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health, under the direction of the Superintendent of the Relief Home.

#### Boiler Permit, Standard Hat Works, 714 Market Street.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permit be and is hereby granted.

Boiler

Standard Hat Works, 714 Market street, 2 horsepower capacity. The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Blasting Permit, Sibley Grading and Teaming Corporation, Southwest Corner Rhode Island and Mariposa Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Sibley Grading & Teaming Company Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts on property situate at the southwest corner of Rhode Island and Mariposa streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works and approved by His Honor, the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 a.m.

and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Sibley Grading & Teaming Company, then the privileges and all rights accruing thereunder shall immediately become null and void.

## Laundry Permit, Hotel Sir Francis Drake, Powell and Sutter Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Hotel Sir Francis Drake be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry in the basement of the Hotel Sir Francis Drake.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Laundry Permit, Wm. H. Johnson, 450 Sutter Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That Wm. H. Johnson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry in the basement of the 450 Sutter Building.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Public Garage Permit, Mills Estate, Inc., Mills Building.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Mills Estate, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage in the basement of the Mills Building and Mills Building Tower at the corner of Bush street and Treasury Place.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Garage Permit, N. H. Fuller, 2470 California Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That N. H. Fuller be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Louis Noce by Resolution No. 32267 (New Series) for premises at 2470 California street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Laundry Permit, Jules Berdoulay, 2409 Sacramento Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That Jules Berdoulay be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 2409 Sacramento street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Denying Supply Station Permit, Associated Oil Company, Northeast Corner Market and Sanchez Streets.

On recommendation of Fire Committee.

Resolution No. 34138 (New Series), as follows:

Resolved, That in the exercise of the sound and reasonable discretion

of the Board of Supervisors, permission is hereby denied the Associated Oil Company to maintain and operate an automobile supply station on the premises at the northeast corner of Market and Sanchez streets.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Action Deferred.

The following bill was, on motion, laid over one week:

Amending Sections 20 and 37 of Ordinance No. 5132 (New Series), "License Ordinance," Reducing the License Fee on Wrestling or Boxing Exhibitions to \$10 for Each Performance, and Reducing the License Fee on the Conducting of Concerts Based on the Seating Capacity of the House.

----, Ordinance No. -— (New Series), as follows:

Amending Section 20 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," by reducing the license fee for the conducting of boxing or wrestling exhibitions by persons other than bona fide athletic organizations to \$10.00 for each such exhibition; and Section 37 thereof by placing a license fee on persons holding concerts based on the seating capacity of the house, instead of on both seating capacity and admission charge, as heretofore.

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

Section 1. Sections 20 and 37 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 20. Every person, firm or corporation conducting, carrying on or managing a boxing or wrestling exhibition, shall pay a license fee of \$10.00 for each such exhibition.

Provided that no license shall be exacted from bona fide athletic organizations where boxing or wrestling exhibitions are given for the entertainment of the members thereof and to which no admission fee is charged, directly or indirectly.

Section 37. Every person, firm or corporation holding, promoting or giving a concert, shall pay a license fee for each such performance depending upon the seating capacity of the place, as follows:

Places with a seating capacity of less than 500, \$5.00.

Places with a seating capacity of 500 and less than 1500. \$10.00.

Places with a seating capacity of 1500 and over, \$20.00. A concert within the meaning of this section, shall be an entertainment open to the public at large, the principal part of which shall be composed of vocal or instrumental music or both, and to which an admission fee is charged.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Correcting Resolution No. 33951 (New Series), Cancelling Surplus Taxicab Permits Outstanding as of February 16, 1931.

On recommendation of Police Committee.

Resolution No. 34139 (New Series), as follows:

Resolved, That Resolution No. 33951 (New Series), is corrected to read as follows:

"Resolution No. 33951 (New Series), as follows:

Resolved, That all surplus taxicab permits outstanding, comprised of the following—Yellow Cab Company, 186 permits; Red Top Cab Company, 162 permits; Blue and Gold Cabs, 8 permits; total 356 permits—are hereby cancelled as of February 16, 1931; and

Further Resolved, That for the purposes of this resolution, a taxicab permit to be excluded from this cancellation must be represented by an operative taxicab for which a current City license has been

obtained."

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### One-Cab Stands.

Also, Resolution No. 34140 (New Series), as follows:

Resolved, That the following one-cab stands are approved:

Yellow Cab Company—1684 Bryant street, 70 feet north of Sixteenth street, 1645 Bryant street, 1655 Bryant street, 1665 Bryant street, 1675 Bryant street, 1685 Bryant street, 1697 Bryant street, 725 Fifteenth street, 2390 Sixteenth street.

Luxor Cab Company-590 Turk street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Action Deferred.

The following matter was, on motion, laid over one week and made a Special Order for  $2:30\ p.\ m.$ :

## Ordinance Regulating Installation, Alteration and Maintenance of Signs, and Repealing Ordinance No. 1009 (New Series).

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

Regulating the installation, alteration, and maintenance of signs, devices, and sidewalk clocks, fixing a penalty for violations of the provisions thereof, and repealing Ordinance No. 1009 (New Series) and all ordinances or parts of ordinances in conflict therewith.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. This ordinance shall be known as the "Sign Ordinance"

of the City and County of San Francisco.

Section 2. It shall be unlawful for any person, firm or corporation hereafter to place or maintain upon or in front of, or attach to any building or premises, any sign, advertisement, transparency, bulletin board, or sidewalk clock, projecting beyond the property line over any sidewalk or public thoroughfare, except such as are embraced within the classifications of Section 11 and subject to the conditions stated herein; provided that this ordinance shall not be deemed to apply to "billboards," as defined and regulated by Ordinance No. 4059 (New Series), nor to render unlawful the maintenance of any sign, advertisement, transparency, or bulletin board erected and maintained under a lawful permit prior to the passage of this ordinance.

Section 3. No sign, transparency, advertisement, bulletin board, or sidewalk clock shall hereafter be placed, maintained upon or in front of, or attached to any building, structure, or premises, without a permit therefor from the Board of Public Works. Application for such permit shall be made to the said Board of Public Works by the owner, lessee, or agent thereof, of the property on which the proposed sign is to be located, on the form and in the manner required by the said Board.

Said application shall be accompanied by duplicate scale or dimensioned drawings of the proposed sign, which shall show fully the location, dimensions, and construction therof, together with such other information as may be required. When the proposed sign is to be attached to a building or other independent structure, the drawings shall show the position of the sign on the supporting structure, the method of attachment to such structure, and the character of the structural members to which such attachment is made.

Section 4. It shall be the duty of the Board of Public Works, through its authorized representatives, upon the filing of application and exhibits as provided in Section 3, to examine such drawings and other data and, if necessary, the premises upon which it is proposed to erect the sign, and if it shall appear that the proposed sign is in accordance with all legal requirements, the Board of Public Works shall issue a permit for the erection of the sign. During the erection of the sign, and upon the completion thereof, the Board of Public Works shall cause the same to be inspected.

Section 5. All rights and privileges acquired under the provisions of this ordinance or any amendment thereto, permitting the erection or maintenance of signs or sidewlk clocks on or over sidewalks or public thoroughfares, are mere licenses revocable at any time by the Board of Supervisors, and all such permits shall contain this proviso.

Section 6. Any person, firm, or corporation maintaining a sign or advertisement upon or in front of the premises of which he, she or they are the owner or occupant, or over which he, she or they have control, shall, upon notice from the Board of Public Works, cause such signs or advertisements to be placed and secured in such manner as the said Board may direct. In case of failure to comply with such notification, the Board of Public Works is authorized to cause the removal forthwith of such sign or advertisement, and without prejudice to the penalties herein imposed for violations of this ordinance.

Section 7. Before any sign, transparency, advertisement or sign device is erected which is intended to be used in connection with electricity, a permit shall be secured from the Board of Public Works as provided in Sections 3 and 4, and this permit, together with all necessary data regarding the proposed electrical construction, shall be submitted to the Department of Electricity. It shall be the duty of the Department of Electricity to examine such electrical data, and if the proposed sign is found to be in accordance with all ordinances regarding electrical construction, and the provisions herein regarding illuminating qualities, the said department shall issue a permit for the erection of such sign. No sign intended to be used in connection with electricity shall be erected unless permits therefor have been secured from both the Board of Public Works and the Department of Electricity.

Section 8. Upon the completion of the electrical construction for which permit is issued or required as herein provided, the Department of Electricity shall inspect the sign, and if it is found to be in accordance with all requirements regarding electrical construction and illuminating qualities, the said department shall issue a certificate of satisfactory inspection to the permittee upon the payment to the said department of a fee in the amount of two dollars and fifty cents (\$2.50) for each hour of time reasonably consumed by each inspector in making such inspection, including time reasonably consumed in going from the office of the said department to the place of inspection, and return to the said office; provided, however, that such minimum fee shall be three dollars (\$3.00). The issuance of the certificate of satisfactory inspection shall constitute a permit for the connection of electric current to the sign. Prior to the issuance of such certificate, such current shall be turned on only by special permission of the Department of Electricity, and only for the purpose of testing the sign. Section 9. Definitions.

(9.1) The word "sign" as used herein when appearing alone, shall be understood to include all types of signs, sign devices, advertise-

ments, transparencies, bulletin boards on or attached to any building, structure, or premises, and shall also include sidewalk clocks; provided, however, that the said word shall not include "billboards" as

defined in Ordinance No. 4059 (New Series).

(9.2) "Electric sign" shall mean a sign whereon letters, figures, or designs are formed or outlined by incandescent electric lights, "Neon" or other luminous electric tubes, or by a transparent medium illuminated from electric lights or luminous tube contained within the sign. Electric lights or luminous tubes which are not an essential element of the sign proper, are not classified as electric signs within the meaning of this ordinance.

(9.3) "Face of Building" shall be construed to mean the general outer surface of the walls of the building facing the street, except where bay windows or pillars project beyond such walls, the outer surface of such windows or pillars shall be considered the face of the

building at those points.

(9.4) Where the distance from sign to sidewalk is specified, there is meant the clear distance from the bottom of the sign or the frame thereof, to the highest point of the sidewalk immediately beneath such sign.

Section 10. General Specifications.

- (10.1) All fixed signs, except those lying flat against the surface of the building to which they are attached, shall be designed to withstand wind loadings as follows, the detail design to be in accordance with the provisions of the Building Law:
- (a) For solid signs, twenty (20) pounds per square foot on one face of sign.
- (b) For skeleton signs, thirty-six (36) pounds per square foot of the total face area of the letters or other sign surface, or ten (10) pounds per square foot on the gross area within the frame of the sign proper, whichever is the greater.
- (10.2) Metal shapes or flats used for supporting or bracing signs shall not be less than one-eighth (1-8) inch thick, and shall be galvanized or porcelain enameled. Where wire is used to support or brace signs, it shall be galvanized or equal.

(10.3) All electric signs shall be constructed throughout of non-

combustible materials.

(10.4) The amount of illumination supplied to an electric sign shall not be less than eight (8) candlepower, or one (1) lineal foot of Neon tubing, per square foot area of the illuminated side or sides of the sign.

(10.5) The illuminating elements of all electric signs shall be maintained in good order and in the full number for which the sign was

designed.

(10.6) No sign other than electric sign shall project more than twelve (12) inches from the face of the building, nor shall any electric sign project beyond the curb line of the sidewalk below such sign.

(10.7) No double or triple face electric sign shall be more than

four (4) feet thick between sign faces.

- (10.8) No sign which projects more than eight (8) inches over a public sidewalk or thoroughfare, shall be less than eight (8) feet above the sidewalk; provided, however, that this provision shall not apply to non-electric pole signs when the base thereof is placed at sidewalk elevation.
- (10.9) No sign other than a swinging electric or marquee sign shall extend across or in front of any window or other exterior opening in any building above the first story thereof, nor across the end windows or the end three (3) feet of glass front at each side of a mezzanine floor.
- (10.10) No sign shall be attached to any fire escape or standpipe, and none except marquee signs shall be placed in front thereof, nor shall any sign be so placed as to obstruct the means of ingress or egress of a building.
- (10.11) No sign which is placed parallel with or flat against the wall of a building, shall extend above the fire wall of such building.

Section 11. The classification of signs referred to in section 2, and the special conditions pertaining to each classification, shall be as

Class A. Flat or curved signs, plain or electric, the face of the sign being parallel for its whole length to the face of the building, and the sign fastened directly thereto. Such signs shall project not more than ten (10) inches from the face of the building unless the sign is ten (10) feet or more above the sidewalk, in which case they may project not to exceed eighteen (18) inches.

Class B. Drum signs attached to the pillars or entrances of buildings, and projecting not more than eight (8) inches from the face of the building unless the sign is eight (8) feet or more above the sidewalk, in which case they may project not to exceed twelve (12) inches. Provided, an electric drum sign ten (10) feet or more above the side-

walk may project not more than four (4) feet. Class C. "V" signs, attached at their ends t "V" signs, attached at their ends to the face of the building, and with the apex projecting therefrom not more than eight (8) inches unless the sign is eight (8) feet or more above the sidewalk, in which case this projection may be made not to exceed twelve (12) inches. Provided, an electric "V" sign ten (10) feet or more above the sidewalk may project not more than four (4) feet.

Class D. Barber pole and similar type signs, free from any separate signs attached thereto, and projecting not more than fourteen (14) inches from the face of the building.

Class E. Horizontal double face or triple face signs illuminated and conforming to the following specifications.

(a) Swinging electric signs having a maximum height not to exceed seven (7) feet nor projecting beyond the outer edge of the sidewalk nor having their lowest point less than ten (10) feet above the sidewalk. Provided also that such signs shall be erected in such manner as to permit their being swung back parallel with the face of the building and when so swung back the sign shall not project more than twenty (20) inches from the face of said building, or supporting element at property line. Further provided that said signs shall be swung back between the hours of 8:00 a.m. and 5:00 p.m.

(b) Horizontal electric signs having a maximum height not to exceed five (5) feet nor projecting from the face of the building for more than one-half (1-2) the width of the sidewalk, nor in any case more than seven (7) feet, nor having their lowest point less than ten (10) feet above the sidewalk. Provided also that they shall be mounted in such a way as to permit their being swung back parallel with the building face (in case of emergencies, such as fire), but shall be fastened permanently with galvanized metal cables and turnbuckles in their extended position for normal usage, the lateral guys to be not more than ten (10) feet above the sidewalk at their point of attachment to the building.

Double face vertical electric signs, illuminated on both sides, the face of the sign set at right angles to the face of the building, except that at a corner of the building which is also a street corner, the sign may be so set that the plane of the sign bisects the angle formed by the intersecting wall faces. The limiting dimensions pertaining to such signs shall be as follows:

Height Above Side- Maximum Projection From Minimum Length of walk, Feet. Face of Building, Feet. Sign. Feet. walk. Feet.

r, reet.	race of Bunding, Feet.	Sign, ree
10	4	8
<b>1</b> 2	5	10
<b>1</b> 5	6	20
18	7	30
20	8	40
23	$\tilde{9}$	50
25	10	60

Class G. Single face vertical electric signs having a maximum width of six (6) feet placed either flat against the building or at an angle of forty-five (45) degrees with the walls at a corner thereof which is also a street corner. Such signs shall be not less than twelve (12) feet above the sidewalk, nor shall any portion project above the fire wall of the building.

Class H. Gas or electric lamp or lamp globes on which signs may be placed, such lamps or globes to be suspended in front of the building or premises, not less than eight (8) feet above the sidewalk, nor projecting more than two and one-half (2 1-2) feet from the face of the building. No inscription or sign other than the name of the person, firm, or corporation at whose expense and in front of whose premises the lamp is erected shall be placed thereon, nor shall the size of such lamp or globe exceed that of those used in lighting the public streets.

Class I. Flat or curved mesh signs and raised letters. Such signs may be extended from the front of one bay window above the first story to an adjacent bay window, provided that the sign shall not project more than six (6) inches from the front of the bay window.

Class J. Bulletin boards, which shall not project more than eight (8) inches from the face of the building.

Class K. Signs supported upon metal awnings or marquees. signs shall be not less than ten (10) feet above the sidewalk, and unless electric signs, shall be not more than two (2) feet in vertical dimension; if electric signs, their vertical dimension shall be not more than sixty-five (65) percent of the projection of the marquee from the face of the building. When projecting above the roof of the marquee, the face of signs parallel with the building, or the apex of "V" signs, shall be distant from the face of the building not less than one and one-half times the height of the sign above the marquee. There shall be a clear space of not less than two (2) feet from the face of the building to any portion of any sign extending more than two (2) feet above the roof of the marquee, unless there is provided a walkway as herein specified. Such walkway shall extend along the face of the building for the full distance between signs, shall be at an elevation of not more than two (2) fet below the top of the sign at the face of the building, and shall be not less than two (2) feet wide. walkway shall be designed for its dead load plus a live load of sixty (60) pounds per square foot of area, and shall be of fireproof construction throughout. Where the walkway is located more than two (2) feet above the roof of the marquee, a hand-rail shall be provided along the outer edge of the walkway, and metal stairs or ladder, not less than eighteen (18) inches wide, shall be provided to give access from the walkway to the roof below. Signs extending above the roof of a marquee and placed other than along and flush with the edges thereof, shall be set back not less than two (2) feet from the side edges of the roof. No temporary sign of any kind shall be attached or supported on any marquee, except as provided in Class L. marquees shall be designed and constructed to sustain, in accordance with the provisions of the building law, their full dead load plus a live load of twenty (20) pounds per square foot of horizontal area, plus the weight of signs, and no sign shall be supported on any marquee which does not satisfy this requirement.

Class L. Temporary signs, advertisements, or flags. These may be suspended over the sidewalk in front of buildings or premises upon holidays, election days, and days of public parade or display, provided that such signs, advertisements, or flags shall be placed and secured as may be directed by the Board of Public Works, and be removed immediately following the day or days for which the permit is granted.

Class M. Sidewalk clocks, which shall be ornamental in character and construction, the design thereof to be subject to the approval of the Board of Public Works. Such clocks shall be placed just inside of and abutting on the curb line, shall be not less than ten (10) feet above the sidewalk, and the clock face shall be not less than two (2) nor more than three (3) feet in diameter. No advertisement, notice, lettering, inscription, or name shall be painted, placed, or attached to

the clock or to the pole or standard upon which it is mounted. After the erection thereof, all such clocks shall be maintained in good condition and shall correctly indicate the time; failure to comply with this condition shall be cause for revocation of permit.

Class N. Roof Signs. The extreme height of such signs above the lowest portion of the roof directly beneath the sign shall not exceed seventy-five (75) feet when the sign is supported on a Class A or B building, nor thirty (30) feet when supported on a Class C building. The face of the sign shall be set back of and not less than three (3) feet in the clear from the inside face of the parapet wall parallel or adjacent thereto, and the ends of the sign shall be not less than one (1) foot inside the inside face of the parapet wall adjacent to such end. The bottom of such signs shall be not less than five (5) feet above the roof directly beneath, and the space between vertical support shall be not less than six (6) feet in the clear; not less than fifty (50) percent of the spaces so defined shall be and remain clear of any obstructions whatever.

No advertising sign or electric sign shall hereafter be placed on any roof in such a position that any portion of the advertising surface, its supporting structure, posts or braces, will be closer than six (6) feet from the outlet connection of any standpipe or fire plug, nor interfere in any way with the free use of any fire escape or obstruct any

ventilator, door or stairway.

Any sign or any character, together with its foundation, framework and supports now or hereafter constructed or maintained on or above any roof shall be kept in safe repair at all times by the person, firm or corporation, owning, operating or having the care or custody

of the same.

All roof signs shall be constructed throughout of fireproof materials, except as hereafter provided, and shall be supported on and attached to the building by a suitable frame of galvanized metal, which shall be positively anchored to the main structural members of the building. Sills, stringers, ornamental trim and foot walks supporting such frames on Class C and frame buildings may be of timber. All foot walks supported by the frame shall be provided with a secure metal railing.

On all electrically illuminated roof signs a disconnect switch shall be installed for the purpose of disconnecting all electrical current from the sign, motor, or other control apparatus on the structure. This switch shall be located within six (6) feet six (6) inches from the roof and be placed either on the supporting structure itself or within easy access and view of the supporting structure.

Section 12. Ordinance No. 1009 (New Series) is hereby repealed, as are also any other ordinances or parts of ordinances in conflict with the provisions herein.

Section 13. It shall be the duty of the Chief of Police of the City and County of San Francisco strictly to enforce the provisions of this ordinance.

Section 14. If any section, paragraph, sentence, clause, phrase, table, or portion of any table herein is held to be invalid for any reason, such decision shall not affect the validity of the remaining portion of this ordinance.

Section 15. Any person, firm, or corporation violating any provision or provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding five hundred dollars (\$500.00), or by imprisonment in the County Jail for not exceeding six (6) months, or by both such fine and imprisonment.

Section 16. This ordinance shall take effect and be in force thirty

(30) days from and after the date of its passage.

#### Passed for Printing.

The following matters were passed for printing:

### Auction of Certain Public Lands at Twenty-second Avenue and Irving Street.

On recommendation of Public Buildings Committee.

Bill No. 9359, Ordinance No. ——— (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

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

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue, distant thereon 285 feet southerly from the southerly line of Irving street and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue and the point of commencement.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of Article II, Chapter II, Section 9 of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance as required by Article II, Chapter II, Section 9 of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

#### Auction of Certain Public Lands at Stockton and Bush Streets.

Also, Bill No. 9360, Ordinance No. ——— (New Series), as follows: Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with

provisions of Article II, Chapter II, Section 9 of the Charter.

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

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel or land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet 6 inches, thence at a right angle southerly 137 feet 6 inches, thence at

a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of Article II, Chapter II, Section 9 of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this Ordinance as required by Article II, Chapter II, Section 9 of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

#### Plans and Estimates of Cost and Bids for Hetch Hetchy Pipe Line Across San Joaquin Valley.

The following recommendation of Public Utilities Committee was taken up:

Bill No. 9366, Ordinance No. ——— (New Series), as follows:

Requesting the Board of Public Works to obtain from the City Engineer plans, specifications and estimates of cost of the construction of a pipe line across the San Joaquin Valley for conveying water from the Oakdale portal to the Tesla portal of the Hetch Hetchy water project, and directing the Board of Public Works to call for bids for said work, and award a contract or contracts.

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

Section 1. The Board of Public Works is hereby directed to obtain from the City Engineer plans, specifications and estimates of cost of the construction of a pipe line across San Joaquin Valley for the purpose of conveying water across the said valley from the Oakdale portal to the Tesla portal of the Hetch Hetchy water project, and award a contract or contracts.

Section 2. The said pipe line is to have a capacity of delivering not less than 60,000,000 gallons of water daily, and is to be constructed between the points specified in Section 1 of this ordinance, together

with all necessary appurtenances.

Section 3. The said bids are to be requested by the Board of Public Works on the assumption that the construction herein described shall be completed within twelve months from the date that a contract for said work is entered into, and that these specifications when prepared shall contain rigid provisions for the employment of local labor whenever possible and preference for home industry.

Section 4. Bids for the construction described in this ordinance shall be asked for in the following manner:

1. For the complete manufacture and installation of said pipe line.

2. Separate bids shall also be obtained as to the cost of the completion of construction of the Red Mountain Bar Siphon to complete the aqueduct between Moccasin creek and Oakdale portal concurrently

with the construction of the said pipe line described in this ordinance over the right of way easement owned by the City and County of San Francisco in the San Joaquin Valley.

Section 5. This ordinance shall take effect immediately.

SUPERVISOR COLMAN: Mr. Chairman, members of the Board, referring to No. 38 on the Calendar, this Calendar, this is a unanimous recommendation of the Public Utilities Committee, recommending that the Board of Public Works obtain from the City Engineer plans, specifications and estimates of cost of the construction for laying a pipe line from the Oakdale Portal to the Tesla Portal across the San Joaquin Valley, and these plans and specifications are in four alternatives. The first calls for the pipe laid completely, and the second is a call for the pipe delivered along the right of way, the pipe with all necessary accessories for its laying, and the third calls for bids on the laying and assembling and placing of the pipes, and the fourth is for the cost of the excavating, back-filling and other miscellaneous matters in connection with the laying of the pipe.

SUPERVISOR McSHEEHY: I am going to ask that No. 38 on the Calendar be postponed for two weeks, and that copies of the contract as appear on the Calendar and copies of these questions and answers be sent to every member of the Board, to every individual member of this Board, and I would ask that during the two weeks, the Public Utilities Committee, if they feel that they can, insert riders into these contracts, so as to provide that all the labor can be done by local labor. I think they ought to do it, especially as conditions in our city are such that we have recently been obliged to bond our city for two and one-half million dollars to provide employment for our citi-Why not employ our own citizens; why go to employment offices and employ citizens residing in other counties, and perhaps not even citizens of the United States? That, of course, I do not know, but I do know that has been the practice in the past, and you can insert clauses in the contract, I am almost positive of that, with the assistance of our City Attorney. Therefore, at this time, gentlemen, and I hope I receive a second, I am going to move that the further consideration of No. 38 on the Calendar be postponed for two weeks.

SUPERVISOR CANEPA: I will second it.

\* \* \*

THE CHAIR: The question is on postponement. Mr. Clerk, call the roll.

THE CLERK: Andriano, absent; Breyer, no; Canepa, aye; Colman, no; Gallagher, no; Garrity, aye; Havenner, no; Hayden, no; McGovern, no; McSheehy, aye; Miles, no; Peyser, absent; Power, absent; Roncovieri, no; Shannon, aye; Spaulding, absent; Stanton, no; Suhr, no

THE CLERK: Ten noes and four ayes, and four absent.

THE CHAIR: The motion is lost.

SUPERVISOR GALLAGHER: With the permission of the Committee, or the author, and I hope not to embarrass the maker of the ordinance, in Section One, which reads as follows: "The Board of Public Works is hereby directed to obtain from the City Engineer plans, specifications and estimates of cost on the construction of a pipe line across San Joaquin Valley for the purpose of conveying water across the said valley from the Oakdale Portal to the Tesla Portal of the Hetch Hetchy water project." I would move the inclusion of the following: "And the Board of Public Works and the City Engineer herein referred to are herewith pledged to include in all specifications prepared and approved by the City Attorney which shall insure, if possible, local manufacture for the materials used, and rigid provisions for the employment of local labor in so far as possible on the entire job." If that language is out of order, for some legal reason

or other, or from some other point of view, all right. I realize that may not be the exact legal phraseology, but I make that as a motion. SUPERVISOR STANTON: Second the motion.

SUPERVISOR GALLAGHER: This might be illuminating for you, the Charter itself states: "Every contract for work to be performed within the State of California at the expense of the City and County or paid for out of moneys deposited in the treasury, whether such work is to be done within or outside the limits of the City and County, and whether such work be done directly by or under such contract duly awarded, or indirectly by or under subcontract, subpartnership, day labor, station work, piece work, or any other arrangement what-soever, must provide:" Notice, it says, "must provide." Then it says: "That in the performance of the contract, eight hours shall be the maximum hours of labor on any calendar day, and that the minimum wages or compensation of persons performing labor in the execution of such contract, subcontract, subpartnership, day labor, station work, piece work or other arrangement, shall be three dollars per day." That provision for three dollars a day, of course, is out, "(2) That any person performing labor in the execution of such contract shall be a citizen of the United States or have declared his intention of becoming such; (3) that preference in the performance of labor under such contract, or other arrangement, shall be given to persons who shall have actually resided in the City and County and shall have so resided for a period of one year next preceding the date of their engagement to perform labor thereunder. The foregoing provisions designated (1), (2) and (3) must also apply to persons performing labor in the commissary or other auxiliary department of labor conducted in the course of the execution of such contract or any part thereof; and the said provisions shall also apply to any work done for or by City and County or by any officer, board or commission thereof, when such work is to be done at the expense of the City and County or paid for out of moneys deposited in the treasury," and so forth.

I don't want to hog-tie the measure at this moment, but I do want to get the consent of every one that it will be made as rigid as possible. If that language is out of order, perhaps we could get it from the City Attorney.

SUPERVISOR COLMAN: If you would suggest whatever language the City Attorney thinks is legal, in other words, we are willing to do all we can to safeguard the employment of San Francisco labor on

this project.

SUPERVISOR GALLAGHER: Would this provision be all right, that the specifications—"And be it provided that the specifications when prepared shall contain rigid provisions for the employment of local labor wherever possible, and preference for home industry in the contracts so awarded."

SUPERVISOR CANEPA: I desire to offer a motion that this matter be continued for one week. There is no question in my own mind after listening to Supervisors Colman and Gallagher and McSheehy that possibly they may get together in the meantime and come to this Board with a proper amendment so that it may be satisfactory to the Water Department, the City Engineer and the members of this Board.

SUPERVISOR McSHEEHY: I second that motion.

THE CHAIR (Interrupting): I should think the Public Utilities Committee should guide us, and I am willing to follow the recommendations of the Public Utilities Committee on this outstanding question.

SUPERVISOR COLMAN: We are voting on the motion for post-ponement?

THE CHAIR: Yes, call the roll.

THE CLERK: Supervisor Andriano, absent; Supervisor Breyer, no; Supervisor Canepa, aye; Supervisor Colman, no; Supervisor Garrity, no; Supervisor Gallagher, no; Supervisor Havenner, no; Supervisor Hayden, no; Supervisor McGovern, aye; Supervisor McSheehy, aye; Supervisor Miles, aye; Supervisor Peyser, absent; Supervisor Power, absent; Supervisor Roncovieri, absent; Supervisor Shannon, absent; Supervisor Spaulding, absent; Supervisor Stanton, no; Supervisor Suhr, no.

THE CLERK: Eight noes, five ayes, and five absent.

THE CHAIR: The motion is lost. The question is on the recommendation of the Public Utilities Committee to strike out Subsections Two, Three and Four of Section Four.

#### Passed for Printing.

The following matters were passed for printing:

#### Full Acceptance of Streets.

On recommendation of Streets Committee.

Bill No. 9361, Ordinance No. --- (New Series), as follows:

Providing for full acceptance of the roadways of Corbett avenue between Clayton and Twenty-fourth streets, including the intersections of Corbett avenue and Graystone Terrace and Glendale street, Corbett avenue and Romain street, Corbett avenue and Hopkins street, Corbett avenue and Twenty-third street, and Corbett avenue, Market street and Twenty-fourth street; crossings of Capitol avenue and Lakeview avenue and Capitol avenue and Thrift street; Forty-fourth avenue between Moraga and Noriega streets; Forty-fourth avenue between Noriega street and Ortega street, Graystone Terrace between Villa Terrace and Pemberton Place; Villa Terrace between Graystone Terrace and Pemberton Place, and the intersection of Graystone Terrace and Villa Terrace; Harrison street between Second street and Essex street; Harrison street between First street and Essex street, and the intersection of Harrison street and Rincon street; Kirkham street between Sixteenth avenue and Seventeenth avenue; intersections of Lakeview avenue and Summit avenue and Lee avenue; Ord Court between Ord street and its westerly termination, and the intersection of Ord Court and Ord street; Rockdale Drive between Isola way and Omar way, and the crossing of Rockdale Drive and Reposa way, and Reposa way between Rockdale Drive and Teresita boulevard; Aleso avenue between Darien way and Upland Drive, and Aptos avenue between Ocean avenue and Upland Drive; Silver avenue between Elmira street and Scotia avenue, the intersection of Waterville street, Silver avenue and Augusta street, and Waterville street between Silver avenue and Augusta street; Tocoloma avenue between Blanken street and Lathrop avenue; Utah street between Eighteenth street and Nineteenth street, and Nineteenth street between Utah street and San Bruno avenue; Seventeenth avenue between Moraga street and Noriega street, and the crossing of Seventeenth avenue and Moraga street; Capitol avenue between Lakeview avenue and Thrift street; intersection of Harrison street and Essex street.

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

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby fully accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic cement and

curbs laid thereon, and are in good condition throughout, and have sewers, gas and water mains laid therein, to-wit:

Corbett avenue between Clayton and Twenty-fourth streets; the intersections of Corbett avenue and Graystone Terrace and Glendale street, Corbett avenue and Romain street, Corbett avenue and Hopkins street, Corbett avenue and Twenty-third street, Corbett avenue, Market street and Twenty-fourth street; the crossings of Capitol avenue and Lakeview avenue, and Capitol avenue and Thrift street; Forty-fourth avenue between Moraga and Noriega streets, Forty-fourth avenue between Noriega street and Ortega street; Graystone Terrace between Villa Terrace and Pemberton Place; Villa Terrace between Graystone Terrace and Pemberton Place, and the intersection of Graystone Terrace and Villa Terrace; Harrison street between Second street and Essex street; Harrison street between First street and Essex street. and the intersection of Harrison street and Rincon street; Kirkham street between Sixteenth avenue and Seventeenth avenue; intersections of Lakeview avenue with Summit avenue and Lee avenue; Ord Court between Ord street and its westerly termination, and intersection of Ord Court and Ord street; Rockdale Drive between Isola way and Omar way, and the crossing of Rockdale Drive and Reposa way, and Reposa way between Rockdale Drive and Teresita boulevard; San Aleso avenue between Darien way and Upland Drive, and Aptos avenue between Ocean avenue and Upland Drive; Silver avenue between Elmira street and Scotia avenue; the intersection of Waterville street, Silver avenue and Augusta street; Waterville street between Silver avenue and Augusta street; Tocoloma avenue between Blanken street and Lathrop avenue; Utah street between Eighteenth street and Nineteenth street, and Nineteenth street between Utah street and San Bruno avenue; Seventeenth avenue between Moraga street and Noriega street, and the crossing of Seventeenth avenue and Moraga street; Capitol avenue between Lakeview avenue and Thrift street; intersection of Harrison street and Essex street.

#### Reducing Sidewalk Widths, Scott Street, Fell to Hayes Street.

Also, Bill No. 9362, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eleven hundred and three.

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

as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office March 3, 1931, by adding thereto a new section, to be numbered eleven hundred and three, to read as follows:

Section 1103. The width of sidewalks on Scott street between Fell

street and Hayes street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Closing Connecticut Street Between Twenty-second and Twenty-third Streets for Playground Purposes.

On recommendation of Streets Committee.

Resolution No. 34141 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portion of Connecticut street lying between Twenty-second and Twenty-third streets be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all of Connecticut street lying between the southerly line of Twenty-second street and the northerly line of

Twenty-third street.

Said closing and abandonment of said portion of said street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3 of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

and article following Section 2; and be it
Further Resolved, That the damage, cost and expense of said closing
and abandonment be paid out of the revenue of the City and County

of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Connecticut street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Extension of Time to Mission Land and Cattle Company.

Also, Resolution No. 34142 (New Series), as follows:

Resolved, That the Mission Land and Cattle Company is hereby granted an extension of ninety days' time from and after March 11, 1931, within which to complete the grading of Mississippi and Twenty-fifth streets. This extension of time is granted on account of a contemplated grade change.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Peyser, Power-2.

## Approval of Map Showing Widening of Tara and Louisburg Streets and Margaret Avenue at Ridge Lane.

Also, Resolution No. 34143 (New Series), as follows:

Resolved, That that certain diagram entitled "Map showing the widening of Tara and Louisburg streets and Margaret avenue at Ridge lane," approved by the Board of Public Works, Resolution No. 113311, dated March 4, 1931, and filed in this office March 5, 1931, be and is hereby approved, and the parcels shown hatched and indicated thereon are hereby declared to be and are public open streets.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Approval of Map Showing the Widening of Chenery Street.

Also, Resolution No. 34144 (New Series), as follows:

Resolved, That the diagram entitled "Map showing the widening of Chenery street, opposite Natick street and opposite Charles street," approved by the Board of Public Works, Resolution No. 113347 (Second Series), and filed in this office March 9, 1931, be and is hereby approved, and proposals so hatched thereon are hereby declared to be an open public street, to be known as Chenery street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Extension of Time to C. B. Eaton.

Also, Resolution No. 34145 (New Series), as follows:

Resolved, That C. B. Eaton is hereby granted an extension of ninety days' time, from and after February 19, 1931, within which to complete the improvement of Alameda street between Potrero avenue and York street.

This extension of time is granted on the recommendation of the Board of Public Works for the reason that work has been delayed on account of the blocking of the existing roadway.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Passed for Printing.

The following matters were passed for printing:

#### Conditional Acceptance of Certain Streets.

On recommendation of Streets Committee.

Bill No. 9363, Ordinance No. - (New Series), as follows:

Providing for conditional acceptance of the roadways of Athens street between Amazon avenue and Geneva avenue; Arch street between Garfield street and Shields street; Shields street between Arch street and Ramsell street; Bancroft avenue between Phelps street and Quint street; Eugenia avenue between Winfield street and Elsie street, and the crossing of Eugenia avenue and Winfield street; Forty-second avenue between Judah street and Kirkham street; crossing of Fortyfifth avenue and Lawton street; Garfield street between Beverly street and Junipero Serra boulevard; Huron avenue between Lawrence avenue and Sickles avenue; Lawton street between Thirty-second avenue and Thirty-third avenue; Le Conte avenue between Third street and Keith street; Louisburg street between Mt. Vernon avenue and Ridge Lane, and the intersection of Louisburg street and Ridge Lane; Madrid street between Amazon avenue and Geneva avenue; Olney avenue between San Bruno avenue and Third street; Selby street between Palou avenue and Quesada avenue, and the crossings of Selby street and Palou avenue and Selby street and Quesada avenue; crossing of Sargent street and Head street; crossing of Sargent street and Vernon street; St. Charles avenue between Belle Avenue and San Mateo avenue and Niantic avenue; Tara street between Mount Vernon avenue and Ridge Lane, and the intersection of Tara street and Ridge Lane; Twelfth avenue between Moraga street and Noriega street; Twenty-ninth avenue between Moraga street and Ortega street; Twenty-ninth avenue between Ortega street and Pacheco street; Forty-first avenue between Moraga street and Noriega street; Forty-second avenue between Moraga street and Noriega street; Forty-sixth avenue between Ortega street and Pacheco street, and Moraga street between Thirtieth avenue and Thirty-first avenue; Twenty-fifth street between Fountain street and Burnham street; the crossing of Twenty-fifth street and Fountain street; Thirtyfourth avenue between Irving street and Judah street; crossing of Twenty-second avenue and Ortega street; Vernon street between Randolph street and Sargent street; Twenty-sixth avenue between Ortega street and Pacheco street; Forty-first avenue between Noriega street and Ortega street; Ortega street between Forty-second avenue and Forty-third avenue; Ortega street between Forty-third avenue and Forty-Fourth avenue.

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

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, gas and sewer mains have been laid therein (no water mains have been

laid as they are not necessary at this time), to-wit: Athens street between Amazon avenue and Geneva avenue; Arch street between Garfield street and Shields street; Shields street between Arch street and Ramsdell street; Bancroft avenue between Phelps street and Quint street; Eugenia avenue between Winfield street and Elsie street, and the crossing of Eugenia avenue and Winfield street; Forty-second avenue between Judah street and Kirkham street; crossing of Forty-fifth avenue and Lawton street; Garfield street between Third street and Keith street; Louisburg street between Mount between Lawrence avenue and Sickels avenue; Lawton street between Thirty-second avenue and Thirty-third avenue; Le Conte avenue between Third street and Keith street; Louisburg street between Mount Vernon avenue and Ridge Lane, and the intersection of Louisburg street and Ridge Lane; Madrid street between Amazon avenue and Geneva avenue; Olney avenue between San Bruno avenue and Third street; Selby street between Palou avenue and Quesada avenue, and the crossings of Selby street and Palou avenue and Selby street and Quesada avenue; crossing of Sargent street and Head street; crossing of Sargent street and Vernon street; St. Charles avenue between Belle avenue and San Mateo avenue and Niantic avenue; Tara street between Mount Vernon avenue and Ridge Lane, and the intersection of Tara street and Ridge Lane; Twelfth avenue between Moraga and Noriega streets; Twenty-ninth avenue between Moraga street and Noriega street; Twenty-ninth avenue between Noriega street and Ortega street; Twenty-ninth avenue between Ortega street and Pacheco street; Forty-first avenue between Moraga street and Noriega street; Forty-second avenue between Moraga street and Noriega street: Forty-sixth avenue between Ortega street and Pacheco street; Moraga street between Thirtieth avenue and Thirty-first avenue; Twenty-fifth street between Fountain street and Burnham street; the crossing of Twenty-fifth street and Fountain street; Thirty-fourth avenue between Irving street and Judah street; crossing of Twenty-second avenue and Ortega street; Vernon street between Randolph street and Sargent street; Twenty-sixth avenue between Ortega street and Pacheco street; Forty-first avenue between Noriega street and Ortega street; Ortega street between Forty-second avenue and Forty-third avenue; Ortega street between Forty-third avenue and Forty-fourth avenue.

#### Ordering the Improvement of Quesada Avenue and Other Streets.

Also, Bill No. 9364, Ordinance No. ———— (New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Fran-

cisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and

adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be sever per centum per annum.

The improvement of Quesada avenue between Rankin street and a line 250 feet southeasterly therefrom, where not already so improved, by the construction of armored concrete curbs, by the construction of two course concrete sidewalks to conform with the existing sidewalks, by the construction of side sewers, and by the construction of an asphaltic concrete pavement consising of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway

thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Quint street between Oakdale avenue and Palou avenue, including the intersection of Drummond alley, by the construction of armored concrete curbs—the curbs are to be extended across Drummond alley and depressed—by the construction of an 8-inch vitrified clay pipe sewer and one brick manhole along the center line of Drummond alley produced between the center and southeasterly line of Quint street, by the construction of side sewers, and by the construction of an asphaltic concrete pavenient consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof, and by resetting the existing granite and concrete curbs and brick catchbasins and constructing conform pavement and sidewalks at Oakdale avenue and Palou avenue.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the westerly one-half of Ashton avenue from a line parallel with and 320 feet southerly from Grafton avenue to a line parallel with and 360 feet southerly from Grafton avenue, by the construction of armored concrete curbs, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of a 6-inch class "E" concrete pavement on the roadway thereof.

The improvement of Arch street between Sargent and Randolph streets, and Sargent street between Ralston and Vernon streets, where not already so improved, by the construction of armored concrete curbs, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of 6-inch class "E" concrete pavement on the road-

way thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the southeasterly one-half of Selby street between Quesada avenue and Revere avenue, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Extension of Time to E. J. Treacy, Improvement of Brussels Street.

On recommendation of Streets Committee.

Resolution No. 34146 (New Series), as follows:

Resolved, That E. J. Treacy is hereby granted an extension of ninety days' time from and after March 8, 1931, within which to complete the improvement of Brussels street between Ward and Mansell streets. This extension of time is granted for the reason that work has been delayed by weather conditions.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Peyser, Power-2.

## Extension of Time to E. J. Treacy, Improvement of Twenty-second Street.

Also, Resolution No. 34147 (New Series), as follows:

Resolved, That E. J. Treacy is hereby granted an extension of ninety days' time from and after March 8, 1931, within which to complete the improvement of Twenty-second street between Kansas and Rhode Island streets, and the crossing of Twenty-second and Kansas streets. This extension of time is granted for the reason that the work has been delayed by weather conditions.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Passed for Printing.

The following bill was passed for printing:

#### Changing and Reestablishing Grades on Francisco Street, Kearny Street to Grant Avenue.

Bill No. 9365, Ordinance No. ——— (New Series), as follows:

Changing and reestablishing the official grades on Francisco street, Kearny street to Grant avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 2nd day of February, 1931, by Resolution No. 33897 (New Series), declare its intention to change and reestablish the grades on Francisco street, Kearny street to Grant avenue.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

#### Francisco Street.

Kearny street, 4 feet. (The same being the present official grade.) 15 feet northerly from the southerly line of, 236.50 feet westerly from Kearny street, 5.77 feet.

15 feet southerly from the northerly line of, 279.50 feet westerly

from Kearny street, 6.09 feet.

15 feet northerly from the southerly line of, 129 feet easterly from Grant avenue, 53.50 feet.

15 feet southerly from the northerly line of, 86 feet easterly from Grant avenue, 50.50 feet.

Grant avenue, 50.00 feet. (The same being the present official grade.)

On Francisco street between Kearny street and Grant avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolution was adopted:

#### Award of Contract, Automatic Starting Compensators.

On recommendation of Supplies Committee.

Resolution No. 34148 (New Series), as follows:

Resolved, That award of contract be hereby made to General Electric Company on bid submitted March 9, 1931 (Proposal No. 696), for furnishing the following, viz.: Automatic starting compensators for Department of Public Works.

Delivery: f. o. b. Eleventh and Bryant streets within eighteen days.

Note: The following prices are "net education price."

Item No. 1—1 type CR 7051-J3 General Electric automatic starting compensator for use with General Electric 7½ H. P. 220-V. 2-phase 60-cycle motor, with thermal overload relays, under-voltage protection, PB control with definite time limit acceleration. Price, \$95.25 each.

Item No. 2—7 type CR 7051-J3 General Electric automatic starting compensators for use with General Electric 10 H. P. 220-V. 2-phase 60-cycle motor, with thermal overload relays, under-voltage protection, PB control with definite time limit acceleration. Price, \$95.25 each.

Item No. 3—5 type CR 7051-J3 General Electric automatic starting compensators for use with General Electric 15 H. P. 220-V. 2-phase 60-cycle motor, with thermal overload relays, under-voltage protection, PB control with definite time limit acceleration. Price, \$95.25 each.

Item No. 4—2 type CR 7051-J3 General Electric automatic starting compensators for use with General Electric 20 H. P. 220-V. 2-phase 60-cycle motor, with thermal overload relays, under-voltage release and PB control with definite time limit acceleration. Price, \$103.50 each.

Note: All above awards are made to the lowest bidder, except when award is made in consideration of deliveries or on account of the quality as determined or recommended by the Purchaser of Supplies.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Action Deferred.

The following resolution was, on motion, laid over one week:

#### Rejecting All Bids Received on February 24th for Rental and Operation of Dirt-Moving Equipment.

- (New Series), as follows: Resolution No. -

Resolved, That all bids be rejected that were heretofore, on February 24, 1931 (Proposal No. 689), received for rental and operation of dirtmoving equipment for improvements to be made from the following Boulevards and Roads Bonds, 1931; Public Parks and funds, viz.: Squares Bonds, 1931; Playgrounds Bonds, 1931.

#### Adopted.

The following resolutions were adopted:

#### Award of Contract for Classroom Supplies and Paper for School Department.

On recommendation of Supplies Committee.

Resolution No. 34149 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted March 2, 1931 (Proposal No. 684), for furnishing the following, viz: Classroom supplies and paper for School Department. Requirements for 1931-1932.

Delivery—To the Board of Education warehouse, 1440 Harrison street; on or before June 1, 1931.

Wrapping—Paper must be wrapped and sealed securely enough so that packages will not break in handling.

#### Part I-Classroom Supplies.

Item No. 1—800 baskets, waste, steel, approximately 14 inches high, "Boyco", at \$.4547 each—Building Supplies Company.

Item No. 2-200 dozen brushes, Artist Fitch, 34-inch, black Chinese bristles, stock out 1¼ inches, length approximately 13 inches over all, \$.8899 per dozen—Building Supplies Company.

Item No. 4-900 dozen brushes, camel's hair, 8 inches over all, city

sample, \$.73 per dozen—Milton Bradley Company.

Item No. 5-75 dozen brushes, white bristle, round with round point, white unfinished handle, approximately 12½ inches over all, \$.775 per dozen-Milton Bradley Company.

Item No. 6-6000 gross crayons, chalk, white dustless, "Anduseptic,"

\$.3492 per gross—H. S. Crocker Company.

Item No. 7—2500 gross crayons, chalk, white soft, No. 1 grade, "B&S" No. 300, \$.2575 per gross—C. F. Weber & Company.

Item No. 8-2200 gross crayons, chalk, colored, special assortment

(two awards)-

"Binney & Smith" No. 400, \$1.2875 per gross.—Schwabacher & Frey Company.

"American Crayon" No. 510, \$1.2875 per gross.—Schwabacher & Frey Company.

Item No. 9-3600 dozen crayons, large wax marking, hexagonal, seven colors, black, red, orange, yellow, blue, green, brown, one dozen of one color in package, "Bradley's", \$.166 per doz.—Milton Bradley Company.

Item No. 10-4500 boxes crayons, wax, colored, in boxes of 24 colors, assorted, "Crayonex" No. 28, \$.15 per box—H. S. Crocker Company.

Item No. 11—1200 dozen erasers, wool felt, size 5x2 inches, "Royal,"

\$.94 per dozen—H. S. Crocker Company.

Item No. 12-1500 packages ink powder, blue, black, permanent record, in packages of proper quantity to make one gallon of liquid ink, \$.086 per package.—Schwabacher-Frey Company.

Item No. 13-500 ink-stands, "Victor", \$.30 each.—Schwabacher-Frey

Item No. 14-25 dozen ink vents, "Perfection," \$1.71 per dozen-Pacific School Supply House.

Item No. 15-700 dozen jars paste, photo-library, with brush and

well, size 5-oz., \$1.83 per dozen jars—H. Edwards Manufacturing Company.

Item No. 16-2500 sacks paste, dry powder, in one-pound sacks, "Red

Label", \$.09 per sack.—Zellerbach Paper Company.

Item No. 17—200 gross pencils, lead, practice, in one-half gross boxes, "General Pencil Co.'s No. 911", \$4. per gross.—T. J. Cardoza Company. Item No. 18—100 gross pencils, lead, practice, in one-half gross boxes,

"Wallace No. 265", \$3.51 per gross.—T. J. Cardoza Company.

Item No. 19-2200 gross pencils, lead, school quality Joseph Dixon Special, in one gross boxes, \$1.40 per gross.—San Francisco News Co. Item No. 22-3000 gross pens, steel, "Eagle", \$.38 per gross.-H. S. Crocker Company.

Item No. 23—960 boxes pens, Esterbrook Drawlet, in boxes of 12, one style, Nos. 1, 3, 5, 6, 12 and 14, \$.49 per box—A. Lietz Company.

Item No. 24-600 gross penholders, wooden (two awards)-

J. Dixon & Co.'s No. 3014, \$2.60 per gross.—San Francisco News Co. Eagle Pencil Co.'s No. 1040, \$2.60 per gross.—San Francisco News Co.

Item No. 25—75 dozen pointers, hardwood, rubber tipped, length 3 feet, \$.76 per dozen—Schwabacher Frey Company.

Item No. 26—800 dozen rulers, maple wood, 12-inch, sealed in eighths, one brass edge, varnished "No. 29", \$.33 per dozen.—C. F. Weber & Co.

Item No. 27-200 dozen scissors, 41/2-inch round pointed, cast steel, nickel plated, "Acme No. 820", \$1.58 per dozen.—Schwabacher Frey Co.

Item No. 28-800 dozen scissors, 5-inch, sharp-pointed, cast steel, fine quality finish, heavy nickel-plated, adjusted with steel screws, "Acme No. 824," \$1.54 per dozen—Milton Bradley Company.

Item No. 29—8000 boxes thumb tacks, 100 to a box, No. 3 solid head,

\$.0525 per box.—Schwabacher Frey Company.

Item No. 30—2500 boxes water color paints, 8-color box, "Talens", \$.22 per box.—T. J. Cardoza Company.

Item No. 31—900 dozen water color paints, individual refills for Prang 8-color box, "Talens," \$.17 per dozen—T. J. Cardoza Company.

Item No. 32-50 dozen yardsticks, hardwood, varnished, width 11/8 x¼ inches, \$.90 per dozen.—T. J. Cardoza Company.

#### Part II—Paper Products.

Item No. 33-350,000 envelopes, No. 634, 35/x61/2, No. 1 Manila, substance No. 20 on sample "B," \$.79 per 1000—Doane Paper Company.

Item No. 34-125,000 envelopes, No. 10,  $4\frac{1}{8}x9\frac{1}{2}$ , No. 1 Manila, on substance No. 28 on sample "B", \$1.52 per 1000.—Doane Paper Co.

Item No. 35—100,000 envelopes, Scarf No. 3,  $5x7\frac{1}{2}$ , No. 1 Manila, substance No. 20 on sample "B", \$1.38 per 1000.—Doane Paper Co.

Item No. 37—2000 reams of paper, binder, size 8x10½, No. 1 azure tint writing paper, substance 20, ruled two sides and punched as city sample, delivered in packages of one ream of 500 pieces, \$.328 per ream.--Carter Rice & Company.

Item No. 38-1000 reams of paper, construction, colored, 12x18, cut from 24x36, 80 pound, colors holly red, yellow, dark blue, dark green, black, brown, slate gray and lavender, delivered in packages of one ream of 500 pieces, assorted colors, \$1.65 per ream.—Zellerbach Paper Company.

Item No. 39—240 packages paper, construction, colored, size 24x36, 80-pound, delivered in packages of 100 sheets one color in a package, 12 colors, city sample, \$1.28 per package.—Milton Bradley Company.

Item No. 40—(a) 60 bundles paper, chip board, 26x38-40, delivered in bundles of 40 pieces, \$1.29 per bundle.—Acme Paper Company; (b) 70 bundles paper, chip board, 26x38-80, delivered in bundles of 80 pieces, \$1.18 per bundle.—Acme Paper Company.

Item No. 42-6000 rolls paper, crepe, rolls 10 feet long, 20 inches wide, equal quantities, baby blue, coral, canary, orange, violet, holly

green, American beauty, holly red, "Superior", \$.03 per roll.—Standard Paper Company.

Item No. 43—1000 reams paper, drawing, gray, 12x18, cut from 24x36 40-pound, delivered in packages of one ream of 500 pieces, \$.4804 per ream.—Milton Bradley Company.

Item No. 44—(a) 500 reams paper, drawing, gray, 9x12 cut from 24x36, 60-pound, delivered in packages of one ream of 500 pieces, \$.3335 per ream.—T. J. Cardoza Company; (b) 1500 reams paper, drawing, gray, 12x18, cut from 24x36, 60-pound, delivered in packages of one ream of 500 pieces, \$.667 per ream.—T. J. Cardoza Company.

Item No. 45—2700 reams paper, drawing, manila, 12x18, cut from 24x36, 60-pound, delivered in packages of one ream of 500 pieces, \$.667

per ream.—T. J. Cardoza Company.

Item No. 46—1000 reams paper, drawing, white, 9x12, cut from 24x 36, 60-pound, delivered in packages of one ream of 500 pieces, \$.5394 per ream.—Milton Bradley Company.

Item No. 47—5000 packages paper, foolscap, size 8x12½, weight 12 pounds per 1000 single sheets, ruled as city sample, 1 type of ruling, delivered in packages of 1000 sheets, No. 1 white writing, \$.815 per package.—Schwabacher Frey Company.

Item No. 48—5000 packages paper, foolscap, size 8x12½, unruled, weight 12 pounds per 1000 single sheets, delivered in packages of 1000

sheets, \$.751 per package.—Carter Rice & Company.

Item No. 49—Approximately 16,800 pounds paper, 400 rolls No. 1 Kraft wrapping, 24-inch, 50-pound, \$.0418 per pound.—T. J. Cardoza Co.

Item No. 50—Approximately 12,600 pounds paper, 200 rolls No. 1 manila wrapping, 36-inch, 50-pound, \$.0524 per pound.—Zellerbach Paper Company.

Item No. 51—(a) Approximately 1400 pounds paper, 200 rolls No. 2 unglazed manila wrapping, 4-inch, 30-pound, \$.0498 per pound.—Carter Rice & Company; (b) approximately 40,000 pounds, 400 rolls No. 2 unglazed manila wrapping, 6-inch, 30-pound; (c) approximately 40,000 pounds 900 rolls No. 2 unglazed manila wrapping, 24-inch, 40-pound, \$.0475 per pound.—Carter Rice & Company.

Item No. 52—(a) 100 reams paper, H. & W. manila, size 20x24, cut from basis 24x36-100, delivered in packages of one ream of 500 pieces, \$3.15 per ream.—T. J. Cardoza Company; (b) 300 reams paper, H. & W. manila, size  $9\frac{1}{2}x13$ , cut from basis 24x36-100, delivered in packages of one ream of 500 pieces, \$.89 per ream.—T. J. Cardoza Company.

Item No. 53—(a) 1500 reams paper, newsprint, 9x12, cut from 36x 48, 64-pound, "Red News", delivered in packages of one ream of 500 pieces, \$.152 per ream.—Schwabacher Frey Company; (b) 1000 reams size 12x18, cut from 36x48 64-pound "Rex News", delivered in packages of one ream of 500 pieces, \$.248 per ream.—Schwabacher Frey Company; (c) 2200 reams size 18x24, cut from 36x48 64-pound "Rex News", delivered in packages of one ream of 500 pieces, \$.568 per ream.—Schwabacher Frey Company.

Item No. 54—500 reams paper, tracing parchment, bleached, 12x18, delivered in packages of one ream of 500 pieces, \$.63 per ream.—T. J. Cardoza Company.

Item No. 55—(b) 500 reams paper, pattern black, 12x18, cut from 24x36 40-pound, delivered in packages of one ream of 500 pieces, as

per ream.—T. J. Cardoza Company.

Item No. 56—(a) 1200 reams paper, poster, colored, 9x12, cut from 24x36 40-pound, delivered in packages of one ream of 500 pieces, as sorted colors, assortment of 25 colors, city sample A, \$.4079 per ream—T. J. Cardoza Company; (b) 1200 reams paper, poster, colored, 9x12 cut from 24x36 40-pound, delivered in packages of one ream of 506 pieces, assorted colors, assortment of 10 colors, city sample B, \$.4079 per ream.—T. J. Cardoza Company.

Item No. 57—1500 packages paper, poster, colored, red, blue, green

yellow, orange, violet, 1x24-inch strips, cut from 24x36 40-pound, banded in packages of 100 strips, like colors, \$.0275 per package.—C. F. Weber & Company.

Item No. 58—Paper, tissue. No award.

Item No. 59-1500 packages paper, tagboard, manila, 21/2 x 281/2-inch strips, cut from 22½ x28½ 130-pound, banded in packages of 200 strips, \$.28 per package.—T. J. Cardoza Company.

Resolved, That bonds for faithful performance of contract be re-

quired as follows, viz.:

Bid No. 1—Building Supplies Company, none.

2-Milton Bradley Company, \$500. Bid No.

Bid No. 3—C. F. Weber & Company, \$100.

Bid No. 4—Pacific School Supply House, none.

Bid No. 5—H. Edwards Manufacturing Company, \$100.

Bid No. 6-H. S. Crocker & Company, \$500.

Bid No. 7-Schwabacher Frey Company, \$500.

Bid No. 8—Zellerbach Paper Company, \$100.

Bid No. 9—The A. Lietz Company, none. Bid No. 10—The T. J. Cardoza Company, \$500.

Bid No. 11—Doane Paper Company, \$100.

Bid No. 12—San Francisco News Company, \$500.

Bid No. 13—Carter Rice & Company, \$500.

Bid No. 14—Acme Paper Company, none.

Bid No. 15—Standard Paper Company, none.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Warning and "Slow" Signs.

On recommendation of Traffic and Safety Committee.

Resolution No. 34150 (New Series), as follows:

Resolved, That the following warning and slow signs are hereby approved:

#### Warning Signs.

San Jose avenue, north and south of Twenty-ninth street. Twenty-ninth street, east and west of San Jose avenue.

#### "Slow" Signs.

Powell street, north and south of Union street.

Union street, east and west of Powell street.

Stockton street, north and south of Union street.

Union street, east and west of Stockton street.

San Jose avenue, north and south of Twenty-seventh street.

Twenty-seventh street, west of San Jose avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

Rescinding Resolution No. 33900 (New Series), in So Far as It Affects the Establishment of "Slow" Signs on San Jose Avenue East and West of Santa Rosa Avenue.

Also, Resolution No. 34151 (New Series), as follows:

Resolved, That so much of Resolution No. 33900 (New Series), as

affects the establishment of "slow" signs on San Jose avenue, east and west of Santa Rosa avenue, be and it is hereby rescinded.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Peyser, Power-2.

#### Loading Zones.

Also, Resolution No. 34152 (New Series), as follows:

Resolved, That the following loading zones and passenger loading zones are established and abolished as follows:

Establish Loading Zones.

1915-1919 Bryant street, 36 feet—Bateman Mill & Warehouse; serves delivery of merchandise.

1820-1950 Bryant street, 72 feet—People's Bakery Company; serves loading of 65 wagons.

1800 Bryant street, 36 feet—People's Bakery; serves main offices and salesroom.

1000 Columbus avenue, 27 feet—Record Hardware Store; serves loading and unloading of merchandise and supplies.

310 Florida street, 63 feet—Lyons-Magnus Company Warehouse; serves loading platform.

1898 Green street, 18 feet—C. Wreden Grocery Company; serves loading and unloading of merchandise.

200 Potrero avenue, 27 feet—International Harvester Company; serves salesroom and main office.

2525 Sixteenth street, 18 feet—Lyons-Magnus, Inc.; serves delivery of fuel oil.

2545 Sixteenth street, 36 feet—Lyons-Magnus, Inc.; serves entrance to main salesroom and office.

3315 Twenty-fourth street, 27 feet—Western Auto Supply Company; serves freight delivery.

2715 Seventeenth street, 36 feet—People's Bakery; serves two oil intakes.

1244 Sutter street, 36 feet—San Francisco Salvage Shop; serves sidewalk elevator.

Establish Passenger Loading Zones.

26 Seventh street, 27 feet—Odd Fellows' Building.

Abolish Loading Zones.

26 Seventh street, 27 feet-Odd Fellows' Hall.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

Award of Contract for Official Advertising, Year April 1, 1931, to April 1, 1932, to The Chronicle Publishing Company, and Designating the San Francisco Chronicle as Official Newspaper for Same Period.

On recommendation of Public Welfare Committee.

Resolution No. 34153 (New Series), as follows:

Resolved, That the contract for doing official advertising for the City and County of San Francisco for one year from April 1, 1931 to and including April 1, 1932, in a daily newspaper in the City and County of San Francisco which has a bona fide daily circulation o at least 8000 copies and has been in existence at the time of letting such contract for at least two years, and to deliver daily to the offic of the Board of Supervisors, and to any other office or departmen

of the City and County authorized to advertise, as many copies of the "official newspaper", not to exceed one hundred and fifty, as may be directed by the Clerk of the Board of Supervisors, and must also deliver as directed by said Clerk at least ten and not to exceed one hundred and twenty-five copies or slips of all orders, ordinances, resolutions or notices published by order of the Board of Supervisors, or by any other department or officer of the municipal government authorized or permitted to advertise in said "official newspaper," also deliver at least one hundred copies of all resolutions, orders, ordinances or notices published by order of any of the officers or departments of the City and County (other than the Board of Supervisors) to such office or department causing said publication, in strict accordance with the specifications and the advertisement inviting proposals thereon, is hereby awarded to The Chronicle Publishing Company, the lowest responsible bidder, to be published in the San Francisco Chronicle, which is hereby designated as the "official newspaper," at the price bid therefor, viz:

For each insertion in six point type, per one column line, seven and four-tenths cents (.074/10) per line, provided the sureties on its bond, which is hereby fixed at ten thousand (\$10,000) dollars, are satisfactory to his Honor, the Mayor, who is hereby authorized to enter into said contract.

The San Francisco Chronicle newspaper is hereby declared and designated to be the "official newspaper" of the City and County for one year, from April 1, 1931, to and including April 1, 1932.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

## Award of Contract for Publishing Delinquent Tax List, Etc., for Fiscal Year 1930-1931, to National Industrial Review.

Also, Resolution No. 34154 (New Series), as follows:

Resolved, That the contract for publishing the Delinquent Tax List, Index of Delinquent Real Estate Taxpayers and Sales List and other matters incidental thereto, for the fiscal year 1930-1931, is hereby awarded to the National Industrial Review at the price bid therefor,

Four (4) cents per line (the same being the lowest bid submitted) in accordance with the specifications therefor and according to law, and the Mayor is hereby authorized to enter into such contract upon the filing of a good and sufficient bond in the sum of five thousand (\$5,000) dollars conditioned upon the faithful performance of such contract.

All other bids are hereby rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Plans and Estimates of Cost for Lighting Van Ness Avenue.

On recommendation of Lighting Committee.

Resolution No. 34155 (New Series), as follows:

Resolved, That the Board of Public Works, through its City Engineer, be requested to investigate and furnish this Board with plans and estimates of cost for improved street lighting by the installation of 600 C. P. ornamental brackets on each trolley pole on Van Ness avenue from Market street to North Point street.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Peyser, Power—2.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLU-TIONS, BILLS AND COMMUNICATIONS NOT CON-SIDERED OR REPORTED UPON BY A COMMITTEE.

#### Consideration of Garbage Disposal Bids.

Supervisor Hayden acted as chairman of the meeting in the absence of the Mayor.

After the transaction of other business the following proceedings were had in relation to the consideration of garbage disposal bids:

The next order of business is the special order THE CHAIRMAN: for the consideration of garbage disposal bids.

I am just going to make a motion to SUPERVISOR ANDRIANO:

postpone, Supervisor McSheehy.

Proceed, Supervisor Andriano. THE CHAIRMAN:

SUPERVISOR ANDRIANO: There is a special order on our Calendar relative to the disposal of garbage, and I am informed that there is a delegation present representing the fishing industries of California which desires to be heard on the subject. Now, it is evident, with the other matters we have pending before us today, that it would be impossible to discuss this matter, or at least to allow the privilege of the floor to outsiders, and I am going to move that it be made a special order of business for next Monday at 3 o'clock. we have one for 3; make it for 3:30.

THE CHAIRMAN: If there is no objection, so ordered.

SUPERVISOR CANEPA: I am asking if there is anything on the Calendar.

SUPERVISOR ANDRIANO: Yes, a special matter.

SUPERVISOR GALLAGHER: I am serving notice-I don't want Supervisor McSheehy to feel that he had my consent that it would be decided by a simple motion. I intend to debate this matter, and to suggest that it be rereferred to committee.

SUPERVISOR ANDRIANO: I don't see anything on the Calendar for the consideration of this Board, so I suggest that the matter be heard before the committee. Garbage was not-or it was understood this matter would not be heard until next Monday, and we cannot go into it today.

THE CHAIRMAN: If there is no objection, the garbage question goes over one week, to be made a special order of business for 3:30. SUPERVISOR GALLAGHER: One moment. You recognized Super-

visor Andriano on this subject-matter, and now I understand you are closing the doors on it.

THE CHAIRMAN: Do you want to speak on it?

SUPERVISOR GALLAGHER: I certainly do. Mr. Chairman, the subject-matter of the bids received, and the only legal bids on garbage disposal, were referred to the Health Committee two or three weeks ago on the plea of the new chairman, and a new Supervisor on the Board, that he desired to acquaint himself with the question, and he pleaded for and was granted a week's time. The subject-matter, as I recall it, was heard the following Friday, partly only. Then in committee it was decided—can we get some order, please, Mr. Chairman?

The members will please give their attention. THE CHAIRMAN: SUPERVISOR GALLAGHER: Then in committee it was decided to postpone further hearing for a week, and when that Friday came there was no committee meeting, due, probably, to the illness of Supervisor Roncovieri, and further due to the absence of Supervisor McSheehy on legislative business. A meeting was then scheduled, as I under stand it, for last Friday, and, due again to the absence of members

for what cause I am not now informed, but, I think, the same, it was again postponed. Whether in the meantime somebody has been holding some conferences—in the meantime this garbage thing is just like it always was, being kicked around here until it has become a disgrace.

I call your attention to an article in the "Call" of today, this afternoon, "Contractors Flay Proposal for Sea Dump Change as Unfair," and that the Supervisors will decide it next Monday and a legal fight is promised. Quoting from the "Call": "Vigorous protest against the proposal to call for new bids for dumping the city's garbage at sea temporarily was made today by Charles Brennan, attorney for one of the sea-dumping bidders." And continuing: "Brennan expressed 'amazement' at reports that Patrick Meherin, harbor commissioner, had urged that old bids be thrown out and new bids called. 'I am sure,' he said, 'that such reports must be incorrect, because for the life of me I cannot see why the harbor commissioner should be interested in what firm wins the contract for dumping the garbage at What difference could it possibly make to them whether my clients or someone else won the contract?'

"Brennan's clients are Frank O'Kane and Walter J. O'Brien. They submitted one bid January 12 for dumping at sea. J. H. Baxter, represented by Attorney Robert Jeffries, submitted another. Five bids for incinerating the garbage were submitted but all were subsequently declared illegal.

"About two weeks ago Mayor Angelo J. Rossi and other city officials announced that pending a final solution of the incineration problem they favored dumping the city's garbage at sea.

"'Last week,' said Brennan, 'it was decided by some officials that our bids should be thrown out and new bids for dumping at sea should be called.

"This would be manifestly unfair. My clients and J. B. Baxter bid in good faith. Months ago we saw that even if an incineration contract should be let now it would probably be five years before incineration could begin, and that meanwhile the garbage should be dumped at sea.'

"'We bid. We bid in good faith. We revealed our estimates. We told the wide world what we proposed. Now it is suggested that our bids be thrown out, that other persons be permitted to scan our figures and then submit bids; that others be permitted to take advantage of the thousands of dollars' worth of study that we have made.'

"Brennan said that the Supervisors would have to decide the issue.

They have set it for next Monday.

"The conference at which the proposal to throw out the bids was made was held in Mayor Rossi's office and one of those attending was Meherin, because the harbor board would have to provide space for the loading of the garbage ships. Meherin was reported to have led in urging that new bids be called.

"'This I can't understand,' said Brennan. 'Either the board will give permission to use a pier or it will not. Certainly the identity of those who win the contract will not enter into their decision."

I should like permission of the Chairman to ask a question, through you, of Mr. Brennan, if this statement appearing in the "Call" is, to the best of your knowledge, true?

THE CHAIRMAN: Is there any objection? You may answer, Mr. Brennan.

MR. BRENNAN: Yes, that is correct.

SUPERVISOR GALLAGHER: Have you been informed of a conference held in Mayor Angelo J. Rossi's office at which the disposition of garbage by dumping at sea was discussed?

MR. BRENNAN: There was a conference, Supervisor Gallagher, I understand, between the Mayor, the City Attorney, the City Engineer, the City Health Officer and the chairman of the Health Committee, last Thursday, I believe.

SUPERVISOR GALLAGHER: Were you or anybody representing your clients invited?

MR. BRENNAN: No, we were not invited.

SUPERVISOR GARRITY: Ask him if he gave that statement in reference to everybody present, the names of the ones who were there?

SUPERVISOR GALLAGHER: Supervisor Garrity asks me to have you make the statement to the Board if you made the statement giving the names of who were present at the conference.

MR. BRENNAN: No, I did not, Supervisor Gallagher.

SUPERVISOR GARRITY: But you do say, Mr. Brennan, that the statement is correct?

MR. BRENNAN: Yes, I do.

SUPERVISOR GALLAGHER: And you say you are informed there was such a conference?

MR. BRENNAN: Yes.

SUPERVISOR GALLAGHER: I am rising to ask if anybody knows if there was such a conference?

SUPERVISOR GARRITY: Supervisor Gallagher has gone into a long statement here on a matter which I believe is pending in the hands of the Health Committee, and I presume that when they bring in the right findings it will be pretty near correct in the way of handling the situation. Supervisor Gallagher says that it will soon amount to a scandal. Supervisor Gallagher himself has been upon this Board for many years, and to my knowledge this garbage matter has been pending all that time.

SUPERVISOR GALLAGHER: I asked a question, and I want no argument on it. I asked the question and I can wait for him to explode on other matters later.

SUPERVISOR GARRITY: I will give it next Monday.

SUPERVISOR GALLAGHER: Fortunately the rules of this Board protect any member against just what has happened here. visor Garrity knows very well that it was the earnest desire of the Board to give him and his committee time to study this question, but no authority was granted to his committee, or to anybody else, for anybody to sit and confer on this subject-matter and dispose of the subject in a conference. If that was done prior to a vote by this Board on the subject it might be as well for Supervisor Garrity, while he is trying to ascertain some information, to be informed that the only authority around this City Hall to dispose of these bids is the Board of Supervisors, and nobody else, and if anybody is holding conferences on the subject, Mr. Chairman, some of us would like to know why, and who is holding them. We would like to know, for instance, if this statement in the "Call" is correct, why the chairman of the Board of Harbor Commissioners tries to advise what disposition should be made of this problem? We are certainly not going down on the waterfront and tell him how many piers to build and where these piers should be built. That is number one.

Under the rules of this Board when a matter is taken into committee and is held in that committee for more than thirty days, under

our rules it can be placed on the Calendar.

Now, these two men, or two bidders, have submitted bids in all fairness; these people have submitted the only legal bids which are before this Board; these people have shown their figures to the whole world; these people are ready to accept a contract, and the Mayor and the City Health Officer and the Engineer have said that, pending any solution of this problem, and pending the erection of an incinerator, the advisable thing to do is to dump at sea, because under the mandate of the people we cannot do any other way, and it must be obvious to

anybody that pending the erection of an incinerator some other method of disposal must be found.

I want to register my objection, first, to further delay—and I have fought against delay of this garbage solution for several years, and it has been forever pending in committee, and forever the committee has failed to find a solution, and if this particular committee can find a solution we will all be delighted, but I am serving notice right now, and I am doing it in all charity and in all frankness, that if this matter pends in committee over the time I shall invoke my right to place it on the Calendar for decision by the Board.

It seems to me, Mr. Chairman, I would best be serving the interests of the City and of this Board if I protect the rights of gentlemen who have bid on this question and to see that the doors are thrown open and the full light of day let in on the subject. These gentlemen who bid on the proposition, they have a right to be either invited to be at any conference or discussion thereon, on their bids; they have a right to their day in court and I am going to see that they get it. that understood. If anybody walked into a conference or conferences, or called them, that I, as a Supervisor, and my fellow-members on this Board have the right to sit in on and were not given an opportunity, I am serving notice right now that they won't get away with it. Some other people have tried that in the past, and it has led to chaos and confusion. I say it is wrong to call conferences and discuss what disposition is to be made with a subject which is pending in this Board and in so doing jeopardize the rights of anyone. I am going to say to you now, and to Mr. Brennan and to his clients, that I am going to see that they get a fair deal and get their day in court. I am going to see to it. Any conference is not binding on this Board: that is not the place to settle it.

I may say, as I said before the committee, there is just one simple question to answer: "Shall we award contracts for dumping at sea while the question of the erection of an incinerator, private or otherwise, is being solved?" That is the only question before them. If they wish to address themselves to the building of an incinerator, to that there can be no objection.

I think, now, Mr. Chairman, in view of the fact that right now in the public print everywhere, and everywhere else, the Board is being attacked as a whole—I just saw it this afternoon, either this afternoon or yesterday—one of the things this Board is being attacked on, and one of the principal arguments for voting the new Charter in was the subject of garbage disposal. Now, Mr. Chairman, this is the place to hear a question of that kind; this is the place to discuss it; this is the place to decide it. I here protest, and I for one beg that they bring it to us here and take our vote on it and let no outsiders, no other officials who haven't anything to do with it, vote on it. I think meetings and discussions regarding garbage are more helpful here than they can be by being held behind closed doors. been too many meetings in times past—I am not criticising anyone here for them—held behind closed doors. These bidders have some rights, and I repeat that these conferences do not give them those rights, and they are entitled to a day in court, and they have a right, if their bids are legal, to be considered, and upon that I am going to insist.

SUPERVISOR COLMAN: Mr. Chairman, I am absolutely surprised. That is an amazing statement, based on a mere newspaper article, upon a matter which we do not know whether it ever happened or not. That is the most amazing statement I have heard in some time.

Mr. Chairman, I personally approve heartily of the interest the Mayor of San Francisco takes in the problems that confront our City, and he is thoroughly within his rights in calling members of the official family into his office to discuss these problems.

THE CHAIRMAN: A little order, please. Proceed, Supervisor Colman.

SUPERVISOR COLMAN: I think, moreover, it is his duty to show enough interest in the affairs of this City to look into these things. I do think a statement of that kind—that he or anyone else is attempting to take away anyone's rights—is absurd.

Of course, a statement like that would tend rather to prejudice meagainst the applicants than anything else; to try to bluff me or intimidate me into considering favorably what they are trying to put over here. Personally I wouldn't stand for a cheap bluff. That is not in any way personal, because I don't personally know anything about the exact conditions in this case.

I do think it is entirely unwarranted to criticize our chief executive of the city for taking a proper interest in the affairs of the city—why, that is something unheard of. I commend him for it. He is directly concerned with every problem that faces the City of San Francisco, and he certainly takes up those problems and attempts by his criticism and counsel to bring about a proper solution of them and to aid us in our work here. If that is not the proper function of the chief executive of a city, to whose desk goes all legislation of the city, I don't know what it is. I think it is a fine attitude on the part of our Mayor, Angelo Rossi, which he has taken in the affairs of the city, and instead of criticizing him I commend him.

We all know where the decision rests in matters of this kind, and Supervisor Gallagher knows that it is in the Board, subject to the approval of the Mayor, and any question that he is a man that would take away anyone's rights is almost an insult, and I resent it; he is not that kind of a man, and during the short time that he has been in the position of Mayor he has shown a grasp of affairs of the city and an interest in those affairs that certainly entitles him to the appreciation and respect of this Board.

SUPERVISOR GALLAGHER: I rise to a point of personal privilege. I desire a few minutes to reply to Supervisor Colman. If Supervisor Colman wants credit on the record for making a defense of his Honor the Mayor and wants to receive the benefit of the bread that falls from the table, political or otherwise, I have no objection to that. I want Supervisor Colman to know that we all know when he takes and builds up a straw man and then hides behind it. I want him to know that I made no attack on Mayor Rossi. I said that conferences were being held, at which conferences—I don't know where they were held, except what I read to you here and what you heard Mr. Brennan say—conferences were held in which there was an attempt made to throw out bids that were before this Board and to take away the rights of this Board of Supervisors.

Relative to the bluff provision which Supervisor Colman mentioned, that is a manufacture of your own mind. You are very adept at Machiavellian practices; you would make a great character of Mephisto in any play, but your fairness is shown when you say that because I raised the question about Mr. Brennan's clients, with that little twist of your brain, you might be forced, or that might prompt you to vote against them. That is on a par with your tactics. The best thing for you to do would be to have the clerk read the record. I know that I made no attack on the Mayor and I made no attack on anybody, but I say to you again, and I will repeat it to the day I go out of this Board, if I stay one day or one hundred years, that if anybody thinks they are going to take on themselves any of my prerogatives as a Supervisor, or that they can settle matters which are sent to committee and which are properly pending in this Board, they can't get away with it, and I resent it. You may be somebody's man around here, but I am independent, I hope, and I resent those statements made by the Supervisor.

As to the statement in the article in the "Call," I believe that was made by Mr. Larsen—he can answer as to that—because it bears his stamp, and I will take his word for it. I think a conference was held, and I think somebody is trying to hide it. I have no objection to the Mayor holding conferences; I glory in it; I asked him to hold one today; but I do know something about this garbage question, and I know how vicious it has been. Supervisor Garrity also misquoted me when he said——

THE CHAIRMAN: Just a moment, gentlemen. (Rapping for order.) I have allowed a lot of latitude and we have wandered pretty far afield. I will ask the clerk what the matter before the Board is.

THE CLERK: The matter of postponement of the garbage disposal question for one week.

SUPERVISOR GARRITY: I should like to say a few words——SUPERVISOR McSHEEHY: What is the subject before the Board? THE CHAIRMAN: Consideration of the garbage disposal bids, on a motion to postpone one week.

SUPERVISOR GARRITY: I want to say a few words in response to Supervisor Gallagher here and his tirade, his effort to call somebody down here, and I want to say it is very characteristic of him to do that, not alone here in the Board, but he seems to take a delight in doing it in meetings outside, in taking to task various Supervisors.

When this matter was assigned to me as chairman of the Health Committee I had only one thing in view, and that was to get the garbage situation where it had never been before, out in the clear, out in the light of day, so that when I was finished with it and it came into the Board every citizen, everyone in San Francisco, would know that it was on the up-and-up and that it is not being held or handled for the benefit of anybody, but for everybody. I want everybody, every Supervisor here, to know that, and every citizen, and in reference to the garbage disposal question, it is my right, and Supervisor Gallagher and no other Supervisor can take that from me, and when I do bring it in here, Mr. Chairman and Mr. Supervisors, I hope to have it in some sort of shape so that you will know what it is all about. Supervisor Gallagher says that for years it has been somewhat of a crime around here the way the garbage question has been handled, but Supervisor Gallagher has been here for sixteen or seventeen years more on the Board than I have. He has gone to work today and taken our chairman, our Mayor, to task, and it is uncalled for. want to say, just as long as I am chairman of the Health Committee, or member of any committee, I am going to act as a member of that committee regardless of what Supervisor Gallagher says or what anyone says, or what Supervisor Gallagher threatens.

I want to say to you this much, that I am well aware of the fact that I or my committee cannot settle the garbage question in committee, and that we cannot settle any other matter in committee; that it is a matter which is before the Board and which the Board must settle, and that they are the only ones that have the right to settle the matter for the City and County of San Francisco. I am clear on that subject, Mr. Presiding Officer, and I want Supervisor Gallagher and everyone else to know it.

I want Supervisor Gallagher to know, although he may be talking for the record or talking for the newspapers trying to show this committee how to do its duty, and apparently he is talking for the effect and not for the purpose of doing anything for the garbage situation, as I see it. Now, as far as I am concerned, the papers can quote anything they like; I have no objection to the papers quoting anything. I don't say I gave that to them, but the gentleman here today said that as far as he knew everything there was correct. Now, I am somewhat in doubt about the correctness of one or two statements in that, but this fact is in my mind, Mr. Chairman and Supervisors, that the Board of Supervisors are the only people that can

settle the question, and no conferences can do that, but no one will deny me the right, as long as I am a member of the Board of Supervisors, to seek light wherever I can find it.

SUPERVISOR GALLAGHER: Will Supervisor Garrity yield to a question?

SUPERVISOR GARRITY: Just a minute.

SUPERVISOR GALLAGHER: Will you yield to a question? Will you inform me as to whether there has been anywhere that you know of a conference on this subject-matter?

SUPERVISOR GARRITY: The thing doesn't make a bit of difference—

SUPERVISOR GALLAGHER: Will Supervisor Garrity answer yes or no whether there was such a conference or not?

SUPERVISOR GARRITY: I will answer in my own way; it doesn't make a bit of difference whether I answer yes or no, but I have already stated in this Board, and they have accepted it, and my answer will be in the Board next Monday.

SUPERVISOR GALLAGHER: Will Supervisor Garrity answer the question whether or not he was in any conferences?

SUPERVISOR GARRITY: Yes, I was.

SUPERVISOR GALLAGHER: Will you tell me where it was? SUPERVISOR GARRITY: That's all you are going to get.

SUPERVISOR GALLAGHER: That's a nice argument—

SUPERVISOR GARRITY: Yes, I am just a little bit too smart for yon.

SUPERVISOR GALLAGHER: You are not so smart; why don't you tell us where it was?

THE CHAIRMAN: The question is on postponement for one week. Is there any objection? (No response.) (Bringing down the gavel.) SUPERVISOR CANEPA: May I ask if there will be a hearing on that?

SUPERVISOR GARRITY: Yes, on Friday, the regular committee meeting.

THE CHAIRMAN: The matter is postponed for one week.

#### Declaration of Surrender and Operating Permit.

Know All Men by These Presents:

That the California Street Cable Railroad Company, a corporation, organized and existing under and by virtue of the laws of the State of California, and engaged in operating a street railway in the City and County of San Francisco, State of California, hereby makes and files with the Clerk of the Board of Supervisors of the City and County of San Francisco, State of California, this written declaration of surrender to said City and County of San Francisco of all rights, franchises, privileges, permits and/or resolutions heretofore granted to or held by California Street Cable Railroad Company, a corporation. or its predecessors in interest, whether of record or howsoever appearing, to operate said street railway under said rights, franchises, privileges, permits or resolutions over the streets, avenues and highways in the City and County of San Francisco hereinafter set forth, along and over which said California Street Cable Railroad Company oper ated its railroad at any time during the calendar year 1930, being the calendar year in which the election for the adoption of the amend ment to the Charter of the City and County of San Francisco by the addition of section 6a and section 6b of chapter II, article II, of said Charter was held, to-wit:

California Street—From junction with Market street to midway be tween Presidio avenue and Walnut street.

Hyde Street-From Pine street to Beach street.

Jones Street—From junction with McAllister street to Pine street. O'Farrell Street-From junction with Market street to Jones street. Pine Street—From Jones street to Hyde street.

Together with all single and double tracks over the entire routes above mentioned as they now exist and are in operation, with necessary switches, turnouts and crossovers, endless ropes or cables, with the right of erection, maintenance and operation of necessary machinery, steam, power or electric plants therein or near or adjacent to said streets along the whole of said routes, to connect said plants with said endless rope or cable for the operation of its said railway; signal apparatus and towers, telephone equipment, branch-offs, connecting tracks, platforms, switch houses, crossings, loops, curves, switchbacks, trenches, pits and excavations, derails and all other appliances, sidings and connections to public or private property used or necessary or useful in the operation of said railway, with the right of crossing and traversing all intersecting streets, avenues or highways en route. All as provided in all orders, ordinances and resolutions hereinafter referred to, which are made a part hereof as though expressly repeated.

In consideration and by reason thereof declarant accepts in place of said rights, franchises, privileges, permits and resolutions an operating permit to operate its street railway and cars along and upon said streets, avenues and highways in said City and County of San Francisco above mentioned, as provided in sections 6a and 6b of chapter II, article II, of the Charter of the City and County of San Francisco, said sections being hereby and herein referred to and made a part hereof as though expressly repeated.

The following is a statement of said rights, franchises, privileges, permits and resolutions so surrendered and herein referred to and existing February 15th, 1929, with the designation and number of the order, ordinance and/or resolution of the Board of Supervisors of the City and County of San Francisco, granting said rights, franchises, privileges, permits and resolutions, and with the respective dates of their approval, all of which appears upon the records of the City and County of San Francisco:

Order Number 1292 (Board of Supervisors), June 14, 1876. (Modified by Order No. 1302.) (Extended by Order No. 1538.)

Order Number 1489 (Board of Supervisors), February 21, 1879. (Extended by Order No. 1538.)

Order Number 1537 (Board of Supervisors), November 29, 1879.

Order Number 1538 (Board of Supervisors), November 29, 1879. Order Number 2015 (Board of Supervisors), December 10, 1888.

Order Number 2058 (Board of Supervisors), May 3, 1889.

Order Number 2175 (Board of Supervisors), March 3, 1890.

It is the purpose and intention of declarant to hereby surrender to said City and County of San Francisco all rights, franchises, privileges, permits and resolutions owned by declarant and existing February 15, 1929, or operated during the year 1930, and existing or being exercised at the time of the filing of this declaration of surrender whether specifically described or herein mentioned or not, all in accordance with the provisions of section 6a of chapter II, article II, of the Charter of the City and County of San Francisco.

This declaration of surrender is executed by declarant and duly acknowledged and certified and is made pursuant to provisions of sec-

tion 6a of chapter II, article II, of said Charter.

California Street Cable Railroad Company hereby requests the Clerk of the Board of Supervisors to file this declaration of surrender in the office of the Board of Supervisors and to indorse thereon the fact and date of filing, and to sign such indorsement and to deliver to California Street Cable Railroad Company a true and correct copy of this declaration of surrender so filed by this declarant, with the certificate of said Clerk attached thereto, duly signed, and attested by

the seal of said City and County of San Francisco, to the effect that the same is a true and correct copy of the declaration of surrender so filed by California Street Cable Railroad Company, and stating therein the date of such filing and the name of California Street Cable Railroad Company as executing such declaration.

In witness whereof, California Street Cable Railroad Company has caused its corporate name and seal to be hereunto affixed and this declaration to be signed by its president and attested by its secretary this 23rd day of March, 1931.

(Seal) CALIFORNIA STREET CABLE RAILROAD COMPANY.
By JAS. W. HARRIS, President.

Attest: LESTER K. WELLS, Secretary.

#### Indorsement.

This is to certify that California Street Cable Railroad Company has filed in the office of the Clerk of the Board of Supervisors of the City and County of San Francisco the above and foregoing declaration of surrender, and that the same was filed, as aforesaid, on the 23rd day of March, 1931.

This is to further certify that the above and foregoing declaration of surrender is a true and correct copy of the declaration of surrender so filed with said Clerk on the 23rd day of March, 1931, by California Street Cable Railroad Company.

(Seal)

J. S. DUNNIGAN,

Clerk of the Board of Supervisors of the City and County of San Francisco.

#### Settlement of Claim Against Frank I. Ingersoll.

Supervisor Hayden presented:

Resolution No. 34157 (New Series), as follows:

Resolved, That the City Attorney and the Mayor be and they are hereby authorized to settle for and on behalf of the City and County of San Francisco the claim against Frank I. Ingersoll in the sum of \$429.50, as represented by that certain promissory note made and executed on or about the 21st day of February, 1930, by said Frank I. Ingersoll, to the order of the City and County of San Francisco, a municipal corporation, and/or the Juvenile Court of said City and County, in the sum of \$429.50, and secured by a mortgage of even date therewith, and in full payment and satisfaction of said claim to make and execute on behalf of the City and County of San Francisco and/or the Juvenile Court of said City and County of San Francisco, a satisfaction of said note and mortgage.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supevisors Peyser, Power—2.

#### Veterans' Diagnostic Center Hospital Approved.

Supervisor Hayden presented:

Resolution No. 34158 (New Series), as follows:

Whereas, the Congress of the United States did appropriate during the year 1929 the sum of \$1,100,000 for the erection of a diagnostic center hospital in the vicinity of San Francisco; and

Whereas, additional sums were appropriated again this last session for the same purpose; and

Whereas, efforts of a Citizens' Committee and representatives of the United States Veterans' Bureau and the representatives of the leading veteran organization, the American Legion, have failed to settle upon a suitable location within the City and County of San Francisco; and

Whereas, the Administrator of Veterans' Affairs has indicated his desire to so locate this diagnostic center hospital within the City and County of San Francisco, and nowhere else; therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, in regular meeting assembled, this, the 23d day of March, 1931, appreciating the tremendous advantages to this City to have this diagnostic center hospital located in this, the medical center of the Pacific Coast, respectfully request his Honor the Mayor to call into conference at his earliest convenience the Citizens' Committee, the representative of the Administrator of Veterans' Affairs and the representatives of the veterans' organizations, and use every endeavor to settle upon a site suitable for this hospital and acceptable to the Administrator of Veterans' Affairs; and be it

Further Resolved, That a copy of this resolution be forwarded to General Frank T. Hines, Administrator of Veterans' Affairs, Washington, D. C.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

Citizens' Committee Welcome to the "President Hoover."

Supervisor Gallagher presented:

Resolution No. 34159 (New Series), as follows:

Whereas, a great epoch in Pacific Ocean shipping will occur when the Dollar Steamship Company's steamship "President Hoover" arrives, and leaves on her maiden voyage to and from this port on August 28, 1931, this magnificent boat being the largest commercial vessel ever built in the United States, and which, with her sister ship, the "President Coolidge," will be placed this year in transpacific service by the above-named shipping interest; and

Whereas, the Dollar Steamship Company has its home office and headquarters in San Francisco, and these super vessels have their home port here; and

Whereas, it is deemed fitting that the San Francisco Chamber of Commerce should sponsor the maiden trip of this great "President" liner, and that proper civic recognition should be given to the first arrival of this boat in San Francisco, on August 24, 1931; now, therefore, be it

Resolved, That his Honor the Mayor be and he is hereby authorized and requested to appoint a Citizens' Committee of One Hundred to cooperate with the San Francisco Chamber of Commerce in arranging a fitting celebration and welcome to the "President Hoover" when she arrives at this port.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Peyser, Power—2.

#### Passed for Printing.

The following matters were passed for printing:

#### Appropriation, \$100,000, Out of "1931 Public Parks and Squares Bond Fund" for Improvement, Etc., Parks and Squares.

On motion of Supervisor Hayden:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$100,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Fund," for the construction and improvement of parks and squares located within the City and County of San Francisco.

## Appropriation, \$60,000, Out of "1931 Boulevards and Roads Bond Fund," for Acquisition, Construction, Etc., Roads and Boulevards

Also, Resolution No. — (New Series), as follows:

Resolved. That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Fund" for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

## Appropriation, \$2,500, to San Francisco Musical Association, for Services of Symphony Orchestra, Concert of March 18, 1931.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$2,500 be and the same is hereby set aside and appropriated out of Auditorium Fund, and authorized in payment to the San Francisco Musical Association, being payment for services of Symphony Orchestra furnished for the concert of March 18, 1931, at the Civic Auditorium, and including three rehearsals. (Claim dated March 23, 1931.)

## Prohibiting More Than Five and One-Half Days Per Week on War Memorial Buildings.

Supervisor McSheehy presented:

Resolution No. ——— (New Series), as follows:

Whereas, the principal reason advanced and universally accepted for the present lack of demand for labor has been the increasing use of labor-saving machinery, resulting in over-production; and

Whereas, the Board of Trustees of the San Francisco War Memorial is empowered to let contracts for the construction of buildings comprising said War Memorial, and in the foundation work now in progress the author of this resolution has observed men at work Saturday afternoons; now, therefore, be it

Resolved, That the Board of Supervisors hereby requests the Trustees of the San Francisco War Memorial to include a provision in contracts to be let for the construction of the buildings of said War Memorial whereby work other than that done on the basis of five and one-half days per week be prohibited.

Referred to Public Buildings Committee, to confer with War Memorial Trustees.

#### Relative to Restoration of Race Course in Golden Gate Park.

SUPERVISOR GALLAGHER: And while you were under my name, the San Francisco Driving Club, an organization composed of sportsmen who give freely exhibitions to our people every Sunday in the season at the Stadium Track in Golden Gate Park, have made a very earnest appeal for the bringing of that track into proper shape. There

are some of the largest and wealthiest owners of horses in this western country who refuse, with the track in its present condition, to send their horses there for exhibitions, which, I repeat, have been an edification to our people for many, many years past. The track, as you know, was donated through the instrumentality of Mr. Frank G. O'Kane, about twenty years or more ago. It has got into a bad state. I know not now how much it will take to put it into shape. Various estimates have been made, ranging from twelve thousand dollars down. Addressing this to yourself, Mr. Mayor, at this time, I do so in the hope that, inasmuch as this is pending before the Park Commission, and the hearing will be held shortly, that you yourself can give it The San Francisco Driving Club members frankly some attention. feel that they are sort of an orphan child and they have been neg-They are very representative citizens, and I repeat, only engaged in producing horseflesh for the edification of the people and for their own pleasure. And I am going to ask your Honor to please give their petition some attention. I am going to ask if you will not, some day soon, receive a delegation of these people, and plead with your Park Commission, or suggest some other method, with us, of finding a way to put this track in shape. It will be just too bad if we do not do it, and it is not fair to them.

And I move that the Clerk ask the Board of Park Commissioners, when the subject matter will be before them, and that his Honor the Mayor be requested to give his interest and attention to this matter and is requested to grant a hearing to the members of the Driving

Club at his convenience.

THE MAYOR: I will be very glad to give the gentlemen you speak of a hearing. I would suggest also that the Parks and Playgrounds Committee interest itself in such matter. It is a park matter.

SUPERVISOR McSHEEHY: If you wish you can refer it to our Committee and we will make a report on it.

SUPERVISOR GALLAGHER: Then I suggest that a memorandum of my motion be drafted by the stenographer and be handed to the Clerk of the Committee on Education, Parks and Playgrounds.

THE MAYOR: No objection? So ordered. (Bringing down the

gavel.)

#### ADJOURNMENT.

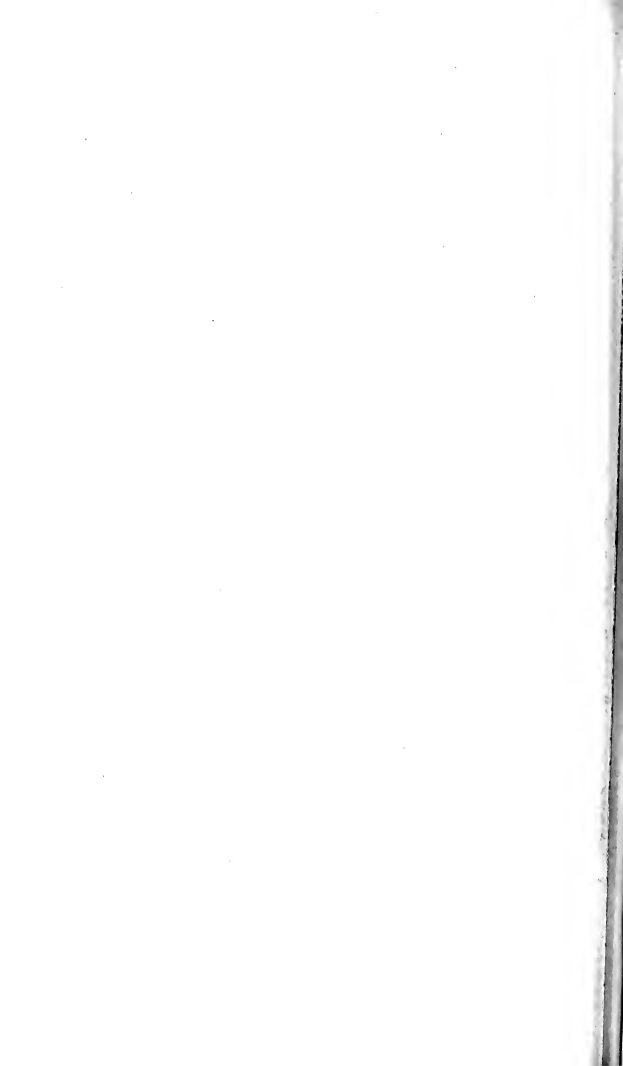
There being no further business, the Board at the hour of 8 p. m. adjourned.

Approved by the Board of Supervisors April 6, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.



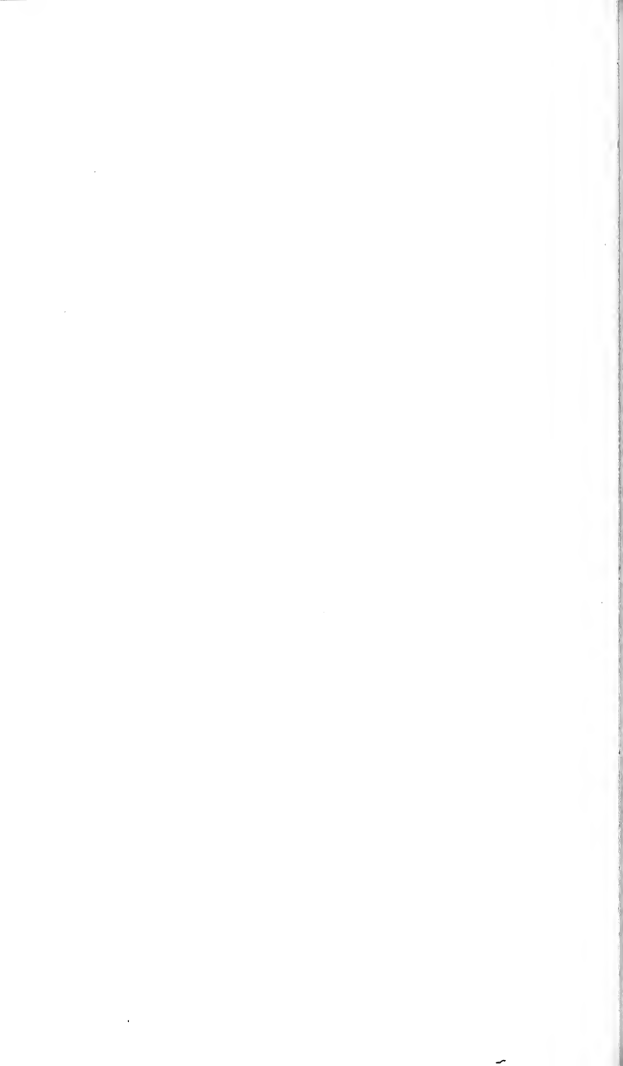
Monday, March 30, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

#### MONDAY, MARCH 30, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, March 30, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 23, 1931, was laid over for approval until next meeting.

#### PRESENTATION OF PROPOSALS.

#### Police Patrol Boat.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing a twin-screw patrol boat for the San Francisco Police Department and referred to the Supplies Committee.

#### Action Deferred.

#### Garbage Disposal Bids.

On motion of Supervisor Garrity, consideration of garbage disposal bids was continued one week.

#### SPECIAL ORDER—2:30 P. M.

#### Passed for Printing.

The following bill was passed for printing:

Ordinance Regulating Installation, Alteration and Maintenance of Signs, and Repealing Ordinance No. 1009 (New Series).

Bill No. 9367, Ordinance No. — (New Series), as follows:

Regulating the installation, alteration, and maintenance of signs, devices, and sidewalk clocks, fixing a penalty for violations of the provisions thereof, and repealing Ordinance No. 1009 (New Series) and all ordinances or parts of ordinances in conflict therewith.

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

Section 1. This ordinance shall be known as the "Sign Ordinance" of the City and County of San Francisco.

Section 2. It shall be unlawful for any person, firm or corporation hereafter to place or maintain upon or in front of, or attach to any building or premises, any sign, advertisement, transparency, bulletin board, or sidewalk clock, projecting beyond the property line over any sidewalk or public thoroughfare, except such as are embraced within the classifications of Section 11 and subject to the conditions stated herein; provided that this ordinance shall not be deemed to apply to "billboards," as defined and regulated by Ordinance No. 4059 (New Series), nor to render unlawful the maintenance of any sign, advertisement, transparency, or bulletin board erected and maintained under

a lawful permit prior to the passage of this ordinance.

Section 3. No sign, transparency, advertisement, bulletin board, or sidewalk clock shall hereafter be placed, maintained upon or in front of, or attached to any building, structure, or premises, without a permit therefor from the Board of Public Works. Application for such permit shall be made to the said Board of Public Works by the owner, lessee, or agent thereof, of the property on which the proposed sign is to be located, on the form and in the manner required by the said Board. Said application shall be accompanied by duplicate scale or dimensioned drawings of the proposed sign, which shall show fully the location, dimensions, and construction therof, together with such other information as may be required. When the proposed sign is to be attached to a building or other independent structure, the drawings shall show the position of the sign on the supporting structure, the method of attachment to such structure, and the character of the structural members to which such attachment is made.

Section 4. It shall be the duty of the Board of Public Works, through its authorized representatives, upon the filing of application and exhibits as provided in Section 3, to examine such drawings and other data and, if necessary, the premises upon which it is proposed to erect the sign, and if it shall appear that the proposed sign is in accordance with all legal requirements, the Board of Public Works shall issue a permit for the erection of the sign. During the erection of the sign, and upon the completion thereof, the Board of Public Works shall

cause the same to be inspected.

Section 5. All rights and privileges acquired under the provisions of this ordinance or any amendment thereto, permitting the erection or maintenance of signs or sidewlk clocks on or over sidewalks or public thoroughfares, are mere licenses revocable at any time by the Board of Supervisors, and all such permits shall contain this proviso.

Section 6. Any person, firm, or corporation maintaining a sign or advertisement upon or in front of the premises of which he, she or they are the owner or occupant, or over which he, she or they have control, shall, upon notice from the Board of Public Works, cause such signs or advertisements to be placed and secured in such manner as the said Board may direct. In case of failure to comply with such notification, the Board of Public Works is authorized to cause the removal forthwith of such sign or advertisement, and without prejudice to the penalties herein imposed for violations of this ordinance.

Section 7. Before any sign, transparency, advertisement or sign device is erected which is intended to be used in connection with electricity, a permit shall be secured from the Board of Public Works as provided in Sections 3 and 4, and this permit, together with all necessary data regarding the proposed electrical construction, shall be submitted to the Department of Electricity. It shall be the duty of the Department of Electricity to examine such electrical data, and if the proposed sign is found to be in accordance with all ordinances regarding electrical construction, and the provisions herein regarding illuminating qualities, the said department shall issue a permit for the erection of such sign. No sign intended to be used in connection with electricity shall be erected unless permits therefor have been secured from both the Board of Public Works and the Department of Electricity.

Section 8. Upon the completion of the electrical construction for

which permit is issued or required as herein provided, the Department of Electricity shall inspect the sign, and if it is found to be in accordance with all requirements regarding electrical construction and illuminating qualities, the said department shall issue a certificate of satisfactory inspection to the permittee upon the payment to the said department of a fee in the amount of two dollars and fifty cents (\$2.50) for each hour of time reasonably consumed by each inspector in making such inspection, including time reasonably consumed in going from the office of the said department to the place of inspection. and return to the said office; provided, however, that such minimum fee shall be three dollars (\$3.00). The issuance of the certificate of satisfactory inspection shall constitute a permit for the connection of electric current to the sign. Prior to the issuance of such certificate, such current shall be turned on only by special permission of the Department of Electricity, and only for the purpose of testing the sign. Section 9. Definitions.

(9.1) The word "sign" as used herein when appearing alone, shall be understood to include all types of signs, sign devices, advertisements, transparencies, bulletin boards on or attached to any building, structure, or premises, and shall also include sidewalk clocks; pro-

vided, however, that the said word shall not include "billboards" as defined in Ordinance No. 4059 (New Series).

(9.2) "Electric sign" shall mean a sign whereon letters, figures, or designs are formed or outlined by incandescent electric lights, "Neon" or other luminous electric tubes, or by a transparent medium illuminated from electric lights or luminous tube contained within the sign. Electric lights or luminous tubes which are not an essential element of the sign proper, are not classified as electric signs within the meaning of this ordinance.

(9.3) "Face of Building" shall be construed to mean the general outer surface of the walls of the building facing the street, except where bay windows or pillars project beyond such walls, the outer surface of such windows or pillars shall be considered the face of the

building at those points.

Where the distance from sign to sidewalk is specified, there is meant the clear distance from the bottom of the sign or the frame thereof, to the highest point of the sidewalk immediately beneath such sign.

Section 10. General Specifications.

All fixed signs, except those lying flat against the surface of the building to which they are attached, shall be designed to withstand wind loadings as follows, the detail design to be in accordance with the provisions of the Building Law:

For solid signs, twenty (20) pounds per square foot on one (a)

face of sign.

For skeleton signs, thirty-six (36) pounds per square foot of the total face area of the letters or other sign surface, or ten (10) pounds per square foot on the gross area within the frame of the sign proper, whichever is the greater.

Metal shapes or flats used for supporting or bracing signs shall not be less than one-eighth (1-8) inch thick, and shall be galvanized or porcelain enameled. Where wire is used to support or brace signs, it shall be galvanized or equal.

All electric signs shall be constructed throughout of non-

combustible materials.

(10.4) The amount of illumination supplied to an electric sign shall not be less than eight (8) candlepower, or one (1) lineal foot of Neon tubing, per square foot area of the illuminated side or sides of the sign.

(10.5) The illuminating elements of all electric signs shall be maintained in good order and in the full number for which the sign was

designed.

(10.6)No sign other than electric sign shall project more than twelve (12) inches from the face of the building, nor shall any electric sign project beyond the curb line of the sidewalk below such sign.

No double or triple face electric sign shall be more than

four (4) feet thick between sign faces.

(10.8)No sign which projects more than eight (8) inches over a public sidewalk or thoroughfare, shall be less than eight (8) feet above the sidewalk; provided, however, that this provision shall not apply to non-electric pole signs when the base thereof is placed at sidewalk elevation.

- No sign other than a swinging electric or marquee sign shall (10.9)extend across or in front of any window or other exterior opening in any building above the first story thereof, nor across the end windows or the end three (3) feet of glass front at each side of a mezzanine floor.
- (10.10)No sign shall be attached to any fire escape or standpipe. and none except marquee signs shall be placed in front thereof, nor shall any sign be so placed as to obstruct the means of ingress or egress of a building.

No sign which is placed parallel with or flat against the wall of a building, shall extend above the fire wall of such building.

Section 11. The classification of signs referred to in section 2, and the special conditions pertaining to each classification, shall be as follows:

Class A. Flat or curved signs, plain or electric, the face of the sign being parallel for its whole length to the face of the building, and the sign fastened directly thereto. Such signs shall project not more than ten (10) inches from the face of the building unless the sign is ten (10) feet or more above the sidewalk, in which case they may project not to exceed eighteen (18) inches.

Class B. Drum signs attached to the pillars or entrances of buildings, and projecting not more than eight (8) inches from the face of the building unless the sign is eight (8) feet or more above the sidewalk, in which case they may project not to exceed twelve (12) inches. Provided, an electric drum sign ten (10) feet or more above the side-

walk may project not more than four (4) feet.

"V" signs, attached at their ends to the face of the building, and with the apex projecting therefrom not more than eight (8) inches unless the sign is eight (8) feet or more above the sidewalk, in which case this projection may be made not to exceed twelve (12) inches. Provided, an electric "V" sign ten (10) feet or more above the sidewalk may project not more than four (4) feet.

Class D. Barber pole and similar type signs, free from any separate signs attached thereto, and projecting not more than fourteen (14) inches from the face of the building.

Class E. Horizontal double face or triple face signs illuminated and

conforming to the following specifications.

Swinging electric signs having a maximum height not to exceed seven (7) feet nor projecting beyond the outer edge of the sidewalk nor having their lowest point less than ten (10) feet above the side-Provided also that such signs shall be erected in such manner as to permit their being swung back parallel with the face of the building and when so swung back the sign shall not project more than twenty (20) inches from the face of said building, or supporting element at property line. Further provided that said signs shall be

swung back between the hours of 8:00 a.m. and 5:00 p.m.

Horizontal electric signs having a maximum height not to exceed five (5) feet nor projecting from the face of the building for more than one-half (1-2) the width of the sidewalk, nor in any case more than seven (7) feet, nor having their lowest point less than ten (10) feet above the sidewalk. Provided also that they shall be mounted in such a way as to permit their being swung back parallel with the building face (in case of emergencies, such as fire), but shall be fastened permanently with galvanized metal cables and turnbuckles in their extended position for normal usage, the lateral guys to be not more than ten (10) feet above the sidewalk at their point of attachment to the building.

Class F. Double face vertical electric signs, illuminated on both sides, the face of the sign set at right angles to the face of the building, except that at a corner of the building which is also a street corner, the sign may be so set that the plane of the sign bisects the angle formed by the intersecting wall faces. The limiting dimensions pertaining to such signs shall be as follows:

Height Above Side- Maximum Projection From Minimum Length of walk, Feet. Face of Building, Feet. Sign, Feet.

k, Feet.	Face of Building, Feet.	Sign, Fee
10	4	8
12	5	10
15	6	20
18	7	30
<b>20</b>	8	40
23	. 9	50
25	10	60

Class G. Single face vertical electric signs having a maximum width of six (6) feet placed either flat against the building or at an angle of forty-five (45) degrees with the walls at a corner thereof which is also a street corner. Such signs shall be not less than twelve (12) feet above the sidewalk, nor shall any portion project above the fire wall of the building.

Class H. Gas or electric lamp or lamp globes on which signs may be placed, such lamps or globes to be suspended in front of the building or premises, not less than eight (8) feet above the sidewalk, nor projecting more than two and one-half (2 1-2) feet from the face of the building. No inscription or sign other than the name of the person. firm, or corporation at whose expense and in front of whose premises the lamp is erected shall be placed thereon, nor shall the size of such lamp or globe exceed that of those used in lighting the public streets.

Class I. Flat or curved mesh signs and raised letters. Such signs may be extended from the front of one bay window above the first story to an adjacent bay window, provided that the sign shall not project more than six (6) inches from the front of the bay window.

Class J. Bulletin boards, which shall not project more than eight (8) inches from the face of the building.

Class K. Signs supported upon metal awnings or marquees. Such signs shall be not less than ten (10) feet above the sidewalk, and unless electric signs, shall be not more than two (2) feet in vertical dimension; if electric signs, their vertical dimension shall be not more than sixty-five (65) percent of the projection of the marquee from the face of the building. When projecting above the roof of the marquee, the face of signs parallel with the building, or the apex of "V" signs, shall be distant from the face of the building not less than one and one-half times the height of the sign above the marquee. There shall be a clear space of not less than two (2) feet from the face of the building to any portion of any sign extending more than two (2) feet above the roof of the marquee, unless there is provided a walkway as herein specified. Such walkway shall extend along the face of the building for the full distance between signs, shall be at an elevation of not more than two (2) feet below the top of the sign at the face of the building, and shall be not less than two (2) feet wide. Such walkway shall be designed for its dead load plus a live load of sixty (60) pounds per square foot of area, and shall be of fireproof construction throughout. Where the walkway is located more than two (2) feet above the roof of the marquee, a hand-rail shall be provided along the outer edge of the walkway, and metal stairs or ladder, not less than eighteen (18) inches wide, shall be provided to give access from the walkway to the roof below. Signs extending above the roof of a marquee and placed other than along and flush with the edges thereof, shall be set back not less than two (2) feet from the side edges of the roof. No temporary sign of any kind shall be attached or supported on any marquee, except as provided in Class L. All

marquees shall be designed and constructed to sustain, in accordance with the provisions of the building law, their full dead load plus a live load of twenty (20) pounds per square foot of horizontal area, plus the weight of signs, and no sign shall be supported on any marquee which does not satisfy this requirement.

Class L. Temporary signs, advertisements, or flags. These may be suspended over the sidewalk in front of buildings or premises upon holidays, election days, and days of public parade or display, provided that such signs, advertisements, or flags shall be placed and secured as may be directed by the Board of Public Works, and be removed immediately following the day or days for which the permit is granted.

Class M. Sidewalk clocks, which shall be ornamental in character and construction, the design thereof to be subject to the approval of the Board of Public Works. Such clocks shall be placed just inside of and abutting on the curb line, shall be not less than ten (10) feet above the sidewalk, and the clock face shall be not less than two (2) nor more than three (3) feet in diameter. No advertisement, notice, lettering, inscription, or name shall be painted, placed, or attached to the clock or to the pole or standard upon which it is mounted. After the erection thereof, all such clocks shall be maintained in good condition and shall correctly indicate the time; failure to comply with this condition shall be cause for revocation of permit.

Class N. Roof Signs. The extreme height of such signs above the lowest portion of the roof directly beneath the sign shall not exceed seventy-five (75) feet when the sign is supported on a Class A or B building, nor thirty (30) feet when supported on a Class C building. The face of the sign shall be set back of and not less than three (3) feet in the clear from the inside face of the parapet wall parallel or adjacent thereto, and the ends of the sign shall be not less than one (1) foot inside the inside face of the parapet wall adjacent to such end. The bottom of such signs shall be not less than five (5) feet above the roof directly beneath, and the space between vertical support shall be not less than six (6) feet in the clear; not less than fifty (50) percent of the spaces so defined shall be and remain clear of any obstructions whatever.

No advertising sign or electric sign shall hereafter be placed on any roof in such a position that any portion of the advertising surface, its supporting structure, posts or braces, will be closer than six (6) feet from the outlet connection of any standpipe or fire plng, nor interfere in any way with the free use of any fire escape or obstruct any ventilator, door or stairway.

Any sign or any character, together with its foundation, framework and supports now or hereafter constructed or maintained on or above any roof shall be kept in safe repair at all times by the person, firm or corporation, owning, operating or having the care or custody of the same.

All roof signs shall be constructed throughout of fireproof materials, except as hereafter provided, and shall be supported on and attached to the building by a suitable frame of galvanized metal, which shall be positively anchored to the main structural members of the building. Sills, stringers, ornamental trim and foot walks supporting such frames on Class C and frame buildings may be of timber. All foot walks supported by the frame shall be provided with a secure metal railing.

On all electrically illuminated roof signs a disconnect switch shall be installed for the purpose of disconnecting all electrical current from the sign, motor, or other control apparatus on the structure. This switch shall be located within six (6) feet six (6) inches from the roof and be placed either on the supporting structure itself or within easy access and view of the supporting structure.

Section 12. Ordinance No. 1009 (New Series) is hereby repealed, as are also any other ordinances or parts of ordinances in conflict with the provisions herein.

Section 13. It shall be the duty of the Chief of Police of the City and County of San Francisco strictly to enforce the provisions of this ordinance.

Section 14. If any section, paragraph, sentence, clause, phrase, table, or portion of any table herein is held to be invalid for any reason, such decision shall not affect the validity of the remaining portion of this ordinance.

Section 15. Any person, firm, or corporation violating any provision or provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding five hundred dollars (\$500.00), or by imprisonment in the County Jail for not exceeding six (6) months, or by both such fine and imprisonment.

Section 16. This ordinance shall take effect and be in force thirty

(30) days from and after the date of its passage.

### Privilege of the Floor.

John B. Leonard, Superintendent of Building Inspection, was heard in explanation of the necessity of enacting the foregoing ordinance.

### SPECIAL ORDER-3 P. M.

## Rezoning Both Sides of Judah Street, Tenth Avenue to Twenty-fifth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying petition for rezoning Judah street between Tenth and Twenty-fifth avenues, inclusive, from Second Residential District to Commercial District.

### Privilege of the Floor.

Francis Murphy, attorney, was granted the privilege of the floor. He declared that the foregoing matter was illegally on the Calendar and asked that same be fixed for a later date.

Whereupon, on motion duly made and carried, hearing was fixed for

Monday, May 4, 1931, at 2:30 p. m.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34160 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter funds in payment to the following named claimants, to-wit:

#### 1929 Hetch Hetchy Construction Fund.

(1) California Meat Co., meat (claim dated March 14, 1931) \$	553.99
(2) J. H. Creighton, truck hire (claim dated March 14, 1931)	1,297.38
(3) Hammond Lumber Co., lumber (claim dated March 14,	
1931)	2,401.98
(4) Delbert Hansen, truck hire (claim dated March 14, 1931)	621.63
(5) Pacific Coast Aggregates, Inc., concrete sand (claim dated	
March 14, 1931)	655.00
(6) Department of Public Health (San Francisco Hospital),	
hospital service rendered Hetch Hetchy patients (claim	
dated March 14, 1931)	554.50

(7) Santa Cruz Portland Cement Co., cement (claim dated March 14, 1931)
(8) Santa Cruz Portland Cement Co., cement (claim dated March 14, 1931)
(9) San Francisco City Employees' Retirement System, to match employees' contributions (claim dated March 14, 1931)
ance covering Hetch Hetchy employees (claim dated March 14, 1931)
<ul> <li>(11) J. H. Creighton, truck hire (claim dated March 14, 1931) 1,020.00</li> <li>(12) The Giant Powder Co. Con., explosives (claim dated</li> </ul>
March 17, 1931)
17, 1931)
California Palace of Legion of Honor-Appropriation 60.
(15) Harcourt, Brace & Co., books furnished (claim dated March 19, 1931)\$ 541.34
$Play ground \ Fund.$
(16) Robert A. Farish, final payment, excavation of Aptos Playground, and loam furnished (claim dated March 18, 1931)
(17) A. G. Spalding & Bros., recreational supplies (claim dated March 18, 1931)
County Road Fund.
(18) Antioch Sand Co., sand for maintenance of streets
(claim dated March 13, 1931)\$ 1,405.48 (19) Pacific Coast Aggregates, Inc., cement for maintenance
of streets (claim dated March 13, 1931)
456), reimbursement for machine shop services rendered (claim dated March 11, 1931)
for street maintenance (claim dated March 17, 1931) 613.84  (22) San Francisco City Employees' Retirement System, to
match contributions from employees engaged on county
road work (claim dated March 18, 1931)
dated March 18, 1931)
maintenance (claim dated March 18, 1931) 661.94
Special School Tax.
(25) San Francisco City Employees' Retirement System, to match contributions from employees (claim dated March 18, 1931)
Municipal Railway Fund.
(26) William Haitz and Celia Haitz, his wife, in full settlement of any claim of either of them by reason of any damage accessioned in attract can assident user intersection
age occasioned in street car accident near intersection Forty-third avenue and Balboa street, Dec. 8, 1929 (claim
dated March 11, 1931)\$ 2,500.00 (27) Market Street Railway Co., electricity furnished (claim
dated March 13, 1931)
ruimbucu (claim dated matem 19, 1991) 33,021.43

(29) San Francisco City Employees' Retirement System, to match contributions from railway employees (claim dated March 10, 1931)	7,156.93
1929 Hospital Bond Construction Fund.	
(30) Alfred I. Coffey, third payment, architectural services, addition to roof wards at San Francisco Hospital (claim dated March 18, 1931)\$  Water Revenue Fund.	1,855.08
(31) East Bay Municipal Utility District, water delivered	
the City and County (claim dated March 18, 1931)\$ (32) N. A. Eckart, reimbursement of revolving fund, for ac-	
count of expenditures (claim dated March 18, 1931) (33) N. A. Eckart, reimbursement of revolving fund, for ac-	915.65
count of expenditures (claim dated March 18, 1931)	523.95
(34) Enterprise Foundry Co., pipe fittings (claim dated March 18, 1931)	774.78
(35) Frank O'Shea, street paving (claim dated March 18, 1931)	752.62
(36) Frank O'Shea, street paving (claim dated March 18, 1931)	9 <b>79.19</b>
(37) Pacific Gas & Electric Co., electric service (claim dated March 18, 1931)	1,094.51
(38) Pacific Gas & Electric Co., electric service (claim dated	
March 18, 1931)	3,567.35
(39) A. Carlisle & Co., Upham & Rutledge, Inc., office sup-	
plies for County Recorder (claim dated March 18, 1931)\$	840.13
(40) St. Vincent's School, maintenance of minors (claim dated March 18, 1931)	854.34
(41) Harold Lee, for services designing police patrol boat (claim dated March 19, 1931)	750.00
(42) San Francisco Chronicle, official advertising (claim dated March 23, 1931)	678.14
(43) A. P. Jacobs, for rent of premises No. 333 Kearny	078.14
street, March 3 to April 3, 1931 (claim dated March 23, 1931)	1,120.75
(44) California State Automobile Association, 50 arterial stop signs, through Police Dept. (claim dated March 12,	
1931)	1,100.00
connection with main sewers, during February (claim	600.70
dated March 11, 1931)	629.70
sewer repairs (claim dated March 12, 1931)	960.00
(claim dated March 13, 1931)	6,011.18
Dept. (claim dated March 15, 1931)	8,010.00
(49) Pioneer Rubber Mills, hose for Fire Dept. (claim dated March 15, 1931)	1,960.00
(50) General Petroleum Corporation, gasoline for Fire Dept. (claim dated March 15, 1931)	959.40
(51) Pacific Gas & Electric Co., gas and electric service for Fire Dept. (claim dated March 15, 1931)	1,789.57
(52) Haas Brothers, sugar for Laguna Honda Home (claim	
dated Feb. 28, 1931)	2,171.20
dated March 19, 1931)	855.00
(claim dated Feb. 28, 1931)	523.10

(55) Walters Surgical Supply Co., supplies for San Francisco Hospital (claim dated Feb. 28, 1931)	1.30
(56) Haas Brothers, groceries for San Francisco Hospital	
claim dated Feb. 28, 1931)	3.76
(57) Tiedemann & McMorran, canned goods furnished San Francisco Hospital (claim dated Feb. 28, 1931) 952	2.84
(58) Scatena-Galli Fruit Co., fruits and produce (claim	
dated Feb. 28, 1931)	5.60
(59) San Francisco Dairy Delivery Co., milk furnished San	
Francisco Hospital (claim dated Feb. 28, 1931) 4,552	2.42
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagh	ıer,
Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, R	on-
covieri, Shannon, Spaulding, Stanton—16.	
Absent—Supervisors Power, Suhr—2.	

### Payment, \$6,200, Out of 1927 Boulevard Bonds, for Property Required for Sunset Boulevard.

Also, Resolution No. 34161 (New Series), as follows:

Resolved, That the sum of \$6200 be and the same is hereby set aside and appropriated out of the 1927 Boulevard Bond Fund, and authorized in payment to Joseph Montalbano and Frances Montalbano, and City Title Insurance Company; being payment for property required for the opening of the Sunset boulevard, and being Lot 17, Block 2365, as per the Assessor's Block Books of the City and County of San Francisco; and as per acceptance of offer by Resolution No. -(New Series). (Claim dated March 17, 1931.)

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

### Appropriation Out of County Road Fund for Various Street Improvements. Etc.

Also, Resolution No. 34162 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of County

Road Fund for various street improvements, to-wit:	
(1) For resurfacing the roadway of Sixteenth street between	
Third and Illinois streets, including portion of both cross-	
ings	2,100.00
(2) For the improving of Harrison street between Second	
street and the northeasterly line of Essex street	1,639.87
(3) For the cost of improving Quint street between Oakdale	
and Palou avenues, including crossings	850.00
(4) For relocating of water main on Portola drive adjacent	
to La Place avenue, due to realignment and reconstruction	
of Portola drive	2,906.00
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Ga	llagher,
Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peys	er, Ron-
covieri, Shannon, Spaulding, Stanton—16.	

Absent—Supervisors Power, Suhr—2.

### Appropriation, \$12,500, for Emergency Employment of Needy Women.

Also, Resolution No. 34163 (New Series), as follows:

Resolved, That the sum of \$12,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, for the emergency employment of needy women.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Appropriating \$4,977 Out of 1931 Playground Bond Fund for the Improvement and Equipment of Playgrounds in San Francisco.

Also, Resolution No. 34164 (New Series), as follows:

Resolved, That the sum of \$4977 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Playground Bond Fund for the improvement and equipment of playgrounds located within the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa. Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Appropriation, \$1,000, Publicity and Advertising, Annual Sessions Grand Lodge of California and Rebekah Assembly, I. O. O. F.

Also, Resolution No. 34165 (New Series), as follows:

Resolved, That the sum of \$1000° be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, towards expense of holding of the annual sessions of the Grand Lodge of California, and the Rebekah Assembly of California, of the Independent Order of Odd Fellows, to be held in San Francisco, May 11 to 16, 1931, for the publicity and advertising of San Francisco.

Further Resolved, That said  $\varphi 1000$  be and is hereby authorized in payment to Benning Wentworth (Auditor of the City and County), for the payment of the city's portion of expense in connection with the holding of said sessions as hereinabove.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### Ordering Construction of Sloat Viaduct Crossing Over Sunset Boulevard, Plans, Specifications, Receipt of Bids and Award of Contract.

Also, Bill No. 9358, Ordinance No. 8952 (New Series), as follows:

Ordering the construction of a reinforced concrete Sloat viaduct crossing over Sunset boulevard; authorizing the preparation of plans and specifications for said Sloat viaduct, and directing the Board of Public Works to enter into contract for construction of said Sloat viaduct in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said viaduct construction to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The construction of the reinforced concrete Sloat viaduct crossing over Sunset boulevard is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said Sloat viaduct crossing over Sunset boulevard, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This Ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Appropriation, \$10,000, Out of "Urgent Necessity," for Additional and Emergency Supplies, Board of Health.

Also, Resolution No. 34166 (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Urgent Necessity," Budget Item No. 25, fiscal year 1930-1931, for additional and emergency supplies by the Board of Health, under the direction of the Superintendent of the Relief Home.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Appropriation, \$2,500, to San Francisco Musical Association, for Services of Symphony Orchestra, Concert of March 18, 1931.

Also, Resolution No. 34167 (New Series), as follows:

Resolved, That the sum of \$2,500 be and the same is hereby set aside and appropriated out of Auditorium Fund, and authorized in payment to the San Francisco Musical Association, being payment for services of Symphony Orchestra furnished for the concert of March 18, 1931, at the Civic Auditorium, and including three rehearsals. (Claim dated March 23, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Appropriation, \$100,000, Out of "1931 Public Parks and Squares Bond Fund" for Improvement, Etc., Parks and Squares.

Also, Resolution No. 34168 (New Series), as follows:

Resolved, That the sum of \$100,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Fund," for the construction and improvement of parks and squares located within the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

# Appropriation, \$60,000, Out of "1931 Boulevards and Roads Bond Fund," for Acquisition, Construction, Etc., Roads and Boulevards.

Also, Resolution No. 34169 (New Series), as follows:

Resolved. That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Fund" for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

Board of Public Works to Obtain From City Engineer Plans, Etc., of Cost of Pipe Line Across San Joaquin Valley to Convey Water From Oakdale Portal to Tesla Portal of Hetch Hetchy Project, and Directing Board of Public Works to Call for Bids for Said Work and Award Contract.

On recommendation of Public Utilities Committee.

Bill No. 9366, Ordinance No. 8953 (New Series), as follows:

Requesting the Board of Public Works to obtain from the City Engineer plans, specifications and estimates of cost of the construction of a pipe line across the San Joaquin Valley for conveying water from the Oakdale portal to the Tesla portal of the Hetch Hetchy water project, and directing the Board of Public Works to call for bids for said work, and award a contract or contracts.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby directed to obtain from the City Engineer plans, specifications and estimates of cost of the construction of a pipe line across San Joaquin Valley for the purpose of conveying water across the said valley from the Oakdale portal to the Tesla portal of the Hetch Hetchy water project, and award a contract or contracts.

Section 2. The said pipe line is to have a capacity of delivering not less than 60,000,000 gallons of water daily, and is to be constructed between the points specified in Section 1 of this ordinance, together

with all necessary appurtenances.

Section 3. The said bids are to be requested by the Board of Public Works on the assumption that the construction herein described shall be completed within twelve months from the date that a contract for said work is entered into, and that these specifications when prepared shall contain rigid provisions for the employment of local labor whenever possible and preference for home industry.

Section 4. Bids for the construction described in this ordinance

shall be asked for in the following manner:

1. For the complete manufacture and installation of said pipe line.

2. Separate bids shall also be obtained as to the cost of the completion of construction of the Red Mountain Bar Siphon to complete the aqueduct between Moccasin creek and Oakdale portal concurrently with the construction of the said pipe line described in this ordinance over the right of way easement owned by the City and County of San Francisco in the San Joaquin Valley.

Section 5. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### Boiler Permit, Standard Hat Works, 714 Market Street.

On recommendation of Fire Committee.

Resolution No. 34170 (New Series), as follows:

Resolved, That the following revocable permit be and is hereby granted.

Boiler

Standard Hat Works, 714 Market street, 2 horsepower capacity. The rights granted under this resolution shall be exercised within

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Blasting Permit, Sibley Grading and Teaming Corporation, Southwest Corner Rhode Island and Mariposa Streets.

Also, Resolution No. 34171 (New Series), as follows:

Resolved, That the Sibley Grading & Teaming Company Ltd., be and is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts on property situate at the southwest corner of Rhode Island and Mariposa streets, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works and approved by His Honor, the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works, and that if any of the conditions of this resolution be violated by said Sibley Grading & Teaming Company, then the privileges and all rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Laundry Permit, Hotel Sir Francis Drake, Powell and Sutter Streets.

Also, Resolution No. 34172 (New Series), as follows:

Resolved, That the Hotel Sir Francis Drake be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry in the basement of the Hotel Sir Francis Drake.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### Laundry Permit, Wm. H. Johnson, 450 Sutter Street.

Also, Resolution No. 34173 (New Series), as follows:

Resolved, That Wm. H. Johnson be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry in the basement of the 450 Sutter Building.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

#### Public Garage Permit, Mills Estate, Inc., Mills Building.

Also, Resolution No. 34174 (New Series), as follows:

Resolved, That the Mills Estate, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage in the basement of the Mills Building and Mills Building Tower at the corner of Bush street and Treasury Place.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Transfer Garage Permit, N. H. Fuller, 2470 California Street.

Also, Resolution No. 34175 (New Series), as follows:

Resolved, That N. H. Fuller be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him, public garage permit heretofore granted Louis Noce by Resolution No. 32267 (New Series) for premises at 2470 California street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Laundry Permit, Jules Berdoulay, 2409 Sacramento Street.

Also, Resolution No. 34176 (New Series), as follows:

Resolved, That Jules Berdoulay be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 2409 Sacramento street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Auction of Certain Public Lands at Twenty-second Avenue and Irving Street.

On recommendation of Public Buildings and Lands Committee.

Bill No. 9359, Ordinance No. 8954 (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue, distant thereon 285 feet southerly from the southerly line of Irving street and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue and the point of commencement.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of Article II, Chapter II,

Section 9 of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance as required by Article II, Chapter II, Section 9 of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

#### Auction of Certain Public Lands at Stockton and Bush Streets.

Also, Bill No. 9360, Ordinannee No. 8955 (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter II, Section 9 of the Charter.

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

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel or land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet 6 inches, thence at a right angle southerly 137 feet 6 inches, thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of Article II, Chapter II. Section 9 of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this Ordinance as required by Article II, Chapter II, Section 9 of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Full Acceptance of Streets.

On recommendation of Streets Committee.

Bill No. 9361, Ordinance No. 8956 (New Series), as follows:

Providing for full acceptance of the roadways of Corbett avenue between Clayton and Twenty-fourth streets, including the intersections of Corbett avenue and Graystone Terrace and Glendale street, Corbett avenue and Romain street, Corbett avenue and Hopkins street, Corbett avenue and Twenty-third street, and Corbett avenue, Market street and Twenty-fourth street; crossings of Capitol avenue and Lakeview avenue and Capitol avenue and Thrift street; Forty-fourth avenue between Moraga and Noriega streets; Forty-fourth avenue between Noriega street and Ortega street, Graystone Terrace between Villa Terrace and Pemberton Place; Villa Terrace between Graystone Terrace and Pemberton Place, and the intersection of Graystone Terrace and Villa Terrace; Harrison street between Second street and Essex street; Harrison street between First street and Essex street, and the intersection of Harrison street and Rincon street; Kirkham street between Sixteenth avenue and Seventeenth avenue; intersections of Lakeview avenue and Summit avenue and Lee avenue; Ord Court between Ord street and its westerly termination, and the intersection of Ord Court and Ord street; Rockdale Drive between Isola way and Omar way, and the crossing of Rockdale Drive and Reposa way, and Reposa way between Rockdale Drive and Teresita boulevard; San Aleso avenue between Darien way and Upland Drive, and Aptos avenue between Ocean avenue and Upland Drive; Silver avenue between Elmira street and Scotia avenue, the intersection of Waterville street, Silver avenue and Augusta street, and Waterville street between Silver avenue and Augusta street; Tocoloma avenue between Blanken street and Lathrop avenue; Utah street between Eighteenth street and Nineteenth street, and Nineteenth street between Utah street and San Bruno avenue; Seventeenth avenue between Moraga street and Noriega street, and the crossing of Seventeenth avenue and Moraga street; Capitol avenue between Lakeview avenue and Thrift street; intersection of Harrison street and Essex street.

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

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby fully accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic cement and curbs laid thereon, and are in good condition throughout, and have sewers, gas and water mains laid therein, to-wit:

Corbett avenue between Clayton and Twenty-fourth streets; the intersections of Corbett avenue and Graystone Terrace and Glendale street, Corbett avenue and Romain street, Corbett avenue and Hopkins street, Corbett avenue and Twenty-third street, Corbett avenue, Market street and Twenty-fourth street; the crossings of Capitol avenue and Lakeview avenue, and Capitol avenue and Thrift street; Forty-fourth avenue between Moraga and Noriega streets, Forty-fourth avenue between Noriega street and Ortega street; Graystone Terrace between Villa Terrace and Pemberton Place; Villa Terrace between Graystone Terrace and Pemberton Place, and the intersection of Graystone Terrace and Villa Terrace; Harrison street between Second street and Essex street; Harrison street between First street and Essex street, and the intersection of Harrison street and Rincon street; Kirkham street between Sixteenth avenue and Seventeenth avenue; intersections

of Lakeview avenue with Summit avenue and Lee avenue; Ord Court between Ord street and its westerly termination, and intersection of Ord Court and Ord street; Rockdale Drive between Isola way and Omar way, and the crossing of Rockdale Drive and Reposa way, and Reposa way between Rockdale Drive and Teresita boulevard; San Aleso avenue between Darien way and Upland Drive, and Aptos avenue between Ocean avenue and Upland Drive; Silver avenue between Elmira street and Scotia avenue; the intersection of Waterville street, Silver avenue and Augusta street; Waterville street between Silver avenue and Augusta street; Tocoloma avenue between Blanken street and Lathrop avenue; Utah street between Eighteenth street and Nineteenth street, and Nineteenth street between Utah street and San Bruno avenue; Seventeenth avenue between Moraga street and Noriega street, and the crossing of Seventeenth avenue and Moraga street; Capitol avenue between Lakeview avenue and Thrift street; intersection of Harrison street and Essex street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Reducing Sidewalk Widths, Scott Street, Fell to Hayes Street.

Also, Bill No. 9362, Ordinance No. 8957 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eleven hundred and three.

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

as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office March 3, 1931, by adding thereto a new section, to be numbered eleven hundred and three, to read as follows:

Section 1103. The width of sidewalks on Scott street between Fell

street and Hayes street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Conditional Acceptance of Certain Streets.

Also, Bill No. 9363, Ordinance No. 8958 (New Series), as follows:

Providing for conditional acceptance of the roadways of Athens street between Amazon avenue and Geneva avenue; Arch street between Garfield street and Shields street; Shields street between Arch street and Ramsell street; Bancroft avenue between Phelps street and Quint street; Eugenia avenue between Winfield street and Elsie street, and the crossing of Eugenia avenue and Winfield street; Forty-second avenue between Judah street and Kirkham street; crossing of Forty-fifth avenue and Lawton street; Garfield street between Beverly street and Junipero Serra boulevard; Huron avenue between Lawrence avenue and Sickles avenue; Lawton street between Thirty-second avenue and Thirty-third avenue; Le Conte avenue between Third street and Keith street; Louisburg street between Mt. Vernon avenue and Ridge Lane, and the intersection of Louisburg street and Ridge Lane; Madrid street between Amazon avenue and Geneva avenue; Olney avenue between San Bruno avenue and Third street; Selby

street between Palou avenue and Quesada avenue, and the crossings of Selby street and Palou avenue and Selby street and Quesada avenue; crossing of Sargent street and Head street; crossing of Sargent street and Vernon street; St. Charles avenue between Belle avenue and San Mateo avenue and Niantic avenue; Tara street between Mount Vernon avenue and Ridge Lane, and the intersection of Tara street and Ridge Lane; Twelfth avenue between Moraga street and Noriega street; Twenty-ninth avenue between Moraga street and Ortega street; Twenty-ninth avenue between Ortega street and Pacheco street; Forty-first avenue between Moraga street and Noriega street: Forty-second avenue between Moraga street and Noriega street; Forty-sixth avenue between Ortega street and Pacheco street, and Moraga street between Thirtieth avenue and Thirty-first avenue; Twenty-fifth street between Fountain street and Burnham street; the crossing of Twenty-fifth street and Fountain street; Thirtyfourth avenue between Irving street and Judah street; crossing of Twenty-second avenue and Ortega street; Vernon street between Randolph street and Sargent street; Twenty-sixth avenue between Ortega street and Pacheco street; Forty-first avenue between Noriega street and Ortega street; Ortega street between Forty-second avenue and Forty-third avenue; Ortega street between Forty-third avenue and Forty-fourth avenue.

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

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works, and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic concrete and curbs laid thereon, and are in good condition throughout, gas and sewer mains have been laid therein (no water mains have been laid as they are not necessary at this time), to-wit:

Athens street between Amazon avenue and Geneva avenue; Arch street between Garfield street and Shields street; Shields street between Arch street and Ramsdell street; Bancroft avenue between Phelps street and Quint street; Eugenia avenue between Winfield street and Elsie street, and the crossing of Eugenia avenue and Winfield street; Forty-second avenue between Judah street and Kirkham street; crossing of Forty-fifth avenue and Lawton street; Garfield street between Third street and Keith street; Louisburg street between Mount between Lawrence avenue and Sickels avenue; Lawton street between Thirty-second avenue and Thirty-third avenue; Le Conte avenue between Third street and Keith street; Louisburg street between Mount Vernon avenue and Ridge Lane, and the intersection of Louisburg street and Ridge Lane; Madrid street between Amazon avenue and Geneva avenue; Olney avenue between San Bruno avenue and Third street; Selby street between Palou avenue and Quesada avenue, and the crossings of Selby street and Palou avenue and Selby street and Quesada avenue; crossing of Sargent street and Head street; crossing of Sargent street and Vernon street; St. Charles avenue between Belle avenue and San Mateo avenue and Niantic avenue; Tara street between Mount Vernon avenue and Ridge Lane, and the intersection of Tara street and Ridge Lane; Twelfth avenue between Moraga and Noriega streets; Twenty-ninth avenue between Moraga street and Noriega street; Twenty-ninth avenue between Noriega street and Ortega street; Twenty-ninth avenue between Ortega street and Pacheco street; Forty-first avenue between Moraga street and Noriega street; Forty-second avenue between Moraga street and Noriega street;

Forty-sixth avenue between Ortega street and Pacheco street; Moraga street between Thirtieth avenue and Thirty-first avenue; Twenty-fifth street between Fountain street and Burnham street; the crossing of Twenty-fifth street and Fountain street; Thirty-fourth avenue between Irving street and Judah street; crossing of Twenty-second avenue and Ortega street; Vernon street between Randolph street and Sargent street; Twenty-sixth avenue between Ortega street and Pacheco street; Forty-first avenue between Noriega street and Ortega street; Ortega street between Forty-second avenue and Forty-third avenue; Ortega street between Forty-third avenue and Forty-fourth avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent-Supervisors Power, Suhr-2.

## Ordering the Improvement of Quesada Avenue and Other Streets.

Also, Bill No. 9364, Ordinance No. 8959 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors March 10, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be sever

per centum per annum.

The improvement of Quesada avenue between Rankin street and a line 250 feet southeasterly therefrom, where not already so improved, by the construction of armored concrete curbs, by the construction of two course concrete sidewalks to conform with the existing sidewalks, by the construction of side sewers, and by the construction of an asphaltic concrete pavement consising of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Quint street between Oakdale avenue and Palou avenue, including the intersection of Drummond alley, by the construction of armored concrete curbs—the curbs are to be extended across Drummond alley and depressed—by the construction of an 8-inch vitrified clay pipe sewer and one brick manhole along the center line of Drummond alley produced between the center and southeasterly line of Quint street, by the construction of side sewers, and by the construction of an asphaltic concrete pavement consisting of a 2-inch

asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof, and by resetting the existing granite and concrete curbs and brick catchbasins and constructing conform pavement and sidewalks at Oakdale avenue and Palou avenue.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the westerly one-half of Ashton avenue from a line parallel with and 320 feet southerly from Grafton avenue to a line parallel with and 360 feet southerly from Grafton avenue, by the construction of armored concrete curbs, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of a 6-inch class "E" concrete pavement on the roadway thereof.

The improvement of Arch street between Sargent and Randolph streets, and Sargent street between Ralston and Vernon streets, where not already so improved, by the construction of armored concrete curbs, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of 6-inch class "E" concrete payement on the road-

way thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of the southeasterly one-half of Selby street between Quesada avenue and Revere avenue, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Changing and Reestablishing Grades on Francisco Street, Kearny Street to Grant Avenue.

Also, Bill No. 9365, Ordinance No. 8960 (New Series), as follows:

Changing and reestablishing the official grades on Francisco street, Kearny street to Grant avenue.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 2nd day of February, 1931, by Resolution No. 33897 (New Series), declare its intention to change and reestablish the grades on Francisco street, Kearny street to Grant avenue.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

Francisco Street.

Kearny street, 4 feet. (The same being the present official grade.)

 $15\ {\rm feet}$  northerly from the southerly line of,  $236.50\ {\rm feet}$  westerly from Kearny street, 5.77 feet.

15 feet southerly from the northerly line of, 279.50 feet westerly from Kearny street, 6.09 feet.

15 feet northerly from the southerly line of, 129 feet easterly from Grant avenue, 53.50 feet.

15 feet southerly from the northerly line of, 86 feet easterly from Grant avenue, 50.50 feet.

Grant avenue, 50.00 feet. (The same being the present official grade.) On Francisco street between Kearny street and Grant avenue be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent-Supervisors Power, Suhr-2.

## PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$55,432.45, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### NEW BUSINESS.

### Passed for Printing.

The following matters were passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Auditorium Fund.

(1) Pacific Gas and Electric Company, gas and electricity furnished the Auditorium (claim dated March 24, 1931)\$ 1,866.	95
1928 Hetch Hetchy Water Bonds.	
(0) California Mart Componer most francished (alain 1, ted	

1928 Hetch Hetchy Water Bonds.	
(2) California Meat Company, meat furnished (claim dated	
March 19, 1931)\$	519.70
(3) J. H. Creighton, truck hire (claim dated March 19, 1931)	888.55
(4) Edison Storage Battery Supply Company, rental of bat-	
teries (claim dated March 19, 1931)	859.87
(5) Pacific Coast Aggregates, Inc., concrete sand (claim dated	
March 19, 1931)	526.25
(6) Pacific Coast Aggregates, Inc., concrete sand (claim dated	
March 19, 1931)	<b>517</b> .32
(7) Santa Cruz Portland Cement Company, cement (claim	
dated March 19, 1931)	4,056.00
(8) The American Rubber Manufacturing Company, con-	
veyor belt (claim dated March 21, 1931)	680.00
(9) George Herrman Company, calcium chloride (claim dated	
March 21, 1931)	868.25

	2,262.00
	1,020.30
(12) Nye & Nissen, Inc., butter, etc. (claim dated March 21, 1931)	843.61
	3,012.00
(14) United States Rubber Company, rubber boots, coats, etc. (claim dated March 21, 1931)	834.00
Hetch Hetchy Power Operative Fund.	
(15) Kortick Manufacturing Company, vibration dampers for transmission line (claim dated March 20, 1931)\$	3,566.70
Municipal Railway Fund.	
<ul> <li>(16) American Brake Shoe and Foundry Company, brake shoes (claim dated March 19, 1931)\$</li> <li>(17) Eva B. Gore, twenty-ninth payment for account of death of Alvinza E. Gore, her husband, being payment in full as per award by Industrial Accident Commission (claim dated March 16, 1931)</li> </ul>	2,118.24 2,211.67
1931 Boulevards and Roads Bonds.	,
(18) Associated Charities, supplies furnished (claim dated March 26, 1931)\$2	2,000.00
County Road Fund.	
(19) Bode Gravel Company, gravel for street maintenance (claim dated March 23, 1931)\$	967.21
	2,309.13
, , ,	3,906.39
Special School Tax.	
(22) David H. Clancy, first and final payment, construction of new iron and glass entrance at Grant School (claim dated March 25, 1931)\$	1,154.00
Water Revenue Fund.	
(23) Baldwin & Howell, refund of deposits for water main extensions and services (claim dated March 25, 1931)\$ (24) Enterprise Foundry Company, pipe castings (claim	6,994.74
dated March 25, 1931)	939.14
ment (claim dated March 25, 1931)	590.25
	4,954.58
dated March 25, 1931)	518.79
	4,063.25
many boulevard (claim dated March 25, 1931)	6,859.43
General Fund, 1930-1931.	
(30) San Francisco Chronicle, official advertising (claim dated March 30, 1931)\$ (31) A. F. Heuer, printing 600 copies of Auditor's report for	575.16
the year ending June 30, 1930 (claim dated March 30, 1931)	653.40

<ul> <li>(32) Market Street Railway Company, payment for lands bounded by Frederick and Willard streets, Arguello boulevard and Golden Gate Park, per Ordinance No. 5830 (New Series); ninth payment (claim dated March 30, 1931) 7,750.00</li> <li>(33) Market Street Railway Company, rental for lands bounded by Frederick and Willard streets, Arguello boulevard and Golden Gate Park, per agreement dated March 12,</li> </ul>
1923 (claim dated March 30, 1931)
(35) Berringer & Russell, hay, etc., for Police Department
(claim dated March 23, 1931)
March 23, 1931)
power house (claim dated March 20, 1931)
grading, surfacing, wharf construction, etc., at Yacht Harbor (claim dated March 26, 1931)
nished San Francisco Hospital (claim dated Feb. 28, 1931) 613.76 (40) A. Paladini Company, fish for San Francisco Hospital
(claim dated Feb. 28, 1931)
pital (claim dated Feb. 28, 1931)
pital (claim dated Feb. 28, 1931)
28, 1931)
Payments for Properties Required for School Purposes—Special School Tax.
Also, Resolution No. ———— (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:
(1) To Albert Braun for Lot No. 25 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169-170; also known as Lot 5 in Block 5714 on Assessor's Map Book; per acceptance of offer by Resolution No. 34121 (New Series), and required for school purposes. (Claim dated March 30, 1931)\$ 8,500.00 (2) To Frank Bertich for Lot No. 24 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of
the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169-170; also known as Lot 4 in Block 5714 on Assessor's Map Book; per acceptance of offer by Resolution No. 34122 (New Series). (Claim dated March 30, 1931)

Appropriation, \$57,928.04, Out of Special School Tax, for Equipment for Aptos Junior High School.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$57,928.04 be and the same is hereby set aside, appropriated and authorized to be expended out of Special

School Tax for the purchase of equipment for the Aptos Junior High School. (Recommended by Board of Education.)

## Appropriations Out of County Road Fund for Reconstruction of Vicksburg, Noe and Alvarado Streets.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the reconstruction of the following streets, to-wit:

- (1) Vicksburg street, Twenty-second street to Twenty-third street ......\$ 1,230.00
- (2) Alvarado street, Noe street to Castro street........... 3,416.00
- (3) Noe street, Twenty-first street to Twenty-second street.. 3,770.00

## Appropriating \$22,000 Out of 1931 Boulevards and Roads Bonds for Labor and Supplies.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$22,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bonds for labor and supplies in connection with Laguna Honda improvement, under direction of the superintendent of the Laguna Honda Home.

## Reimbursing Sewer Repair Division, Board of Public Works, for Sewer Installation, Account Aptos Junior High School.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,511.98 be and the same is hereby set aside and appropriated out of Special School Tax to the credit of Sewer Repair Division, Board of Public Works, being reimbursement for the installation of sewer in Aptos avenue, from the Aptos Junior High School to Ocean avenue, to provide sewage drainage from said school.

## Payment, \$1,250, to Thomson, Wood & Hoffman, Attorneys, for Opinions re 1931 Bonds, Account Unemployed.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned 1931 Bonds and authorized in payment to Thomson, Wood & Hoffman, attorneys and counsellors at law, for professional services—opinions rendered and to be rendered as to the legality of said bonds, to-wit:

Public Parks and Squares, 1931\$	
Boulevards and Roads, 1931	450.00
Playgrounds, 1931	100.00
-	
Total\$1	,250.00

#### Adopted.

The following resolutions were adopted:

Appropriating \$296 for Renewing of Cables on City Hall Elevator.

On recommendation of Finance Committee.

Resolution No. 34178 (New Series), as follows:

Resolved, That the sum of \$296 be and the same is hereby set aside, appropriated and authorized to be expended out of "City Hall Repairs," Budget Item 52, for the renewing of cables on City Hall elevator No. 3606.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

#### Auditor to Cancel Assessment.

Also, Resolution No. 34179 (New Series), as follows:

Whereas, the Auditor has reported that the property described as Lot 45, Block 1603, now standing of record in the Veterans' Welfare Board of the State of California, is assessed for the year 1930 in the name of B. H. and I. O. Henning; being State property, the Auditor has recommended that this assessment be canceled, and the City Attorney having consented thereto; therefore, be it

Resolved, That the Auditor be directed to cancel said 1930 assessment, in accordance with the provisions of Sections 3776 and 3804A of

the Political Code.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### Auditor to Cancel Assessments.

Also, Resolution No. 34177 (New Series), as follows:

Whereas, the Auditor has reported that property described as Lot 16, City Block 819, stands of record in the name of Simpson Memorial M. E. Church. Being church property, it is exempt from taxation, but through error of the Assessor's office it was assessed for the year 1929 in R. E. Vol. 5, page 156, and sold to the State June 23, 1930. It was also assessed for the year 1930 in R. E. Vol. 5, page 133. The Auditor recommends the cancellation of said assessments and sale, and the City Attorney having consented thereto; therefore

Resolved, That the Auditor be directed to cancel said assessments of 1929 and 1930 and also Sale No. 299 of June 23, 1930, in accordance with the provisions of Sections 3776 and 3804A of the Political Code.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

Granting Permission for Transfer of Stable Permit, H. Sydleman to S. Levy, Premises 1011 Silver Avenue (Known as 1333 Silver Avenue).

Also, Resolution No. 34180 (New Series), as follows:

Resolved, That S. Levy be and he is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him permit for stable (two horses and one cow) heretofore granted Harry Sydelman by Resolution No. 12387 (New Series) for premises at 1011 Silver avenue, now known as 1333 Silver avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

#### Adopted.

The following resolution was adopted:

Accepting Offer of Lester G. Loupe to Sell Land Required for Opening of Stevenson Street.

Resolution No. 34181 (New Series), as follows:

Whereas, an offer has been received from Lester G. Loupe Company,

a corporation, to convey to the City and County of San Francisco the hereinafter described real property for street purposes; and

Whereas, after negotiations had, it has been agreed by way of compensation, and to avoid litigation, that the reasonable value thereof

is the sum of \$7.500; therefore, be it

Resolved, That the offer of said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, be and the same is hereby accepted for the said sum of \$7,500, the said land being described as follows, to-wit:

All that real property situated in the City and County of San Fran-

cisco, State of California, being described as follows, to-wit:

Beginning at a point which is distant 412 feet and 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; thence running southwesterly and parallel with said line of Folsom street 137 feet and 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 137 feet and 6 inches, and thence at a right angle northwesterly 35 feet to the point of beginning.

Being part of 100 Vara Block No. 374.

It is hereby understood and agreed that immediately upon notification from the Board of Public Works of the City and County of San Francisco that the said Lester G. Loupe Company, a corporation, will construct at its own expense new curbs and sidewalk along the north-westerly and the southeasterly boundary lines.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured, or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Resolution No. 32934 (New Series) is hereby repealed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—13.

Noes—Supervisors Havenner, McSheehy—2.

Absent—Supervisors Gallagher, Power, Suhr—3.

## Payment, \$7,500, for Land Required for Opening and Extension of Shipley Street Between Fourth and Fifth Streets.

Whereupon, the following matter, presented without recommendation of Finance Committee, was taken up:

Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$7,500 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Lester G. Loupe Company, a corporation, being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows, to-wit:

Beginning at a point which is distant 412 feet 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle

southeasterly 35 feet; thence at a right angle northeasterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374.

Further Resolved, That for and in consideration of the payment of said \$7,500 to said Lester G. Loupe Company, a corporation, for said hereinabove described property, the said Lester G. Loupe Company, a corporation, agrees to construct curbs and sidewalks at its property fronting on said proposed continuation of Shipley street, and to bear the cost of said construction. Said construction to be in accordance with City Engineer's specifications.

## Amendment Proposed.

Supervisor McSheehy moved to amend by reducing price to \$5,000. Motion *lost* by the following vote:

Ayes—Supervisors Havenner, McSheehy—2. Noes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Gallagher, Power, Suhr—3.

### Passed for Printing.

Whereupon, the foregoing resolution was passed for printing by the following vote:

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Hayden, McGovern, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—13.

Noes—Supervisors Havenner, McSheehy—2.

Absent—Supervisors Gallagher, Power, Suhr—3.

### Passed for Printing.

The following bill was passed for printing:

Amending Sections 20 and 37 of Ordinance No. 5132 (New Series), "License Ordinance," Reducing the License Fee on Wrestling or Boxing Exhibitions to \$10 for Each Performance, and Reducing the License Fee on the Conducting of Concerts Based on the Seating Capacity of the House.

On recommendation of Police Committee.

Bill No. 9368, Ordinance No. ——— (New Series), as follows:

Amending Section 20 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," by reducing the license fee for the conducting of boxing or wrestling exhibitions by persons other than bona fide athletic organizations to \$10.00 for each such exhibition; and Section 37 thereof by placing a license fee on persons holding concerts based on the seating capacity of the house, instead of on both seating capacity and admission charge, as heretofore.

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

Sections 20 and 37 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 20. Every person, firm or corporation conducting, carrying on or managing a boxing or wrestling exhibition, shall pay a license fee of \$10.00 for each such exhibition.

Provided that no license shall be exacted from bona fide athletic

organizations where boxing or wrestling exhibitions are given for the entertainment of the members thereof and to which no admission fee is charged, directly or indirectly.

Every person, firm or corporation holding, promoting or giving a concert, shall pay a license fee for each such performance depending upon the seating capacity of the place, as follows:

Places with a seating capacity of less than 500, \$5.00.

Places with a seating capacity of 500 and less than 1500, \$10.00.

Places with a seating capacity of 1500 and over, \$20.00. A concert within the meaning of this section, shall be an entertainment open to the public at large, the principal part of which shall be composed of vocal or instrumental music or both, and to which an admission fee is charged.

This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—14.

No-Supervisor Andriano-1.

Absent—Supervisors Gallagher, Power, Suhr—3.

### Adopted.

The following resolution was adopted:

## Placing Model of Proposed Municipal Airport in the Rotunda of the City Hall.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34182 (New Series), as follows:

Resolved, That a model of the proposed Municipal Airport, now in possession of the Airport Committee, be placed in the south side of the rotunda in the City Hall, directly opposite the model of the Hetch Hetchy project. Stand for the airport model will be similar in character to the one already in use.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

#### Passed for Printing.

The following matters were passed for printing:

## Conditional Acceptance of Quane Street Between Twenty-first Street and Twenty-second Street.

On recommendation of Streets Committee.

Bill No. 9369, Ordinance No. ——— (New Series), as follows:

Providing for conditional acceptance of the roadway of Quane street between Twenty-first and Twenty-second streets.

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

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete, and concrete wheelguards have been constructed, and are in good condition throughout. A sewer is laid in this block. No gas or water mains have been laid, as they are not necessary at this time.

Section 2. This ordinance shall take effect immediately.

## Conditional Acceptance of Streets.

Also, Bill No. 9370, Ordinance No. ———— (New Series), as follows:

Providing for conditional acceptance of the roadway of Tompkins avenue between Gates and Folsom streets; of Andover street between Powhattan avenue and Eugenia avenue; Mateo street between Arlington street and its southeasterly termination.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic concrete, and curbs laid thereon, and are in good condition throughout. Gas mains have been laid therein. No sewer or water mains have been laid therein, to-wit: Tompkins avenue between Gates and Folsom streets; Andover street between Powhattan and Eugenia avenues; Mateo street between Arlington street and its southeasterly termination.

Section 2. This ordinance shall take effect immediately.

### Adopted.

The following resolutions were adopted:

### Condemnation of Land for Alemany Boulevard.

On recommendation of Streets Committee.

Resolution No. 34183 (New Series), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco, that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following property situated in the City and County of San Francisco, State of California, more particularly described as follows, to-wit:

Beginning at a point which is distant northeasterly at right angles 214 feet from the northeasterly line of Sickles avenue and distant southeasterly at right angles 37.559 feet from the southeasterly line of De Wolf street, said point being on the northwesterly line of the proposed Alemany boulevard, and running thence southeasterly, parallel to said northeasterly line of Sickles avenue, a distance of 2.468 feet to the northwesterly line of the property of the City and County of San Francisco; thence deflecting to the left 71 degrees 34 minutes 48 seconds and running northeasterly along said northwesterly line 63.24 feet to a point in a line which is parallel to and distant 60 feet at right angles northeasterly from the preceding course; thence northwesterly along the last described line 5.785 feet to the northeasterly line of the proposed Alemany boulevard; thence southwesterly along said northwesterly line, being a curve to the right, tangent to a line deflected to the left 75 degrees 15 minutes 07 seconds from the preceding course, having a radius of 2300 feet and a central angle of 1 degree 33 minutes 05 seconds, a distance of 62.277 feet to the point of beginning.

Being portions of Lots 29, 30 and 31 of Block 6 of Sears' Subdivision of West End Map No. 2, as shown on map thereof recorded in Map Book C and D, at page 153, Records of the City and County of San Francisco.

Be it Further Resolved, That said property is suitable, adaptable,

necessary and required for the public use of said City and County of San Francisco, to-wit: For the widening of Alemany boulevard. It is

necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcel of land and of any and all interest therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Award of Contract, Stage Fittings, Etc.

On recommendation of Supplies Committee.

Resolution No. 34184 (New Series), as follows:

Resolved, That award of contract be hereby made to American Studios, Inc., on bid submitted March 16, 1931 (Proposal No. 699), for furnishing stage fittings and draperies, rigging and counterweight system for the addition to Balboa High School, for School Department. To be furnished and installed complete within 30 to 45 days for the lump sum of \$6,283.50.

Resolved, That a bond in the amount of \$1,000 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Award of Contract, Hospital Supplies.

Also, Resolution No. 34185 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted March 16, 1931 (Proposal No. 702), for furnishing the following, viz.: Hospital supplies for Department of Public Health.

Delivery: One-half of the quantity stated below on each item must be delivered within fifteen days of date of award of contract and the

balance within thirty days of date of award of contract.

Item No. 1—1706 rolls bandages, roller, gauze, 40x44-mesh, 38½ inches by 10 yards, at \$0.50\% per roll—Lewis Manufacturing Company. Item No. 2—2281 pounds cotton, absorbent, plain best grade, long fiber, absolutely free from seeds and other particles, in 1-pound pack-

ages, \$0.22 per pound—Seabury & Johnson. Item No. 3—3000 pounds Cellulose, cellucotton or wood fiber, in rolls

of 8 pounds or more, at \$0.14 per pound—Seabury & Johnson.

Item No. 4—306 rolls gauze, plain, absorbent, 24x20-mesh, in 100-yard rolls, \$2.70 per roll—Johnson & Johnson.

Item No. 5—1500 rolls gauze, plain, 16x20-mesh, 36-inch flat roll, in

100-yard rolls, at \$2.05 per roll—Seabury & Johnson.

Item No. 6-100 rolls gauze, 4-inch 8-ply, in rolls of 100 yards, at \$2.05 per roll—Seabury & Johnson.

Item No. 7-324 pounds lint, absorbent, in 1-pound cartons, at \$1 per pound-Seabury & Johnson.

Item No. 8-75 rolls muslin, oiled opal, width 36 inches, in 5-yard rolls, at \$3.45 per roll—Seabury & Johnson.

Item No. 9-823 rolls plaster, adhesive, zinc oxide, in rolls 12 inches

by 5 yards, at \$0.63 per roll—Waldron & Look.

Item No. 10-200 rolls Z. O. adhesive plaster, 12 inches by 10 yards cut (equal to J&J), at \$1.26 per roll—J. Theo. Erlin Co.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved. That no bonds be required.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

## Award of Contract, Pipe and Fittings.

Also, Resolution No. 34186 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing pipe and fittings that may be ordered from time to time during the period commencing April 1 and ending June 30, 1931, on bids submitted March 19, 1931 (Quotation No. 1791), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof, said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors and the awards herein approved by it, same are now made to the following, viz.:

1—A. Lettich, on pipe, of the "Wheeling" or of the "Repub-Bid No. lic" brand.

3—Steam Plumbing & Service Corporation. Bid No.

4-Olsen & Heffernan. Bid No.

Bid No. 12—Tay-Holbrook, Inc.

Bid No. 14—P. E. O'Hair & Co.

Bid No. 15—Richmond Sanitary Company, on pipe of the "Wheeling" brand.

Bid No. 18—Grinnell Company of the Pacific.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

### Award of Contract, Loam for Parks.

Also, Resolution No. 34187 (New Series), as follows:

Resolved, That award of contract be hereby made to Meyer Rosenberg on bid submitted March 9, 1931 (Quotation No. 1798), for furnishing the following, viz.: Loam for Park Commissioners.

Delivery: Golden Gate Park, between Tenth avenue and Great Highway, and Sunset Square, Twenty-sixth avenue and Vicente street. Ten thousand cubic yards of loam at \$0.59 per cubic yard.

Resolved, That no bond be required. Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton-16.

Absent—Supervisors Power, Suhr—2.

#### Award of Contract, Concrete Meter Boxes.

Also, Resolution No. 34188 (New Series), as follows:

Resolved, That award of contract be hereby made to Forni Manufacturing Company on bid submitted March 9, 1931 (Proposal No. 692), for furnishing the following, viz.: Concrete meter boxes for San Francisco Water Department.

For delivery as same may be ordered from time to time during the period commencing at date and ending December 31, 1931.

Orders will be placed in lots of full auto-truck loads.

Prices are to be f. o. b. 639 Bryant street, San Francisco.

Item No. 1-Concrete meter boxes for 5%, 34 and 1-inch meters:

(a) Concrete box .....\$0.30

(b) Concrete lid ..... 0.30

Item No. 2—Concrete meter covers for 1½ and 2-inch meters:

(a) Concrete frame .....\$1.40

(b) Concrete lid ..... 0.35

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That a bond in the amount of \$500 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Automatic Traffic Signals.

On recommendation of Traffic and Safety Committee.

Resolution No. 34189 (New Series), as follows:

Resolved, That automatic traffic signals be installed at the following locations: Ninth and Howard streets; Seventeenth street and Potrero avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

#### Warning Signs.

Also, Resolution No. 34190 (New Series), as follows:

Resolved, That warning signs be established as shown below:

Install "Slow" Signs.

Filbert street east and west of Franklin street.

Franklin street north and south of Filbert street.

Grant avenue north and south of Green street.

Green street east and west of Grant avenue.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

## Rejecting All Bids Received on February 24th for Rental and Operation of Dirt-Moving Equipment.

Also, Resolution No. 34191 (New Series), as follows:

Resolved, That all bids be rejected that were heretofore, on February 24, 1931 (Proposal No. 689), received for rental and operation of dirtmoving equipment for improvements to be made from the following funds, viz.: Boulevards and Roads Bonds, 1931; Public Parks and Squares Bonds, 1931; Playgrounds Bonds, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

### Loading Zones.

Also, Resolution No. 34192 (New Series), as follows:

Resolved, That loading zones be established and abolished as follows:

#### Establish Loading Zones.

250-254 Front street, 27 feet—E. M. Hirschfelder Co. (bakers' supplies); serves sidewalk elevator.

603 Bush street, 18 feet—A. C. Montalvo Cleaners; serves loading

and unloading of merchandise.

609-611 Bush street, 18 feet—Rubanis Markets; serves loading and unloading of merchandise.

2045 Seventeenth street, 36 feet—Lux School (from 12 to 48 feet east

of west line of building).

2440 Seventeenth street, 36 feet—Lux School (from 4 feet west of to 32 feet east of east line of building).

600-610 Bush street, 36 feet—Sheridan Arms Apartments; serves oil intake and delivery of merchandise.

1093 Mission street, 18 feet—Chicago Artificial Limb Company; serves sidewalk elevator.

515 Bush street, 18 feet—Bush Hotel; serves sidewalk elevator.

306-322 Ellis street, 36 feet—Glide Foundation and M. E. Church South; serves four stores.

### Abolishing Loading Zones.

60 Sixth street—J. L. Ash, entire distance from red corner zone at Jessie street to hydrant on the north.

393 Leavenworth street, 27 feet—Abbots Van Company; A. Hoffman Cigar Company.

941 Mission street, 27 feet—Columbia Phonograph Company.

600-610 Bush street, 27 feet—Sheridan Arms Apartments.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—16.

Absent—Supervisors Power, Suhr—2.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Re Report of Legislative Committee on Legislation Affecting San Francisco Now Pending Before the State Legislature.

Supervisor Hayden acted as chairman of the meeting in the absence of the Mayor.

After the transaction of other business, the following proceedings were had in connection with legislation now pending before the State Legislature, which affects the City and County of San Francisco:

SUPERVISOR McSHEEHY: Under this roll call, I haven't got any resolution here with me, but I can verbally state it. I would like to be instructed, as chairman of the Legislative Committee on a rather important matter, a matter which means something to the City and County of San Francisco.

The first is on the schools bill now pending before the Senate, or rather in the Senate Committee. When the matter came up on last Thursday before the Senate Committee I asked that it be postponed for a week so that I might be instructed by this Board. That bill places the Supervisors in the counties of this State in a position to review the budgets as outlined by the Boards of Education. Might I state in passing here that a week ago last Thursday a number of citizens, or rather a number of Senators, expressed themselves on the

matter and it seems from what I can gather that it is rather a complicated bill, and it was therefore sent back to committee. mittee I made the statement that this Board had asked for a postponement and it was held in committee, and with this thought in mind. Senator Sharkey stated it briefly, that in his district there are some sixtyeight school districts and out of that number five boards of supervisors. He stated those men were not conversant with the school department affairs and that it was rather hard to think that they would try to instruct the school departments, and he was replied to by Senator Bush, the author of the bill, that they were not attempting to review the work of the school departments, except in reference to construction. Now, members of the Board, I imagine what will happen next Thursday night will be this, that an amendment, at least the bill as introduced by Senator Bush will be amended so as to give certain rights to boards of Supervisors in reference to reviewing certain matters set up by the boards of education. Now, I should like to be instructed today by this Board that we would be in favor of an amendment somewhat of that nature. In other words, I imagine that by the amendment the teeth will be taken out of the bill as introduced by Senator Bush, but I think the amendment will be such that it will be to the advantage of San Francisco, because it will permit a certain amount of review of the budget of the board of education. If this board will instruct the committee I will appear up there next Thursday night and make that statement, but I would like to go there fortified by some instruction.

SUPERVISOR ANDRIANO: Would you repeat your statement as to

the purport of the amendment?

SUPERVISOR McSHEEHY: The purport of the bill is a review of the budget as set up by the board of education, or rather by the boards of education throughout the entire State of California, and I think it will be amended to such a degree that it will be accepted by the State School Department, because——I cannot think now of the man's name——he was made the chairman of the committee——

SUPERVISOR ANDRIANO: To what degree will it be amended,

did you say?

SUPERVISOR McSHEEHY: I couldn't tell you to what degree, because I don't know, but I imagine it will be amended to a degree so that it will be a benefit to the boards of Supervisors of the State.

SUPERVISOR PEYSER: I think that before this Board goes on record about any matter as vital as the one presented it should know more about the bill and the amendment. I happened to be in Sacramento a short time ago and I looked into the matter also.

SUPERVISOR McSHEEHY: Didn't I state it about right?

SUPERVISOR PEYSER: I am not questioning that part of it, but until the amendment is presented and until we know what it is, I certainly would not record my vote either aye or no. It may be that the amendment will be perfectly acceptable, but until presented I don't think this Board should take any action whatever.

SUPERVISOR RONCOVIERI: There are two bills before the Legislature, one is the bill referred to by Supervisor McSheehy introduced by Senator Bush, and another one was introduced by Senators Nelson——

SUPERVISOR McSHEEHY: That's the one I am talking about.

SUPERVISOR RONCOVIERI: They are practically the same, yes, and I think they are going to get together. Now, this is Senate Bill Number 785, which was introduced by Senators Nelson, Breed, Deuel, Jones and McKinley. These Senators were appointed by Governor Young as a special committee to study the mounting costs of taxation, or that is, rather the mounting taxing power of the various school districts, and there is a state-wide sentiment, and there are two bills which have been introduced for the same purpose. There is a state-wide sentiment today that the boards of supervisors should have the power

to advise or at least review the budgets of the boards of education. You all know that in 1921 or 1922 a law was passed which gave to the boards of education throughout the state the power practically of unlimited taxation. There is a limit, but it is so high in the rate that if it were applied in San Francisco for building purposes only it might run over \$6,000,000 annually. Now, we all know that the buildings program of the board of education has been a good one up to the present time, and that they can without doubt slow up their building program to the extent of \$1,000,000 a year. A million dollars a year is a very considerable sum. Last year they commanded of this Board to give them \$2,240,000. Now, that is a very large sum to produce out of the tax rate in any one year, and if the board of education will make its building program to run over a period of six, seven or eight years at \$1,000,000 a year, they will accomplish all they have in mind without crowding in the next four or five years the people of the City with such a heavy tax rate. I want you to know that in the past ten years nearly \$24,000,000 have been expended for school buildings, a good sized sum, and from now on the program for future buildings should be a little slower. We have reached a point in our tax rate where it is very high, and we have reached a year in which the tax on the people of this city has reached \$4.06, which is about the limit, and we have been told by our City Assessor that beyond any possible doubt the total assessment roll of this city will be reduced by a great sum of money, which will mean an additional amount in the rate.

Now, it does seem to me that inasmuch as the board of education and the societies supporting the board of education stated that they would do their best to get the Legislature to adopt just such a bill as this, I trust that this board will approve of this bill, in spirit at least, and this is not said with any desire in the slightest degree to injure the public schools of San Francisco, because I think they are a most highly important government function, but we have other government func-Just consider for a moment, the police department, the fire department, the board of public works and the health department, suppose they had an equal right to command a sum of money for the support of their various departments. Why, the aggregate sum would not be \$4.06 in the tax rate, it would be six or seven or eight dollars. The Board of Supervisors should be, and have always been up to 1922, the clearing house for the demands of the various departments of government. We are interested in the grand total, and the people are interested in the grand total of the tax rate. I repeat to you that if each department of the city government had only to demand what they want for their own particular department, if they were in a position to demand what they think they need, the tax rate then would become unbearable.

The board of education I am sure with a million dollars a year could carry on very nicely. I can build two or three schools a year and get along very nicely on \$1,000,000 a year, spread over six or seven or eight years.

The total increased daily attendance in the public schools in the last ten years was 18,000, not a large number, that is 36 per cent of what it was ten years ago, and the yearly expenditures have gone up nearly 150 per cent. Now, the amount of cost in the name of education should be hauled within reason, just within reason, give them \$1,000,000 a year and not \$2,225,000. As it is at present they have the right to come in and ask for two or three million dollars.

SUPERVISOR McSHEEHY: Would you make that as a motion?

SUPERVISOR PEYSER: I don't believe that this is the proper time to argue the merits of the question, because we don't know what the amendments are going to be.

SUPERVISOR RONCOVIERI: Yes we do.

SUPERVISOR PEYSER: He doesn't know what it is going to be,

Supervisor McSheehy has stated he doesn't know what it is going to be and I don't think that we as members of the Board of Supervisors should even presume to instruct our committee on such a matter when we haven't the slightest idea of what those amendments may be, so I am going to move that the matter be laid over for one week so that when these amendments come in Supervisor McSheehy can then present the matter to us and we will know what we are acting upon.

SUPERVISOR RONCOVIERI: It will be too late. I happen to know that next Thursday will be the third time on which the committee has taken this matter up. The bill is perfectly clear, it gives to the boards of supervisors the right to review the board of education

budget----

SUPERVISOR PEYSER: No, you are wrong-

SUPERVISOR RONCOVIERI: No, I am not wrong.

SUPERVISOR PEYSER: Supervisor McSheehy says himself he doesn't know what the amendment will be.

SUPERVISOR RONCOVIERI: I move this in place of the motion by Supervisor Peyser, that we approve of this bill in this form, the bill to review the board of education's budget, that in principle we are in favor of that, and I so move you.

SUPERVISOR PEYSER: I made a motion that the matter be put over for one week and that then Supervisor McSheehy report back to us

for action.

THE CHAIRMAN: Is there any objection to Supervisor Peyser's motion?

SUPERVISOR RONCOVIERI: I amended that by moving that we approve in principle of the bill now pending before the Legislature.

SUPERVISOR PEYSER: Mr. Chairman, I think that Supervisor Roncovieri is entirely wrong. It may be that when the amendment comes in if it is to review the capital expenditures by the boards of education we will all be in favor of it. The bill as it is now is entirely different. If the amendments come in in such form that we approve, all right, but I don't think this Board should commit itself on anything unless it knows exactly what that thing is before doing it.

SUPERVISOR ANDRIANO: I second the motion by Supervisor

Roncovieri.

SUPERVISOR HAYDEN: Of course, we are very seriously concerned in the amount of the tax rate, and if any bill is pending in the Legislature that would give to this Board the right to review the budget of the board of education, I think we would all be in sympathy with the passage of such a bill, because if we could find it proper to cut down the amount of the budget of the board of education, within proper limits, we would all be interested in that. I think the motion of Supervisor Roncovieri giving Supervisor McSheehy as Chairman of the Legislative Committee instructions to practically use his own judgment where he considers the best interests of the City of San Francisco lie would be all right.

SUPERVISOR GARRITY: Question.

THE CHAIRMAN: The motion before the Board is by Supervisor Roncovieri seconded by Supervisor Andriano. What is the pleasure of the Board?

SUPERVISOR PEYSER: I didn't know that we were going to argue the merits of this question now.

THE CHAIRMAN: May I ask to be excused at this time? Would you nominate someone to take my place?

SUPERVISOR PEYSER: I move that Supervisor Hayden take the chair in the absence of the Mayor.

(Thereupon Supervisor Hayden acted as chairman of the meeting in the absence of the Mayor.)

SUPERVISOR McSHEEHY: I hope we don't get into any controversy here over this now, as I have two or three other bills which I have to say something about.

SUPERVISOR PEYSER: Well, there are none of them more important than the one under discussion now. The education and the public school system is of vital importance to the State of California. true that they could be reasonable in their demands, but the question of education is uppermost, foremost, the most important to the people of the State, and the various school boards are put there presumably, and I assume that such is the fact, because of their knowledge of school administration and because of their knowledge of the needs of education, and I don't think it is proper that in matters of education those who have not the same knowledge—not by virtue of the fact that they are ignorant—but by virtue of the fact that they have not the same opportunities and the same facilities for acquiring that knowledge, should have it in their power to in any way curb or in any way affect the present school system. On a question of investment in school buildings and the like, that is a different thing, and when that is presented in proper form it might be very well to allow our Boards of Supervisors to examine their expenditures. However, I do not believe that on a matter as important as this anyone—and I am not saying anything in derogation of Supervisor McSheehy's judgment or anything of that kind-I don't think it is fair to the people of San Francisco, and I don't think it is fair to the entire system that we should presume to vote on the subject until we know what is before us to vote on. Supervisor Roncovieri's motion, really, in favor of the spirit of the bill means nothing-

SUPERVISOR RONCOVIERI: Principle, I said.

SUPERVISOR PEYSER: Principle, all right; his motion is that the principle is that of allowing the educational system of our State to be tampered with, the educational system is to be subject to political influence, and if that is the case then I say that spirit or that meaning should be well defined and should be well considered. I don't think it is fair and I don't think it is proper that we should be called upon to even consider it until such time as Supervisor McSheehy has brought back the amendment, and then let us go into it.

THE CHAIRMAN: The question is on Supervisor Roncovieri's amendment to the motion by Supervisor Peyser. Call the roll, Mr. Clerk. THE CLERK: (Roll Call.) Supervisor Andriano, aye; Supervisor Breyer, aye; Supervisor Canepa, aye; Supervisor Colman, no; Supervisor Gallagher, absent; Supervisor Garrity, aye; Supervisor Havenner, aye; Supervisor Hayden, aye; Supervisor McGovern, aye; Supervisor McSheehy, aye; Supervisor Miles, no; Supervisor Peyser, no; Supervisor Power, absent; Supervisor Roncovieri, aye; Supervisor

Shannon, aye; Supervisor Spaulding, absent; Supervisor Stanton, aye; Supervisor Suhr, absent.

SUPERVISOR PEYSER: I desire to change my vote from no to aye and give notice of reconsideration.

SUPERVISOR RONCOVIERI: I move for suspension of the rules

and immediate reconsideration.

THE CHAIRMAN: All right. Supervisor Roncovieri asks for immediate reconsideration. Call the roll, Mr. Clerk, on immediate reconsideration.

THE CLERK: (Roll Call.) Supervisor Andriano, aye; Supervisor Canepa, aye; Supervisor Breyer, aye; Supervisor Colman, no; Supervisor Gallagher, absent; Supervisor Garrity, aye; Supervisor Havenner, aye; Supervisor Hayden, aye; Supervisor McGovern, aye; Supervisor McSheehy, aye; Supervisor Miles, no; Supervisor Peyser, no; Supervisor Power, absent; Supervisor Roncovieri, aye; Supervisor Shannon, aye; Supervisor Spaulding, absent; Supervisor Stanton, aye; Supervisor Suhr, absent.

THE CLERK: Eleven ayes, three noes.

THE CHAIRMAN: The motion is lost.

SUPERVISOR McSHEEHY: May I make this statement, members

of the Board, and I think you will all be interested. You asked me to see the Governor of the State in reference to the judges' salaries, amounting to \$84,000—

SUPERVISOR SHANNON: I don't think it is right to take up all these legislative matters under roll call for the introduction of motions

and reports.

SUPERVISOR McSHEEHY: I think, if you will allow me to make this statement—I don't want to take up your time, Supervisor—may I make this statement, and you can do just as you please with it—

SUPERVISOR SHANNON: We always do anyway, just as we please. SUPERVISOR McSHEEHY: I saw the Governor and he told me that he had made a promise that if the Senate and the Assembly voted in favor of those bills that he would sign them, that the bills would be passed. It is in this position, if the City of San Francisco does not report on these bills, I think you will find—

SUPERVISOR COLMAN: We reported on the question of raises for the judges; we went on record as opposed to the raises for the judges.

The——

THE CHAIRMAN: Sure we did, unanimously.

SUPERVISOR STANTON: I wasn't present. I want to be recorded as voting against it.

THE CHAIRMAN: Those present voted unanimously.

SUPERVISOR McSHEEHY: Members of the Board, as Chairman of the Legislative Committee I have not yet received any instructions in reference to what I was to do next Thursday on this board of education matter, is it tentatively understood——

SUPERVISOR PEYSER: No, it is put over.

SUPERVISOR McSHEEHY: Then I would simply make the statement that this Board cannot act on an amendment unless they see the amendment?

THE CHAIRMAN: Ask for a postponement.

SUPERVISOR McSHEEHY: I have asked for two now, and I think it is part of the duty of any committee to state what has transpired in this board—

SUPERVISOR ANDRIANO: I think that is the proper thing to do, we have no right to make any recommendation, but we have the right to state what has happened in this Board in reference to it.

SUPERVISOR McSHEEHY: I will make that statement.

SUPERVISOR ANDRIANO: I would take the record of the proceeding by the stenographic reporter and take it up there.

SUPERVISOR McSHEEHY: I will do that.

### Authorizing Purchase From Sisters of Mercy of Certain Real Property.

Supervisor Shannon presented:

Resolution No. 34193 (New Series), as follows:

Resolution fixing time, terms and conditions for the surrender of possession of real property described in Resolution No. 33949 (New Series).

Whereas, this Board adopted on February 16, 1931, and the Mayor approved on February 17, 1931, Resolution No. 33949 (New Series), authorizing the purchase from the Sisters of Mercy, a corporation, of certain real property described in said resolution, which said real property consists of vacant lands, a cemetery and improved lands upon which stand the buildings now used as St. Catherine's Home; and

Whereas, during the negotiations for said purchase it was understood and agreed that said Sisters of Mercy, a corporation, in order effectively to carry out, without interruption, the charitable and humanitarian work of St. Catherine's Home, be permitted to occupy, rent free, the buildings now in use, upon said premises, for the purposes of St. Catherine's Home, for a reasonable period of time within

which to erect a new home; and that the heating plant, pipes, boilers, tanks necessary to serve the same and other appliances pertinent thereto should remain intact and be surrendered with said premises, and that said Sisters of Mercy, at their own expense, should remove all bodies from said cemetery within ninety (90) days after the acceptance of the deed by the City and County of San Francisco; and that the City and County of San Francisco should be let into the immediate possession of all unoccupied, vacant and unused portions of said premises with the right to remove therefrom any and all outbuildings that might interfere with the immediate erection of a psychopathic hospital or a cancer hospital; and

Whereas, it has been determined that a reasonable period of time within which to accomplish said work will be until March 1, 1932;

now, therefore, be it

Resolved, That for the purpose of acquiring title to said real property from said Sisters of Mercy and adjusting and settling all differences and litigation relative to the acquisition of said real property and its appurtenances, said Sisters of Mercy, a corporation, be and they are hereby authorized and permitted to occupy the buildings now occupied and used in the conduct of St. Catherine's Home, rent free, until March 1, 1932, and that on said date the possession of said buildings be surrendered, together with the heating plant, pipes, boilers, tanks necessary to serve the same and all other appliances pertinent thereto, and that said Sisters of Mercy have ninety (90) days after the acceptance of the deed by the City and County of San Francisco within which to remove all bodies from the cemetery on said premises; and be it

Further Resolved, That nothing in this resolution shall interfere with the immediate possession, use and occupation by the City and County of San Francisco, or the Board of Health, of all unoccupied, vacant or unused portions of the land described in said Resolution No. 33949 (New Series), or with the improvement of said unoccupied, vacant or unused portions of said land and the erection of buildings thereon, and that said City and County of San Francisco shall have the right to remove therefrom any and all outhouses that may interfere with the immediate erection of a psychopathic hospital or a

cancer hospital.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

Citizens' Committee on "Better Homes and Clean-Up Week."

Supervisor Peyser presented:

Resolution No. 34194 (New Series), as follows:

Whereas, April 26 to May 3, 1931, inclusive, has been dedicated to "Better Homes and Clean-Up Week"; and

Whereas, much can be done to beautify our city and to render it more sanitary and attractive as a place of abode; now, therefore, be it

Resolved, That his Honor the Mayor be and is hereby authorized to issue a proclamation declaring April 26 to May 3, 1931, inclusive, "Better Homes and Clean-Up Week" and to appoint a Citizens' Committee to cooperate in this movement for the beautifying of our city.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

#### Memorial Day Committee.

Supervisor Roncovieri presented:

Resolution No. 34195 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby respectfully requested to appoint a committee to properly celebrate Memorial Day, May 30, 1931.

Adopted by the following vote

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

#### Establishing Rates for Rental and Operation of Equipment.

Supervisor Miles presented:

Resolution No. 34196 (New Series), as follows:

Whereas, all bids were rejected that were on February 24, 1931 (Proposal No. 689) submitted for rental and operation of equipment; and

Whereas, at an open and public meeting held March 18, 1931, the Supplies Committee gave full consideration to the subject matter, the respective hidders having been in attendance: therefore be it

respective bidders having been in attendance; therefore, be it
Resolved, That the following rates be and same are hereby established for the rental and operation of the following equipment required by the City and County of San Francisco:

Gas shovel, capacity 1¼ yards, \$50 per day of eight hours.

Steam shovel, capacity 11/4 yards, \$50 per day of eight hours.

Moving gas or steam shovel on or off the job or transferring from one job to another, \$20 per move.

Air compressor, equipped with two air drills, including sharpening of drills, \$30 per day of eight hours.

Caterpillar tractor, 60 horsepower, with bulldozer and McMillan scraper (4 yards), \$48 per day of eight hours.

Caterpillar tractor, 60 horsepower, \$44.95 per day of eight hours. Gas road roller, 3 wheeler, 12 tons, \$20 per day of eight hours.

Motor truck with automatic dump, low body, pneumatic tires: capacity 1 to 1½ yards, \$12.50 per day of eight hours.

Motor truck with automatic dump, low body, pneumatic tires, capacity 2½ to 3½ yards, \$17.50 per day of eight hours.

Motor truck with automatic dump, low body, pneumatic tires, capacity 5 yards, \$24 per day of eight hours.

And be it further

Resolved, That using departments file weekly with the Purchaser of Supplies a requisition designating the type and number of units of equipment necessary for use during the ensuing week; and be it

Further Resolved, That any person performing labor in the execution of such contract shall be a citizen of the United States or have declared his intention of becoming such; that preference in the performance of labor under such contract or other arrangement shall be given to persons who shall have actually resided in the City and County and shall have so resided for the period of one year next preceding the date of their engagement to perform labor thereunder.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

### Accepting Offers to Sell Land Required for Bernal Heights Boulevard.

Resolution No. 34197 (New Series), as follows:

Resolved, That the offers of sale made by the following named per-

sons to sell to the City and County of San Francisco the following described land, required for the Bernal Heights boulevard, for the sums set forth opposite their respective names be accepted:

Valeriano and Alicia Orzanco, \$3,000—Lot 6, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As

per written offer on file.)

R. S. Weintraub, \$2,550—Lot 11, Block 5627, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

#### Approving Contracts for Occupation of Water Department Lands.

Supervisor Colman presented:

Resolution No. 34198 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain par-

cels of said land; therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be and the same are hereby approved, and the Clerk of this Board be and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

1. Jos. F. Avilla—11.2 acres in Plot No. 44 of the Bernal portion of the Rancho El Valle de San Jose, Pleasanton District; term of nine

months; agricultural.

- 2. Aug. J. Lang, Jr.—Portion of the 20-foot strip along Junipero Serra boulevard at the corner of Alemany boulevard; term three years; roadway to service station.
- 3. J. Lunghi—24 acres in the "Silva Tract" near Millbrae; term three years; horticultural, farming and grazing.

4. Mills Estate, Inc.—76 acres in the "Silva Tract" near Millbrae;

term three years; grazing.

5. A. C. Taber—3 acres in Section 7, Township 4 South, Range 1 East, M. D. B. and M., Alameda County; term one year; picnic grounds and bathing resort.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Stanton—13.

Absent—Supervisors Gallagher, Garrity, Power, Spaulding, Suhr—5.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 6:55 p. m., adjourned.

Approved by the Board of Supervisors April 13, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

Clerk of the Board of Supervisors, City and County of San Francisco.





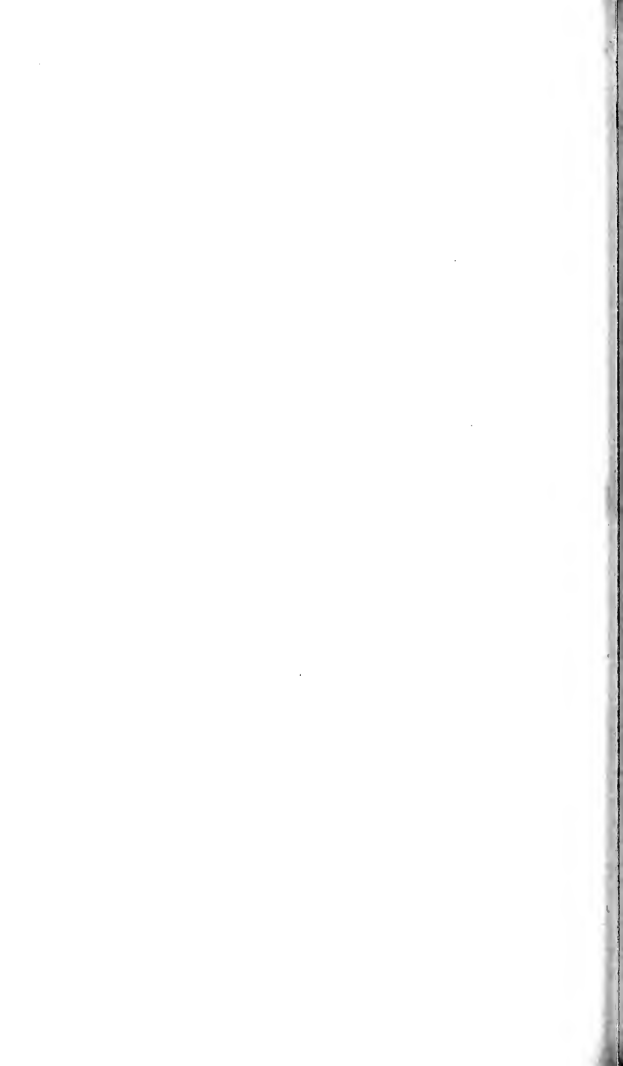
Monday, April 6, 1931

## lournal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, APRIL 6, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 6, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted resent:

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

Quorum present.

His Honor Mayor Rossi presiding.

### Remarks of Mayor Angelo J. Rossi on Death of Supervisor James E. Power.

It is with the sincerest regret that I received advice today that Supervisor James E. Power had been taken from us.

A man of steadfast character, lovable personality, staunch and loyal to his friends, Supervisor Power's death will bring genuine grief to the hearts of all San Franciscans.

A devoted husband, a loving father, a friend of all who were in need, he endeared himself to the many who had an opportunity of coming in close contact with him in business or social life. He never shirked a responsibility and never betrayed a trust.

Like all men of forceful character, James E. Power formed deep and lasting friendships, and, like all strong men, at times had energetic opponents, but he never cherished rancor in his heart. He looked with charity on all his fellow-men, and his departure to the beyond will bring regret to all who knew him.

Supervisor Power's connection with the municipal government began in January, 1911, when he was appointed a member of the Board of Education. From this position, after three years' tenure in office, he resigned to accept an appointment to the Board of Supervisors.

As a school director he did much to build up the department, and was a consistent advocate of liberality in the matter of salaries for all teachers, recognizing the necessity of a high-minded and efficient personnel in this department.

He introduced the school children's savings bank system, as a result of which school children now have deposits aggregating over a million dollars.

As a member of the Board of Supervisors he attained the highest honor which that body can confer—the chairmanship of the Finance Committee.

For three years Mr. Power was postmaster at San Francisco, in which position he established an enviable record for efficiency and service and did much to build up the postoffice in San Francisco to its present high standard.

As a lifelong friend of Supervisor Power and as Mayor of the City which he served so well, I join with his host of friends in expressing to the bereaved family my sincerest sympathy at his untimely passing.

#### Motion.

Supervisor Hayden moved that a committee of the Board be appointed to attend the funeral; that at 2:30 p. m. next Monday appropriate services be held in the chambers commemorating the passing of Supervisor Power; that the Clerk provide a suitable floral tribute, and that when the Board adjourns it does so out of respect to his memory.

Adopted unanimously by rising vote.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 23, 1931, was considered read and approved.

#### Statement of Votes Cast at Charter Election.

The following was presented, read and ordered filed:

Communication from Registrar of Voters C. J. Collins, transmitting statement of vote cast March 26, 1931, on two propositions, viz.: No. 1, a proposed Charter for San Francisco as submitted by the Board of Freeholders and filed with the Board January 19, 1931; No. 2, a Charter Amendment adding a new article, providing for the government of territory in San Mateo County in the event of consolidation with San Francisco.

No. 1—59,084 in favor; 45,741 against. No. 2—80,156 in favor; 21,679 against.

#### PRESENTATION OF PROPOSALS.

#### Linseed Oil, Shellac, Etc.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing linseed oil, shellac, turpentine, lead, litharge, mineral brown and putty, and referred to Supplies Committee.

#### Six Thousand Padlocks, Keyless, for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. for furnishing 6000 padlocks, keyless, for School Department, and referred to Supplies Committee.

#### Scavenger Service, Etc.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. for furnishing scavenger service, term May 1 to December 31, 1931, for School Department, and referred to Supplies Committee.

#### Action Deferred.

The following matter was, on motion, laid over until April 20, 1931, and made a Special Order of Business for 3 p. m.:

#### HEARING OF APPEAL-2 P. M.

### Rezoning of Alemany Boulevard Between Geneva Avenue and Niagara Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from First Residential District to Commercial District, property located on the northwesterly side of Alemany boulevard between Geneva avenue and Niagara street.

#### Action Deferred.

The following matters were laid over one week:

#### Garbage Disposal.

Receipt of bids for garbage disposal.

#### SPECIAL ORDER-4 P. M.

Report of Legislative Committee.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34199 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

payment to the following named claimants, to-wit:	
Auditorium Fund.	
(1) Pacific Gas and Electric Company, gas and electricity furnished the Auditorium (claim dated March 24, 1931)\$	1,866.95
1928 Hetch Hetchy Water Bonds.	
(2) California Meat Company, meat furnished (claim dated March 19, 1931)\$	519.70
<ul><li>(3) J. H. Creighton, truck hire (claim dated March 19, 1931)</li><li>(4) Edison Storage Battery Supply Company, rental of bat-</li></ul>	888.55
teries (claim dated March 19, 1931)	859.87
March 19, 1931)	526.25
(6) Pacific Coast Aggregates, Inc., concrete sand (claim dated March 19, 1931)	517.32
(7) Santa Cruz Portland Cement Company, cement (claim dated March 19, 1931)	4,056.00
(8) The American Rubber Manufacturing Company, conveyor belt (claim dated March 21, 1931)	680.00
(9) George Herrman Company, calcium chloride (claim dated	
March 21, 1931)	868.25
(claim dated March 21, 1931)	2,262.00
dated March 21, 1931)	1,020.30
1931)	843.61
(13) Santa Cruz Portland Cement Company, cement (claim dated March 21, 1931)	3,012.00
(14) United States Rubber Company, rubber boots, coats, etc. (claim dated March 21, 1931)	834.00
Hetch Hetchy Power Operative Fund.	

(15) Kortick Manufacturing Company, vibration dampers for

(16) American Brake Shoe and Foundry Company, brake

transmission line (claim dated March 20, 1931)...... \$ 3,566.70

Municipal Railway Fund.

shoes (claim dated March 19, 1931).....\$ 2,118.24

(17) Eva B. Gore, twenty-ninth payment for account of death of Alvinza E. Gore, her husband, being payment in	
full as per award by Industrial Accident Commission (claim dated March 16, 1931)	2,211.67
1931 Boulevards and Roads Bonds.	
(18) Associated Charities, supplies furnished (claim dated March 26, 1931)\$2	22,000.00
County Road Fund.	
(19) Bode Gravel Company, gravel for street maintenance (claim dated March 23, 1931)	967.21
tenance (claim dated March 18, 1931)	2,309.13 3.906.39
Special School Tax.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(22) David H. Clancy, first and final payment, construction of new iron and glass entrance at Grant School (claim dated March 25, 1931)\$	1,154.00
Water Revenue Fund.	
(23) Baldwin & Howell, refund of deposits for water main extensions and services (claim dated March 25, 1931)\$ (24) Enterprise Foundry Company, pipe castings (claim	6,994.74
dated March 25, 1931)	939.14
ment (claim dated March 25, 1931)	590.2
(claim dated March 25, 1931)(27) Peninsula Iron and Steel Company, hardware (claim	4,954.58
dated March 25, 1931)	518.7
1931)	4,063.2!
(29) Healy-Tibbitts Construction Company, construction of reinforced concrete trestle to support 44-inch pipe at Alemany boulevard (claim dated March 25, 1931)	6,859.4
General Fund, 1930-1931.	
(30) San Francisco Chronicle, official advertising (claim dated March 30, 1931)\$ (31) A. F. Heuer, printing 600 copies of Auditor's report for	575.1
the year ending June 30, 1930 (claim dated March 30, 1931) (32) Market Street Railway Company, payment for lands	653.4
bounded by Frederick and Willard streets, Arguello boule- vard and Golden Gate Park, per Ordinance No. 5830 (New Series); ninth payment (claim dated March 30, 1931)	7,750.0
(33) Market Street Railway Company, rental for lands bounded by Frederick and Willard streets, Arguello boulevard and Golden Gate Park, per agreement dated March 12,	The state of the s
1923 (claim dated March 30, 1931)	1,363.5
Department (claim dated March 23, 1931)	1,300.1
(35) Berringer & Russell, hay, etc., for Police Department (claim dated March 23, 1931)	725.9
(36) Hanni & Girerd, repairing of police autos (claim dated March 23, 1931)	628.7
(37) Richfield Oil Company, fuel oil furnished Civic Center power house (claim dated March 20, 1931)	876.0

(38) Board of Park Commissioners, for labor and material

(36) Doard of Fark Commissioners, for labor and material,	
grading, surfacing, wharf construction, etc., at Yacht Har-	
bor (claim dated March 26, 1931)	37,092.92
(39) C. B. Lindauer & Son, liquor cresolis compound fur-	
nished San Francisco Hospital (claim dated Feb. 28, 1931)	613.76
(40) A. Paladini Company, fish for San Francisco Hospital	
(claim dated Feb. 28, 1931)	664.84
(41) Del Monte Meat Company, meat for San Francisco Hos-	
pital (claim dated Feb. 28, 1931)	556.53
(42) J. T. Freitas Company, eggs for San Francisco Hos-	
pital (claim dated Feb. 28, 1931)	967.80
(43) Simonds Machinery Company, two American Marsh	
pumps, etc., for Laguna Honda Home (claim dated Feb.	
28, 1931)	1,213.00
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, G	allagher,
Comite Haranna Harden McCarray McChasha Damen De	

Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Payments for Properties Required for School Purposes—Special School Tax.

Also, Resolution No. 34200 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Special School Tax and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

(1) To Albert Braun for Lot No. 25 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169-170; also known as Lot 5 in Block 5714 on Assessor's Map Book; per acceptance of offer by Resolution No. 34121 (New Series), and required for school purposes. (Claim dated March 30, 1931)......\$ 8,500.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Appropriation, \$57,928.04, Out of Special School Tax, for Equipment for Aptos Junior High School.

Also, Resolution No. 34201 (New Series), as follows:

Resolved, That the sum of \$57,928.04 be and the same is hereby set iside, appropriated and authorized to be expended out of Special school Tax for the purchase of equipment for the Aptos Junior High school. (Recommended by Board of Education.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Farrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Appropriations Out of County Road Fund for Reconstruction of Vicksburg, Noe and Alvarado Streets.

Also, Resolution No. 34202 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the reconstruction of the following streets, to-wit:

- (2) Alvarado street, Noe street to Castro street............. 3,416.00 (3) Noe street, Twenty-first street to Twenty-second street... 3,770.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Appropriating \$22,000 Out of 1931 Boulevards and Roads Bonds for Labor and Supplies.

Also, Resolution No. 34203 (New Series), as follows:

Resolved, That the sum of \$22,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bonds for labor and supplies in connection with Laguna Honda improvement, under direction of the superintendent of the Laguna Honda Home.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Reimbursing Sewer Repair Division, Board of Public Works, for Sewer Installation, Account Aptos Junior High School.

Also, Resolution No. 34204 (New Series), as follows:

Resolved, That the sum of \$1,511.98 be and the same is hereby set aside and appropriated out of Special School Tax to the credit of Sewer Repair Division, Board of Public Works, being reimbursement for the installation of sewer in Aptos avenue, from the Aptos Junior High School to Ocean avenue, to provide sewage drainage from said school.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Payment, \$1,250, to Thomson, Wood & Hoffman, Attorneys, for Opinions re 1931 Bonds, Account Unemployed.

Also, Resolution No. 34205 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned 1931 Bonds and authorized in payment to Thomson, Wood & Hoffman, attorneys and counsellors at law, for professional services—opinions rendered and to be rendered as to the legality of said bonds, to-wit:

Public Parks and Squares, 1931\$	700.00
Boulevards and Roads, 1931	
Playgrounds, 1931	100.00

Total .....\$1,250.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Payment, \$7,500, for Land Required for Opening and Extension of Shipley Street Between Fourth and Fifth Streets.

Also, Resolution No. 34206 (New Series), as follows:

Resolved, That the sum of \$7,500 be and the same is hereby set aside and appropriated out of County Road Fund, and authorized in payment to Lester G. Loupe Company, a corporation, being payment for real property required for the opening and continuation of Shipley street between Fourth and Fifth streets, and described as follows, to-wit:

Beginning at a point which is distant 412 feet 6 inches perpendicularly southwesterly from the southwesterly line of Fourth street, and distant 165 feet perpendicularly southeasterly from the southeasterly line of Folsom street; running thence southwesterly and parallel with said line of Folsom street 137 feet 6 inches; thence at a right angle southeasterly 35 feet; thence at a right angle northeasterly 35 feet to point of beginning. Being a part of 100 Vara Block No. 374.

Further Resolved, That for and in consideration of the payment of said \$7,500 to said Lester G. Loupe Company, a corporation, for said hereinabove described property, the said Lester G. Loupe Company, a corporation, agrees to construct curbs and sidewalks at its property fronting on said proposed continuation of Shipley street, and to bear the cost of said construction. Said construction to be in accordance with City Engineer's specifications.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Hayden, McGovern, Peyser, Roncovieri, Spaulding, Stanton, Suhr—12.

Noes-Supervisors Gallagher, Havenner, McSheehy-3.

Absent—Supervisors Miles, Shannon—2.

Amending Sections 20 and 37 of Ordinance No. 5132 (New Series), "License Ordinance," Reducing the License Fee on Wrestling or Boxing Exhibitions to \$10 for Each Performance, and Reducing the License Fee on the Conducting of Concerts Based on the Seating Capacity of the House.

On recommendation of Police Committee.

Bill No. 9368, Ordinance No. 8961 (New Series), as follows:

Amending Section 20 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades or employments within the City and County of San Francisco," by reducing the license fee for the conducting of boxing or wrestling exhibitions by persons other than bona fide athletic organizations to \$10.00 for each such exhibition; and Section 37 thereof by placing a license fee on persons holding concerts based on the seating capacity of the house, instead of on both seating capacity and admission charge, as heretofore.

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

Section 1. Sections 20 and 37 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 20. Every person, firm or corporation conducting, carrying on or managing a boxing or wrestling exhibition, shall pay a license see of \$10.00 for each such exhibition.

Provided that no license shall be exacted from bona fide athletic organizations where boxing or wrestling exhibitions are given for the entertainment of the members thereof and to which no admission fee is charged, directly or indirectly.

Section 37. Every person, firm or corporation holding, promoting or giving a concert, shall pay a license fee for each such performance depending upon the seating capacity of the place, as follows:

Places with a seating capacity of less than 500, \$5.00.

Places with a seating capacity of 500 and less than 1500, \$10.00.

Places with a seating capacity of 1500 and over, \$20.00.

A concert within the meaning of this section, shall be an entertainment open to the public at large, the principal part of which shall be composed of vocal or instrumental music or both, and to which an admission fee is charged.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Ordinance Regulating Installation, Alteration and Maintenance of Signs, and Repealing Ordinance No. 1009 (New Series).

On recommendation of Public Buildings and Lands Committee.

Bill No. 9367, Ordinance No. 8962 (New Series), as follows:

Regulating the installation, alteration, and maintenance of signs, devices, and sidewalk clocks, fixing a penalty for violations of the provisions thereof, and repealing Ordinance No. 1009 (New Series) and all ordinances or parts of ordinances in conflict therewith.

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

Section 1. This ordinance shall be known as the "Sign Ordinance" of the City and County of San Francisco.

Section 2. It shall be unlawful for any person, firm or corporation hereafter to place or maintain upon or in front of, or attach to any building or premises, any sign, advertisement, transparency, bulletin board, or sidewalk clock, projecting beyond the property line over any sidewalk or public thoroughfare, except such as are embraced within the classifications of Section 11 and subject to the conditions stated herein; provided that this ordinance shall not be deemed to apply to "billboards," as defined and regulated by Ordinance No. 4059 (New Series), nor to render unlawful the maintenance of any sign, advertisement, transparency, or bulletin board erected and maintained under a lawful permit prior to the passage of this ordinance.

Section 3. No sign, transparency, advertisement, bulletin board, or sidewalk clock shall hereafter be placed, maintained upon or in front of, or attached to any building, structure, or premises, without a permit therefor from the Board of Public Works. Application for such permit shall be made to the said Board of Public Works by the owner, lesses, or agent thereof, of the property on which the proposed sign is to be located, on the form and in the manner required by the said Board. Said application shall be accompanied by duplicate scale or dimensioned drawings of the proposed sign, which shall show fully the location, dimensions, and construction therof, together with such other information as may be required. When the proposed sign is to be attached to a building or other independent structure, the drawings shall show the position of the sign on the supporting structure, the method of attachment to such structure, and the character of the structural members to which such attachment is made.

Section 4. It shall be the duty of the Board of Public Works, through its authorized representatives, upon the filing of application and exhibits as provided in Section 3, to examine such drawings and other data and, if necessary, the premises upon which it is proposed to erect the sign, and if it shall appear that the proposed sign is in accordance with all legal requirements, the Board of Public Works shall issue a permit for the erection of the sign. During the erection of the sign

and upon the completion thereof, the Board of Public Works shall

cause the same to be inspected.

Section 5. All rights and privileges acquired under the provisions of this ordinance or any amendment thereto, permitting the erection or maintenance of signs or sidewlk clocks on or over sidewalks or public thoroughfares, are mere licenses revocable at any time by the Board of Supervisors, and all such permits shall contain this proviso.

Section 6. Any person, firm, or corporation maintaining a sign or advertisement upon or in front of the premises of which he, she or they are the owner or occupant, or over which he, she or they have control, shall, upon notice from the Board of Public Works, cause such signs or advertisements to be placed and secured in such manner as the said Board may direct. In case of failure to comply with such notification, the Board of Public Works is authorized to cause the removal forthwith of such sign or advertisement, and without prejudice to the penalties herein imposed for violations of this ordinance.

Section 7. Before any sign, transparency, advertisement or sign device is erected which is intended to be used in connection with electricity, a permit shall be secured from the Board of Public Works as provided in Sections 3 and 4, and this permit, together with all necessary data regarding the proposed electrical construction, shall be submitted to the Department of Electricity. It shall be the duty of the Department of Electricity to examine such electrical data, and if the proposed sign is found to be in accordance with all ordinances regarding electrical construction, and the provisions herein regarding illuminating qualities, the said department shall issue a permit for the erection of such sign. No sign intended to be used in connection with electricity shall be erected unless permits therefor have been secured from both the Board of Public Works and the Department of Electricity.

Section 8. Upon the completion of the electrical construction for which permit is issued or required as herein provided, the Department of Electricity shall inspect the sign, and if it is found to be in accordance with all requirements regarding electrical construction illuminating qualities, the said department shall issue a certificate of satisfactory inspection to the permittee upon the payment to the said department of a fee in the amount of two dollars and fifty cents (\$2.50) for each hour of time reasonably consumed by each inspector in making such inspection, including time reasonably consumed in going from the office of the said department to the place of inspection, and return to the said office; provided, however, that such minimum fee shall be three dollars (\$3.00). The issuance of the certificate of satisfactory inspection shall constitute a permit for the connection of electric current to the sign. Prior to the issuance of such certificate. such current shall be turned on only by special permission of the Department of Electricity, and only for the purpose of testing the sign.

Section 9. Definitions.

- (9.1) The word "sign" as used herein when appearing alone, shall be understood to include all types of signs, sign devices, advertisements, transparencies, bulletin boards on or attached to any building, structure, or premises, and shall also include sidewalk clocks; provided, however, that the said word shall not include "billboards" as defined in Ordinance No. 4059 (New Series).
- (9.2) "Electric sign" shall mean a sign whereon letters, figures, or designs are formed or outlined by incandescent electric lights, "Neon" or other luminous electric tubes, or by a transparent medium illuminated from electric lights or luminous tube contained within the sign. Electric lights or luminous tubes which are not an essential element of the sign proper, are not classified as electric signs within the meaning of this ordinance.
- (9.3) "Face of Building" shall be construed to mean the general outer surface of the walls of the building facing the street, except where bay windows or pillars project beyond such walls, the outer

surface of such windows or pillars shall be considered the face of the

building at those points.

(9.4) Where the distance from sign to sidewalk is specified, there is meant the clear distance from the bottom of the sign or the frame thereof, to the highest point of the sidewalk immediately beneath such sign.

Section 10. General Specifications.

(10.1) All fixed signs, except those lying flat against the surface of the building to which they are attached, shall be designed to withstand wind loadings as follows, the detail design to be in accordance with the provisions of the Building Law:

(a) For solid signs, twenty (20) pounds per square foot on one

face of sign.

- (b) For skeleton signs, thirty-six (36) pounds per square foot of the total face area of the letters or other sign surface, or ten (10) pounds per square foot on the gross area within the frame of the sign proper, whichever is the greater.
- (10.2) Metal shapes or flats used for supporting or bracing signs shall not be less than one-eighth (1-8) inch thick, and shall be galvanized or porcelain enameled. Where wire is used to support or brace signs, it shall be galvanized or equal.

(10.3) All electric signs shall be constructed throughout of non-

combustible materials.

- (10.4) The amount of illumination supplied to an electric sign shall not be less than eight (8) candlepower, or one (1) lineal foot of Neon tubing, per square foot area of the illuminated side or sides of the sign.
- (10.5) The illuminating elements of all electric signs shall be maintained in good order and in the full number for which the sign was designed.
- (10.6) No sign other than electric sign shall project more than twelve (12) inches from the face of the building, nor shall any electric sign project beyond the curb line of the sidewalk below such sign.

(10.7) No double or triple face electric sign shall be more than

four (4) feet thick between sign faces.

- (10.8) No sign which projects more than eight (8) inches over a public sidewalk or thoroughfare, shall be less than eight (8) feet above the sidewalk; provided, however, that this provision shall not apply to non-electric pole signs when the base thereof is placed at sidewalk elevation.
- (10.9) No sign other than a swinging electric or marquee sign shall extend across or in front of any window or other exterior opening in any building above the first story thereof, nor across the end windows or the end three (3) feet of glass front at each side of a mezzanine floor.
- (10.10) No sign shall be attached to any fire escape or standpipe, and none except marquee signs shall be placed in front thereof, nor shall any sign be so placed as to obstruct the means of ingress or egress of a building.
- (10.11) No sign which is placed parallel with or flat against the wall of a building, shall extend above the fire wall of such building.
- Section 11. The classification of signs referred to in section 2, and the special conditions pertaining to each classification, shall be as follows:
- Class A. Flat or curved signs, plain or electric, the face of the sign being parallel for its whole length to the face of the building, and the sign fastened directly thereto. Such signs shall project not more than ten (10) inches from the face of the building unless the sign is ten (10) feet or more above the sidewalk, in which case they may project not to exceed eighteen (18) inches.
- Class B. Drum signs attached to the pillars or entrances of buildings, and projecting not more than eight (8) inches from the face of the building unless the sign is eight (8) feet or more above the sidewalk, in which case they may project not to exceed twelve (12) inches.

Provided, an electric drum sign ten (10) feet or more above the side-

walk may project not more than four (4) feet.

"V" signs, attached at their ends to the face of the build-Class C. ing, and with the apex projecting therefrom not more than eight (8) inches unless the sign is eight (8) feet or more above the sidewalk, in which case this projection may be made not to exceed twelve (12) inches. Provided, an electric "V" sign ten (10) feet or more above the sidewalk may project not more than four (4) feet.

Class D. Barber pole and similar type signs, free from any separate signs attached thereto, and projecting not more than fourteen (14)

inches from the face of the building.

Class E. Horizontal double face or triple face signs illuminated and

conforming to the following specifications.

(a) Swinging electric signs having a maximum height not to exceed seven (7) feet nor projecting beyond the outer edge of the sidewalk nor having their lowest point less than ten (10) feet above the sidewalk. Provided also that such signs shall be erected in such manner as to permit their being swung back parallel with the face of the building and when so swung back the sign shall not project more than twenty (20) inches from the face of said building, or supporting element at property line. Further provided that said signs shall be

swung back between the hours of 8:00 a.m. and 5:00 p.m.

(b) Horizontal electric signs having a maximum height not to exceed five (5) feet nor projecting from the face of the building for more than one-half (1-2) the width of the sidewalk, nor in any case more than seven (7) feet, nor having their lowest point less than ten (10) feet above the sidewalk. Provided also that they shall be mounted in such a way as to permit their being swung back parallel with the building face (in case of emergencies, such as fire), but shall be fastened permanently with galvanized metal cables and turnbuckles in their extended position for normal usage, the lateral guys to be not more than ten (10) feet above the sidewalk at their point of attachment to the building.

Class F. Double face vertical electric signs, illuminated on both sides, the face of the sign set at right angles to the face of the building, except that at a corner of the building which is also a street corner, the sign may be so set that the plane of the sign bisects the angle formed by the intersecting wall faces. The limiting dimensions per-

taining to such signs shall be as follows:

Height Above Side-Maximum Projection From Minimum Length of walk, Feet. Face of Building, Feet. Sign. Feet.

, Feet.	Face of Building, Feet.	Sign, Fee
10	4	8
12	5	10
15	6	20
18	7	30
20	8	40
23	9	50
25	10	60

Class G. Single face vertical electric signs having a maximum width of six (6) feet placed either flat against the building or at an angle of forty-five (45) degrees with the walls at a corner thereof which is also a street corner. Such signs shall be not less than twelve (12) feet above the sidewalk, nor shall any portion project above the fire wall of the building.

Class H. Gas or electric lamp or lamp globes on which signs may be placed, such lamps or globes to be suspended in front of the building or premises, not less than eight (8) feet above the sidewalk, nor projecting more than two and one-half (2 1-2) feet from the face of the building. No inscription or sign other than the name of the person, firm, or corporation at whose expense and in front of whose premises the lamp is erected shall be placed thereon, nor shall the size of such lamp or globe exceed that of those used in lighting the public streets.

Class I. Flat or curved mesh signs and raised letters. Such signs

may be extended from the front of one bay window above the first story to an adjacent bay window, provided that the sign shall not project more than six (6) inches from the front of the bay window.

Class J. Bulletin boards, which shall not project more than eight

(8) inches from the face of the building.

Signs supported upon metal awnings or marquees. Such Class K. signs shall be not less than ten (10) feet above the sidewalk, and unless electric signs, shall be not more than two (2) feet in vertical dimension; if electric signs, their vertical dimension shall be not more than sixty-five (65) percent of the projection of the marquee from the face of the building. When projecting above the roof of the marquee, the face of signs parallel with the building, or the apex of "V" signs, shall be distant from the face of the building not less than one and one-half times the height of the sign above the marquee. There shall be a clear space of not less than two (2) feet from the face of the building to any portion of any sign extending more than two (2) feet above the roof of the marquee, unless there is provided a walkway as herein specified. Such walkway shall extend along the face of the building for the full distance between signs, shall be at an elevation of not more than two (2) feet below the top of the sign at the face of the building, and shall be not less than two (2) feet wide. Such walkway shall be designed for its dead load plus a live load of sixty (60) pounds per square foot of area, and shall be of fireproof construction throughout. Where the walkway is located more than two (2) feet above the roof of the marquee, a hand-rail shall be provided along the outer edge of the walkway, and metal stairs or ladder, not less than eighteen (18) inches wide, shall be provided to give access from the walkway to the roof below. Signs extending above the roof of a marquee and placed other than along and flush with the edges thereof, shall be set back not less than two (2) feet from the side edges of the roof. No temporary sign of any kind shall be attached or supported on any marquee, except as provided in Class L. marquees shall be designed and constructed to sustain, in accordance with the provisions of the building law, their full dead load plus a live load of twenty (20) pounds per square foot of horizontal area, plus the weight of signs, and no sign shall be supported on any marquee which does not satisfy this requirement.

Class L. Temporary signs, advertisements, or flags. These may be suspended over the sidewalk in front of buildings or premises upon holidays, election days, and days of public parade or display, provided that such signs, advertisements, or flags shall be placed and secured as may be directed by the Board of Public Works, and be removed immediately following the day or days for which the permit is granted. Class M. Sidewalk clocks, which shall be ornamental in character

Class M. Sidewalk clocks, which shall be ornamental in character and construction, the design thereof to be subject to the approval of the Board of Public Works. Such clocks shall be placed just inside of and abutting on the curb line, shall be not less than ten (10) feet above the sidewalk, and the clock face shall be not less than two (2) nor more than three (3) feet in diameter. No advertisement, notice, lettering, inscription, or name shall be painted, placed, or attached to the clock or to the pole or standard upon which it is mounted. After the erection thereof, all such clocks shall be maintained in good condition and shall correctly indicate the time; failure to comply with this condition shall be cause for revocation of permit.

Class N. Roof Signs. The extreme height of such signs above the lowest portion of the roof directly beneath the sign shall not exceed seventy-five (75) feet when the sign is supported on a Class A or B building, nor thirty (30) feet when supported on a Class C building. The face of the sign shall be set back of and not less than three (3) feet in the clear from the inside face of the parapet wall parallel or adjacent thereto, and the ends of the sign shall be not less than one (1) foot inside the inside face of the parapet wall adjacent to such end. The bottom of such signs shall be not less than five (5) feet above the roof directly beneath, and the space between vertical support shall

be not less than six (6) feet in the clear; not less than fifty (50) percent of the spaces so defined shall be and remain clear of any

obstructions whatever.

No advertising sign or electric sign shall hereafter be placed on any roof in such a position that any portion of the advertising surface, its supporting structure, posts or braces, will be closer than six (6) feet from the outlet connection of any standpipe or fire plug, nor interfere in any way with the free use of any fire escape or obstruct any ventilator, door or stairway.

Any sign or any character, together with its foundation, framework and supports now or hereafter constructed or maintained on or above any roof shall be kept in safe repair at all times by the person, firm or corporation, owning, operating or having the care or custody

of the same.

All roof signs shall be constructed throughout of fireproof materials, except as hereafter provided, and shall be supported on and attached to the building by a suitable frame of galvanized metal, which shall be positively anchored to the main structural members of the building. Sills, stringers, ornamental trim and foot walks supporting such frames on Class C and frame buildings may be of timber. All foot walks supported by the frame shall be provided with a secure metal ·railing.

On all electrically illuminated roof signs a disconnect switch shall be installed for the purpose of disconnecting all electrical current from the sign, motor, or other control apparatus on the structure. switch shall be located within six (6) feet six (6) inches from the roof and be placed either on the supporting structure itself or within

easy access and view of the supporting structure.

Section 12. Ordinance No. 1009 (New Series) is hereby repealed, as are also any other ordinances or parts of ordinances in conflict with the provisions herein.

Section 13. It shall be the duty of the Chief of Police of the City and County of San Francisco strictly to enforce the provisions of this

Section 14. If any section, paragraph, sentence, clause, phrase, table, or portion of any table herein is held to be invalid for any reason, such decision shall not affect the validity of the remaining portion of this

Section 15. Any person, firm, or corporation violating any provision or provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding five hundred dollars (\$500.00), or by imprisonment in the County Jail for not exceeding six (6) months, or by both such fine and imprisonment.

Section 16. This ordinance shall take effect and be in force thirty

(30) days from and after the date of its passage.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Miles, Shannon—2.

#### Conditional Acceptance of Quane Street Between Twenty-first Street and Twenty-second Street.

On recommendation of Streets Committee.

Bill No. 9369, Ordinance No. 8963 (New Series), as follows:

Providing for conditional acceptance of the roadway of Quane street between Twenty-first and Twenty-second streets.

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

The roadways of the following named streets, including Section 1. the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete, and concrete wheelguards have been constructed, and are in good condition throughout. A sewer is laid in this block. No gas or water mains have been laid, as they are not necessary at this time.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

#### Conditional Acceptance of Streets.

Also, Bill No. 9370, Ordinance No. 8964 (New Series), as follows:

Providing for conditional acceptance of the roadway of Tompkins avenue between Gates and Folsom streets; of Andover street between Powhattan avenue and Eugenia avenue; Mateo street between Arlington street and its southeasterly termination.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The roadways of the following named streets, including the curbs on both sides thereof, having been constructed to the satisfaction of the Board of Public Works and of the Board of Supervisors, are hereby conditionally accepted by the City and County of San Francisco (except those portions required by law to be kept in order by the railroad company having tracks thereon), in accordance with the provisions of Section 23, Chapter 2, Article VI of the Charter, said roadways having been paved with concrete and asphaltic concrete, and curbs laid thereon, and are in good condition throughout. Gas mains have been laid therein. No sewer or water mains have been laid therein, to-wit: Tompkins avenue between Gates and Folsom streets; Andover street between Powhattan and Eugenia avenues; Mateo street between Arlington street and its southeasterly termination.

Section 2. This ordinance shall take effect immediately.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$90,408.11, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the hereinafter named claimants, to-wit:

#### Park Fund.

Park Funa.	
(1) The Duncanson-Harrelson Company, labor for continua- tion of inlet and outlet at Fleishhacker Pool (claim dated	
March 26, 1931)\$ (2) Pacific Gas and Electric Company, gas and electric ser-	522.16
vice furnished parks (claim dated March 26, 1931)	1,684.62
(claim dated March 26, 1931)	1,226.94
covering park employments (claim dated March 26, 1931) (5) Golden State Milk Products Company, ice cream fur-	963.81
nished parks (claim dated March 26, 1931)	1,158.43
1928 Hetch Hetchy Construction Fund.	
(6) Bodinson Manufacturing Company, one Bodie dirt mover (claim dated March 26, 1931)\$	1.506.00
(7) Chapman Lumber Company, lumber (claim dated March	766.05
27, 1931)	
26, 1931)	2,000.00
March 26, 1931)	551.94 1,039.40
(11) Coos Bay Lumber Company, lumber (claim dated March	
26, 1931)	1,703.24
March 26, 1931)	4,770.29
March 26, 1931)	873.06
March 26, 1931)	3,185.00
dated March 26, 1931)	6,375.00
(16) Shell Oil Company, gasoline, etc. (claim dated March 26, 1931)	945.82
(17) Western Butchers' Supply Company, one-ton ammonia compressor and coils (claim dated March 26, 1931)	1,475.75
(18) California Meat Company, meat (claim dated March 27, 1931)	689.06
	1,997.83
1931)	569.64
(21) Hart-Wood Lumber Company, lumber (claim dated March 28, 1931)	1,157.16
<ul><li>(22) Haas Brothers, groceries (claim dated March 28, 1931).</li><li>(23) Ingersoll-Rand Company of California, machine parts</li></ul>	545.10
(claim dated March 28, 1931)	500.53
(claim dated March 27, 1931)	537.17
dated March 27, 1931)	660.00
(26) Owen-Oregon Lumber Company, lumber (claim dated March 27, 1931)	515.36
(27) Pacific Coast Steel Corporation, reinforcing steel (claim dated March 28, 1931)	2,616.44
(28) Pioneer Rubber Mills, air hose (claim dated March 28, 1931)	959.96
(29) Department of Public Health (San Francisco Hospital), for care of Hetch Hetchy patients (claim dated March 28,	
1931)	600.75

dated March 28, 1931)
(32) Shell Oil Company, gasoline, etc. (claim dated March 27, 1931)
(33) Utah Fuel Company (claim dated March 28, 1931) 639.30  1929 Hospital Bond Construction Fund.  (34) Malott & Peterson, first and final payment, tile work for infirmary kitchen, Laguna Honda Home (claim dated March 31, 1931)
(34) Malott & Peterson, first and final payment, tile work for infirmary kitchen, Laguna Honda Home (claim dated March 31, 1931)
infirmary kitchen, Laguna Honda Home (claim dated March 31, 1931)
March 31, 1931)
(35) W. P. Fuller & Co., lead and oil for school buildings (claim dated March 26, 1931)
(claim dated March 26, 1931)\$ 533.75 (36) Alta Electric Company, first payment, electrical work
(36) Alta Electric Company, first payment, electrical work
for James Lick Junior High School (claim dated April 1,
1931)
James Lick Junior High School (claim dated March 31,
1931)
ting work, James Lick Junior High School (claim dated
March 31, 1931)
of the South Side (Balboa) High School (claim dated
March 31 1931)
system, South Side (Balboa) High School (claim dated
March 31, 1931)
of third unit of the South Side (Balboa) High School
(claim dated March 31, 1931)
for third unit of South Side (Balboa) High School (claim
dated March 31, 1931)
Elementary (Junior High) School (claim dated March 31,
1931) 1,662.75 (44) MacDonald & Kahn eighth payment, general construc-
tion of Aptos Elementary (Junior High) School (claim
dated March 31, 1931)
ting work, Aptos Elementary (Junior High) School (claim
dated March 31, 1931)
for Aptos Elementary (Junior High) School (claim dated March 31, 1931)
March 31, 1931)
School (claim dated March 31, 1931)
Balboa High School (claim dated March 31, 1931) 913.30
1931 Boulevards and Roads Bond Fund.
(49) Baker, Hamilton & Pacific Company, tools and equip-
ment for Bernal Heights boulevard improvement (claim dated March 31, 1931) 502.65
(50) Baker, Hamilton & Pacific Company, tools and equipment for Lake Merced road improvement (claim dated
March 31, 1931)

(51) Berringer & Russell, cartage on hay, straw, etc., for improvements in Sunset District (claim dated March 31, 1931)	1,013.26
(52) San Francisco Water Department, water furnished for account improvements in Sunset District (claim dated	
March 31, 1931)  Hetch Hetchy Power Operative Fund.	3,779.55
(53) Reynier Lumber Company, redwood ties (claim dated	
March 27, 1931)	552.00
(54) State Compensation Insurance Fund, premium on insurance covering employments (claim dated March 27, 1931)	741.40
(55) Hetch Hetchy Construction Fund, 1928, for materials and services furnished and performed (claim dated March	
30, 1931)	594.13
March 30, 1931)	825.00
(57) Reynier Lumber Company, redwood ties (claim dated March 30, 1931)	552.00
(58) Depreciation Fund, Hetch Hetchy Power Operative, depreciation reserve for month of April, 1931, per Charter re-	
quirement (claim dated March 31, 1931)	14,584.00
Water Revenue Fund.	
(59) J. B. Rogers, first payment for drilling and casing well No. 1, Forty-third avenue (claim dated April 1, 1931)	2,773.50
(60) N. A. Eckart, reimbursement of Revolving Fund for account of expenditures per vouchers (claim dated April 1,	Á
(61) N. A. Eckart, reimbursement of Revolving Fund for ac-	1,143.74
count of expenditures per vouchers (claim dated April 1,	<b>8</b> 31. <b>1</b> 3
1931)	
tings (claim dated April 1, 1931)	554.80 $633.89$
(64) Neptune Meter Company, water meter parts (claim	
dated April 1, 1931)	665.19
vice (claim dated April 1, 1931)	1,435.67
(66) San Francisco Lumber Company, lumber (claim dated April 1, 1931)	978.83
Playground Fund.	
(67) Edward R. Bacon Company, rental of equipment for	
playground improvement (claim dated April 1, 1931)\$ (68) Baker, Hamilton & Pacific Company, hardware for play-	
grounds (claim dated April 1, 1931)	928.39
grounds (claim dated April 1, 1931)	516.71
April 1, 1931)	911.00
playground (claim dated April 1, 1931)	1,036.00
grounds (claim dated April 1, 1931)	<b>1,</b> 214.82
<ul><li>(73) Richmond Sanitary Company, plumbing supplies furnished Ocean View playground (claim dated April 1, 1931)</li><li>(74) Skinner Irrigation Company, irrigation equipment for</li></ul>	1,564.32
Aptos Playground (claim dated April 1, 1931)	830.00

	1
(75) State Compensation Insurance Fund, premium for insurance covering playground employments (claim dated	015 01
April 1, 1931)	815 81 1,503.63
(77) United Commercial Company, rental of equipment for improvement of playsrounds (claim dated April 1, 1931)	962.50
(78) San Francisco Lumber Company, lumber for play- grounds (claim dated April 1, 1931)	1,958.2 <b>9</b>
A quarium - Appropriation 57.	
(79) California Academy of Sciences, maintenance of Steinhart Aquarium (claim dated April 6, 1931)\$	4,676.55
Publicity and Advertising—Appropriation 55.	
(80) Knight-Counihan Company, printing furnished convention of the Associated Contractors of America, for the publicity and advertising of San Francisco (claim dated April 6, 1931)\$	853.72
De Young Museum—Appropriation 59.	- 1
(81) Lloyd H. Rollins, director, traveling expenses to eastern states (claim dated April 2, 1931)\$	544.48
General Fund, 1930-1931.	
(82) San Francisco Chronicle, official advertising (claim dated April 6, 1931)\$ (83) The Union Lithograph Company, Inc., lithographing Jail	1,391.71
bonds (claim dated April 6, 1931)	507.50
pamphlets, "Proposed Charter Amendment," Department of Elections (claim dated March 30, 1931)	1,956.00
March 30, 1931)	1,985.00
and Police Departments (claim dated Feb. 28, 1931) (87) General Cable Corporation, cable for Department of	7,000.00
Electricity (claim dated Feb. 28, 1931)	3,090.00
dated Feb. 28, 1931)	3,135.33
(claim dated Feb. 28, 1931)	1,296.60
pital (claim dated Feb. 28, 1931)	809.42
(91) Schweitzer & Co., meat for San Francisco Hospital (claim dated Feb. 28, 1931)	2,294.48
pital (claim dated Feb. 28, 1931)	798.15
San Francisco Hospital (claim dated Feb. 28, 1931)	773.58
(94) Colson Company of the Pacific, equipment for San Francisco Hospital (claim dated Feb. 28, 1931)	1,585.53
(claim dated Feb. 28, 1931)	1,403.45
Payment for Properties Required for Bernal Heights Boul	levard.

#### Payment for Properties Required for Bernal Heights Boulevard.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds and authorized in payment to the hereinafter named persons, being payments for properties required for the opening of the Bernal Heights boulevard, to-wit:

(1) To Valeriano and Alicia Orzanco and City Title Insurance Company, for Lot 6 in Block 5624 as per the Assessor's	
Block Books of the City and County of San Francisco; per	
acceptance of offer by Resolution No. 34197 (New Series).	
(Claim dated March 30, 1931)\$	3,000.00
(2) To R. S. Wintraub and City Title Insurance Company,	
for Lot 11 in Block 5627 as per the Assessor's Block Books	
of the City and County of San Francisco; per acceptance	
of offer by Resolution No. 34197 (New Series). (Claim	
dated March 30, 1931)	2,550.00

### Appropriating \$20,000 Out of Urgent Necessity for Emergency Supplies, Board of Health.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 25, and authorized in payment to the Department of Public Health, for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

#### Appropriations, 1927 Boulevard Bond Fund, Boulevard Purposes.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Issue Construction Fund for the following purposes, to-wit:

- - Appropriations, Improvement of Corbett Avenue and Repairs to Baker's Beach Outfall Sewer.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following puposes, to-wit:

#### County Road Fund.

General Fund, Budget Item 36 (Extension and Reconstruction of Sewers).

(2) For cost of emergency repairs to the Baker's Beach castiron outfall sewer line, including inspection.....\$ 1,100.00

#### Adopted.

The following resolutions were adopted:

Clerk and Mayor Authorized to Certify Warrants of Islais Creek Reclamation District.

On recommendation of Finance Committee.

Resolution No. 34207 (New Series), as follows:

Resolved, That the following warrants of Islais Creek Reclamation District—No. 78 to William Taaffe & Co. for \$328.44, No. 79 to Rein-

hart L. & P. M. Co. for \$703.76, No. 80 to the San Francisco Chronicle for \$8.32, No. 81 to Board of Public Works for \$1,525, No. 82 to Southern Pacific Company for \$58,500, No. 83 to the Western Pacific Railroad Company for \$9,150, No. 84 to Boyd Investment Company for \$4,930, No. 85 to Boyd Investment Company for \$1,250—payable out of the funds of said district, be and the same are hereby approved, and that the Mayor of the City and County of San Francisco, as chairman of the Board of Supervisors thereof, and the Clerk of said Board, be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Appropriations, Health Bond Fund and General Fund (Repairs to Public Buildings).

Also, Resolution No. 34216 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### 1929 Health Bond Construction Fund.

(1) For the cost of sinking test holes on site of Health Center Building, Civic Center.....\$ 182.00

### General Fund, Budget Item 51 (Repairs to Public Buildings).

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

#### Passed for Printing.

The following matters were passed for printing:

Authorizing and Directing Board of Public Works to Prepare Plans and Specifications, Receive Bids and Award Contract for Furnishing 400 No. 2 Type Reflector Safety Zone Buttons, Credit Allowance to Be Made on No. 1 Type Reflector Safety Zone Buttons Replaced.

On recommendation of Finance Committee.

Bill No. 9371, Ordinance No. ——— (New Series), as follows:

Authorizing and directing the Board of Public Works to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works. Credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

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

Section 1. The Board of Public Works is hereby authorized and directed to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons

in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works, credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

Section 2. This ordinance shall take effect immediately.

### Ordering Grading, Draining, Etc., Joost Avenue, Acadia to Baden, Plans, Specifications, Bids and Award of Contract.

Also, Bill No. 9372, Ordinance No. — (New Series), as follows:

Ordering the grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street; authorizing and directing the Board of Public Works to prepare plans and specifications for said grading, etc., and to enter into contract for said grading, etc., in accordance with the plans and specifications prepared therefor, and approving plans and specifications.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, and to enter into contract for said grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

### Ordering Improvement of Alemany Boulevard, Section "C", From Seneca Avenue to Ottawa Avenue.

Also, Bill No. 9373, Ordinance No. ———— (New Series), as follows: Ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Ottawa avenue, by the construction of permanent pavements and appurtenances; authorizing preparation of plans and specifications for said improvement of Alemany boulevard, Section "C", and directing the Board of Public Works to enter into contract for said improvement of Alemany boulevard, Section "C", in accordance with the plans and specifications prepared therefor, and approving the plans and specifications. The expense of said improve-

ment to be borne out of 1927 Boulevard Bond Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The improvement of Alemany boulevard, Section "C", from Seneca avenue to Ottawa avenue, by the construction of permanent pavements and appurtenances, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Alemany boulevard, Section "C", from Seneca avenue to Ottawa avenue, and to enter into contract for said improvement of Alemany boulevard, Section "C", in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The expense of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Ordering the Improvement of Bay Shore Boulevard, From Key Avenue to Third Street, by Construction of Permanent Pavements and Appurtenances.

Also, Bill No. 9374, Ordinance No. ——— (New Series), as follows: Ordering the improvement of Bay Shore boulevard, from Key avenue

to Third street, by construction of necessary permanent pavements and appurtenances; authorizing the preparation of plans and specifications for said improvement of Bay Shore boulevard, from Key avenue to Third street, and directing the Board of Public Works to enter into contract for said improvement of Bay Shore boulevard, from Key avenue to Third street, in accordance with the plans and specifications prepared therefor, and approving said plans and speci-The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

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

The improvement of Bay Shore boulevard, from Key Section 1. avenue to Third street, by the construction of necessary permanent pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Bay Shore boulevard, from Key avenue to Third street, and to enter into contract for said improvement of Bay Shore boulevard, from Key avenue to Third street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

This ordinance shall take effect immediately. Section 2.

Clerk Directed to Advertise the Receipt of Bids for Purchase of Bonds, on May 4, 1931, as Follows: \$8,000,000 Hetch Hetchy, \$2,000,000 Memorial Halls, \$100,000 Playgrounds, \$150,000 Boulevards and Roads, \$150,000 Parks and Squares.

Also, Resolution No. 34208 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that on the 4th day of May, 1931, the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

Eight million four and one-half per cent Hetch Hetchy Bonds, issue of July 1, 1928, comprising 200 bonds of \$1,000 denomination, maturing each year from 1938 to 1977, inclusive.

Two million four and one-half per cent Memorial Halls Bonds, issue of July 1, 1927, comprising 100 bonds of \$1,000 denomination, maturing each year from 1932 to 1951, inclusive.

One hundred thousand dollars Playgrounds Bonds, issue of February 1, 1931, comprising four bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

One hundred fifty thousand dollars Boulevards and Roads Bonds, issue of February 1, 1931, comprising six bonds of \$1,000 denomina-

tion, maturing each year from 1936 to 1960, inclusive.

One hundred fifty thousand dollars Public Parks and Squares Bonds, issue of February 1, 1931, comprising six bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

The Finance Committee shall fix the terms and conditions of sale.

#### Privilege of the Floor.

On motion duly made and carried (Supervisor Havenner voting no), Lloyd McAfee, representing the City Engineer's office, was granted the privilege of the floor and explained the necessity for the sale of \$1,000,000 of Hetch Hetchy bonds additional to the estimate for the San Joaquin pipe line.

#### Proposed Amendments.

Supervisor Havenner moved that the first item be reduced from \$8,000,000 to \$7,000,000.

Motion *lost* by the following vote:

Ayes—Supervisors Havenner, McGovern—2.

Noes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Hayden, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Miles, Shannon—2.

Whereupon, on motion of Supervisor McSheehy, the resolution was segregated and voted on as follows:

(1) Eight million dollars, Hetch Hetchy bonds.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Hayden, McGovern, Peyser, Roncovieri, Spaulding, Stanton, Suhr—13.

Noes—Supervisors Havenner, McSheehy—2.

Absent—Supervisors Miles, Shannon—2.

Whereupon, the remaining items of the foregoing resolution were approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Miles, Shannon, Suhr—3.

#### Adopted.

Thereupon, the foregoing resolution, directing to advertise sale of bonds, was *adopted* by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Hayden, McGovern, Peyser, Roncovieri, Stanton, Suhr—12.

Noes—Supervisors Havenner, McSheehy—2.

Absent—Supervisors Miles, Shannon, Spaulding—3.

#### Passed for Printing.

The following matters were passed for printing:

Appropriation, \$75,000, Out of "1931 Boulevards and Roads Bond Fund" for Acquisition, Construction, Etc., Roads and Boulevards.

On recommendation of Finance Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Fund" for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

#### Oil Tanks.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

Martin Ross, 5424 Geary street, 1500 gallons capacity.

Robinson & Johnston, northeast corner North Point and Broderick streets, 1500 gallons capacity.

J. Gibbs Sons, west side of Fillmore street, 132 feet south of Beach street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Action Deferred.

The following matter was laid over one week and made a Special Order of Business for 3:30 p. m.:

#### Supply Station, General Petroleum Corporation of California, Northwest Corner of Army and Valencia Streets.

Resolution No. ——— (New Series), as follows:

Resolved, That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the northwest corner of Army and Valencia streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Protest filed.

#### Passed for Printing.

The following matters were passed for printing:

Parking Station, Jacob Weissbein, Inc., Block Bounded by Forty-fifth Avenue, Forty-sixth Avenue, Sloat Boulevard and Wawona Street.

On recommendation of Fire Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That Jacob Weissbein, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the block bounded by Forty-fifth avenue, Forty-sixth avenue, Sloat boulevard and Wawona street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Commercial Garage, Bekins Van & Storage Company, East Side of Stevenson Street, 150 Feet North of Duboce Avenue.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the Bekins Van & Storage Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the east side of Stevenson street, 150 feet north of Duboce avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Laundry Permit, J. L. Letoile and L. Campagna, 1737 Geary Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That J. L. Letoile and L. Campagna be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 1737 Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Commercial Garage, A. L. Piombo, South Side Turk Street, East of Pierce Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That A. L. Piombo be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the south side of Turk street, 106 feet 3 inches east of Pierce street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Protest filed.

#### Laundry Permit, New Home Service Laundry, 3193 Mission Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the New Home Service Laundry be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 3193 Mission street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Parking Station, San Francisco Baseball Club, Sixteenth and Bryant Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the San Francisco Baseball Club be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises on the north side of Sixteenth street, approximately 125 feet west of Potrero avenue, with ell to Potrero avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolutions were adopted:

### Offer of Mrs. Mary Hardiman to Sell Land to City for School Purposes.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34209 (New Series), as follows:

Whereas, an offer has been received from Mary Hardiman to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,750, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot Number Thirty-three (33), in Block Number Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot 13, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

#### Approval of Diagram Showing Widening of Campbell Avenue and Somerset Street.

On recommendation of Streets Committee.

Resolution No. 34210 (New Series), as follows:

Resolved, That that certain diagram entitled "Map showing the widening of Campbell avenue and Somerset street," approved by Board of Public Works Resolution No. 113541 (Second Series), dated March 27, 1931, be and is hereby approved, and the parcels shown hatched thereon are hereby declared to be and are open public streets.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Miles, Shannon—2.

#### Passed for Printing.

The following bill was passed for printing:

#### Reducing Sidewalk Widths in Vallejo Street.

On recommendation of streets committee:

Bill No. 9375, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and four.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office March 7, 1931, by adding thereto a new section to be numbered eleven hundred and four, to read as follows:

Section 1104. The width of sidewalks on Vallejo street between Van

Section 2. Any expense caused by the above change of walk widths

Ness avenue and Fillmore street shall be twelve (12) feet.

shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

#### Closing and Abandoning Portion of Mississippi Street.

On recommendation of Streets Committee.

Resolution No. 34211 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portion of Mississippi street lying southerly from Twenty-fifth street be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Mississippi street lying between the southerly line of Twenty-fifth street and a line parallel with and distant 466 feet at right angles southerly from said line of Twenty-fifth street.

Said closing and abandonment of said portion of Mississippi street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3 of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Mississippi street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Extension of Time to The Fay Improvement Company.

Also, Resolution No. 34212 (New Series), as follows:

Resolved, That the Fay Improvement Company is hereby granted an extension of ninety days' time from and after April 8, 1931, within which to complete the improvement of Harrison street between Second and Third streets, Hawthorne street between Harrison and Folsom streets and also Vassar place. This extension of time is granted on account of delay caused by spur track construction and weather conditions.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Award of Contract, Rubber Hose.

On recommendation of Supplies Committee.

Resolution No. 34213 (New Series), as follows:

Resolved, That award of contract be hereby made to Hercules Equipment & Rubber Company on bid submitted March 16, 1931 (Proposal No. 701), for furnishing the following, viz.: Rubber hose for Park Commissioners. 12,000 feet rubber water hose, best grade. 2-braid, molded, size 1-inch, coupled in 50-foot lengths with screw and

auts, brass band, 1-inch male coupling on one end only.

Warranty: The contractor herein proposes and agrees to supply, without cost to the City and County of San Francisco, new sound hose for any that may be or may become defective within one year from date of delivery thereof, the Purchaser of Supplies, on recommendation of the Superintendent of Parks, to be the sole judge as to the defective condition of such hose, and the decision of said Purchaser of Supplies to be final, conclusive and binding upon the vendor,

Delivery: f. o. b. Park Lodge, Golden Gate Park.

Time of delivery: on or before May 1, 1931.

Price: \$0.112 per foot.

Resolved, That a bond in the amount of \$500 be required for faithul performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

### Award of Contract, Museum Cases.

Also, Resolution No. 34214 (New Series), as follows:

Resolved, That award of contract be hereby made to Home Manuacturing Company on bid submitted March 31, 1931 (Proposal No. 03), for furnishing the following, viz.: Museum cases with frames of extended aluminum alloy. Contractor is required to submit shop

details to Purchaser of Supplies for his approval. The delivery of the said museum cases shall be to the satisfaction of the directors of the respective institutions and to the Purchaser of Supplies or his representative.

Glazed complete (for M. H. de Young Memorial Museum):

Item No. 1—16 type "A" cases, \$116.95 each.

Item No. 2—18 type "B" cases, \$90.25 each.

Item No. 3— 8 type "C" cases, \$91.35 each.

Glazed complete (for California Palace of the Legion of Honor): Item No. 4—8 type "A" cases. \$116.95 each.

Resolved, That a bond in the amount of \$1,000 be required for faitiful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovier Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

# Establishing and Abolishing Loading Zones and Passenger Loading Zones.

On recommendation of Traffic and Safety Committee.

Resolution No. 34215 (New Series), as follows:

Resolved, That the following loading zones and passenger loading zones be established or abolished as shown below:

### Establish Loading Zones.

1930-1960 Bryant street, 72 feet—Best Food Company; serves loadin platform.

828-830 Sansome street, 36 feet—Standard Biscuit Company; serve loading chute.

260 Broadway, 27 feet—Gabriel-Meyerfeld Company; serves deliver of freight.

631-635 Folsom street, 36 feet—Railway Express Agency, Inc.; serve warehouse and general office.

27-31 Brenham place, 27 feet—Ti Hang Lung Company; serves tw sidewalk elevators.

555 Taylor street, 27 feet—Langham Apartments; serves oil intak

145-175 Fremont street, 63 feet—J. Theo. Erlin Company; serves or chute, two elevators and three-story warehouse.

3495 Nineteenth street, 36 feet—Geo. Marzolf (wholesale tobacc dealers); serves loading and unloading of merchandise.

938 Mission street, 18 feet—Kroder Reubel Company (drapery harware); serves loading and unloading of merchandise.

### Establish Passenger Loading Zone.

85 Fifth street, 27 feet—Pickwick Hotel; serves hotel entrance.

### Abolish Loading Zone.

85 Fifth street, 27 feet—Pickwick Hotel.

832-836 Sansome street, 18 feet—Standard Biscuit Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallaghe Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovier Spaulding, Stanton, Suhr—15.

Absent—Supervisors Miles, Shannon—2.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Nicaragua Earthquake.

Supervisor Andriano called attention to the fact that a committee of five local consuls were acting for the relief of the earthquakestricken area of Nicaragua, where many Americans are located, and moved that the matter be referred to the Finance Committee with instructions to make report at the next meeting of the Board as to what the City of San Francisco can do in the matter of affording relief for the stricken people.

So ordered.

### Restoration of Race Course in Golden Gate Park.

Supervisor Gallagher, referring to his recent request in the Board relative to desire of the San Francisco Driving Club for the restoration of the race track at the old stadium in Golden Gate Park, moved that the Park Commission be requested to place the running track of the stadium in condition as requested by the Driving Club, and that the amount specified by the Park Commission (\$5,000) be provided out of the Employment Bond funds.

So ordered.

### ADJOURNMENT.

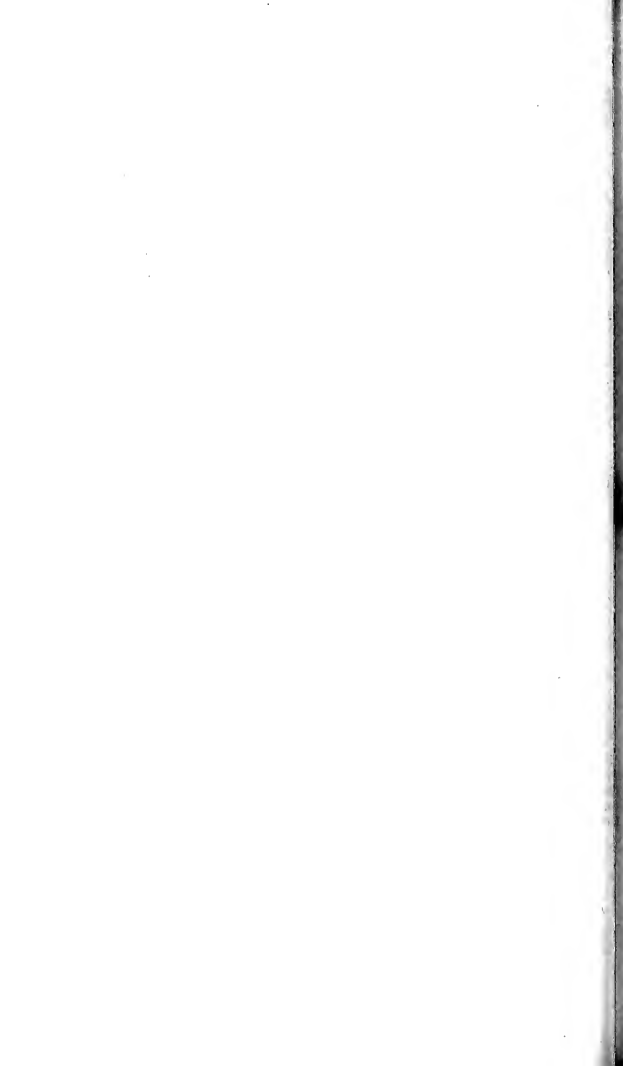
There being no further business, the Board at the hour of 3:30 p.m. djourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 20, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Superisors of the City and County of San Francisco, I, John S. Dunnigan, ereby certify that the foregoing is a true and correct copy of the ournal of Proceedings of said Board of the date thereon stated and pproved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



Monday, April 13, 1931

# lournal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.

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# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

### MONDAY, APRIL 13, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 13, 1931, 2 p. m.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted

present:

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Shannon—2.

Quorum present.

His Honor Mayor Rossi being absent, Supervisor Hayden was elected to preside.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of March 30, 1931, was considered read and approved.

### SPECIAL ORDER—2:30 P. M.

Memorial Service for the Late Supervisor James E. Power.

The following proceedings were had in relation to memorial services

for the late Supervisor James E. Power:

THE CHAIRMAN: Members of the Board: This hour was set apart for the purpose of the Board of Supervisors paying their respect to the memory of our late colleague, James E. Power. I believe there are several communications, Mr. Clerk, that I will ask you to read at this time.

THE CLERK (reading):

"Mayor's Office, San Francisco, California, April 13, 1931.

"To the Honorable the Board of Supervisors of the City and County of San Francisco:

"Circumstances over which I have no control prevent my attending

today's meeting of your Board.

"However, I take this occasion of adding my tribute to those of other friends of the late Supervisor James E. Power, whom you honor today.

"During his twenty years in public office James E. Power served his city faithfully and efficiently and his work has reflected glory on his

name.

"His death is an irreparable loss to the City of San Francisco, to

his legion of friends, to his bereaved wife and family.

"A devoted husband, a loving father, a loyal friend, we shall always cherish his memory with love and reverence.

'Respectfully,

"ANGELO J. ROSSI, Mayor."

THE CLERK (reading):

"San Francisco Chamber of Commerce, Office of the President,
"San Francisco, California, April 10, 1931.

"To the Honorable the Board of Supervisors of the City and County of San Francisco.

"Gentlemen: The untimely passing of Colonel James E. Power was learned with profound regret by the Board of Directors of the San Francisco Chamber of Commerce, who have asked me to express to you, on their behalf, their condolences in the loss of a loyal friend and associate.

"The life of Colonel Power will long remain in our memories as a record of distinguished service to his government and his city.

"Faithfully yours,

"LELAND W. CUTLER, President."

THE CLERK (reading):

"Sacramento, California.

"Honorable Angelo Rossi, Mayor, City Hall.

"Regret very much my inability to attend the Supervisors' session this p. m. to express in person my tribute as to the loyalty, sincerity and achievements of a great statesman and lover of his city and a true friend, the late James E. Power.

"SENATOR THOMAS A. MALONEY."

THE CLERK: Supervisor Hayden presents the following: (Reading resolution in memoriam.)

Resolution No. 34249 (New Series), as follows:

Whereas, Colonel James E. Power, member of the Board of Supervisors of the City and County of San Francisco died recently after a long illness, endured with Christian fortitude; and

Whereas, The late Superisor James E. Power served his native city in various public and private capacities for many years, as a member of the Board of Education, as Postmaster of San Francisco, as Colonel of the League of the Cross Cadets, and as a faithful member of numerous fraternal and benevolent organizations; and

Whereas, In all these divergent capacities and different positions of honor and trust he showed notable qualities of constancy, fidelity, integrity, and above all, a loyalty to ideals and an unswerving adherence to the principles of Christianity; and

Whereas, These qualities of the late Supervisors James E. Power were most perfectly manifested in beautiful form in his devotion to his family; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, does hereby revere the memory of its late colleague and expresses publicly its regret and sorrow at his death, and offers to his widow and the bereaved members of his family sincere sympathy and condolence; and be it

Further Resolved, That a copy of this Resolution be spread on the minutes of this meeting of the Board of Supervisors and another copy be sent to the widow of the late Supervisor, and that the Board adjourn today, when it does adjourn, out of respect to the memory of the late Supervisor, James E. Power.

THE CHAIRMAN: The question is on the adoption by a rising vote.

(All of the Supervisors rise and the chairman brings down the gavel.)

THÉ CHAIRMAN: Members of the Board and fellow-citizens: It is now my privilege to introduce to you Mr. Edward F. O'Day, a most intimate and dear friend of the late Supervisor James E. Power, who will deliver the eulogy on this occasion. Mr. O'Day.

MR. EDWARD F. O'DAY: Your Honor the Mayor, members of the Board of Supervisors, ladies and gentlemen: To speak publicly of a friend who has gone forever is an ordeal that most of us would like to avoid. It is not easy at one and the same time to put a curb on the private emotion of sorrow and to discriminate those outstanding—but not too intimate—qualities of character that make our lost friend worthy of public remembrance. It is, of course, a privilege to speak in this chamber, but on this occasion it is a privilege obtained at the heavy price of irreparable loss.

It is difficult for me to think of James E. Power the public servant when my thoughts are engaged with the man who was my friend. It scarcely seems of first importance to dwell upon the loss our city has suffered when we are full of sorrow for the bereavement of a family and of a group that loved James E. Power in the tender relationship

of family friends.

Those of us who attended his obsequies at the Elks Club and at St. Mary's Cathedral know how profoundly Mr. William H. McCarthy and Father Curtis plumbed the depths of his public and private qualities. It helps us to measure his character that two such men—two such friends—should be so deeply moved and moved to such nobility of speech by his untimely death.

What more is said today can be but the echo of their sentiments, different only in this respect, that a personality so rich as his pre-

sented itself in varying aspects to his various friends.

I think of Colonel Power first of all as a Christian gentleman—a gentleman who feared God and therefore feared no man. A gentleman who loved God and therefore loved his fellow-man. The Ten Commandments and the Sermon on the Mount were not upon his lips, but graven upon his soul. In the happiness of his ancestral faith he hitched his wagon to the star that shines on Bethlehem, and in the fine tolerance of the Golden Rule all good men, of no matter what creed, were his brothers—commanding his respect, his sympathy, his understanding, and his tireless generosity of helpfulness.

None knew better than he that human nature is weak. He would be the last to call himself strong, but strong he was, and of his strength he gave untiringly to weaker men in ways that shall never

be forgotten.

Only a few will ever know how sternly his character was tested during the supreme experience of his career—that time when he hoped to achieve the great ambition of his public service. It was a bitter campaign—as campaigns waged between strong men are bound to be. Only a few know how earnestly and sincerely he labored to eliminate a bitterness he himself did not share—how many times he quelled the mistaken enthusiasm of his friends—how he vetoed ill-judged and misguided measures—and brought back to the sweet path of charity impulsive hearts that were tempted beyond their experience or beyond their strength. His hope of the mayoralty was frustrated. He accepted defeat with a smile. In that trying hour James E. Power was the same good man that he had always been, but he was a greater citizen than ever before.

It is, of course, as a great citizen of the San Francisco he loved that we are honoring James E. Power at this time and in this chamber. It is not necessary to review his civic career. Policies he advocated, measures he devised and carried through have become basic in the conduct of our affairs. The School Department will carry his impress forever. The Board of Supervisors—and more especially its Finance Committee—has never known a more upright, a more enlightened or a more constructive leader. His was the faculty that resolved difficulties, accommodated jarring views and straightened out the tangles of honest but dangerous antagonisms. He could argue with a smile—he could convince and remain a friend. Call this politics if you will,

but remember that politics is only an odious word when its functions

are degraded by the selfish motives of petty men.

James E. Power served the federal government with the same high efficiency that he gave to municipal business. As postmaster he had a two-fold opportunity—to enhance the prestige of San Francisco at Washington, where he was justly valued, and to place the strength of the national government at the service of San Francisco's growth and prosperity. Meanwhile he could not forget the postal worker—that most faithful of national employees. I can think of no tribute more truly spoken or more honestly deserved than that of an aged letter carrier who said to me the day of James E. Power's death: "He was the best postmaster we ever had."

During all his mature years James E. Power devoted himself to the welfare of young men. He wanted to see boys grow into virtuous, patriotic manhood, and the help he gave them—in the League of the Cross Cadets and through other channels—will be reflected in many lives for many years.

Fortunately he was not one of those puzzling philanthropists who go abroad to do good while neglecting the duties that confront them at home. In this hour of sorrow the wife and children of James E. Power, while looking to heaven for consolation, may comfort themselves with the thought that he was as pure and true in his family as in his public life. And the influence he exerted on young manhood is strikingly shown in the unfolding career of a son who has been deemed worthy to take his place on this Board of Supervisors. It is a high honor for the son—it speaks volumes for the father. In the ideals of such a father the son will find his inspiration and his success.

If San Francisco is to flourish and to develop all the riches of her nature she must find and honor and reward men like our dear dead friend, James E. Power. While we breathe to a kindly Providence a prayer for his eternal rest, let us not forget to pray also for good citizens to carry on the work to which he dedicated his public career.

THE CHAIRMAN: We are honored today by the presence of a representative of the county officers in the person of City Attorney John J. O'Toole, who will now say a few words.

CITY ATTORNEY JOHN J. O'TOOLE: Mr. Chairman, members of the Board of Supervisors and my fellow-citizens: After the most eloquent words of Mr. O'Day words of mine must seem empty indeed to express the deep feeling of sorrow and regret that I personally feel at the untimely taking of a distinguished member of this Board, or to convey to his family a sympathy that springs from the heart at the great loss which they have suffered.

The work of Colonel Power in this Board of Supervisors and for the City of San Francisco speaks for itself and needs no words of mine to make itself felt among the people of San Francisco. There never was a truer, fairer or more earnest official than the one whose chair is vacant here today. His duty was performed as he saw it, and there was naught in this world that would swerve him from that duty when he saw it in the light of duty. To him duty was a command, and when that command came he knew only one thing to do, and that was, like every other true soldier, to obey that command.

Mr. Chairman, this Board is better and will be better because of the fact that James E. Power was one of its members. San Francisco itself is better and will be better for the service he rendered in this Board and in other positions that he held for the city that he loved. And I, with the members of this Board, the other elected officials of San Francisco, and all the people of this great city, can only mourn and sorrow at the untimely taking of Colonel Power, and express to his bereaved ones our sorrow at the great loss that has befallen them above all others.

THE CHAIRMAN: Supervisor Andrew J. Gallagher.

SUPERVISOR GALLAGHER: Mr. Chairman, I count it a privilege to be able, as a member of the Board, to, for just a few moments, speak in that capacity. Certainly we have watched the departure of a great many men in this community. You and I and a few others have seen pass from this active official life many men who have accomplished in this community things of which they could be proud. But within my recollection there have been few men whose passing has seemed to cause such a spontaneous wave of sympahy towards those who will miss him most, whose loss is the hardest, and who, after all, carry the heaviest burden. It is many years ago since I first sat with the departed Supervisor in the old Finance Committee—those troublesome, hard-working days. It is many years ago since we worked together on other lines. Jim Power, as we used to call him in a friendly sense, Supervisor Power as we would call him in the Board, had a peculiar faculty of holding his temper, even under great stress, something some of us have not been able to do with all the years of experience behind us.

One of the very first acts of his when he became a member of the Board, after his recent victory, was to attempt to heal some of the wounds that had been opened by the change of the legislative and supervisorial situation. And I watched him take men at daggers' points and bring them to a place of reasoning and agreement so that our work here might be more peacefully done.

I stood in Holy Cross Cemetery a few days ago—it was Easter Sunday—and I found an old, rheumatic, crippled man, some years ago prominent in public life, searching among the host of headstones for a grave. And I helped him find it. And I saw him, groaning with pain, lay his hat at the head of that stone, and kneel, under great pain, at this grave. When he arose he said to me: "He was the best friend I had." And I thought to myself, what a beautiful thing. the case of James E. Power that is multiplied thousands of times. is altogether too bad, of course, that he could not know what we all thought. He saw life—he saw the tragedy of it. His boat sailed on a river of golden dreams at times and his boat saw terrible, choppy, terrifying waters. We know now that he knew some months ago that the end of the trail was in sight. And the remarkable fortitude of the man is best expressed when we know now that he knew that soon the curtain would fall, and knew it, as I understand, with certainty, that his last act was to come here and vote for his friend, Mr. Rossi, a sacrifice, under the circumstances, my friends, that only the thinking of it makes you understand what it must have meant to him. only a testimonial of loyalty, not only a gesture of the utmost friendship, but coming here in the face of the journey's end, and sitting in that chair so that he might cast his vote for a friend for a position which he prized himself so highly, which, as Mr. O'Day said, he would have liked to have occupied. Many a Monday afternoon and many a day when we meet here we will look at that chair—surely it will be occupied within a week by his sterling son—but, at the same time, we will, in recollection and retrospection, see him sitting there.

The tribute of Father Curtis, the tribute of Mr. McCarthy, and the tribute of Mr. O'Day is certainly deserved. And high-minded and intellectual as all those tributes were, each one of them was delivered under the stress of a friendship which made it difficult, and makes it difficult for us today. We sit here in this Board and contact each other, and with the impressions that confront us we see different sides of men other than that are presented to people on the outside. There are a great many people who depended upon Supervisor James E. Power, who are going to miss him, of course, because, when something was needed to be done, when some cause needed to be espoused, he was their peculiar friendly champion.

We can only, Mr. Chairman, in kindly remembrance and recollection, and in summing up Mr. Power's life, and just before we close the book, as we do today, to be reopened on a little private page when his boy next week takes his place, we can only agree that, as we knew him as a fellow-Supervisor, all of the values that have been spoken of, regardless of our differences, were his. And in my mind the greatest, the finest, quality that I saw in him, besides the others, was his intense loyalty to his friends. He is mourned by thousands; he will be missed by us. His supervisorial career was one of progress, and I am sure it looked to me and to others that life held for him a very fine prospect.

We say good-bye, as we have to in this hurried legislative life, to a very good friend, and it is to be hoped that, in saying good-bye to that friend, and trusting that God will be good to him, as we think he deserves, we shall not forget the living, and a sympathetic wish and hand and heart and thought for them, for that boy who, because of the friendship for Jim Power, we owe it to that boy to take him as if he was our own, to make his work here easy. I thank you.

THE CHAIRMAN: Supervisor Alfred Roncovieri will kindly re-

spond.

SUPERVISOR RONCOVIERI: Mr. Chairman, fellow-members of the Board of Supervisors, ladies and gentlemen, and the bereaved family: The announcement of the death of Supervisor James E. Power last Monday sent a wave of sorrow over San Francisco.

Born in this city, his life was an open book. There was no flaw in his armor, and no stain upon his shield. It was, and will ever be, my great privilege in the years to come to remember that I was intimately associated with him in the efforts he made to advance his native city in the noble ideals that give to a community its high character before the world.

James E. Power suddenly halted in his course while yet seemingly strong in body and mind, and his sun set in the mid-summer of his life

Those of us who called him friend know that he was a friend indeed.

But it was in his dear little home circle that his warm heart was best known. He was a model and devoted husband and father. It was in his home that he found his greatest joy, in the confidence of wife and children.

The stern hand of Destiny has dealt his beloved family a severe blow, but in the face of the unutterable sorrow which is theirs may they be comforted by the fragrance of thought that his memory is held in sacred remembrance by a host of friends whose gentle sympathies are extended to the family in an atmosphere of mutual love.

Colonel Power was a man among men. He attracted to himself the strong and the virile, for he was a natural-born leader.

He was distinguished for those qualities of head and heart which ennoble man even unto the image of his Creator. He was loyal, able and courageous in behalf of right; always a generous and chivalrous opponent; but never an enemy.

He was faithful and ever conscious of his duty to God, walking in humility before his Maker.

He was a patriot, ever alive to the rights of the American home, American youth and manhood, and American civilization. He was generous with his loyalty and with his love as he was with his charity, and this won for him universal friendship.

I feel a personal bereavement in his passing, for Colonel Power's life was a benediction, and he was my best friend. His family and all who knew him have lost infinitely more than I can express—but heaven has gained thereby.

After a long illness, and with a patience born of an heroic soul, uncomplainingly he fell asleep in the faith of his fathers, trusting that the Hand that had guided him through dangers, seen and unseen, would yet arouse him from the watches of an eternal night.

His sublime faith was manifest unto the last, when he whispered to the reverend father who anointed him the prayers and the responses that he had learned at his mother's knee. All was well and he was going home, and would await the coming of his loved ones.

It is as natural to die as it is to live. Death is the low door and the narrow passage through which we must all travel to that mysterious realm of eternity; but the blessed hope of immortality sends a gleam of radiant light into our souls when contemplating death as a prelude to a higher life.

Our friend has but preceded us. May we be as well prepared to meet Almighty God as was he when we hear the last summons.

THE CHAIRMAN: We will be pleased to hear from any other member of the Board who wishes to speak at this time. Mr. Mulcrevy, would you like to say a few words?

COUNTY CLERK MULCREVY: Mr. President of the Board and members of the Board of Supervisors, and fellow-citizens: The good deeds of men have been the nourishment upon which the world has grown wholesome and excellent. And so long as good men and good deeds continue will the world progress in wholesomeness and excel-James E. Power was the personification of good deeds. good, always doing good for all. After what has been so eloquently said it can all be summarized in the fact that James E. Power lived amongst us, that he died and was buried. His life should be an inspiration to us and we should endeavor to emulate him. He left no great wealth in this world's goods, but he left an inheritance greater than mines of gold, a heritage of an honorable name. He was an honorable man, distinguished among his fellow-citizens, elevated to high places as the representative of the people. He was a devoted husband and affectionate father and a loyal friend. We may well follow his example in our private lives and in the conduct of public affairs, so that when the inevitable hour does come for each of us we may be, as little children, smilingly stepping from a beautiful garden to a luxurious meadow, to be there awaited by our faithful and our loving friend.

THE CHAIRMAN: This will conclude the exercises in memoriam of the late Supervisor James E. Power.

### Appointment of James E. Power, Jr.

The following was presented, read and ordered filed:

The City and County of San Francisco, State of California.

To all to whom these presents shall come-Greeting:

Reposing special confidence in the fidelity and ability of James E. Power, Jr., I do, by these presents, by virtue of the authority vested in me by the Charter of the City and County of San Francisco, appoint him a member of the Board of Supervisors, in and for the City and County of San Francisco, he to hold said office for the term ending the first Monday after the first day of January, 1934, from and after the 9th day of April, 1931, vice James E. Power, deceased.

In testimony whereof, I have signed my name and have caused the seal of my office to be affixed hereto this 9th day of April, 1931.

(Seal) (Signed) ANGELO J. ROSSI, Mayor.

Attest: A. J. CLEARY, Executive Secretary to the Mayor.

### PRESENTATION OF PROPOSALS.

### Printing for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for printing for School Department and referred to the Supplies Committee.

### Action Deferred.

The following matter was laid over one week:

### Garbage Disposal.

Consideration of bids for garbage disposal.

### SPECIAL ORDER-3:30 P. M.

Supply Station, General Petroleum Corporation of California, Northwest Corner of Army and Valencia Streets.

- (New Series), as follows: Resolution No. —

Resolved. That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the northwest corner of Army and Valencia streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

### Privilege of the Floor.

Fred Braun and A. J. Rose, representing Valencia street property owners, were heard in opposition to the permit.

Eli Weil, representing Buckingham & Hecht, was heard in favor.

Whereupon, on motion of Supervisor McSheeliy, the foregoing resolution was laid over one week by the following vote:

Ayes—Supervisors Andriano, Canepa, Havenner, Hayden, McGovern, McSheehy, Roncovieri, Suhr-8.

Noes-Supervisors Breyer, Colman, Gallagher, Garrity, Miles, Spaulding, Stanton-7.

Absent—Supervisors Peyser, Power, Shannon—3.

### UNFINISHED BUSINESS.

### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34217 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the hereinafter named claimants, to-wit:

#### Park Fund.

(1) The Duncanson-Harrelson Company, labor for continuation of inlet and outlet at Fleishhacker Pool (claim dated	
March 26, 1931)\$	522.16
(2) Pacific Gas and Electric Company, gas and electric ser-	
vice furnished parks (claim dated March 26, 1931)	1,684.62
(3) San Francisco Water Department, water furnished parks	
(claim dated March 26, 1931)	1,226.94

(4) State Compensation Insurance Fund, insurance premium covering park employments (claim dated March 26, 1931).	963.81
(5) Golden State Milk Products Company, ice cream furnished parks (claim dated March 26, 1931)	1,158.43
1928 Hetch Hetchy Construction Fund.	
(6) Bodinson Manufacturing Company, one Bodie dirt mover (claim dated March 26, 1931)\$	1,506.00
(7) Chapman Lumber Company, lumber (claim dated March 27, 1931)	766.05
(8) Clay Canyon Lumber Company, payment for land, per Resolution No. 34064, New Series (claim dated March 26, 1931)	2,000.00
(9) California Meat Company, meat and poultry (claim dated	
March 26, 1931)	55 <b>1</b> .9 <b>4</b> 1,039.40
26, 1931)	1,703.24
March 26, 1931)	4,770.29
March 26, 1931)	873.06
March 26, 1931)	3,185.00
dated March 26, 1931)	6,375.00
26, 1931)	945.82
compressor and coils (claim dated March 26, 1931)	1,475.75
27, 1931)	689.06 1,997.83
(20) Delbert Hansen, truck hire (claim dated March 27, 1931)	569.64
(21) Hart-Wood Lumber Company, lumber (claim dated March 28, 1931)	1,157.16
<ul><li>(22) Haas Brothers, groceries (claim dated March 28, 1931).</li><li>(23) Ingersoll-Rand Company of California, machine parts</li></ul>	545.10
(claim dated March 28, 1931)	500.53
(claim dated March 27, 1931)	537.17
dated March 27, 1931)	660.00
March 27, 1931)	515.36
dated March 28, 1931)	2,616.44
1931)	959.96
for care of Hetch Hetchy patients (claim dated March 28, 1931)	600.75
(30) Santa Cruz Portland Cement Company, cement (claim dated March 28, 1931)	1,275.00
(31) Santa Cruz Portland Cement Company, cement (claim dated March 27, 1931)	1,882.50
(32) Shell Oil Company, gasoline, etc. (claim dated March 27, 1931)	1,059.56
(33) Utah Fuel Company (claim dated March 28, 1931)	639.30

1929 Hospital Bond Construction Fund.
(34) Malott & Peterson, first and final payment, tile work for
infirmary kitchen, Laguna Honda Home (claim dated March 31, 1931)\$ 2,971.00
Special School Tax.
(35) W. P. Fuller & Co., lead and oil for school buildings
(claim dated March 26, 1931)
for James Lick Junior High School (claim dated April 1,
1931)
James Lick Junior High School (claim dated March 31,
1931)
(38) Turner Company, first payment, plumbing and gasfitting work, James Lick Junior High School (claim dated
March 31, 1931) 1,413.00
(39) R. Flatland, seventh payment, electrical work, third unit of the South Side (Balboa) High School (claim dated
March 31 1931) 3,768.75
(40) H. Lawson, eighth payment, plumbing and fire sprinkler system, South Side (Balboa) High School (claim dated
March 31, 1931) 616.69
(41) MacDonald & Kahn, ninth payment, general construction of third unit of the South Side (Balboa) High School
(claim dated March 31, 1931)
(42) Scott Company, ninth payment, mechanical equipment for third unit of South Side (Balboa) High School (claim
dated March 31, 1931) 1,897.50
(43) R. Flatland, sixth payment, electrical work for Aptos Elementary (Junior High) School (claim dated March 31,
1931)
(44) MacDonald & Kahn eighth payment, general construc- tion of Aptos Elementary (Junior High) School (claim
dated March 31, 1931) 27,376.50
(45) Scott Company, eighth payment, plumbing and gasfitting work, Aptos Elementary (Junior High) School (claim
dated March 31, 1931) 922.27
(46) F. W. Snook, seventh payment, mechanical equipment for Aptos Elementary (Junior High) School (claim dated
March 31, 1931)
(47) Justinian Caire Company, microscopes for Balboa High School (claim dated March 31, 1931)
(48) Michel & Pfeffer Iron Works, gymnasium equipment for
Balboa High School (claim dated March 31, 1931) 913.30
1931 Boulevards and Roads Bond Fund.
(49) Baker, Hamilton & Pacific Company, tools and equipment for Bernal Heights boulevard improvement (claim
dated March 31, 1931)\$ 502.65 (50) Baker, Hamilton & Pacific Company, tools and equip-
ment for Lake Merced road improvement (claim dated
March 31, 1931) 551.99
(51) Berringer & Russell, cartage on hay, straw, etc., for improvements in Sunset District (claim dated March 31,
1931)
(52) San Francisco Water Department, water furnished for account improvements in Sunset District (claim dated
March 31, 1931) 3,779.55
Hetch Hetchy Power Operative Fund.
(53) Reynier Lumber Company, redwood ties (claim dated March 27, 1931)
L

(54) State Compensation Insurance Fund, premium on in-	
surance covering employments (claim dated March 27,	-
1931)	741.40
(55) Hetch Hetchy Construction Fund, 1928, for materials and services furnished and performed (claim dated March	
30, 1931)	594.13
(56) M. M. O'Shaughnessy, for reimbursement of revolving fund, per expenditure for stream gauging (claim dated	
March 30, 1931)	825.00
(57) Reynier Lumber Company, redwood ties (claim dated	
March 30, 1931)	<b>552.00</b>
preciation reserve for month of April, 1931, per Charter re-	
quirement (claim dated March 31, 1931)	14,584.00
Water Revenue Fund.	
(59) J. B. Rogers, first payment for drilling and casing well	
No. 1, Forty-third avenue (claim dated April 1, 1931)	2,773.50
(60) N. A. Eckart, reimbursement of Revolving Fund for account of expenditures per vouchers (claim dated April 1,	
1931)	1,143.74
(61) N. A. Eckart, reimbursement of Revolving Fund for account of expenditures per vouchers (claim dated April 1,	
1931)	831.13
(62) The Kennedy Valve Manufacturing Company, pipe fit-	
tings (claim dated April 1, 1931)	554.80 633.89
(64) Neptune Meter Company, water meter parts (claim	000.00
dated April 1, 1931)	665.19
(65) Pacific Gas and Electric Company, gas and electric service (claim dated April 1, 1931)	1,435.67
(66) San Francisco Lumber Company, lumber (claim dated	
April 1, 1931)	978.83
Playground Fund.	
(67) Edward R. Bacon Company, rental of equipment for	1 000 00
playground improvement (claim dated April 1, 1931)\$ (68) Baker, Hamilton & Pacific Company, hardware for play-	1,232.00
grounds (claim dated April 1, 1931)	928.39
(69) Calrock Asphalt Company, calrock furnished play-	516.71
grounds (claim dated April 1, 1931)	510.71
April 1, 1931)	911.00
(71) Milton A. Purdy Company, drilling and rock breaking at playground (claim dated April 1, 1931)	1,036.00
(72) Readymix Concrete Company, concrete furnished play-	1,000.00
grounds (claim dated April 1, 1931)	1,214.82
(73) Richmond Sanitary Company, plumbing supplies furnished Ocean View playground (claim dated April 1, 1931)	1,564.32
(74) Skinner Irrigation Company, irrigation equipment for	
Aptos Playground (claim dated April 1, 1931)	830.00
(75) State Compensation Insurance Fund, premium for insurance covering playground employments (claim dated	
April 1, 1931)	815.81
(76) Sevin-Vincent Seed Company, grass seed furnished play-	
grounds (claim dated April 1, 1931)	1,503.63
(77) United Commercial Company, rental of equipment for improvement of playgrounds (claim dated April 1, 1931)	962.50
(78) San Francisco Lumber Company, lumber for play-	- 02.00
grounds (claim dated April 1, 1931)	1,958.29

### Aquarium-Appropriation 57.

Aquarium—Appropriation 57.	
(79) California Academy of Sciences, maintenance of Steinhart Aquarium (claim dated April 6, 1931)\$	4,676.55
Publicity and Advertising—Appropriation 55.	
(80) Knight-Counihan Company, printing furnished convention of the Associated Contractors of America, for the publicity and advertising of San Francisco (claim dated April 6, 1931)	853.72
De Young Museum-Appropriation 59.	
(81) Lloyd H. Rollins, director, traveling expenses to eastern states (claim dated April 2, 1931)\$	544.48
General Fund, 1930-1931.	
(82) San Francisco Chronicle, official advertising (claim dated April 6, 1931)	1,391.71
bonds (claim dated April 6, 1931)	507.50
of Elections (claim dated March 30, 1931)	1,956.00
(85) A. Carlisle & Co., printing election ballots (claim dated March 30, 1931)	1,985.00
(86) Graybar Electric Company, radio transmitter for Fire and Police Departments (claim dated Feb. 28, 1931)	7,000.0 <b>0</b>
(87) General Cable Corporation, cable for Department of Electricity (claim dated Feb. 28, 1931)	3,090.00
dated Feb. 28, 1931)	3,135.3 <b>3</b>
(claim dated Feb. 28, 1931)(90) Jensen Bread Company, bread for San Francisco Hos-	1,296.60
pital (claim dated Feb. 28, 1931)	809.42
(claim dated Feb. 28, 1931)	2,294.48
<ul> <li>(92) Western Meat Company, meat for San Francisco Hospital (claim dated Feb. 28, 1931)</li></ul>	798.15
San Francisco Hospital (claim dated Feb. 28, 1931)  (94) Colson Company of the Pacific, equipment for San Fran-	<b>773.58</b>
cisco Hospital (claim dated Feb. 28, 1931)	1,585.53
(claim dated Feb. 28, 1931)	1,403.45
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Ga Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Ron	llagher, icovieri,
Spaulding, Stanton, Suhr—15. Absent—Supervisors Peyser, Power, Shannon—3.	
Payment for Properties Required for Bernal Heights Boul	evard.

Also, Resolution No. 34218 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds and authorized in payment to the hereinafter named persons, being payments for properties required for the opening of the Bernal Heights boulevard, to-wit:

 (2) To R. S. Wintraub and City Title Insurance Company, for Lot 11 in Block 5627 as per the Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. 34197 (New Series). (Claim dated March 30, 1931)..... 2.550.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Appropriating \$20,000 Out of Urgent Necessity for Emergency Supplies, Board of Health.

Also, Resolution No. 34219 (New Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 25, and authorized in payment to the Department of Public Health, for additional and emergency supplies by the Bellief Health under the direction of the Superintendent of the Relief Home.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr-15.

. Absent—Supervisors Peyser, Power, Shannon—3.

### Appropriations, 1927 Boulevard Bond Fund, Boulevard Purposes.

Also, Resolution No. 34220 (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Issue Construction Fund for the following purposes, to-wit:

(1) For cost of taking care of emergency conditions existing at beach end of the Taraval street undercrossing at the Great Highway, and due to recent storms.....\$ 3,000.00

(2) For installation of safety island on the Bay Shore boule-

vard at Cortland avenue..... Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Appropriations, Improvement of Corbett Avenue and Repairs to Baker's Beach Outfall Sewer.

Also, Resolution No. 34221 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following puposes, to-wit:

### County Road Fund.

(1) For the improvement of Corbett avenue from Clayton street to Twenty-fourth street; assessment against City property .....\$ 6,500.00

### General Fund, Budget Item 36 (Extension and Reconstruction of Sewers).

(2) For cost of emergency repairs to the Baker's Beach castiron outfall sewer line, including inspection.....\$ 1,100.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

### Action Deferred.

The following bill was, on motion, laid over one week:

Authorizing and Directing Board of Public Works to Prepare Plans and Specifications, Receive Bids and Award Contract for Furnishing 400 No. 2 Type Reflector Safety Zone Buttons, Credit Allowance to Be Made on No. 1 Type Reflector Safety Zone Buttons Replaced.

On recommendation of Finance Committee.

Bill No. 9371, Ordinance No. ——— (New Series), as follows:

Authorizing and directing the Board of Public Works to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works. Credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

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

Section 1. The Board of Public Works is hereby authorized and directed to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works, credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Ordering Grading, Draining, Etc., Joost Avenue, Acadia to Baden, Plans, Specifications, Bids and Award of Contract.

On recommendation of Finance Committee.

Bill No. 9372, Ordinance No. 8966 (New Series), as follows:

Ordering the grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street; authorizing and directing the Board of Public Works to prepare plans and specifications for said grading, etc., and to enter into contract for said grading, etc., in accordance with the plans and specifications prepared therefor, and approving plans and specifications.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, and to enter into contract for said grading, draining and oiling of slide area at Joost avenue, from Acadia street to Baden street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Peyser, Power, Shannon-3.

## Ordering Improvement of Alemany Boulevard, Section "C", From Seneca Avenue to Ottawa Avenue.

Also, Bill No. 9373, Ordinance No. 8967 (New Series), as follows:

Ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Ottawa avenue, by the construction of permanent pavements and appurtenances; authorizing preparation of plans and specifications for said improvement of Alemany boulevard, Section "C", and directing the Board of Public Works to enter into contract for said improvement of Alemany boulevard, Section "C", in accordance with the plans and specifications prepared therefor, and approving the plans and specifications. The expense of said improvement to be borne out of 1927 Boulevard Bond Fund.

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

Section 1. The improvement of Alemany boulevard, Section "C", from Seneca avenue to Ottawa avenue, by the construction of permanent pavements and appurtenances, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Alemany boulevard, Section "C", from Seneca avenue to Ottawa avenue, and to enter into contract for said improvement of Alemany boulevard, Section "C", in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The expense of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Peyser, Power, Shannon-3.

### Ordering the Improvement of Bay Shore Boulevard, From Key Avenue to Third Street, by Construction of Permanent Pavements and Appurtenances.

Also, Bill No. 9374, Ordinance No. 8968 (New Series), as follows:

Ordering the improvement of Bay Shore boulevard, from Key avenue to Third street, by construction of necessary permanent pavements and appurtenances; authorizing the preparation of plans and specifications for said improvement of Bay Shore boulevard, from Key avenue to Third street, and directing the Board of Public Works to enter into contract for said improvement of Bay Shore boulevard, from Key avenue to Third street, in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The improvement of Bay Shore boulevard, from Key avenue to Third street, by the construction of necessary permanent pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Bay Shore boulevard, from Key avenue to Third street, and to enter into contract for said improvement of Bay Shore boulevard, from Key avenue to

Third street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Appropriation, \$75,000, Out of "1931 Boulevards and Roads Bond Fund" for Acquisition, Construction, Etc., Roads and Boulevards.

Also, Resolution No. 34222 (New Series), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Boulevards and Roads Bond Fund" for the acquisition, construction and completion of boulevards and roads within the City and County of San Francisco, including the purchase of necessary lands required for same.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Appropriating \$5,000 for Traffic Signal Construction and Installation.

Also, Resolution No. 34223 (New Series), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside and appropriated out of "Traffic Signals, etc.," Budget Item No. 54, to the credit of Department of Electricity, for traffic signal construction and installation by the Department of Electricity during balance of the fiscal year.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Oil Tanks.

On recommendation of Fire Committee.

Resolution No. 34224 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Oil Tanks.

Martin Ross, 5424 Geary street, 1500 gallons capacity.

Robinson & Johnston, northeast corner North Point and Broderick streets, 1500 gallons capacity.

J. Gibbs Sons, west side of Fillmore street, 132 feet south of Beach street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

# Parking Station, Jacob Weissbein, Inc., Block Bounded by Forty-fifth Avenue, Forty-sixth Avenue, Sloat Boulevard and Wawona Street.

Also, Resolution No. 34225 (New Series), as follows:

Resolved, That Jacob Weissbein, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on the block bounded by Forty-fifth avenue, Forty-sixth avenue, Sloat boulevard and Wawona street

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Commercial Garage, Bekins Van & Storage Company, East Side of Stevenson Street, 150 Feet North of Duboce Avenue.

Also, Resolution No. 34226 (New Series), as follows:

Resolved, That the Bekins Van & Storage Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the east side of Stevenson street, 150 feet north of Duboce avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Laundry Permit, J. L. Letoile and L. Campagna, 1737 Geary Street.

Also, Resolution No. 34227 (New Series), as follows:

Resolved, That J. L. Letoile and L. Campagna be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 1737 Geary street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Commercial Garage, A. L. Piombo, South Side Turk Street, East of Pierce Street.

Also, Resolution No. 34228 (New Series), as follows:

Resolved, That A. L. Piombo be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage on the south side of Turk street, 106 feet 3 inches east of Pierce street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Protest filed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

### Laundry Permit, New Home Service Laundry, 3193 Mission Street.

Also, Resolution No. 34229 (New Series), as follows:

Resolved, That the New Home Service Laundry be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 3193 Mission street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Parking Station, San Francisco Baseball Club, Sixteenth and Bryant Streets.

Also, Resolution No. 34230 (New Series), as follows:

Resolved, That the San Francisco Baseball Club be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises on the north side of Sixteenth street, approximately 125 feet west of Potrero avenue, with ell to Potrero avenue.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Reducing Sidewalk Widths in Vallejo Street.

On recommendation of Streets Committee:

Bill No. 9375, Ordinance No. 8965 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and four.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works filed in this office March 7, 1931, by adding thereto a new section to be numbered eleven hundred and four, to read as follows:

Section 1104. The width of sidewalks on Vallejo street between Van

Ness avenue and Fillmore street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$76,733.28, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

### NEW BUSINESS.

### Passed for Printing.

The following matters were passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

### Park Fund.

1 01 10 1 01100.	
(1) H. V. Carter Company, grass seed for parks (claim dated April 9, 1931)\$ 1,179.70	)
<ul> <li>(2) Industrial and Municipal Supply Company, Inc., furnishing and installing booster pumping equipment for Sharp Park (claim dated April 9, 1931)</li></ul>	)
tings for Sharp Park (claim dated April 9, 1931) 6,945.23 (4) Berringer & Russell, hay, straw, etc., for parks (claim	
dated April 9, 1931)	
Sharp Park (claim dated April 9, 1931)	,
·	
(6) American Building Maintenance Company, library janitor service (claim dated March 31, 1931)\$ 810.00 (7) Foster & Futernick Company, bookbinding (claim dated	)
March 31, 1931)	
dated March 31, 1931)       2,277.90         (9) San Francisco News Company, library books (claim dated March 31, 1931)       3,334.60	
	'
Municipal Railway Fund.	
(10) Mrs. Theresa Fischerkeller, settlement in full for claim for personal injuries received as result of accident Nov.	
12, 1930, in Twin Peaks tunnel (claim dated April 7, 1931).\$ 800.00 (11) General Petroleum Corporation, gasoline furnished Municipal Pailways (claim dated April 7, 1931)	
nicipal Railways (claim dated April 7, 1931)	9
cident on or about Feb. 15, 1930, at or near Thirtieth avenue and Geary street (claim dated April 7, 1931) 600.00	)
(13) San Francisco City Employees' Retirement System, for pensions, etc., for Municipal Railway employees (claim	
dated April 6, 1931) 902.79	,
1927 Boulevard Bonds.	
(14) California Construction Company, fourth payment, improvement of Sunset boulevard, Section "C," Noriega street	
to Santiago street (claim dated April 8, 1931)\$ 9,750.00 (15) California Construction Company, fifth payment, improvement of Sunset boulevard, Section "D," Noriega street	)
to Irving street (claim dated April 8, 1931) 16,500.00 (16) Meyer Rosenberg, sixth payment, improvement of Sunset boulevard, Section "B," Santiago street to Yorba street	)
(claim dated April 8, 1931)	)
(17) E. J. Treacy, third payment, furnishing and installing Sunset boulevard water system (claim dated April 8, 1931) 3,450.00	)

(18) H. V. Tucker, fourth payment, improvement of Alemany	
boulevard, Section "A," Bay Shore boulevard to Mission street (claim dated April 8, 1931)	5,400.00
1931 Boulevards and Roads Bonds.	1
(19) Berringer & Russell, barley and hay, for Sunset District improvement (claim dated April 7, 1931)\$	1,048.20
County Road Fund.	
(20) Spring Valley Company, Ltd., for relocating of water main on Portola drive adjacent to La Place avenue, due to realignment and reconstruction of Portola drive (claim dated April 9, 1931)	2 006 00
(21) Antioch Sand Company, sand for street maintenance (claim dated April 2, 1931)	1,315.74
(22) Pacific Coast Aggregates, Inc., cement for street maintenance (claim dated April 2, 1931)	2,476.50
(23) M. Rosenberg, improvement of Corbett avenue from Clayton street to Twenty-fourth street (claim dated April	2,470.00
8, 1931)	7,598.81
Essex streets (claim dated April 8, 1931)	1,639.87
1928 Hetch Hetchy Construction Fund.	
(25) Montague Pipe and Steel Company, air pipe (claim dated April 2, 1931)\$	1 020 30
(26) E. D. Bullard Company, safety appliances, and repair of	1,020.50
(claim dated April 4, 1931)	664.91 648.91
1931)	2,679.27
4, 1931)	1,644.73
(30) Hammond Lumber Company, lumber (claim dated April 6, 1931)	509.28
(31) Ingersoll-Rand Company of California, machinery parts (claim dated April 4, 1931)	563.79
(32) Charles R. McCormick Lumber Company, lumber (claim dated April 4, 1931)	1,238.72
(33) Owen-Oregon Lumber Company, lumber (claim dated April 4, 1931)	1,397.11
(34) Pacific Coast Steel Corporation, reinforcing steel (claim dated April 6, 1931)	2,616.81
(35) Santa Cruz Portland Cement Company, cement (claim dated April 6, 1931)	5,060.00
(36) Santa Cruz Portland Cement Company, cement (claim dated April 6, 1931)	6,325.00
(37) Santa Cruz Portland Cement Company, cement (claim dated April 4, 1931)	5,060.00
(38) San Francisco Water Department, reimbursement for expenditures made for account Newark-San Lorenzo pipe	
line during January, 1931 (claim dated April 6, 1931) (39) United States Rubber Company, rubber boots and coats (claim dated April 6, 1931)	1,836.00
1929 Sewer Construction Fund.	
(40) T. E. Connolly, third payment, construction of College	
Hill tunnel sewer (Section "K," North Point main) (claim	0.000.00
dated April 8, 1931)\$ (41) Clarence B. Eaton, fourth payment, construction of	9,000.00
Alemany storm drain, Section "D" (claim dated April 8, 1931)	14,500.00

(42) Healy-Tibbitts Construction Company, fourth payment,	
construction of Alemany storm drain, Section "C" (claim	
dated April 8, 1931)	18,000.00
Water Revenue Fund.	
(43) East Bay Municipal Utility District, fifth payment, per	
agreement Nov. 17, 1930, for furnishing of water and	
stand-by service (claim dated April 8, 1931)	48 125 00
(44) Doherty Brothers, Ford truck and parts (claim dated	10,120.00
April 8, 1931)	852.58
(45) The Kennedy Valve Manufacturing Company, water	002.00
valves (claim dated April 8, 1931)	910.25
(46) Frank O'Shea, paving (claim dated April 8, 1931)	954.13
(47) Frank O'Shea, paving (claim dated April 8, 1931)	878.85
(48) Pacific Gas and Electric Company, gas and electric	010.00
service (claim dated April 8, 1931)	12,612.69
(49) Pacific Gas and Electric Company, gas and electric	12,012.09
service (claim dated April 8, 1931)	1 519 90
	1,513.30
(50) Pacific Gas and Electric Company, gas and electric	1 054 19
service (claim dated April 8, 1931)	1,954.12
(51) Pacific Gas and Electric Company, gas and electric	9.070.40
service (claim dated April 8, 1931)	2,978.48
(52) Pacific Gas and Electric Company, labor and material	00405
installing power line (claim dated April 8, 1931)	<b>634.95</b>
$General\ Fund,\ 1930 ext{-}1931.$	
(53) San Francisco Society for the Prevention of Cruelty to	
Animals, impounding, feeding, etc., of animals (claim dated	
April 13, 1931)	1,500.00
(54) Recorder Printing and Publishing Company, printing	
Supervisors' Calendar, Journal, etc. (claim dated April 13,	
1931)	1,186.67
(55) Recorder Printing and Publishing Company, printing	
and furnishing Superior Court Calendars, etc. (claim dated	
April 13, 1931)	515.00
(56) Stockton State Hospital, maintenance of criminal insane	
(claim dated April 13, 1931)	507.00
(57) A. P. Jacobs, rent of premises No. 333 Kearny street,	
April 3 to May 3, 1931 (claim dated April 13, 1931)	1,120.75
(58) San Francisco Chronicle, official advertising (claim	_,
dated April 13, 1931)	869.83
(59) Pacific Gas and Electric Company, street lighting,	
March, 1931 (claim dated April 13, 1931)	70,162.07
(60) Associated Charities, for widows' pensions (claim dated	,
April 10, 1931)	7,937.17
(61) Eureka Benevolent Society, widows' pensions (claim	1,001.11
dated April 10, 1931)	677.50
(62) Little Children's Aid, widows' pensions (claim dated	011.00
April 10, 1931)	5,747.02
(63) Little Children's Aid, maintenance of minors (claim	0,111.02
dated April 7, 1931)	12,192.78
(64) Eureka Benevolent Society, maintenance of minors	12,102.10
(claim dated April 7, 1931)	3,115.00
(65) Children's Agency, maintenance of minors (claim dated	3,113.00
	34,022.85
(66) San Francisco Nursery for Homeless Children, main-	34,022.00
l tenance of minors (claim dated April 7 1991)	624.01
tenance of minors (claim dated April 7, 1931)	624.01
(67) The Albertinum, maintenance of minors (claim dated	
(67) The Albertinum, maintenance of minors (claim dated April 7, 1931)	624.01 600.00
(67) The Albertinum, maintenance of minors (claim dated April 7, 1931)	600.00
<ul> <li>(67) The Albertinum, maintenance of minors (claim dated April 7, 1931)</li> <li>(68) Roman Catholic Orphanage, maintenance of minors (claim dated April 7, 1931)</li> </ul>	
(67) The Albertinum, maintenance of minors (claim dated April 7, 1931)	600.00

(70) Daniel Gallagher Company, delivery and return of vot-	
ing machines (claim dated April 6, 1931)	. 3,35 <b>6.10</b> (
(71) Board of Park Commissioners, reimbursement of amount	
expended for improvement of Yacht Harbor (claim dated	
April 9, 1931)	1,884.26
(72) Board of Park Commissioners, reimbursement of amount	
expended for improvement of Yacht Harbor (claim dated	
April 9, 1931)	4,839.24
(73) Board of Park Commissioners, reimbursement of	
amount expended for rehabilitating Palace of Fine Arts	
(claim dated April 9, 1931)	1,136.24
(74) Monson Brothers, final payment, contract for rehabilitat-	
	7,305.60
(75) R. Flatland, third payment, wiring arterial "Stop"	
	3,150.00
(76) Mahony Brothers, second payment, general construction	
of Central Warehouse for Bureau of Supplies, first unit	1
	2,955.14
(77) Louis J. Cohn, third payment, construction of sewers	
in Army street from Pennsylvania avenue to Mississippi	
	4,750.00
(78) William J. Quinn, police contingent expense (claim	
dated April 6, 1931)	750.00
(79) Haas Brothers, groceries, Laguna Honda Home (claim	
dated March 28, 1931)	949.22
(80) Healey & Donaldson, tobacco, Laguna Honda Home	
(claim dated March 28, 1931)	885.00
(81) St. Vincent's School, maintenance of minors (claim	
dated April 7, 1931)	820.00

## Payment, \$4,750, for Property for School Purposes, 1923 School Bond Fund.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$4,750 be and the same is hereby set aside and appropriated out of the 1923 School Bond Fund and authorized in payment to Mary Hardiman, being payment for land and

improvements required for school purposes, to-wit:

Lot 33 in Block 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot 13 in Block 5714 as per the Assessor's Map Book of the City and County of San Francisco. Acceptance of offer by Resolution No. 34209 (New Series). (Claim dated April 13, 1931.)

# Appropriation, \$200,000, Out of "1931 Public Parks and Squares Bond Fund" for Improvements, Etc., Parks and Squares.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$200,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Fund" for the construction and improvement of parks and squares located within the City and County of San Francisco.

# Appropriations, \$1,500 and \$1,250, Out of "Publicity and Advertising," Young People's Symphony Concerts and Boy Scout Merit Badge Exposition.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of "Publicity and Advertising," Appro-

priation 55, and authorized in payment to Benning Wentworth, Auditor of the City and County, for the following purposes, to-wit:

For the Publicity and Advertising of San Francisco.

(1) For expense in connection with the holding of young people's symphony concerts ......\$ 1,500.00

(2) For expense in connection with the holding of Boy Scout Merit Badge Exposition, to be held in the Civic Auditorium

### Adopted.

The following resolutions were adopted:

### Accepting \$20,000 in Settlement of Claim Against John H. Thieler, Former Treasurer.

On recommendation of Finance Committee.

Resolution No. 34231 (New Series), as follows:

Whereas, the City Attorney has recommended the acceptance of \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County against John H. Thieler, former Treasurer, and Continental Casualty Company, surety on his bond; therefore

Resolved, That the City Attorney be and is authorized and directed to accept \$20,000 from the Continental Casualty Company in settlement of the claim of the City and County of San Francisco against John H. Thieler, former Treasurer of the City and County, and Continental Casualty Company, the surety on his bond; and

Further Resolved, That the City Attorney be and is authorized and directed, upon the payment of said \$20,000 into the City Treasury, to dismiss the action pending against said John H. Thieler and Conti-

nental Casualty Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

# Appropriating \$200 Out of Publicity and Advertising, Expense Incurred in Connection With Holding of Sixty-first Annual Meeting of the California State Dental Association.

Also, Resolution No. 34232 (New Series), as follows:

Resolved, That the sum of \$200 be and the same is hereby set aside and appropriated out of Publicity and Advertising, and authorized in payment to Benning Wentworth, Auditor of the City and County, for expense in connection with the holding of the Sixty-first Annual Meeting of the California State Dental Association, at San Francisco, April 8-10, 1931.

For the publicity and advertising of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Passed for Printing.

The following matters were passed for printing:

# Appropriation, \$50,000, 1927 Boulevard Bond Fund, Boulevard Purposes.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That \$50,000 be and the same is hereby set aside, appro-

priated and authorized to be expended out of the 1927 Boulevard Bond Issue Construction Fund for cost of constructing a reinforced concrete sewer across Sunset boulevard at Lincoln way, including engineering and inspection, the removal and boxing of trees within the park area along the route of sewer, per award of contract to Clarence B. Eaton.

### Boiler Permits.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Rough Rider Manufacturing Company, 175 Twelfth street, 5 horse-power capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Supply Station, Reed Tire and Supply Company, Southeast Corner of Gough and Fulton Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Reed Tire & Supply Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southeast corner of Gough and Fulton streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

### Adopted.

The following resolutions were adopted:

### Denying Laundry Permit, F. Otsuki, 41 Franklin Street.

Resolution No. 34233 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied F. Otsuki to maintain and operate a laundry at 41 Franklin street.

Protest filed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Cancellation of One-Cab Stand Permit, Central Cab Company, 126 Columbus Avenue.

On recommendation of Police Committee.

Resolution No. 34234 (New Series), as follows:

Resolved, That one-cab stand permit standing in the name of Central Cab Company (Charles E. Doles), 126 Columbus avenue, be and it is hereby canceled.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Approval of One-Cab Stand Permits.

Also, Resolution No. 34235 (New Series), as follows:

Resolved, That the following one-cab stand permits be and they are hereby approved:

Yellow Cab Company, 244 Sansome street (transfer from 172 Bush street).

Blue Top Cabs, Ltd., 499 Sacramento street, 399 Sansome street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

Granting Al G. Barnes Wild Animal Shows Permission to Show at Santa Rosa Avenue and Alemany Boulevard, Near Capistrano Street, April 24, 25 and 26, 1931.

Also, Resolution No. 34236 (New Series), as follows:

Resolved, That Al G. Barnes Wild Animal Shows be and it is hereby granted permission to show on the property of L. Depaoli at Santa Rosa avenue and Alemany boulevard, near Capistrano street, April 24, 25 and 26, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

Transfer of Taxicab Permit From Marie Guittard to Leo McGinn.

Also, Resolution No. 34237 (New Series), as follows:

Resolved, That taxicab permit standing in the name of Marie Guittard (wife of George Guittard, deceased) be transferred to Leo J. McGinn.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Passed for Printing.

The following bill was passed for printing:

Amending Ordinance No. 5132 (New Series), License Ordinance, as to Warehouse Operators and Money Lenders.

On recommendation of Police Committee.

Bill No. 9376, Ordinance No. — (New Series), as follows:

Amending Section 76 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades and employments within the City and County of San Francisco," by reducing the license fee imposed on persons whose warehouse operations amount to less than 1000 square feet to \$10 per year; and Section 81 thereof by adding the provision that persons, firms or corporations shall not be allowed to engage in the business of money lending unless permit has first been secured from the Board of Police Commissioners and presented to the Tax Collector.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Sections 76 and 81 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 76. Every person, firm or corporation conducting a ware-house business, or engaged in the business of storing goods, wares or merchandise on any premises, shall pay an annual license fee as follows:

Where the net area of whose warehouse operations amount to less than 1000 square feet, \$10; 1000 to 25,000 square feet, \$60; 25,001 to

50,000 square feet, \$100; 50,001 to 75,000 square feet, \$140; 75,001 to 100,000 square feet, \$175; 100,001 to 200,000 square feet, \$200; 200,001 to 300,000 square feet, \$225; 300,001 to 400,000 square feet, \$250; 400,000 square feet and over \$300.

Section 81. Every person, firm or corporation engaged in the business or occupation of lending money on or purchasing notes, time, wages or salary of laborers, clerks, or other wage earners or other persons, or negotiating such as third party brokers or agents, whether the same is earned or unearned, or in lending money on chattel mortgages or on goods, wares and chattels, and whether said business is conducted in an office or otherwise, shall pay a license fee of one hundred (\$100) dollars per quarter year.

Provided, however, that a permit to engage in such business must first be procured from the Board of Police Commissioners and presented to the Tax Collector before the latter may issue the license provided for in this section.

Section 2. This ordinance shall take effect immediately.

### Adopted.

The following resolutions were adopted:

Approving Contracts for Use and Occupation of Lands Under Jurisdiction of San Francisco Water Department and Directing Clerk to Endorse Such Approval on Each of Said Contracts.

On recommendation of Public Utilities Committee.

Resolution No. 34238 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain

parcels of said land; therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be and the same are hereby approved, and the Clerk of this Board be and he is hereby directed to indorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

(1) Frank Drennan—4.44 acres in Niles Canyon, Alameda County; term one year; picnic ground, parking space, and agriculture.

(2) Mrs. E. J. Farrington—12 acres of the Alameda Creek lands in Alameda County; term one year; picnic ground and parking space.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Offer of Lease, Crystal Springs Golf Course.

Also, Resolution No. 34239 (New Series), as follows:

Resolved, by the Board of Supervisors of the City and County of San Francisco, that an offer to lease the hereinafter described property be made. The said property is owned by the City and County of San Francisco and is situate in the County of San Mateo, State of California, described as follows:

Beginning at a point on the boundary line dividing Buri Buri Rancho and the San Mateo Rancho, which said point bears north 55 degrees 0 minute east, distant 1923.88 feet from corner "B. B. 10" and "S. M. No. 1" of the above-mentioned ranchos; running thence on the

following courses and distances, to-wit: South 55 degrees 0 minute west 811.64 feet, south 33 degrees 43 minutes east 592.41 feet, south 62 degrees 31 minutes east 591.11 feet, south 24 degrees 31 minutes east 349.38 feet, south 5 degrees 02 minutes east 735.24 feet, south 39 degrees 02 minutes east 1104.57 feet, south 43 degrees 20 minutes east 633.83 feet, south 37 degrees 45 minutes east 746.12 feet, south 20 degrees 36 minutes east 1155.28 feet, south 11 degrees 58 minutes east 917.08 feet, south 53 degrees 50 minutes east 1300.00 feet, south 65 degrees 14½ minutes east 828.67 feet, north 55 degrees 05 minutes east 207.58 feet, to a point on the surveyed center line of the Sky Line boulevard; thence along the center line of said boulevard the following courses and distances: North 37 degrees 33 minutes west 304.73 feet, north 33 degrees 33 minutes west 862.93 feet; thence to the right on the arc of a circle with a radius of 1000 feet a distance of 366.88 feet; thence north 11 degrees 23 minutes west 469.68 feet; thence leaving the center line of said boulevard and running north 63 degrees 04 minutes east 318.41 feet to the easterly boundary line of the lands of the city; thence along said boundary line north 33 degrees 53 minutes west 1499.43 feet, north 37 degrees 45 minutes west 5057.04 feet to the point of beginning; excepting therefrom the Sky Line boulevard; the hereby described tract containing 172.53 acres.

The said lease to be made to the highest bidder therefor and to be on the following terms and conditions:

- (a) That said lease shall be for a term of twenty years from July 1, 1931.
- (b) That said premises shall be used only as a golf course and for catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the General Manager of the San Francisco Water Department.
- (c) That lessee shall, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any nuisance to be created thereon.
- (d) That rental of said premises shall be payable monthly in advance, and by way of additional rental for the demised premises an amount equal to all taxes and assessments of every kind which shall be levied against or made a lien upon the demised premises and/or the improvements now or hereafter erected thereon, commencing with the taxes for the fiscal year ending June 30, 1932, and continuing during the life of this lease; and further provided, in the event there should be a consolidation of the counties of San Francisco and San Mateo, and if for any reason the demised properties are not subject to taxation, as additional rental for the term created the bidders will agree to pay as additional rental throughout the term created, yearly, a sum equal to the amount of all taxes paid at the end of the year when said property was subject to taxation; the amount of each assessment or of each installment of taxes to be due on or before ten days prior to the date upon which the same becomes delinquent.
- (e) Lessee shall not assign said lease without the written consent of the proper officials of the City duly authorized by law to give such consent.
- (f) Default in payment of the amounts agreed to be paid, or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankruptcy or insolvency, or in any manner by operation of law, shall operate as a forfeiture and said lease shall thereupon be terminated and all improvements of said lessee thereon shall revert to and become the property of the City and County of San Francisco.
- (g) At all times during the term of the lease lessee shall conduct his business thereon and use said land in such manner as not to interfere with the conduct of the City's water supply, and the City

reserves the right at all times to enter upon said land and construct water pipes, mains or any other structures necessary or useful in connection with said water supply.

- (h) No improvements or changes in said golf course shall be made on said property without the written consent of the General Manager of the San Francisco Water Department first had and obtained there-
- for.
- For a period of thirty days commencing at the expiration or other termination of the lease, excepting as above provided for breach of provisions of subdivision "f" hereof, the City shall have the option to purchase the buildings, water pipes, tanks or other removable property of lessee, excepting sod of greens and fairways and drainage system, which shall belong to and be a part of said property. A board of arbitration consisting of three members, one to be selected by the City, one by the lessee and a third by the two so selected, shall fix the value of such property, the decision of any two to be binding on both the City and the lessee. At the expiration of said thirty days, and during the period of sixty days thereafter, lessee shall be entitled to remove the aforesaid improvements from the premises in so far as the option may not have been exercised, leaving the premises from which such improvements have been removed in a condition satisfactory to the General Manager of the San Francisco Water Department; provided, however, that in event of failure to so remove such improvements same shall remain on the property and become a part thereof without recourse by said lessee.
- (j) Lessee shall save and hold harmless the City from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons' use of or activities on the demised area or any adjacent lands of the

City.

- (k) Lessee, or anyone using or in any way connected with the uses or purposes of the lease, shall not trespass on any adjacent land of the City.
- (1) Lessee shall at all times, and at his sole expense, comply with all regulations of the Boards of Health of the City or State in the matter of sanitation on the demised premises.
- (m) The golf course shall be maintained during the term of the lease in a manner satisfactory to the City.
- (n) The bidder shall agree to pay the sum of \$300 to defray the cost of advertising the necessary resolutions, ordinances and notices in connection with this solicitation of bids.
- (o) No bid will be received unless the bidder shall agree to pay to Crystal Springs Country Club the sum of \$172,000, which sum represents the value of the improvements on the demised premises and existing lease.

Be it Further Resolved, That the Clerk of this Board advertise said property for lease, describing it by metes and bounds, which publication of notice advertising said property for lease shall be published for at least three weeks in the official newspaper, and set a date in said notice that, at the termination of said publication, bids for the leasing of said property will be received on the terms and conditions herein specified, and provide in said notice that all persons bidding for the lease of said property shall accompany their said bid by a certified check payable to the Clerk of the Board of Supervisors in the sum of \$1,000 as security that said bidder will enter into said lease if and in the event the lease is awarded to him.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

### Passed for Printing.

The following matters were passed for printing:

### Changing and Establishing Grades on Buchanan Street and North Point Street.

On recommendation of Streets Committee.

Bill No. 9377, Ordinance No. ———— (New Series), as follows:

Changing and reestablishing the official grades on Buchanan street between Bay and Beach streets and on North Point street between

Laguna and Buchanan streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 15th day of January, 1931, by Resolution No. 112878 (New Series), declare its intention to change and reestablish the grades on Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notice of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication

of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

#### Buchanan Street.

Bay street, 15.00 feet. (The same being the present official grade.) Easterly and westerly curb lines of, at North Point street southerly line, 13.00 feet.

North Point street southerly curb line, 12.89 feet. North Point street northerly curb line, 12.61 feet.

Easterly and westerly curb lines of, at North Point street northerly line 1250 feet

line, 12.50 feet.

15 feet westerly from the easterly line of, at Beach street southerly line, 6.50 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, at Beach street southerly

line, 6.00 feet. (The same being the present official grade.)

On Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets be changed and established to conform to true gradients between the grade elevations above given therefor and the present official grade of Laguna street at North Point street.

Section 2. This ordinance shall take effect immediately.

### Changing and Establishing Grades on Rutledge and Other Streets.

Also, Bill No. 9378, Ordinance No. ——— (New Series), as follows:

Changing and reestablishing the official grades on Rutledge street between the easterly line of Franconia street and the westerly line of Peralta avenue; on Franconia street between Montcalm street and Rutledge street; on Massasoit street between Franconia street and Rutledge street, and on Peralta avenue between the northerly line of Montcalm street and Samoset street produced, be changed and established to conform to true gradients between the grade elevations above given and the present official grade of Franconia street at Montcalm street and its angle with Rutledge street; of Massasoit street at Fran-

conia street, and of Peralta avenue at the northerly line of Montcalm

street and Samoset street produced.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 26th day of January, 1931, by Resolution No. 33848 (New Series), declare its intention to change and reestablish the grades on Rutledge street, Peralta avenue and other streets; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the

resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publica-

tion of said resolution of intention; therefore,
Be it ordained by the People of the City and County of San Francisco as follows:

The grades on the following named streets at the points Section 1. hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

### Rutledge Street.

7 feet northerly from the southerly line of, at Franconia street westerly line, 206 feet.

7 feet southerly from the northerly line of, at Franconia street westerly line, 206 feet.

100 feet westerly from Franconia street, 210.29 feet.

140 feet westerly from Franconia street, 209.57 feet.

180 feet westerly from Franconia street, 204 feet.

Vertical curve passing through the last three described points. 210 feet westerly from Franconia street, 198 feet.

250 feet westerly from Franconia street, 191.37 feet.

290 feet westerly from Franconia street, 187.48 feet.

Vertical curve passing through the last three described points.

7 feet southerly from the northerly line of, 310 feet westerly from Francouia street, 186.23 feet.

7 feet southerly from the northerly line of, 350 feet westerly from Franconia street, 181.94 feet.

7 feet southerly from the northerly line of, produced, 390 feet westerly from Franconia street, 174.11 feet.

Vertical curve passing through the last three described points.

7 feet northerly from the southerly line of, 330 feet westerly from Franconia street, 184.97 feet.

7 feet northerly from the southerly line of, 350 feet westerly from Franconia street, 182.91 feet.

7 feet northerly from the southerly line of, 370 feet westerly from Franconia street, 179.28 feet.

Vertical curve passing through the last three described points.

7 feet northerly from the southerly line of, 373.85 feet westerly from Franconia street, 178.43 feet.

7 feet northerly from the southerly line of, 393.85 feet westerly from Franconia street, 174.95 feet.

Southerly curb line of, 413.85 feet westerly from Franconia street, 173.37 feet.

Vertical curve passing through the last three described points.

Northerly line of, 6 feet easterly from Peralta avenue westerly line, 172 feet.

Peralta avenue westerly line, 172 feet. (The same being the present official grade.)

### Peralta Avenue.

Westerly line of, at Montcalm street, 132 feet. (The same being the present official grade.)

6 feet easterly from the westerly line of, at Montcalm street southerly line, 133 feet.

30 feet westerly from the easterly line of, 4.54 feet southerly from

Montcalm street, 137.43 feet.

Westerly line of, 70 feet southerly from Montcalm street, 140.80 feet. 35 feet easterly from the westerly line of, 70 feet southerly from Montcalm street, 140.80 feet.

6 feet easterly from the westerly line of, 24.79 feet northerly from Rutledge street, 166.05 feet.

35 feet easterly from the westerly line of, 24.79 feet northerly from Rutledge street, 166.05 feet.

6 feet easterly from the westerly line of, at Rutledge street north-

erly line, 172 feet.

Westerly line of, at Rutledge street, 172 feet. (The same being the

present official grade.)

On Rutledge street between the easterly line of Franconia street and the westerly line of Peralta avenue; on Franconia street between Montcalm street and Rutledge street; on Massasoit street between Franconia street and Rutledge street, and on Peralta avenue between the northerly line of Montcalm street and Samoset street produced, be changed and established to conform to true gradients between the grade elevations above given and the present official grade of Franconia street at Montcalm street and its angle with Rutledge street; of Massasoit street at Franconia street, and of Peralta avenue at the northerly line of Montcalm street and Samoset street produced.

Section 2. This ordinance shall take effect immediately.

### Adopted.

The following resolutions were adopted:

### Warning Signs.

On recommendation of Traffic Committee.

Resolution No. 34240 (New Series), as follows:

Resolved, That the following warning signs be installed as shown below:

"Slow" Signs.

Mission street, north and south of Highland avenue. Sloat boulevard, east and west of Thirty-fourth avenue. Mission street, north and south of St. Mary's avenue. Townsend street at Seventh street. Seventh street at Townsend street. Franklin street, north and south of Broadway. Broadway, east and west of Franklin street. Gough street, north and south of Broadway. Broadway, east and west of Gough street. Waller street, east and west of Cole street. Cole street, north and south of Waller street. Guerrero street, north and south of Twenty-second street. Guerrero street, north and south of Twentieth street. Guerrero street, north and south of Nineteenth street. Guerrero street, north and south of Seventeenth street. Twenty-second street, east and west of Guerrero street. Twentieth street, east and west of Guerrero street. Nineteenth street, east and west of Guerrero street. Seventeenth street, east and west of Guerrero street. San Jose avenue, north and south of Thirtieth street. Thirtieth street, east and west of San Jose avenue. San Jose avenue, north and south of Twenty-ninth street. Twenty-ninth street, east and west of San Jose avenue. Dolores street, north and south of Seventeenth street.

Dolores street, north and south of Nineteenth street. Seventeenth street, east and west of Dolores street. Nineteenth street, east of Dolores street. Duncan street, east and west of San Jose avenue. San Jose avenue, north and south of Duncan street. Columbus avenue, north and south of Filbert street. Howard street, north and south of Twenty-second street.

"Stop" Signs.

Powell street, north and south of Columbus avenue.
Filbert street, east and west of Columbus avenue.
Sixteenth street viaduct, east and west of Third street at viaduct.
West side Thirty-fourth avenue at north property line of Sloat boulevard.

Sixty-Minute Parking Signs.

East side of Mason street between Bush and Pine streets. Polk street between Geary and Post streets. Bush street, from Grant avenue to Van Ness avenue.

Nine-Unit Reflector Sign.

South line of Twentieth street west of Bryant street, facing north.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

Rescinding That Part of Resolution No. 33310 (New Series) Affecting the Installation of "Slow" Sign on Fulton Street West of Masonic Avenue.

Resolution No. 34241 (New Series), as follows:

Resolved, That so much of Resolution No. 33310 (New Series) as affects the installation of "slow" sign on Fulton street, west of Masonic avenue, be and is hereby rescinded.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Rereferred.

The following bill was, on motion, rereferred to the Traffic Committee:

Amending Section 8 of Ordinance No. 7691 (New Series), by Adding Thereto the Motor Vehicles of the Commercial Fire Despatch, Fire Marshal and Underwriters' Fire Patrol, and Section 37 Thereof by Adding Thereto Alameda Street and Florida Street as Streets Upon Which Parking Is Prohibited From 7 A. M. to 6 P. M.

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

Amending Section 8 of Article II of Ordinance No. 7691 (New Series), entitled "An ordinance regulating traffic upon the public streets and repealing all ordinances inconsistent herewith," so as to include the motor vehicles of the Commercial Fire Despatch, Fire Marshal, and Underwriters' Fire Patrol therein as "emergency vehicles exempt from certain rules"; and Section 37 of Article V thereof, by adding thereto Alameda street between Bryant and Florida streets, and Florida street for a distance of 275 feet south of Alameda street property line.

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

Section 1. Sections 8 and 37 of Ordinance No. 7691 (New Series), the title of which is recited above, are hereby amended to read as follows:

#### ARTICLE II.

Authority of Police Traffic Signs and Signals.

Section 8. Emergency Vehicles Exempt From Certain Rules.—The provisions of this ordinance regulating the movement, parking and standing of vehicles shall not apply to ambulances, vehicles of the Commercial Fire Despatch, Fire Department, Fire Marshal, Police Department, Sheriff's office, Underwriters' Fire Patrol, or of a public utility while the driver of any such vehicle is engaged in the necessary performance of emergency duties.

#### ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Places. Parking Prohibited on Certain Streets, 7 A. M. to 6 P. M.

Section 37. Between the hours of seven (7) a.m. and six (6) p.m. of any day, excepting Sundays and legal holidays, it shall be unlawful for the operator of a vehicle to stop said vehicle for a period of time longer than is necessary for the actual loading or unloading and delivery of passengers or materials in any of the following places:

Annie street, Alameda street between Bryant and Florida streets, Anthony street, Austin street, Campton place, Cedar street, Clementina street, Cortland avenue on the north side between Mission street and Folsom street, Ecker street, Elm street, Fern street, Florida street for a distance of 275 feet south of Alameda street property line, Hemlock street, Holland court, Ivy street, Linden street, Maiden lane, Minna street, Mint street on the east, south and north sides, Monroe street, Montgomery street between Market and California streets, Myrtle street, Natoma street, Olive street, Pacific avenue on the north side between Columbus avenue and Van Ness avenue, Redwood street, Tehama street, Willow street.

Signs shall be erected and maintained not more than two hundred (200) feet apart in each block designating the provisions of this section.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

### Establishing and Abolishing Loading Zones and Passenger Loading Zones.

On recommendation of Traffic Committee.

Resolution No. 34242 (New Series), as follows:

Resolved, That the following loading zones and passenger loading zones be established or abolished as shown below:

#### Establish Loading Zones.

568 Bush street, 27 feet—Victoria Hotel; serves delivery of supplies and oil intake.

301 Fern avenue, 18 feet—G. Orphan Market; serves loading of supplies.

175-177 Fifth street, 18 feet—Avansino & Mortensen Co.; serves freight deliveries.

314-328 Front street, 18 feet—Scheer & Co. (wholesale grocers); serves loading and unloading of trucks.

830 McAllister street, 27 feet—People's Auction House. Serves loading of furniture, etc.

1520 Pine street, 27 feet—Public Food Company; serves freight delivery.

30 Post street, 27 feet—Crocker First National Bank; serves delivery of merchandise.

306-310 Sacramento street, 27 feet—United Coffee Corporation; serves freight delivery.

1527-1537 Stockton street, 27 feet-Lavilla Bricco Furniture Company: serves loading of furniture.

49-53 Taylor street, 27 feet-Grand Hotel and Golden Gate Coffee

Shop; serves sidewalk elevator.

2820 Twenty-fourth street, 27 feet—Metz Cream Doughnut Company; serves loading of merchandise.

### Establish Passenger Loading Zones.

598 Bush street, 27 feet-Victoria Hotel; serves hotel entrance. 57 Taylor street, 27 feet—Grand Hotel; serves hotel entrance.

### Abolish Loading Zones.

568 Bush street, 27 feet-Victoria Hotel.

53-59 Taylor street, 36 feet—Grand Hotel, Golden Gate Grill.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Award of Contract, Electric Refrigerators, Juvenile Detention Home.

On recommendation of Supplies Committee.

Resolution No. 34243 (New Series), as follows:

Resolved, That award of contract be hereby made to Cyclops Iron Works on bid submitted February 24, 1931 (Proposal No. 686), which is by this reference made a part hereof, for furnishing and installing complete and serving the following, viz.: Three electric refrigerators for Juvenile Detention Home, for the lump sum of \$1,450.

The said contractor shall furnish gratis service as follows, viz.: To furnish for a period of five years from date of installation the service necessary to maintain said refrigerators in good working order

to the satisfaction of the buyer.

Said service to be available at all times during said five-year period,

including Sundays and holidays.

Note: All above awards are made to the lowest bidder, except when award be made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That a bond in the amount of \$300 be required for faith-

ful performance of contract.

Resolved. That all other bids submitted thereon be rejected.

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr-15.

Absent-Supervisors Peyser, Power, Shannon-3.

### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Theatre Party, Parkside District Club.

The following was presented and read by the Clerk:

Communication from Ernest Swanson, president Parkside District Club, announcing its second annual theatre party at Parkside Theatre, Tuesday, April 14th, declaring that an elaborate program has been arranged, and a large audience expected, and requesting the coopera-

tion of the Board of Supervisors in making the affair a success by their attendance.

Ordered filed.

### Protest Against Erection of Gasoline Station at Corner of Army and Valencia Streets.

Communication from A. Kelly, president Army Street District Promotion Association, requesting that the Board do everything in its power to prevent the granting of a permit for the erection of a gasoline station on the northwest corner of Army and Valencia streets.

Ordered filed.

### Dumping of Garbage at Sea Opposed.

Communication from Sunset Transportation and Development Association, expressing its opposition to the proposed temporary disposal of garbage by dumping at sea.

Referred to Health Committee.

### Opinion of City Attorney in Re Disposition of Refuse After Incineration.

Communication from J. J. O'Toole, City Attorney, in response to motion of Supervisor Havenner requesting an opinion as to whether or not the Board of Supervisors could require collectors of refuse, after its incineration, to transport residue to a place to be designated by said Board, and advising in the affirmative.

Referred to Health Committee.

### City Attorney to Advise as to Compensation for Relatives of Anyone Accidentally Killed by Members of the Police Department.

Supervisor Roncovieri moved that the Clerk be requested to obtain from the City Attorney an opinion as to whether or not there is any legal method whereby relatives of anyone killed by members of the Police Department through accident can be compensated.

So ordered.

### Mayor to Set Day for Dedication of Park Lands.

Supervisor Gallagher presented:

Resolution No. 34244 (New Series), as follows:

Whereas, by Resolution No. 26206 (New Series), the City and County of San Francisco accepted a deed from the late Carl G. Larsen to land in Block No. 1192, bounded by Ulloa and Vicente streets, Nineteenth and Twentieth avenues, and in Block No. 1249, bounded by Vicente and Wawona streets and Nineteenth and Twentieth avenues; and

Whereas, the said Carl G. Larsen deeded this land for park pur-

poses; now, therefore, be it Resolved, That his Honor the Mayor be and is hereby respectfully requested to set aside a day for the specific purpose of dedicating said lands for park purposes; and be it

Further Resolved, That the Education, Parks and Playgrounds Committee and the Finance Committee and the Board of Park Commissioners be respectfully requested to prepare a suitable plaque, dedicatory and memorial in style and manner, to be installed on the day of dedication in the place provided for same.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovierl, Spaulding, Stanton, Suhr-15.

Absent-Supervisors Peyser, Power, Shannon-3.

### Reception Committee for Captain Carl Spindler.

Also, Resolution No. 34245 (New Series), as follows:

Whereas, Captain Carl Spindler will arrive in San Francisco May 10, 1931; and

Whereas, Captain Carl Spindler attained international fame through his extraordinary naval exploits touching the aspirations of three countries; now, therefore, be it

Resolved, That his Honor, the Mayor, Angelo J. Rossi, be, and he is hereby respectfully requested to appoint a committee of citizens of San Francisco for the purpose of devising ways and means for a suitable reception to Captain Carl Spindler.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Mayor to Sell Property Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. 34246 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, to-wit:

Dwelling houses and appurtenances situated at the following described locations, required for the opening of the Bernal Heights boulevard:

Dwelling on the east side of Ellsworth street, 300 feet north of Powhattan avenue.

Dwelling on the west side of Folsom street, 225 feet north of Powhattan avenue.

Dwelling on the west side of Elsworth street, 300 feet north of Powhattan avenue.

The terms of sale shall be cash upon delivery of bill of sale, said dwelling houses and appurtenances to be removed by the purchasers within ten (10) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit of the "Boulevards and Roads Bonds, 1931," Fund.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

### Leave of Absence Granted Dr. H. M. McKinley, Civil Service Commissioner.

Resolution No. 34247 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Doctor Howard M. McKinley, member of the Board of Civil Service Commissioners, is hereby granted a leave of absence for a period of three weeks, commencing April 21, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

## Leave of Absence Granted Hon. John Hermann, Election Commissioner.

Resolution No. 34248 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. John Hermann, member of the Board of Election Commissioners, is hereby granted a leave of absence for a period of sixty days, commencing April 15, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

Instructing City Attorney and City Engineer Jointly to Prepare Necessary Plans and Specifications, Resolutions and Advertisements Covering Disposition and Destruction of Garbage by Franchise on an Alternative Basis.

Supervisor Garrity presented:

Resolution No. 34250 (New Series), as follows:

Be It Resolved, That the City Attorney and the City Engineer be and they are hereby instructed jointly to prepare necessary plans and specifications, resolutions and advertisements covering disposition and destruction of garbage and final disposal by franchise on an alternative basis, as follows:

- (a) Bids for a franchise for incineration and final disposal, per ton, according to plans and specifications by the City Engineer.
- (b) Bids for a franchise for incineration and final disposal, per ton, according to the bidder's own plans.
- (c) Bids for a franchise, per ton, by any other means of disposal, other than by dumping at sea.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Peyser, Power, Shannon—3.

Bronze Plaque for Captain Manley H. Simons, United States Navy.

Supervisor Miles presented:

Resolution No. ——— (New Series), as follows:

Whereas, Captain Manley H. Simons of the United States Navy has been stationed in San Francisco for the past three years in the Twelfth Naval District and has rendered very valuable services to the City and County of San Francisco during said period; therefore, be it

Resolved, That a bronze plaque be purchased by the City and County of San Francisco containing the following language:

To Captain Manley H. Simons, United States Navy, from the City and County of San Francisco, California, as a Token of Appreciation of His Interest in Civic Affairs During His Tour of Duty at San Francisco, California, in 1928, 1929 and 1930.

That said plaque shall be presented to Captain Simons by the Mayor upon his assuming command of the U.S.S. Chicago in San Francisco Bay on April 21, 1931.

Referred to Finance and Public Welfare Committee.

### Appropriating the Sum of \$561.58 for Payment of Claim of Standard Brands of California.

Supervisor Colman presented:

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

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

Section 1. There is hereby appropriated and set aside the sum of \$561.58 to be paid out of the revenues of the Water Department as settlement in full of the claim of Standard Brands of California for damage done to stationery, consisting of sales books, and one hundred and two hundred pound bags of chemicals, by reason of the bursting of a water main under the control of the Water Department of the City and County of San Francisco at Iowa street near Twenty-third on January 5, 1931.

Referred to Finance Committee.

### Requesting Acquisition of Land in Golden Gate Heights for Park Purposes.

Supervisor Gallagher presented:

Resolution No. — (New Series), as follows:

Whereas, the City and County of San Francisco owns some property in Golden Gate Heights, Block No. 2034A, commonly called Grand View Park; and

Whereas, a petition has been filed by owners of property adjacent thereto requesting the purchase by the City of remaining portions of said block; and

Whereas, the owners of said lands are desirous and willing to sell.

to the City most reasonably; now, therefore, be it

Resolved, That the Education, Parks and Playgrounds Committee, the Building and Lands Committee and Finance Committee and owners of said property be respectfully requested to meet with the Park Commission for the purpose of the acquisition and beautification of said lands for the enlargement of Grand View Park.

Referred to Finance Committee.

### ADJOURNMENT.

There being no further business the Board, at 6:30 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors April 27, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

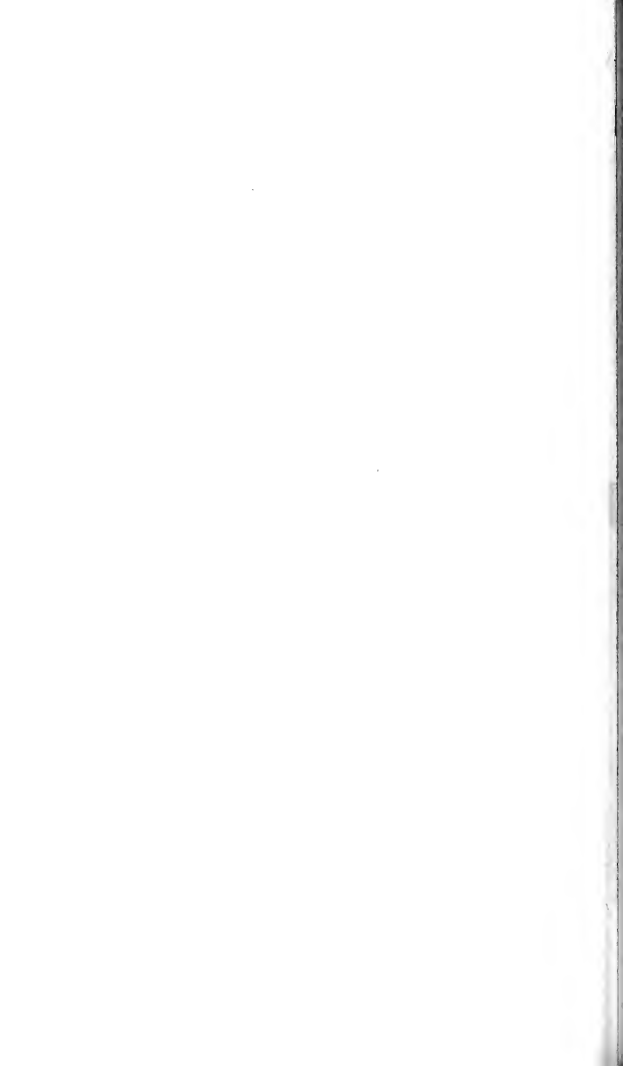
JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, April 20, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

### MONDAY, APRIL 20, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 20, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

Quorum present.

His Honor Mayor Rossi presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 6, 1931, was considered read and approved.

### Presentation of Plaque to Capt. Morely H. Symons of the Cruiser "Chicago."

Captain Morely H. Symons of the cruiser "Chicago," who is about to be promoted to the Hawaiian Islands station, was presented by Mayor Rossi with a plaque expressing the appreciation of the people of San Francisco for the efforts of Captain Symons in promoting the interests of the Bay region by helping to obtain the dirigible base at Sunnyvale,

Captain Symons in responding expressed his high regard for San Francisco and his appreciation of all the good things said of him by

the chairman.

### PRESENTATION OF PROPOSALS.

Stationery, From July 1, 1931, to June 30, 1932.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing stationery, from July 1, 1931, to June 30, 1932, and referred to Supplies Committee.

## Printed and Lithographed Forms and Blanks, From July 1, 1931, to June 30, 1932.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing printed and lithographed forms and blanks from July 1, 1931, to June 30, 1932, and referred to Supplies Committee.

### Books Manufactured, From July 1, 1931, to June 30, 1932.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing books, manufactured, from July 1, 1931, to June 30, 1932, and referred to Supplies Committee.

## Hardware and Castings (Class 7) and Lumber (Class 11), Semi-Annual Term, July 1 to December 31, 1931.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing hardware, castings and lumber semi-annual term, July 1 to December 31, 1931, and referred to Supplies Committee.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

#### HEARING OF APPEAL—3 P. M.

### Rezoning of Alemany Boulevard Between Geneva Avenue and Niagara Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from First Residential District to Commercial District, property located on the northwesterly side of Alemany boulevard between Geneva avenue and Niagara street.

### SPECIAL ORDER-3:30 P. M.

### Passed for Printing.

The following matter was taken up and passed for printing by the following vote:

### Supply Station, General Petroleum Corporation of California, Northwest Corner of Army and Valencia Streets.

Resolution No. ———— (New Series), as follows:

Resolved. That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the northwest corner of Army and Valencia streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Avec Supervisors Prover Corone Column Corrity Hov

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Hayden, Mc Sheehy, Miles, Peyser, Power, Spaulding, Stanton—11.

Noes—Supervisors Havenner, McGovern, Roncovieri, Shannon, Suhr

Absent—Supervisors Andriano, Gallagher—2.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34251 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Park Fund.

(1) H. V. Carter Company, grass seed for parks (claim dated April 9, 1931) ......\$ 1,179.76

(3) United States Pipe and Foundry Company, pipe and fittings for Sharp Park (claim dated April 9, 1931)	6,945.23
(4) Berringer & Russell, hay, straw, etc., for parks (claim dated April 9, 1931)	1,056.57
Sharp Park (claim dated April 9, 1931)	3,928.60
${\it Library}  {\it Fund}.$	
<ul><li>(6) American Building Maintenance Company, library janitor service (claim dated March 31, 1931)\$</li><li>(7) Foster &amp; Futernick Company, bookbinding (claim dated</li></ul>	810.00
March 31, 1931)	1,841.00
dated March 31, 1931)	2,277.90
dated March 31, 1931)	3,334.60
Municipal Railway Fund.	
(10) Mrs. Theresa Fischerkeller, settlement in full for claim for personal injuries received as result of accident Nov. 12, 1930, in Twin Peaks tunnel (claim dated April 7, 1931).\$	800.00
(11) General Petroleum Corporation, gasoline furnished Municipal Railways (claim dated April 7, 1931)	1,974.82
(12) F. L. McCreedin, guardian of Aloha Dart, settlement in full for claim for personal injuries received as result of accident on or about Feb. 15, 1930, at or near Thirtieth avenue	·
and Geary street (claim dated April 7, 1931)	600.00
dated April 6, 1931)	902.79
1927 Boulevard Bonds.	
<ul> <li>(14) California Construction Company, fourth payment, improvement of Sunset boulevard, Section "C," Noriega street to Santiago street (claim dated April 8, 1931)\$</li> <li>(15) California Construction Company, fifth payment, improvement of Sunset boulevard, Section "D," Noriega street</li> </ul>	9,750.00
to Irving street (claim dated April 8, 1931)	16,500.00
(claim dated April 8, 1931)(17) E. J. Treacy, third payment, furnishing and installing	9,600.00
Sunset boulevard water system (claim dated April 8, 1931) (18) H. V. Tucker, fourth payment, improvement of Alemany boulevard, Section "A," Bay Shore boulevard to Mission	3,450.00
street (claim dated April 8, 1931)	5,400.00
1931 Boulevards and Roads Bonds.	
(19) Berringer & Russell, barley and hay, for Sunset District improvement (claim dated April 7, 1931)\$	1,048.20
County Road Fund.	
(20) Spring Valley Company, Ltd., for relocating of water main on Portola drive adjacent to La Place avenue, due to realignment and reconstruction of Portola drive (claim	
dated April 9, 1931)\$ (21) Antioch Sand Company, sand for street maintenance	
(claim dated April 2, 1931)	1,315.74
tenance (claim dated April 2, 1931)	2,476.50
8, 1931)	7,598.81

- '	1,639.87
1928 Hetch Hetchy Construction Fund.	
(25) Montague Pipe and Steel Company, air pipe (claim dated April 2, 1931)\$ (26) E. D. Bullard Company, safety appliances, and repair of	1,020.30
(claim dated April 4, 1931)	664.91
(27) California Meat Company, meats (claim dated April 4,	040.01
1931)	648.91 2,679.27
4, 1931)	1,644.73
(30) Hammond Lumber Company, lumber (claim dated April 6, 1931)	509.28
(claim dated April 4, 1931)	563.79
(32) Charles R. McCormick Lumber Company, lumber (claim dated April 4, 1931)	1,238.72
April 4, 1931)	1,397.11
(34) Pacific Coast Steel Corporation, reinforcing steel (claim	0.010.01
dated April 6, 1931)	2,616.81
dated April 6, 1931)	5,060.00
(36) Santa Cruz Portland Cement Company, cement (claim dated April 6, 1931)	6,325.00
(37) Santa Cruz Portland Cement Company, cement (claim dated April 4, 1931)	5,060.00
(38) San Francisco Water Department, reimbursement for expenditures made for account Newark-San Lorenzo pipe line during January, 1931 (claim dated April 6, 1931)	25 206 30
(39) United States Rubber Company, rubber boots and coats	
(claim dated April 6, 1931)	1,836.00
$1929 \ Sewer \ Construction \ Fund.$	
(40) T. E. Connolly, third payment, construction of College Hill tunnel sewer (Section "K," North Point main) (claim	0,000.00
dated April 8, 1931)\$  (41) Clarence B. Eaton, fourth payment, construction of Alemany storm drain, Section "D" (claim dated April 8,	9,000.00
1931)	14,500.00
(42) Healy-Tibbitts Construction Company, fourth payment, construction of Alemany storm drain, Section "C" (claim	10 000 00
dated April 8, 1931)	13,000.00
Water Revenue Fund. (43) East Bay Municipal Utility District, fifth payment, per	
agreement Nov. 17, 1930, for furnishing of water and stand-by service (claim dated April 8, 1931)	48.125.00
(44) Doherty Brothers, Ford truck and parts (claim dated	
April 8, 1931)	852.58
valves (claim dated April 8, 1931)	910.25
(46) Frank O'Shea, paving (claim dated April 8, 1931) (47) Frank O'Shea, paving (claim dated April 8, 1931)	954.13 878.85
(48) Pacific Gas and Electric Company, gas and electric	
service (claim dated April 8, 1931)	12,612.69
service (claim dated April 8, 1931)	1,513.30
(50) Pacific Gas and Electric Company, gas and electric	1 05/19
service (claim dated April 8, 1931)	1,954.12

(51) Pacific Gas and Electric Company, gas and electric service (claim dated April 8, 1931)	
(52) Pacific Gas and Electric Company, labor and material installing power line (claim dated April 8, 1931)	634.95
General Fund, 1930-1931.	
(53) San Francisco Society for the Prevention of Cruelty to	
Animals, impounding, feeding, etc., of animals (claim dated April 13, 1931)	\$ 1,500.00
(54) Recorder Printing and Publishing Company, printing	
Supervisors' Calendar, Journal, etc. (claim dated April 13, 1931)	1,186.67
(55) Recorder Printing and Publishing Company, printing and furnishing Superior Court Calendars, etc. (claim dated	515 AA
April 13, 1931)	515.00
(56) Stockton State Hospital, maintenance of criminal insane (claim dated April 13, 1931)	507.00
(57) A. P. Jacobs, rent of premises No. 333 Kearny street, April 3 to May 3, 1931 (claim dated April 13, 1931) (58) San Francisco Chronicle, official advertising (claim	1,120.75
dated April 13, 1931)	869.83
(59) Pacific Gas and Electric Company, street lighting, March, 1931 (claim dated April 13, 1931)	
(60) Associated Charities, for widows' pensions (claim dated	
April 10, 1931)	7,937.17
<ul><li>(61) Eureka Benevolent Society, widows' pensions (claim dated April 10, 1931)</li></ul>	677.50
April 10, 1931)	5,747.02
(63) Little Children's Aid, maintenance of minors (claim dated April 7, 1931)	12,192.78
(64) Eureka Benevolent Society, maintenance of minors (claim dated April 7, 1931)	3,115.00
(65) Children's Agency, maintenance of minors (claim dated	,
April 8, 1931)	34,022.8 <b>5</b>
tenance of minors (claim dated April 7, 1931)	624.01
(67) The Albertinum, maintenance of minors (claim dated	
April 7, 1931)	600.00
(68) Roman Catholic Orphanage, maintenance of minors (claim dated April 7, 1931)	1,322.00
(69) Preston School of Industry, maintenance of minors	1,022.00
(claim dated April 7, 1931)	1,040.00
(70) Daniel Gallagher Company, delivery and return of voting machines (claim dated April 6, 1991)	0.050.10
ing machines (claim dated April 6, 1931)	. 3,356.10
expended for improvement of Yacht Harbor (claim dated	
April 9, 1931)	1,884.26
(72) Board of Park Commissioners, reimbursement of amount expended for improvement of Yacht Harbor (claim dated	4.000.04
April 9, 1931)	<b>4,8</b> 39.2 <b>4</b>
amount expended for rehabilitating Palace of Fine Arts (claim dated April 9, 1931)	1,136.24
(74) Monson Brothers, final payment, contract for rehabilitat-	I,IUU.4T
ing Palace of Fine Arts (claim dated April 9, 1931) (75) R. Flatland, third payment, wiring arterial "Stop"	7,305.60
signs (claim dated April 3, 1931)	3,150.00
(76) Mahony Brothers, second payment, general construction of Central Warehouse for Bureau of Supplies, first unit	
(claim dated April 7, 1931)	2,955.14
= , , , , , , , , , , , , , , , , , , ,	,

(77) Louis J. Cohn, third payment, construction of sewers	
in Army street from Pennsylvania avenue to Mississippi	
street (claim dated April 8, 1931)	4,750.00
(78) William J. Quinn, police contingent expense (claim	
dated April 6, 1931)	750.00
(79) Haas Brothers, groceries, Laguna Honda Home (claim	
dated March 28, 1931)	949.22
(80) Healey & Donaldson, tobacco, Laguna Honda Home	
(claim dated March 28, 1931)	885.00
(81) St. Vincent's School, maintenance of minors (claim	
dated April 7, 1931)	820.00
Avog Supervisors Andriana Brayer Canana Colman Carri	ty Hav.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Gallagher—1.

### Payment, \$4,750, for Property for School Purposes, 1923 School Bond Fund.

Also, Resolution No. 34252 (New Series), as follows:

Resolved, That the sum of \$4,750 be and the same is hereby set aside and appropriated out of the 1923 School Bond Fund and authorized in payment to Mary Hardiman, being payment for land and

improvements required for school purposes, to-wit:

Lot 33 in Block 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot 13 in Block 5714 as per the Assessor's Map Book of the City and County of San Francisco. Acceptance of offer by Resolution No. 34209 (New Series). (Claim dated April 13, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Gallagher—1.

### Appropriation, \$200,000, Out of "1931 Public Parks and Squares Bond Fund" for Improvements, Etc., Parks and Squares.

Also, Resolution No. 34253 (New Series), as follows:

Resolved, That the sum of \$200,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the "1931 Public Parks and Squares Bond Fund" for the construction and improvement of parks and squares located within the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Cauepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Gallagher—1.

### Appropriations, \$1,500 and \$1,250, Out of "Publicity and Advertising," Young People's Symphony Concerts and Boy Scout Merit Badge Exposition.

Also, Resolution No. 34254 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of "Publicity and Advertising," Appropriation 55, and authorized in payment to Benning Wentworth, Auditor of the City and County, for the following purposes, to-wit:

For the Publicity and Advertising of San Francisco.

(1) For expense in connection with the holding of young people's symphony concerts ...... 1,500.00 Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Appropriation, \$50,000, 1927 Boulevard Bond Fund, Boulevard Purposes.

Resolution No. 34255 (New Series), as follows:

Resolved, That \$50,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Issue Construction Fund for cost of constructing a reinforced concrete sewer across Sunset boulevard at Lincoln way, including engineering and inspection, the removal and boxing of trees within the park area along the route of sewer, per award of contract to Clarence B. Eaton.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Indefinite Postponement.

The following matter, heretofore passed for printing, was, on motion, postponed indefinitely:

Authorizing and Directing Board of Public Works to Prepare Plans and Specifications, Receive Bids and Award Contract for Furnishing 400 No. 2 Type Reflector Safety Zone Buttons, Credit Allowance to Be Made on No. 1 Type Reflector Safety Zone Buttons Replaced.

Bill No. 9371, Ordinance No. ——— (New Series), as follows:

Authorizing and directing the Board of Public Works to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works. Credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works is hereby authorized and directed to prepare plans and specifications, receive bids and award contract for furnishing 400 No. 2 type reflector safety zone buttons in replacement of such No. 1 type reflector safety zone buttons as may from time to time be desired by the Board of Public Works, credit allowance to be made by contractor on such No. 1 type reflector safety zone buttons as are replaced.

Section 2. This ordinance shall take effect immediately.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Boiler Permits.

On recommendation of Fire Committee.

Resolution No. 34256 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

Boilers.

Rough Rider Manufacturing Company, 175 Twelfth street, 5 horse-power capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Supply Station, Reed Tire and Supply Company, Southeast Corner of Gough and Fulton Streets.

Also, Resolution No. 34257 (New Series), as follows:

Resolved, That the Reed Tire & Supply Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the southeast corner of Gough and Fulton streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Amending Ordinance No. 5132 (New Series), License Ordinance, as to Warehouse Operators and Money Lenders.

On recommendation of Police Committee.

Bill No. 9376, Ordinance No. 8969 (New Series), as follows:

Amending Section 76 of Ordinance No. 5132 (New Series), entitled "Imposing license taxes on certain businesses, callings, trades and employments within the City and County of San Francisco," by reducing the license fee imposed on persons whose warehouse operations amount to less than 1000 square feet to \$10 per year; and Section 81 thereof by adding the provision that persons, firms or corporations shall not be allowed to engage in the business of money lending unless permit has first been secured from the Board of Police Commissioners and presented to the Tax Collector.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Sections 76 and 81 of Ordinance No. 5132 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 76. Every person, firm or corporation conducting a ware-house business, or engaged in the business of storing goods, wares or merchandise on any premises, shall pay an annual license fee as follows:

Where the net area of whose warehouse operations amount to less than 1000 square feet, \$10; 1000 to 25,000 square feet, \$60; 25,001 to 50,000 square feet, \$100; 50,001 to 75,000 square feet, \$140; 75,001 to 100,000 square feet, \$175; 100,001 to 200,000 square feet, \$200; 200,001 to 300,000 square feet, \$225; 300,001 to 400,000 square feet, \$250; 400,

000 square feet and over \$300.

Section 81. Every person, firm or corporation engaged in the business or occupation of lending money on or purchasing notes, time, wages or salary of laborers, clerks, or other wage earners or other persons, or negotiating such as third party brokers or agents, whether the same is earned or unearned, or in lending money on chattel mortgages or on goods, wares and chattels, and whether said business is conducted in an office or otherwise, shall pay a license fee of one hundred (\$100) dollars per quarter year.

Provided, however, that a permit to engage in such business must first be procured from the Board of Police Commissioners and presented to the Tax Collector before the latter may issue the license provided for in this section.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Changing and Establishing Grades on Buchanan Street and North Point Street.

On recommendation of Streets Committee.

Bill No. 9377, Ordinance No. 8970 (New Series), as follows:

Changing and reestablishing the official grades on Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 15th day of January, 1931, by Resolution No. 112878 (New Series), declare its intention to change and reestablish the grades on Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notice of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

#### Buchanan Street.

Bay street, 15.00 feet. (The same being the present official grade.) Easterly and westerly curb lines of, at North Point street southerly line, 13.00 feet.

North Point street southerly curb line, 12.89 feet. North Point street northerly curb line, 12.61 feet.

Easterly and westerly curb lines of, at North Point street northerly line, 12.50 feet.

15 feet westerly from the easterly line of, at Beach street southerly line, 6.50 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, at Beach street southerly

line, 6.00 feet. (The same being the present official grade.)

On Buchanan street between Bay and Beach streets and on North Point street between Laguna and Buchanan streets be changed and established to conform to true gradients between the grade elevations above given therefor and the present official grade of Laguna street at North Point street.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Changing and Establishing Grades on Rutledge and Other Streets.

Also, Bill No. 9378, Ordinance No. 8971 (New Series), as follows:

Changing and reestablishing the official grades on Rutledge street between the easterly line of Franconia street and the westerly line of Peralta avenue; on Franconia street between Montcalm street and Rutledge street; on Massasoit street between Franconia street and Rutledge street, and on Peralta avenue between the northerly line or Montcalm street and Samoset street produced, be changed and established to conform to true gradients between the grade elevations above given and the present official grade of Franconia street at Montcalm street and its angle with Rutledge street; of Massasoit street at Franconia street, and of Peralta avenue at the northerly line of Montcalm street and Samoset street produced.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 26th day of January, 1931 by Resolution No. 33848 (New Series), declare its intention to change and reestablish the grades on Rutledge street, Peralta avenue and other streets; and

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication o said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the point hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

### Rutledge Street.

7 feet northerly from the southerly line of, at Franconia stree westerly line, 206 feet.

7 feet southerly from the northerly line of, at Franconia stree westerly line, 206 feet.

100 feet westerly from Franconia street, 210.29 feet.

140 feet westerly from Franconia street, 209.57 feet.

180 feet westerly from Franconia street, 204 feet.

Vertical curve passing through the last three described points.

210 feet westerly from Franconia street, 198 feet. 250 feet westerly from Franconia street, 191.37 feet.

290 feet westerly from Franconia street, 187.48 feet.

Vertical curve passing through the last three described points.

7 feet southerly from the northerly line of, 310 feet westerly from Franconia street, 186.23 feet.

7 feet southerly from the northerly line of, 350 feet westerly from Franconia street, 181.94 feet.

7 feet southerly from the northerly line of, produced, 390 feet west erly from Franconia street, 174.11 feet.

Vertical curve passing through the last three described points.

7 feet northerly from the southerly line of, 330 feet westerly from Franconia street, 184.97 feet.

7 feet northerly from the southerly line of, 350 feet westerly from Franconia street, 182.91 feet.

7 feet northerly from the southerly line of, 370 feet westerly from Franconia street, 179.28 feet.

Vertical curve passing through the last three described points.

7 feet northerly from the southerly line of, 373.85 feet westerly from Franconia street, 178.43 feet.

7 feet northerly from the southerly line of, 393.85 feet westerly from Franconia street, 174.95 feet.

Southerly curb line of, 413.85 feet westerly from Franconia street, 173.37 feet.

Vertical curve passing through the last three described points.

Northerly line of, 6 feet easterly from Peralta avenue westerly line, 172 feet.

Peralta avenue westerly line, 172 feet. (The same being the present official grade.)

#### Peralta Avenue.

Westerly line of, at Montcalm street, 132 feet. (The same being the present official grade.)

- 6 feet easterly from the westerly line of, at Montcalm street southerly line, 133 feet.
- 30 feet westerly from the easterly line of, 4.54 feet southerly from Montcalm street, 137.43 feet.

Westerly line of, 70 feet southerly from Montcalm street, 140.80 feet.

- 35 feet easterly from the westerly line of, 70 feet southerly from Montcalm street, 140.80 feet.
- 6 feet easterly from the westerly line of, 24.79 feet northerly from Rutledge street, 166.05 feet.
- 35 feet easterly from the westerly line of, 24.79 feet northerly from Rutledge street, 166.05 feet.
- 6 feet easterly from the westerly line of, at Rutledge street northerly line, 172 feet.

Westerly line of, at Rutledge street, 172 feet. (The same being the

present official grade.)

On Rutledge street between the easterly line of Franconia street and the westerly line of Peralta avenue; on Franconia street between Montcalm street and Rutledge street; on Massasoit street between Franconia street and Rutledge street, and on Peralta avenue between the northerly line of Montcalm street and Samoset street produced, be changed and established to conform to true gradients between the grade elevations above given and the present official grade of Franconia street at Montcalm street and its angle with Rutledge street; of Massasoit street at Franconia street, and of Peralta avenue at the northerly line of Montcalm street and Samoset street produced.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print. and amounting to \$78,833.96, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havnner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncoieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

#### NEW BUSINESS.

### Passed for Printing.

The following matters were passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

payment to the following named claimants, to-wit:	dids in
1928 Hetch Hetchy Water Construction Fund.	
(1) Hart-Wood Lumber Company, lumber (claim dated April	
8, 1931)\$ (2) Santa Cruz Portland Cement Company, cement (claim	3,656.28
(2) Santa Cruz Portland Cement Company, cement (claim dated April 10, 1931)	6,375.00
dated April 10, 1931)	
dated April 10, 1931)	3,137.50
(4) United States Rubber Company, Inc., rubber coats and boots (claim dated April 8, 1931)	1,620.00
(5) California Poultry Company, poultry (claim dated April	
14, 1931)	563.20
(6) California Meat Company, meat (claim dated April 11, 1931)	1,023.83
(7) J. H. Creighton, truck hire (claim dated April 8, 1931)	509.60
(8) Garfield & Co., locomotive axles, wheels, etc. (claim	F74.00
dated April 10, 1931)	574.80
wrenches (claim dated April 11, 1931)	1,777.35
(10) The Giant Powder Company, Con., explosives (claim	2 445 00
dated April 11, 1931)	3,445.00 533.20
(12) Hart-Wood Lumber Company, lumber (claim dated April	1
11, 1931)	870.51 1,158.03
(14) Ingersoll-Rand Company of California, machinery parts	1,150.03
(claim dated April 11, 1931)	651.15
(15) Lear-Kimler Motor Company, Ford truck (claim dated April 11, 1931)	690.00
(16) Charles R. McCormick Lumber Company, lumber	030.00
(claim dated April 11, 1931)	1,329.68
(17) Santa Cruz Portland Cement Company, cement (claim dated April 11, 1931)	2,510.00
(18) United States Rubber Company, rubber coats (claim	2,010.00
dated April 11, 1931)	753.00
Hetch Hetchy Power Operative Fund.	5
(19) Bald Eagle Meat Market, meats, etc. (claim dated April	001.15
14, 1931)\$ (20) M. M. O'Shaughnessy, reimbursement of revolving fund	601.15
(claim dated April 13, 1931)	760.90
(21) Westinghouse Electric and Manufacturing Company,	742.78
condenser bushing (claim dated April 14, 1931)	(42.1c
Municipal Railway Fund. (22) Pacific Gas and Electric Company, gas and electricity	
furnished Municipal Railways (claim dated April 9, 1931).\$4	2,713.71
(23) Board of Public Works, to credit of County Road Fund,	
Ordinance No. 8800 (New Series), for asphalt repairs to municipal right-of-way during February, 1931 (claim dated	
April 10, 1931)	1,159.02
(24) Eleanor P. Brooks, as administratrix of the estate of	1
C. C. Brooks, deceased, of Huntington Park, California, being payment in full of judgment, Action No. 197698, Su-	
	6 835 91

perior Court (claim dated April 14, 1931)...... 16,835.91

(26) San Francisco City Employees' Retirement System, to match pension contributions from railway employees	,179.35
(claim dated April 9, 1931) 7	,844.85
County Road Fund.	
<ul> <li>(27) Equitable Asphalt Maintenance Company, resurfacing for maintenance of streets (claim dated April 8, 1931)\$</li> <li>(28) Board of Public Works (Budget Item 456), reimbursement for repairs to equipment used for street maintenance</li> </ul>	771.96
(claim dated April 13, 1931)	550.13
1931)	808.58
(31) E. J. Treacy, final payment, construction of sidewalks and walls on Grand View avenue between northerly and southerly intersections of Market street (claim dated April	,369.37
<b>15</b> , 1931) 1	,067.94
Special School Tax.	
(32) W. P. Fuller & Co., white lead and oil, etc., for school buildings (claim dated April 9, 1931)\$ (33) Park Commissioners, reimbursement for care of school	701.75
	,450.00
(35) American Studios, Inc., stage fittings and draperies for	,168.56
(36) Home Manufacturing Company, drawing tables, etc., for	,748.00
	,547.50
Junior High School (claim dated April 14, 1931)	637.36
1929 Sewer Bond Construction Fund.	
(38) Healy-Tibbitts Construction Company, fifth payment, construction of Section "C", Alemany storm drain (claim dated April 15, 1931)\$35	5,000.00
Water Revenue Fund.	
(39) General Petroleum Corporation, gasoline (claim dated April 15, 1931)	624.24
(40) William L. Hughson Company, one Ford auto (claim dated April 15, 1931)	529.90
(41) Neptune Meter Company, water meters (claim dated	
(42) Pacific Gas and Electric Company, gas and electric ser-	.,418.79
(43) East Bay Municipal Utility District, water furnished	,506.82
during March, 1931 (claim dated April 15, 1931) 28	3,092.32
Playground Fund.	
(44) C. F. Bishop Company, one Toro Municipal Whippet lawn mower for playgrounds (claim dated April 15, 1931). \$ 1 (45) Meyer Rosenberg, loam for playgrounds (claim dated	,325.00
April 15, 1931)	,253.96
grounds (claim dated April 15, 1931)	705.07
nished playgrounds (claim dated April 15, 1931)	657.10

1931 Boulevards and Roads Bonds.	
(48) Laguna Honda Home (Department of Public Health), reimbursement for labor used on roads around the Laguna Honda Home, under direction of the superintendent of Laguna Honda Home (claim dated April 16, 1931)	\$22,000 <b>.00</b>
(49) Berringer & Russell, hay and barley furnished for Sunset District improvement (claim dated April 14, 1931)	1,653.22
General Fund, 1930-1931.	
(50) Annie M. Curley, assistant probation officer, for account of injury sustained Oct. 8, 1929, per award by Industrial Accident Commission, and covering period March 19, 1930, to March 31, 1931 (claim dated April 13, 1931)	\$ 1,124.8 <b>2</b>
ditor (claim dated April 16, 1931)	1,056.58
(52) Board of Park Commissioners, for labor and material, etc., account of Yacht Harbor (claim dated April 16, 1931).	29,338.5 <b>8</b>
(53) Howard Automobile Company, one Buick auto for Police Department (claim dated April 13, 1931)	1,383.40
(54) General Petroleum Company of California, gasoline fur-	
nished Police Department (claim dated April 13, 1931) (55) Hanni & Girerd, repairing of police autos (claim dated	1,475.46
April 13, 1931)	647.87
(56) White Duck Clothing and Manufacturing Company, shirts and pants furnished county jails (claim dated April	
15, 1931)	<b>547.55</b>
(57) Jensen Bread Company bread for county jails (claim dated April 15, 1931)	769.27
(58) Del Monte Meat Company, meats for county jails (claim dated April 15, 1931)	832.90
(59) Greenebaum, Weil & Michels, blankets, etc., for county jails (claim dated April 15, 1931)	843.85
(60) Levi Strauss & Co., blankets, etc., for county jails (claim dated April 15, 1931)	894.39
(61) Eloesser-Heynemann Company, overalls and jumpers for	
county jails (claim dated April 15, 1931)	575.00
ings (claim dated April 9, 1931)	5,289.11
(63) County Road Fund (Ordinance No. 8800, New Series), reimbursement for expenditures made in connection with	
main sewers during March (claim dated April 9, 1931)	870.38
(64) William C. McDuffie, receiver, Richfield Oil Company of California, fuel oil furnished Hall of Justice and Civic Cen-	Į
ter power house (claim dated April 9, 1931)	1,296.49
(65) Special School Tax, reimbursement for stock withdrawals (claim dated April 10, 1931)	656.59
(66) Special School Tax, reimbursement for stock withdrawals (claim dated April 10, 1931)	828.45
(67) Special School Tax, reimbursement for stock withdrawals (claim dated April 10, 1931)	613.16
(68) E. J. Treacy, third payment, installation of traffic but-	i i
tons, etc. (claim dated April 15, 1931)	750.00
dated March 31, 1931)	805.15
(70) General Petroleum Corporation, gasoline for Fire Department (claim dated March 31, 1931)	1,004.64
(71) Pacific Gas and Electric Company, gas and electric service furnished Fire Department (claim dated March 31,	
1931)	1,863.4
(72) San Francisco Water Department, hydrant installation, etc. (claim dated March 31, 1931)	943.8:

(73) San Francisco Chronicle, official advertising (claim dated April 20, 1931)
Appropriations Out of Budget Item 50 for Construction Work, Etc. at San Francisco Hospital.
Also, Resolution No. ———— (New Series), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Budget Item 50 (San Francisco Hospital and Laguna Honda Home repairs and painting) for the following construction, repairs, painting, etc., at the San Francisco Hospital and Laguna Honda Home, to-wit:
(1) For providing ventilating system, installing of elevator, erection of structural steel necessary, electric wiring, removing of walls, cutting of door openings, etc., and painting of interior of laundry at the San Francisco Hospital\$ 6,162.00 (2) For changing hot and cold water lines to lines of copper bearing material at Isolation Hospital, and installing sink with all vents in Cardiograph room, San Francisco Hospital (3) For alterations in room of San Francisco Hospital administration building, including hollow tile partition, plastering, moving of basin, moving of radiator, installing steel door and frame, electric fixtures, steel bars on outside window, etc., and installing ventilating system for X-ray room, including exhaust fan and electric motor
Appropriations for Architects' Fees and Safety Zone Buttons.
Also, Resolution No. ———— (New Series), as follows: Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:
Fire House, Marina District, Budget Item 56, General Fund.
(1) For preparation of preliminary plans for fire house in Marina District, representing one-fifth of 6 per cent estimated architect's fees
Police Station, Golden Gate Park, Budget Item 66, General Fund.
(2) For preparation of preliminary plans for police station at Golden Gate Park, representing one-fifth of 6 per cent architect's fees
Traffic Signals, Etc., Budget Item 54, General Fund.  (3) For purchase of 400 No. 2 type safety zone buttons for replacement of No. 1 type, less credit allowance\$ 1,000.00

#### Special School Tax.

(4) For preparation of final plans for addition to the Girls'	
High School, Geary and Scott streets, representing two-	1
fifths of 6 per cent architect's fees	4,200.00

### Payment for Lands Required for McLaren Park, \$3,779.80.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$3,779.80 be and the same is hereby set aside and appropriated out of "Purchase of Lands for Public Purposes in Mission District, Budget Item 57, Fiscal Year 1930-1931," and authorized in payment to California Pacific Title and Trust Company, being payment for the following parcels of land required for the McLaren Park, Mission District, to-wit:

Lot 5 in Block 6263; Lot 4 in Block 6261; Lot 7 in Block 6263; Lots 1 to 7, inclusive, in Block 6296. Per acceptance of offer by Resolution No. 34261 (New Series).

### Payments for Properties Required for Playground Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the Playground Fund and authorized in payment to the following named, being payments for properties required for the Visitacion Playground, to-wit:

quired for the Visitacion Playground, to-wit:	10102
(1) Peter J. Crann and City Title Insurance Company, for Lots 20 and 21 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)\$	2,000.00
(2) Charles A. Louis and City Title Insurance Company, for Lots 15, 18 and 19 in Block 6253, per Assessor's Block Books	
(claim dated April 14, 1931)	4,475.00
Block Books (claim dated April 14, 1931)	7,800.00
Lot 1 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,500.0 <b>0</b>
16 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,500.00
Lot 17 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,000.00
in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,000.00
Lot 8 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,500.00
pany, for Lots 9 and 10 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	2,475.00
(10) Anthony J. Betz and City Title Insurance Company, for Lots 2 and 3 in Block 6253, per Assessor's Block Books	1 050 00

### Payments Out of County Road Fund for Boulevard and Street Purposes.

1,950.00

Also, Resolution No. ——— (New Series), as follows:

(claim dated April 14, 1931).....

Resolved, That the following amounts be and the same are authorized in payment out of County Road Fund, from appropriations hereto-

fore made, to the following named, being payments for properties required for boulevard purposes, to-wit:

### Payments for Properties Required for Bernal Heights Boulevard, 1931 Boulevards and Roads Bonds.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds, and authorized in payment to the following named, being payments for properties required for the opening of the Bernal Heights Boulevard, to-wit:

(1) Kate C. Weston and City Title Insurance Company, for Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 in Block 5619, as per the Assessor's Block Books, and acceptance of offer by Resolution No. 34293. New Series (claim dated April 14, 1931)...\$ 1,000.00 (2) Anna Goranson and Title Insurance and Guaranty Company, for all of Lot 14 in Block 5549, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34264, New Series (claim dated April 16, 1931)..... 1,500.00 (3) Albert Kautto and Sofia Kautto and Title Insurance and Guaranty Company, for all of Lot 8 in Block 5624, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34264, New Series (claim dated April 16, 1931)... 3,000.00 (4) Peter F. and Josephine Wonters and City Title Insurance Company, for Lot 4 in Block 5631, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34265, New Series (claim dated April 14, 1931)..... 2,000.00

### Payments Out of County Road Fund for Properties Required for Street Widening.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the County Road Fund, and authorized in payment to the hereinafter named, being payments for properties required for the following purposes, to-wit:

(1) To Leonard & Holt and California Pacific Title and Trust Company, for all of Lot 1 in Block 2070-A, as per the Assessor's Block Books, and per acceptance of offer by Resolution No. 34267 (New Series), and required for the widening of Portola drive (claim dated April 10, 1931)...\$ 800.00 (2) To Mary Desmond and Title Insurance and Guaranty Company for Lot 1 in Block 5272 as per the Agreeser's

Company, for Lot 1 in Block 5273, as per the Assessor's Block Books, and per acceptance of offer by Resolution No.

34266 (New Series), required for the widening of the intersection of Mendell street and Innes avenue (claim dated April 14, 1931)...... 1.000.00

### Payment for Property Required for Bay Shore Boulevard, 1927 Boulevard Bonds.

--- (New Series), as follows: Also, Resolution No. -

Resolved, That the sum of \$875 be and the same is hereby set aside and appropriated out of the 1927 Boulevard Bond Fund, and authorized in payment to Mary Seike and California Pacific Title and Trust Company, being payment for a portion of Lot 2 in Black 5436, as per the Assessor's Block Books, and per acceptance of offer by Resolution No. 34268 (New Series), and required for opening of Bay Shore Boulevard. (Claim dated April 14, 1931.)

The following resolutions were adopted:

### Payments for Properties Required for Boulevard Purposes, Various Funds.

On recommendation of Finance Committee.

Resolution No. 34258 (New Series), as follows:

Resolved. That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter mentioned funds, and authorized in payment to the hereinafter named, being payments for properties required for boulevard purposes, to-wit:

#### County Road Fund.

(Appropriation of \$19,000 by Resolution No. 26338, New Series.)

(1) To S. Ryan and City Title Insurance Company, for Lot 31 in Block 5547, as per Assessor's Block Books, and as per acceptance of offer by Resolution No. 34269 (New acceptance of Series); required for the opening of Bernal Heights boulevard (claim dated April 14, 1931).....\$

100.00

### 1931 Boulevards and Roads Bonds.

(2) To Charles F. Fleischmann and City Title Insurance Company, for Lot 34 in Block 5614, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34269 (New Series); required for opening of Bernal Heights boulevard (claim dated April 14, 1931)......\$

100.00

(3) To J. W. Wright & Sons' Investment Company and City Title Insurance Company, for Lot 36 in Block 5629, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34269 (New Series); required for opening of Bernal Heights boulevard (claim dated April 14, 

100.00

(4) To Edward Braun and City Title Insurance Company, for Lot 28 in Block 5641, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34269 (New Series); required for opening of Bernal Heights boulevard (claim dated April 14, 1931).....

100.00

(5) To Phil Noonan and Title Insurance and Guaranty Company, for Lots 32 and 33 in Block 5614, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34269 (New Series); required for Bernal Heights boulevard (claim dated April 14, 1931).....

200.00

#### 1927 Boulevard Bond Fund.

(6) To Max Schwartz and Wightman W. Norton and Title
Insurance and Guaranty Company, for portion of Lot 3 in
Block 5100, as per Assessor's Block Books, and per accept-
ance of offer by Resolution No. 34268 (New Series); re-
quired for Bay Shore boulevard (claim dated April 14.
1931)

42.50

(7) To Henry S. Colman and Title Insurance and Guaranty Company, for portions of Lots 8 and 9 in Block 5866, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34270 (New Series); required for opening of Alemany boulevard (claim dated April 14, 1931)......

10.00

#### 1931 Boulevards and Roads Bonds.

200.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Transferring \$590 From County Clerk's Funds to Board of Public Works for Repairing of Filing System.

Also, Resolution No. 34259 (New Series), as follows:

Resolved, That the sum of \$590 be and the same is hereby set aside and appropriated out of Budget Item 241 (County Clerk) to the credit of Budget Item 438, Board of Public Works, for expense of repairing 118 drawers attached to County Clerk's document filing system.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Appropriation Out of County Road Fund for Street Improvements.

Also, Resolution No. 34260 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the improvement of the following streets, to-wit:

(1) For cost of replacing eight angular corners at crossings of Peninsula avenue and Blanken avenue and Wheeler ave-

75.00

(4) For improvement of crossing of Cayuga avenue and Tingley street .....

50.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Accepting Offer From California Pacific Title & Trust Company to Sell to City, for \$3,779.80, Land for McLaren Park.

Also, Resolution No. 34261 (New Series), as follows:

Whereas, an offer has been received from California Pacific Title

and Trust Company to sell to the City and County of San Francisco certain land required for park purposes (McLaren Park); and

Whereas, the price at which said parcels of land are offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of said California Pacific Title and Trust Company to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,779.80, be and the same is hereby accepted, the said land being described and designated as follows, to-wit:

Application No. 177549—Parcel No. 164—Otto Goldsmith, Lot No. 5, Block No. 6263, \$342.

Application No. 177549—Parcel No. 153—William J. Kelley, deceased, Lot No. 4, Block No. 6261, \$470.80.

Application No. 177549-Parcel No. 160-Estate of Edmund P. Moran,

deceased, Lot No. 7, Block No. 6263, \$342.

Application No. 177549—Parcel No. 165—A. G. Goodrich, trustee estate of T. P. Whitelaw, bankrupt, Lots Nos. 1 to 7, inclusive, Block No. 6296, \$2,625.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owners, free from all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been secured, or sufficient money reserved for the purpose of procuring the same, to report the result of his investigation to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the deed to said land is hereby accepted.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offer to Sell Land Required for Widening of Army Street.

Also, Resolution No. 34262 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the widening of Army street, for the sum set forth opposite their names, be accepted:

Robert Trost and Theresia Trost, \$6,576—Portions of Lots 10-A and 11, in Block 6571, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offer to Sell Land Required for Extension of Nine-teenth Street.

Also, Resolution No. 34263 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner

to sell to the City and County of San Francisco the following described land, required for the extension of Nineteenth street, for the sum set forth opposite her name, be accepted:

Lola Gerosa, \$4,462.50—The westerly portion of Lot 4, Block 11, Market Street Homestead Association, as per map thereof, Records of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offers to Sell Land Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. 34264 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

Anna Goranson, \$1,500—All of Lot 14, Block 5549, as per the current Assessor's Block Books of the City and County of San Francisco.

Albert Kautto and Sofia Kautto, \$3,000—All of Lot 8, Block 5624, as per the current Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles. Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offers to Sell Land Required for Opening of Bernal Heights Boulevard.

Also, Resoltuion No. 34265 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of Bernal Heights boulevard, for the sum set forth opposite their names, be accepted:

Peter F. Wonters and Josephine Wonters, \$2,000—Lot 4, Block 5631, as per the Assessor's Block Books of the City and County of San Francisco.

It is understood that the building located on the above described property is to remain the property of the above-named owners, and is to be relocated by them thirty (30) days from the date of the recordation of the deed to the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offer to Sell Land Required for Widening Intersection of Mendell Street and Innes Avenue.

Also, Resolution No. 34266 (New Series), as follows:

Resolved, That the offer of sale made by the following named person to sell to the City and County of San Francisco the following described land, required for the widening of the intersection of Mendell street and Innes avenue, for the sum set forth opposite her name, be accepted:

Mary Desmond, \$1,000—All of Lot 1, in Block 5273, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Gallagher-1.

### Accepting Offer to Sell Land Required for Widening of Portola Drive.

Also, Resolution No. 34267 (New Series), as follows:

Resolved. That the offer of sale made by the following named company to sell to the City and County of San Francisco the following described land, required for the widening of Portola drive, for the sum set forth opposite its name, be accepted:

Leonard & Holt, \$800—All of Lot 1, Block 2070-A, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offers to Sell Land Required for Opening of Bay Shore Boulevard.

Also, Resolution No. 34268 (New Series), as follows:

Resolved. That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of Bay Shore boulevard, for the sums set forth opposite their respective names, be accepted:

Mary Seike, \$875—Portion of Lot 2, Block 5436, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

Max Schwartz and Wightman W. Norton, \$42.50—Portion of Lot 3, Block 5100, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Gallagher—1.

### Accepting Offers to Sell Land Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. 34269 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

S. F. Harrell, \$200—Lots 4 and 5, Block 5621, as per the Assessor's Block Books of the City and County of San Francisco.

Kate C. Weston, \$1,000—Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10, Block 5619, as per the Assessor's Block Books of the City and County of San Francisco.

S. Ryan, \$100—Lot 31, Block 5547, as per the Assessor's Block Books of the City and County of San Francisco.

Phil Noonan, \$200—Lots 32 and 33, Block 5614, as per the Assessor's Block Books of the City and County of San Francisco.

Edward Braun, \$100-Lot 28, Block 5641, as per the Assessor's Block

Books of the City and County of San Francisco.

J. W. Wright & Sons Investment Company, \$100—Lot 36, Block 5629, as per the Assessor's Block Books of the City and County of San Francisco.

T. Lawless, \$1,000—Lots 1, 2, 3, 4 and 5. Block 5626, and Lots 4. 5. 6, 37 and 38, Block 5627, as per the Assessor's Block Books of the City and County of San Francisco.

Chas. F. Fleischmann, \$100—Lot 34, Block 5614, as per the Assessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offer to Sell Land Required for Opening of Alemany Boulevard.

Also, Resolution No. 34270 (New Series), as follows:

Resolved, That the offer of sale made by the following named person to sell to the City and County of San Francisco the following described land, required for the opening of Alemany boulevard, for the sum set forth opposite his name, be accepted:

Henry S. Coleman, \$10—Portion of Lots 8 and 9, Block 5866, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stauton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Accepting Offer to Sell Land Required for Widening San Jose Avenue.

Also, Resolution No. 34271 (New Series), as follows:

Resolved, That the offer made by the following named persons to grant to the City and County of San Francisco the following described land, required for the widening of San Jose avenue, for the consideration mentioned herein, be accepted:

Malvina Morrissey and James H. Morrissey, \$1—Parcel 1: Portion of Lot 4, Block 7158, as per the Assessor's Block Books of the City and County of San Francisco. Parcel 2: Portion of Lot 6, Block 7158, as per the Assessor's Block Books of the City and County of San Francisco.

(As per detailed description on file.)

As a consideration it is hereby understood and agreed that Malvina Morrissey and James H. Morrissey are to receive a deed from the City and County of San Francisco for a portion of Regent street which is to be closed and abandoned, and more particularly described as follows:

All that portion of Regent street lying between the Parcel A: northwesterly line of San Jose avenue and the southerly line of Palmetto avenue, saving and excepting therefrom the following described parcel: Beginning at the point of intersection of the northwesterly line of San Jose avenue and the southwesterly line of Regent street, and running thence northwesterly along said southwesterly line 76.179 feet to the northerly line of the proposed Alemany boulevard; thence easterly along said northerly line, on a curve to the left, tangent to a line deflected 133 degrees 02 minutes 06 seconds to the right from said line of Regent street, radius 905.37 feet, central angle 1 degree 51 minutes 26 seconds, a distance of 29.347 feet; thence continuing easterly tangent to the preceding curve and along said northerly line 47.593 feet; thence continuing easterly along the arc of a curve to the left tangent to the preceding course, radius 16.504 feet, central angle 5 degrees 20 minutes 50 seconds, a distance of 1.540 feet to the northeasterly line of Regent street at a point distant northwesterly thereon 23.123 feet from said northwyesterly line of San Jose avenue; thence deflecting 54 degrees 10 minutes 10 seconds to the right from the tangent to the preceding curve and running southeasterly along said northeasterly line of Regent street 23.123 feet to the northwesterly line of San Jose avenue; thence at right angles southwesterly along said line of San Jose avenue 60 feet to the southwesterly line of Regent street and the point of beginning.

And the City Attorney is hereby authorized to examine the title to said property, and, if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and

County of San Francisco.

The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute a deed from the City and County of San Francisco to said Malvina Morrissey and James H. Morrissey, conveying said portion of Regent street hereinabove described.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

### Mayor to Sell Improvements on Palou Avenue.

Also, Resolution No. 34272 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, to-wit:

Dwelling house and appurtenances situated on that certain piece or parcel of land required for the widening of Silver avenue, and known

as No. 1907 Palou avenue.

The terms of said sale shall be cash upon delivery of bill of sale, said dwelling house to be removed by the purchaser within thirty (30) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit

of County Road Fund.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

#### Passed for Printing.

The following matters were passed for printing:

Ordering the Improvement of Van Ness Avenue From Mission Street to Howard Street by Construction of Pavements and Appurtenances.

On recommendation of Finance Committee.

Bill No. 9379, Ordinance No. ——— (New Series), as follows:

Ordering the improvement of Van Ness avenue from Mission street to Howard street by the construction of pavements and appurtenances; authorizing the preparation of plans and specifications for said improvement of Van Ness avenue from Mission street to Howard street, and directing the Board of Public Works to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The improvement of Van Ness avenue from Mission street to Howard street by the construction of pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Van Ness avenue from Mission street to Howard street, and to enter into contract for said improvement of Van Ness avenue from Mission street to Howard street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

### Automobile Parking Station Permit, B. Wickershal, Northwest Corner Twenty-second and Bartlett Streets.

On recommendation of Fire Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That B. Wickershal be and he is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate automobile parking station on premises at the northwest corner of Twenty-second and Bartlett streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

### Supply Station Permit, J. R. Perdue, Northeast Corner Tenth and Harrison Streets.

Also, Resolution No. — (New Series), as follows:

Resolved, That J. R. Perdue be and he is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate automobile supply station on premises at the northeast corner of Tenth and Harrison streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

### Laundry Permit, J. P. Bourdet and Germain Usaurou, 2731 Twenty-third Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That J. P. Bourdet and Germain Usaurou be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate laundry at 2731 Twenty-third street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

### Garage Permit, Hansbury & Wright, West Side Mission Street, 154 Feet North of Seneca Avenue.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Hansbury & Wright be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate public garage on the west side of Mission street, 154 feet north of Seneca avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

### Supply Station, Albert Arata, Northeast Corner Thirty-seventh Avenue and Balboa Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Albert Arata be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Thirty-seventh avenue and Balboa street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

#### Adopted.

The following resolutions were adopted:

Fixing Date of Hearing of Appeal From Decision of City Planning Commission, Northeast Filbert and Taylor Streets, May 25, 1931, 2 P. M.

On recommendation of City Planning Committee.

Resolution No. 34278 (New Series), as follows:

Resolved, That the time for hearing the appeal from the decision of

the City Planning Commission, denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Filbert and Taylor streets, is hereby set for Monday, May 25, 1931, in the chambers of the Board of Supervisors, at 2 o'clock p. m.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Transfer of Taxicab Permit From W. A. Lahanier to 5 and 10 Cab Company.

On recommendation of Police Committee.

Resolution No. 34279 (New Series), as follows:

Resolved, That taxicab permit standing in the name of W. A. Lahanier be transferred to the 5 and 10 Cab Company.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Passed for Printing.

The following matters were passed for printing:

## Reducing Sidewalk Widths on Wawona Street.

On recommendation of Streets Committee.

Bill No. 9380, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eleven hundred and five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended, in accordance with the communication of the Board of Public Works, filed in this office April 2, 1931, by adding thereto a new section, to be numbered eleven hundred and five, to read as follows:

Section 1105. The width of sidewalks on Wawona street between the San Miguel Ranch line, easterly from Fifteenth avenue and Seven-

teenth avenue, shall be twenty-one (21) feet.

The width of sidewalks on Wawona street between Seventeenth

avenue and Eighteenth avenue shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

## Permission to Granfield, Farrar & Carlin to Explode Blasts on Bernal Heights.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Granfield, Farrar & Carlin are hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Bernal Heights; provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works; and that if any of the conditions of this resolution be violated by said Granfield, Farrar & Carlin,

then the privileges and all the rights accruing thereunder shall immediately become null and void.

## Adopted.

The following resolution was adopted:

## Closing and Abandoning Portions of Brussels Street and Goettingen Street.

On recommendation of Streets Committee.

Resolution No. 34281 (New Series), as follows:

Resolved, That the public interest requires that certain following described portions of Brussels and Goettingen streets, lying between Campbell and Rodeo avenues, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon those certain portions of Brussels and Goettingen streets more particularly described as follows, to-wit:

### Brussels Street.

All that portion of Brussels street lying between the southerly line of Campbell avenue and the northerly line of Rodeo avenue, excepting therefrom a 10-foot strip of land 5 feet on each side of the center line of said portion of Brussels street, said strip being reserved for a stairway.

## Goettingen Street.

All that portion of Goettingen street lying between the southerly line of Campbell avenue and the northerly line of Rodeo avenue, excepting therefrom a 10-foot strip of land 5 feet on each side of the center line of said portion of Goettingen street, said strip being reserved for a stairway.

Said closing and abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment is nominal, and is to be paid out of the revenue of

the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of said streets in the manner provided by law, and to cause notice to be published in the San Francisco Chronicle, as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Passed for Printing.

The following matters were passed for printing:

## Permission to H. V. Tucker to Explode Blasts.

On recommendation of Streets Committee.

---- (New Series), as follows: Resolution No. -

Resolved, That H. V. Tucker is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Powhattan avenue between Bradford and Franconia streets and on Peralta avenue between Powhattan avenue and a point 200 feet northerly therefrom; provided said permittee shall execute and file a

good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a.m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works; and that if any of the conditions of this resolution shall be violated by said H. V. Tucker, then the privileges and all the rights accruing thereunder shall immediately become null and void.

## Establishing Grades on Various Streets.

Also, Bill No. 9381, Ordinance No. ——— (New Series), as follows:

Establishing grades on Twenty-fifth street between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street; on Missouri street between Army street and a line parallel wih Twentyfifth street and 200 feet northerly therefrom, and on Connecticut street between Twenty-third street and Army street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets are hereby changed and established at points and elevations above city base as per Resolution No. 113615 (Second Series), Board of Public Works, adopted April 3, 1931.

Twenty-fifth Street.

Mississippi street easterly line, 90 feet. (The same being the present official grade.)

Mississippi street westerly line, 94 feet.

Texas street, 130 feet. (The same being the present official grade.) 63.33 feet westerly from Texas street, 130 feet.

113.33 feet westerly from Texas street, 128.12 feet.

163.33 feet westerly from Texas street, 122.50 feet.

(Vertical curve passing through the last three described points.)

Missouri street easterly line, 117 feet.

Missouri street westerly line, 105 feet.

Connecticut street, 75 feet.

Arkansas street easterly line, 130 feet. (The same being the present official grade.)

Mississippi Street.

Twenty-third street, 90 feet. (The same being the present official

366 feet northerly from Twenty-fifth street, 97.66 feet.

Easterly line of, at Twenty-fifth street, 90 feet. (The same being the present official grade.)

Westerly line of, at Twenty-fifth street, 94 feet.

## Missouri Street.

200 feet northerly from Twenty-fifth street, 127.71 feet. (The same being the present official grade.)
Easterly line of, at Twenty-fifth street, 117 feet.

Westerly line of, at Twenty-fifth street, 105 feet.

523 feet northerly from Army street, 21 feet.

Easterly line of, 200 feet northerly from Army street, 16.50 feet.

Westerly line of, 200 feet northerly from Army street, 18.71 feet.

Easterly line of, at Army street, 16.50 feet. (The same being the present official grade.)

Westerly line of, at Army street, 18.71 feet. (The same being the present official grade.)

### Connecticut Street.

Twenty-third street, 275 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, 266.67 feet northerly from Twenty-fifth street, 113.75 feet.

15 feet westerly from the easterly line of, 266.67 feet northerly from Twenty-fifth street, 116.25 feet.

216.67 feet northerly from Twenty-fifth street, 107.50 feet.

Twenty-fifth street, 75 feet.

343 feet southerly from Twenty-fifth street, 40 feet. 403 feet southerly from Twenty-fifth street, 40 feet.

Westerly line of, 380 feet northerly from Army street, 31.90 feet. Westerly line of, 340 feet northerly from Army street, 28.93 feet. Westerly line of, 300 feet northerly from Army street, 27.82 feet. (Vertical curve passing through the last three described points.) Easterly line of, 380 feet northerly from Army street, 31.90 feet. Easterly line of, 340 feet northerly from Army street, 28.86 feet. Easterly line of, 300 feet northerly from Army street, 27.56 feet.

(Vertical curve passing through the last three described points.) Westerly line of, at Army street, 26.46 feet. (The same being the present official grade.)

Easterly line of, at Army street, 24.25 feet. (The same being the

present official grade.)

On Twenty-fifth street between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street; on Missouri street between Army street and a line parallel with Twenty-fifth street and 200 feet northerly therefrom; and on Connecticut street between Twenty-third street and Army street.

Section 2. This ordinance shall take effect immediately.

## Ordering the Improvement of Fitzgerald Avenue and Jennings Street.

Also, Bill No. 9382, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Fitzgerald avenue and Jennings street by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with 10-inch vitrified clay pipe culverts; by the construction of the c

tion of a 12-inch vitrified clay pipe sewer along the center line of Fitzgerald avenue between the center and northwesterly lines of Jennings street, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

And the improvement of Jennings street between Fitzgerald avenue and Gilman avenue, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Section 2. This ordinance shall take effect immediately.

## Ordering the Improvement of Quintara Street and Thirty-third Avenue.

Also, Bill No. 9383, Ordinance No. —— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of the crossing of Quintara street and Thirty-third avenue by grading to official line and grade, by the construction of armored concrete curb, by the construction of artificial stone sidewalks of the full official width, on the angular corners thereof, by the construction of catchbasins with accompanying 10-inch vitrified clay pipe culverts, by the construction of 8-inch and 21-inch vitrified clay pipe sewers with accompanying manhole, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

And the improvement of Quintara street between the westerly line of Thirty-third avenue and the center line of Thirty-fourth avenue, by the construction of 21-inch vitrified clay pipe sewer with accompanying

manholes and Y branches.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

## Adopted.

The following resolution was adopted:

Approving Assessment District for Ingerson Avenue Improvement.

On recommendation of Streets Committee.

Resolution No. 34283 (New Series), as follows:

Resolved, That that certain diagram entitled "Map showing lands benefited by and to be assessed to pay the costs and expenses of the improvement of Ingerson avenue from Ingalls street to Hawes street," approved by the Board of Public Works Resolution No. 113603 (Second Series), passed April 3, 1931, and filed in the office of the Board of Supervisors April 7, 1931, be and is hereby approved.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Passed for Printing.

The following matters were passed for printing:

Ordering the Improvement of Ingerson Avenue Between Ingalls and Hawes Streets.

On recommendation of Streets Committee.

Bill No. 9384, Ordinance No. — (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Ingerson avenue between Ingalls and Hawes streets, including the intersection of Redondo street, by grading to official line and grade; by the construction of unarmored concrete curbs, by the construction of side sewers, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with accompanying 10-inch vitrified clay pipe culverts on the intersection of Redondo street, by the construction of concrete stairs, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

That in the opinion of the said Board of Public Works the proposed work or improvement is of more than local or ordinary benefit, and that the assessment to defray the costs and expenses thereof can be more equitably imposed upon the property benefited thereby, and, therefore, the said Board does hereby determine and declare that the expense of such work or improvement be made chargeable upon a district in accordance with the provisions of Section 5 of the Street Improvement Ordinance of 1918 of said City and County, and does hereby set out the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered, respectively, as Lots 2, 3, 4, 5, 6, 7, 8, 9, 10. 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24 and 25 of Block No. 4965; Lots 1, 2, 3, 4, 19, 20, 21 and 22 of Block No. 4970; Lots 1, 13, 14, 15, 16, 17, 18 and 19 of Block No. 4971, all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. This ordinance shall take effect immediately.

Amending Section 8 of Ordinance No. 7691 (New Series), by Adding Thereto the Motor Vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Marshal and Underwriters' Fire Patrol, and Section 37 Thereof by Adding Thereto Alameda Street and Florida Street as Streets Upon Which Parking Is Prohibited From 7 A. M. to 6 P. M.

On recommendation of Traffic Committee.

Bill No. 9385, Ordinance No. ——— (New Series), as follows:

Amending Section 8 of Article II of Ordinance No. 7691 (New Series), entitled "An ordinance regulating traffic upon the public streets and repealing all ordinances inconsistent herewith," so as to include the motor vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Marshal, and Underwriters' Fire Patrol therein as "emergency vehicles exempt from certain rules"; and Section 37 of Article V thereof, by adding thereto Alameda street between Bryant and Florida streets, and Florida street for a distance of 275 feet south of Alameda street property line.

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

Section 1. Sections 8 and 37 of Ordinance No. 7691 (New Series), the title of which is recited above, are hereby amended to read as follows:

## ARTICLE II.

Authority of Police Traffic Signs and Signals.

Section 8. Emergency Vehicles Exempt From Certain Rules.—The provisions of this ordinance regulating the movement, parking and standing of vehicles shall not apply to ambulances, vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Department, Fire Marshal, Police Department, Sheriff's office, Underwriters' Fire Patrol, or of a public utility while the driver of any such vehicle is engaged in the necessary performance of emergency duties.

### ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Places. Parking Prohibited on Certain Streets, 7 A. M. to 6 P. M.

Section 37. Between the hours of seven (7) a. m. and six (6) p. m. of any day, excepting Sundays and legal holidays, it shall be unlawful for the operator of a vehicle to stop said vehicle for a period of time longer than is necessary for the actual loading or unloading and delivery of passengers or materials in any of the following places:

Alameda street between Bryant and Florida streets; Annie street, Anthony street, Austin street, Campton place; Cedar street, Clementina street, Cortland avenue on the north side between Mission street and Folsom street, Ecker street, Elm street, Fern street, Florida street for a distance of 275 feet south of Alameda street property line, Hemlock street, Holland court, Ivy street, Linden street, Maiden lane, Minna street, Mint street on the east, south and north sides, Monroe street, Montgomery street between Market and California streets, Myrtle street, Natoma street, Olive street, Pacific avenue on the north side between Columbus avenue and Van Ness avenue, Redwood street, Tehama street, Willow street.

Signs shall be erected and maintained not more than two hundred (200) feet apart in each block designating the provisions of this section.

Section 2. This ordinance shall take effect immediately.

## Adopted.

The following resolutions were adopted:

Establishing and Abolishing Loading Zones and Passenger Loading Zones.

On recommendation of Traffic Committee.

Resolution No. 34284 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be and they are hereby established or abolished as shown below:

## Establish Loading Zones.

460 Arguello boulevard, 27 feet—Roosevelt Junior High School; serves freight delivery.

201-203 Davis street, 18 feet—Atlantic Fish Company; serves sidewalk elevator.

175 Palm avenue, 27 feet—Roosevelt Junior High School; serves delivery of supplies.

536-544 Polk street, 27 feet—Hayes Valley French Laundry and Harbor Auto Parts; serves trading and delivery of merchandise.

## Establish Passenger Loading Zones.

50 Turk street, 18 feet—Hotel Brayton; serves hotel of 120 rooms.

1940 Broadway, 18 feet—Heights Corporation (apartment house).

450 Arguello boulevard, 36 feet—Roosevelt Junior High School; serves main entrance.

## Abolish Loading Zones.

50 Turk street, 18 feet—Hotel Brayton and Rieger Book Company. 1940 Broadway, 18 feet—Heights Corporation (apartment house).

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Award of Contract, Scavenger Service School Department.

On recommendation of Supplies Committee.

Resolution No. 34285 (New Series), as follows:

Resolved, That award of contract be hereby made to Ambrogio Toscanini on bid submitted April 6, 1931 (Proposal No. 705), for furnishing the following, viz.: Scavenger service for School Department for term from May 1 to December 31, 1931, for eight monthly payments of \$675 each.

Resolved, That a bond in the amount of \$1,000 be required for faith-

ful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Award of Contract, Keyless Padlocks.

Resolution No. 34286 (New Series), as follows:

Resolved, That award of contract be hereby made to Dunham, Carrigan & Hayden Company on bid submitted April 6, 1931 (Proposal No. 706), for furnishing the following, viz.: 6000 keyless padlocks for School Department, Eagle No. 04,942, at 48 cents each.

Note—All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined or recommended by the Purchaser of Supplies.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## Award of Contract, Linseed Oil.

Resolution No. 34273 (New Series), as follows:

Resoved, That award of contract be hereby made for furnishing linseed oil, shellar, turpentine, lead, litharge, mineral brown and putty that may be ordered from time to time during the tri-annual term commencing May 1 and ending August 31, 1931, on bids submitted April 6, 1931 (Proposal No. 697), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors and the awards herein approved by it, same are now made to the following, viz.: W. P. Fuller & Co., Dan P. Maher Paint Company, Sherwin-Williams Company,

Resolved That no bonds be required.

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Gallagher—1.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

## Reception to "Legion of Valor."

The following was presented and read by the Clerk:

Communication from Frank B. Grove, Department Commander, United Spanish War Veterans, advising that several veteran organizations of the State of California are tendering a reception to the "Legion of Valor" at the Veterans' Memorial Building, Harrison street and Grand avenue, Oakland, Thursday evening, April 23, 1931, at 8:30 p. m., and cordially inviting members of the San Francisco Board of Supervisors to be present on that occasion.

Ordered filed.

## Pan-American Society Thanks Board.

Communication from William Fischer, Secretary, Pan-American Society, Incorporated, San Francisco Chapter, expressing appreciation of the society for valued cooperation in the celebration of Pan-American Day, and for supplying music for the ceremony at the City Hall, and for the general support given program.

Ordered filed.

## Relative to Charges Filed by City Engineer Against John B. Little, Consulting Engineer for Special Water Committee.

The following was presented and read by the Clerk:

Communication from John B. Little, consulting engineer, transmitting for the information of the Board and special committee on water supply investigation, copy of complaint filed by M. M. O'Shaughnessy and N. A. Eckart in the matter of his report on San Francisco water system and pending shortage; also copy of notice of hearing of said charges and copy of his report on the question.

Ordered over one week.

## Protest Against Service Station, Army and Valencia Streets.

Communication from Central Mission Improvement Association, Incorporated, protesting the granting of a permit to operate and maintain a service station at the corner of Army and Valencia streets, on the ground that such permit would make the cost of the contemplated widening of Army street much greater and would greatly delay this much needed improvement.

Ordered filed.

## Report of Legislative Committee.

San Francisco, April 20, 1931.

To the Honorable Board of Supervisors:

Gentlemen: Your committee on legislation submits the following report:

On Monday, April 13, 1931, the Charter of the City and County of San Francisco was presented to and ratified by the Assembly and Senate of the State of California, by joint resolution of both houses.

Senate Constitutional Amendment No. 10, providing for the support of elementary and high schools by a sales tax, failed to pass out of the committee on constitutional amendments.

Senate Bill No. 504 proposing to amend Section 394 of the Code of Civil Procedure by striking out the provisions which constrain the plaintiff to bring his action in the county where the injury occurred, was amended by the proposer, on request. Section 394 will remain as it now is and persons injured must bring their action against a city, city or county, or county, in the county in which the accident happened.

Senate Bill No. 509, proposing to amend Section 1248 of the Code of Civil Procedure and to change the measure of damages where water or the use of water is taken, will be amended by the proponent.

This bill is important as it would change the measure of damages from the market value of the land to the value of the proposed use.

Senate Bill No. 578, introduced by Senator Fellom, was voted to pass by the Assembly Committee on Roads and Highways. The bill provides for the creation and operation of joint highway districts.

Assembly Bill No. 1423 was voted to pass by the Assembly Committee on Judiciary. The bill relates to the arrest and commitment

of insane persons and was approved by our Board of Health.

Assembly Bill No. 1459, proposing to escheat to the State all unclaimed deposits for meter service, failed to pass the Assembly Committee on Soldiers' and Sailors' Affairs.

Assembly Bill No. 1044, relating to the disposal of garbage was

signed by the Governor on Friday, April 17, 1931.

Assembly Constitutional Amendment No. 29 failed to pass the

Assembly Committee on Constitutional Amendments.

This bill proposed to authorize a majority vote on bonds after a certificate had been obtained from the Railroad Assembly Bill No. 218, relating to special assessments, has been held up in the Assembly after being passed out by the Committee on Municipal Corporations.

This bill would limit special assessments to one-half  $(\frac{1}{2})$  of the true value of the property assessed and would require the State Board of Equalization to determine the ratio of assessed value to true value.

An amendment will be offered on the floor to exempt chartered municipalities. Should this not be accepted amendments will be offered substituting appraised value as the basis of the special assessments and striking out all reference to the State Board of Equalization.

Senate Bill No. 577 has passed the Senate and is now in the Assem-

bly for assignment to its proper committee.

This is an important bill as it provides as follows:

"the state or the political subdivision thereof causing such paving, repaving, macadamizing, remacadamizing or improvement to be done, shall bear the expense thereof when the same is caused as a result of changing the quality or quantity of paving or improving the surface or any portion of the surface of any street or highway used by such track or tracks; and provided, further, that no person, company, association or corporation owning or operating any track or tracks along such highway or street shall be required to construct or install in the first instance any paving along the whole or any part of the street, streets, highway or highways occupied by the track or tracks of such person, company, association or corporations."

Proper data should be furnished to our representatives in the Assembly so that they may know the approximate loss to the City if this bill passes.

Respectfully submitted,
J. McSHEEHY.
VICTOR J. CANEPA.
SYLVESTER ANDRIANO.

Benefit Ball Game, Seals Stadium, April 30, 1931, for the Widow of Bertram Hickmant.

Supervisor Andriano presented:

Resolution No. 34274 (New Series), as follows:

Whereas, on April 9th Bertram Hickmant of this city was the victim of a mistake on the part of Robert Martin, a conscientious and efficient officer of the Police Department, who thought Hickmant was being apprehended as the perpetrator of a bank robbery; and

Whereas, the Police Department, in order to assuage in some small measure the grief-stricken and destitute widow, is giving a benefit ball game on Thursday evening, April 30, 1931, at 8 o'clock, in the Seals Stadium, 16th and Bryant streets, the proceeds of which will go to the widow of Bertram Hickmant; now, therefore, be it

Resolved, That the Board of Supervisors of this City and County

commends the charitable spirit of the Police Department and respectfully requests a full attendance at this worthy benefit.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Gallagher, Peyser—2.

## Requesting Appointment of Representatives at Caveman Bridge Opening at Grants Pass, Oregon, May 23, 1931.

Supervisor Havenner presented (for Supervisor Gallagher):

Resolution No. 34275 (New Series), as follows:

Whereas, the Redwood Empire Ass'n will celebrate the completion of the new "Caveman Bridge," over the Rogue Rivr at Grants Pass, Oregon, on May 23, 1931; and

Whereas, the City and County of San Francisco is and has been a very active member of the Redwood Empire Ass'n; now, therefore, be it

Resolved, That his Honor the Mayor be and is hereby respectfully requested to appoint a committee of two members of the Board of Supervisors of the City and County of San Francisco to be the official representatives at said celebration at Grants Pass, Oregon.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Gallagher, Peyser—2.

## Endorsement of "Buddy Poppy" Sale.

Supervisor Roncovieri presented:

Resolution No. 34276 (New Series), as follows:

Whereas, the San Francisco County Council, Veterans of Foreign Wars of the United States, will conduct their annual sale of "Buddy Poppies," a copyrighted product, made in government hospitals by disabled veterans, purchased from these disabled veterans who draw but small compensation, by the Veterans of Foreign Wars of the United States. This sale will take place during Memorial Week, ending May 30th, and the artificial flowers will be sold by volunteer and unemployed workers of the organization for the benefit of the welfare, relief, and widows and orphans funds of the San Francisco County Council, Veterans of Foreign Wars of the United States, which fund is dispensed throughout the year in cases of emergency. This is a commendable project and all citizens are asked to wear the "Buddy Poppy" which bears the tag "Made by a Disabled Veteran." During the year 1930-1931 up to the present, the sum of five thousand dollars During in relief moneys was dispensed by the San Francisco County Council among unemployed veterans, widows and orphans, and other relief activities: therefore, be it

Resolved, That the Board of Supervisors, in meeting assembled, do hereby indorse the annual "Buddy Poppy" sale of the San Francisco County Council, Veterans of Foreign Wars of the United States, and do commend this worthy enterprise to the attention of the citizens of San Francisco for their support and consideration.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Gallagher, Peyser—2.

## Clerk to Advertise for Bids for Street Lighting.

Supervisor Stanton presented:

Resolution No. 34277 (New Series), as follows:

Resolved, That the Clerk be and he is hereby directed to advertise that sealed proposals will be received by this Board and opened between the hours of 2 and 3 p. m., Monday, June 11, 1931, for lighting public streets, public buildings and parks, and for furnishing heat, light and power to the iCty and County of San Francisco for the year ending June 30, 1932.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Gallagher, Peyser—2.

## Passed for Printing.

The following matter was passed for printing:

Clerk to Advertise Sale of Lease of Water Department Lands.

On motion of Supervisor Colman:

Bill No. 9386, Ordinance No. ———— (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of article II, chapter II, section 9, of the Charter.

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

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the County of Alameda, State of California, and more particularly described as follows, to-wit:

That certain portion of Plot No. 43 of the Bernal portion of the Rancho El Valle de San Jose in Alameda county commencing at the point of intersection of the southerly line of County Road No. 2000, or Bernal street, with the southwesterly corporate limits of the Town of Pleasanton; running thence south 25 deg. 34 min, east along said corporate limits 129.13 feet to the westerly line of the right of way of the Western Pacific Railway Company, as described in a deed from Spring Valley Water Company dated November 14, 1913, and recorded December 4, 1913, in Book 2217 of Deeds at Page 134, Alameda County Records; thence south 36 deg. 03 min. west along said right of way line 550 feet; thence, leaving said right of way line, north 53 deg. 57 min. west 152.66 feet; thence north 36 deg. 03 min. east 587.01 feet to said southerly line of County Road No. 2000; then south 85 deg. 55 min. east along said southerly line 46.03 feet to the point of commencement; and containing 2.052 acres.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of article II, chapter II, section 9, of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty. The said notice shall also state that no purchase price will be received less than \$3,052.00.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance as required by article II, chapter II, section 9, of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern. McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Gallagher, Peyser—2.

Summoning City Engineer and Manager of San Francisco Water Department Before Board of Supervisors for Explanation in Detail of Charges Preferred Against John B. Little, Civil Engineer, Before the State Board of Registration for Civil Engineers.

Supervisor McSheehy presented:

Resolution No. ———— (New Series), as follows:

Resolved, That City Engineer M. M. O'Shaughnessy and Nelson A. Eckart, manager of the San Francisco Water Department, be and they are hereby requested and summoned to appear before this Board of Supervisors at the next meeting of the Board and submit an explanation, in detail, of the charges which have been preferred against John B. Little, Civil Engineer, before the State Board of Registration for Civil Engineers.

### Motion.

Supervisor McSheehy moved that the foregoing matter be made a Special Order of Business for 3:30 p. m. Monday, April 27, 1931.

### Amendment.

Supervisor Colman moved as an amendment that the matter be referred to the Public Utilities Committee.

Motion lost by the following vote:

Ayes—Supervisors Andriano, Breyer, Colman, Gallagher, Garrity, Hayden, Suhr—7.

Noes—Supervisors Canepa, Havenner, McGovern, McSheehy, Miles, Peyser, Roncovieri, Shannon, Spaulding, Stanton—10.

Excused from Voting—Supervisor Power—1.

### Action Deferred.

Supervisor Havenner moved to lay over one week. Motion carried.

### Mills Airport.

A communication from the Junior Chamber of Commerce, relative to the disposal of the Mills Airport, was referred to the Airport Committee.

## ADJOURNMENT.

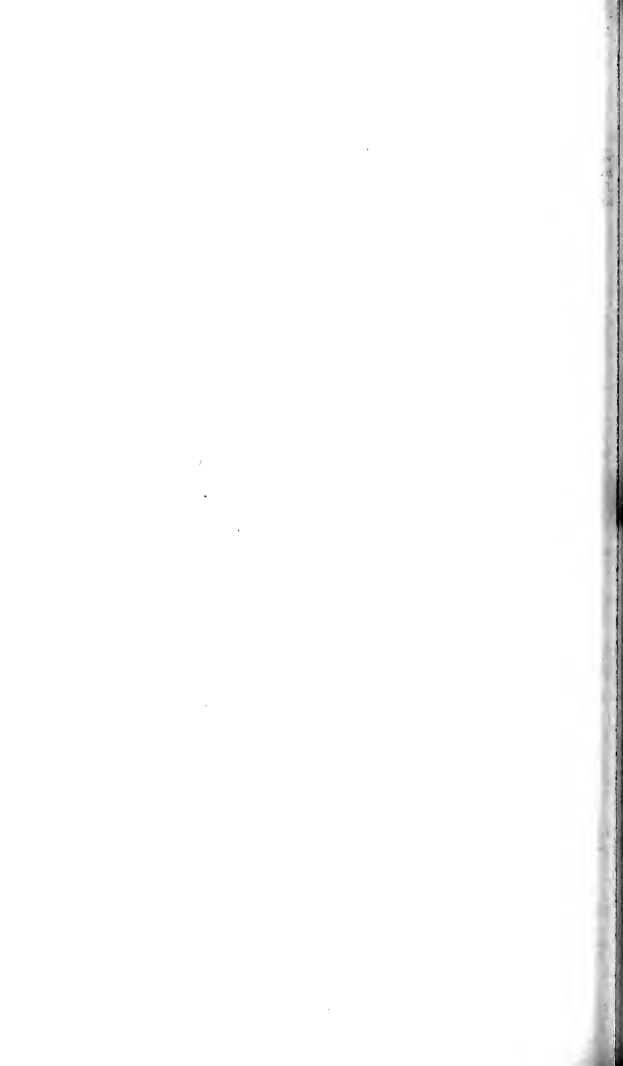
There being no further business, the Board at 6:30 p.m. adjourned

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 4, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



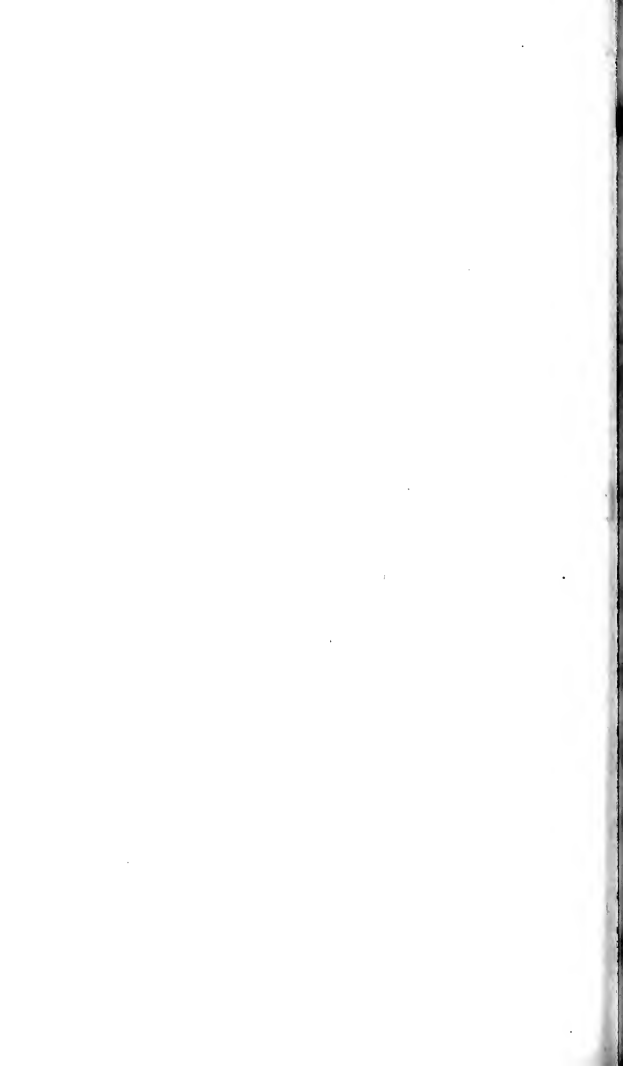
Monday, April 27, 1931

# ournal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



## DURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

## MONDAY, APRIL 27, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, April 27, 1931, p. m.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted

Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenr, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, aulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Quorum present.

His Honor Mayor Rossi presiding.

## APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 13, 1931, was asidered read and approved.

## PRESENTATION OF PROPOSALS.

## Window Cleaning, 1931-32, for School Department.

Sealed proposals were received and opened between the hours of 2 at 3 p. m. this date for furnishing window cleaning, 1931-32, for shool Department, and referred to Supplies Committee.

## Laundering Towels, 1931-32, for School Department.

Sealed proposals were received and opened between the hours of 2 at 3 p. m. this date for laundering towels, 1931-32, for School Departent, and referred to Supplies Committee.

## Shop Equipment for School Department.

Sealed proposals were received and opened between the hours of 2 at 3 p. m. this date for furnishing shop equipment for School Dennt, and referred to Supplies Committee.

## Action Deferred.

In motion of Supervisor Andriano, seconded by Supervisor Haydi, the following matter was laid over one week and made a Special Oler of Business for 3 p. m.:

## HEARING OF APPEAL-3 P. M.

## Rezoning of Alemany Boulevard Between Geneva Avenue and Niagara Street.

learing of appeal of property owners from the decision of the City Puning Commission denying an application to rezone, from First Ridential District to Commercial District, property located on the

northwesterly side of Alemany boulevard between Geneva avenue and Niagara street.

Action deferred one week by the following vote:

Ayes—Supervisors Andriano, Canepa, Hayden, McGovern, McSheehy, Power, Roncovieri, Suhr—8.

Noes—Supervisors Breyer, Colman, Gallagher, Havenner, Miles, Peyser, Spaulding—7.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Auction Sale of City Land, Twenty-second Avenue.

Bids or offers were received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. this day, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue, distant thereon 285 feet southerly from the southerly line of Irving street, and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue and point of commencement.

### Bids.

The Chair proceeded and received bids as follows:

- 1. Herman Christensen, \$2,550. Certified check for \$270 filed with Clerk.
- 2. Sophie F. Diellerle, \$1,760. Certified check for \$176 filed with Clerk.

Whereupon, the matter was laid over one week and referred to the Mayor for recommendation and approval.

## Action Deferred.

On the statement of Mayor Rossi that he had been served with ar order to show cause and restraining sale of the following property the matter was, on motion of Supervisor McSheehy, laid over until p. m. Monday, May 11, 1931:

## Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Super visors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet (inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement

Said parcel of land will be sold on the above-mentioned date a public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject

to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

## UNFINISHED BUSINESS.

## Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34287 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

1928 Hetch Hetchy Water Construction Fund.

(1) Hart-Wood Lumber Company, lumber (claim dated April	
8, 1931)\$	3,656.28
(2) Santa Cruz Portland Cement Company, cement (claim dated April 10, 1931)	6,375.00
(3) Santa Cruz Portland Cement Company, cement (claim	0,575.00
dated April 10, 1931)	3,137.50
(4) United States Rubber Company, Inc., rubber coats and	
boots (claim dated April 8, 1931)	1,620.00
(5) California Poultry Company, poultry (claim dated April 14, 1931)	563.20
(6) California Meat Company, meat (claim dated April 11,	303.20
1931)	1,023.83
(7) J. H. Creighton, truck hire (claim dated April 8, 1931)	509.60
(8) Garfield & Co., locomotive axles, wheels, etc. (claim	
dated April 10, 1931)	574.80
wrenches (claim dated April 11, 1931)	1,777.35
(10) The Giant Powder Company, Con., explosives (claim	1,111.00
dated April 11, 1931)	3,445.00
(11) R. A. Hensen, oils (claim dated April 11, 1931)	533.20
(12) Hart-Wood Lumber Company, lumber (claim dated April	070 51
11, 1931)	870.51 1,158.03
(14) Ingersoll-Rand Company of California, machinery parts	1,100.00
(claim dated April 11, 1931)	651.15
(15) Lear-Kimler Motor Company, Ford truck (claim dated	
April 11, 1931)	690.00
(16) Charles R. McCormick Lumber Company, lumber	
(claim dated April 11, 1931)	1,329.68
(17) Santa Cruz Portland Cement Company, cement (claim	
dated April 11, 1931)	2,510.00
(18) United States Rubber Company, rubber coats (claim dated April 11, 1931)	<b>550</b> 00
	753.00
Hetch Hetchy Power Operative Fund.	
(19) Bald Eagle Meat Market, meats, etc. (claim dated April	
14, 1931)\$	601.15
(20) M. M. O'Shaughnessy, reimbursement of revolving fund (claim dated April 13, 1931)	700.00
(21) Westinghouse Electric and Manufacturing Company,	760.90
condenser bushing (claim dated April 14, 1931)	742.78
autou lipili 11, 1001)	124.10

## Municipal Railway Fund.

(24) Eleanor P. Brooks, as administratrix of the estate of C. C. Brooks, deceased, of Huntington Park, California,	2,713.71 1,159.02
being payment in full of judgment, Action No. 197698, Superior Court (claim dated April 14, 1931)	6,835.91
	3,179. <b>35</b>
(claim dated April 9, 1931)	7,844.85
County Road Fund.	
<ul> <li>(27) Equitable Asphalt Maintenance Company, resurfacing for maintenance of streets (claim dated April 8, 1931)\$</li> <li>(28) Board of Public Works (Budget Item 456), reimbursement for repairs to equipment used for street maintenance</li> </ul>	771.96
(claim dated April 13, 1931)(29) General Petroleum Corporation of California, gasoline furnished for street maintenance (claim dated April 14,	550.13
1931)	808.58
<ul> <li>(30) Board of Public Works (Budget Item 517), reimbursement for redressing curbs used on street reconstruction, month of March, 1931 (claim dated April 9, 1931)</li> <li>(31) E. J. Treacy, final payment, construction of sidewalks and walls on Grand View avenue between northerly and</li> </ul>	1,369.37
southerly intersections of Market street (claim dated April 15, 1931)	1,067.94
(32) W. P. Fuller & Co., white lead and oil, etc., for school	
buildings (claim dated April 9, 1931)\$ (33) Park Commissioners, reimbursement for care of school	701.75
grounds (claim dated April 8, 1931)(34) San Francisco Lumber Company, lumber for schools	1,450.00
(claim dated April 8, 1931)	1,168.56
(35) American Studios, Inc., stage fittings and draperies for Presidio Junior High School (claim dated April 14, 1931) (36) Home Manufacturing Company, drawing tables, etc., for	3,748.00
Balboa High School (claim dated April 14, 1931)	2,547.50
(37) C. P. Weber & Co., opera chairs installed in Francisco Junior High School (claim dated April 14, 1931)	637.36
1929 Sewer Bond Construction Fund.	
(38) Healy-Tibbitts Construction Company, fifth payment, construction of Section "C", Alemany storm drain (claim dated April 15, 1931)	35,000.00
Water Revenue Fund.	and the same of th
(39) General Petroleum Corporation, gasoline (claim dated April 15, 1931)\$	624.24
(40) William L. Hughson Company, one Ford auto (claim dated April 15, 1931)	529.90
(41) Neptune Meter Company, water meters (claim dated April 15, 1931)	1,418.7

(42) Pacific Gas and Electric Company, gas and electric ser-	
vice (claim dated April 15, 1931)	1,506.82
(43) East Bay Municipal Utility District, water furnished during March, 1931 (claim dated April 15, 1931)	9 8 AQ9 39
Playground Fund.	20,002.02
(44) C. F. Bishop Company, one Toro Municipal Whippet lawn mower for playgrounds (claim dated April 15, 1931).\$	1.325.00
(45) Meyer Rosenberg, loam for playgrounds (claim dated	1,020.00
April 15, 1931)	1,253.96
(46) San Francisco Water Department, water furnished play-	805.08
grounds (claim dated April 15, 1931)	705.07
nished playgrounds (claim dated April 15, 1931)	657.10
1931 Boulevards and Roads Bonds.	0020
(48) Laguna Honda Home (Department of Public Health),	
reimbursement for labor used on roads around the Laguna	
Honda Home, under direction of the superintendent of	
Laguna Honda Home (claim dated April 16, 1931)\$	22,000.00
(49) Berringer & Russell, hay and barley furnished for Sungar District improvement (claim dated April 14, 1021)	1 (52 99
set District improvement (claim dated April 14, 1931)	1,653.22
General Fund, 1930-1931. (50) Annie M. Curley, assistant probation officer, for account	
of injury sustained Oct. 8, 1929, per award by Industrial	
Accident Commission, and covering period March 19, 1930,	
to March 31, 1931 (claim dated April 13, 1931)\$	1,124.82
(51) Buckley & Curtin, printing of "Fee" books for the Auditor (claim dated April 16, 1921)	1 050 50
ditor (claim dated April 16, 1931)	1,056.58
	29,338.58
(53) Howard Automobile Company, one Buick auto for Police	
Department (claim dated April 13, 1931)	1,383.40
(54) General Petroleum Company of California, gasoline furnished Police Department (claim dated April 13, 1931)	1 475 40
(55) Hanni & Girerd, repairing of police autos (claim dated	1,475.46
April 13, 1931)	647.87
(56) White Duck Clothing and Manufacturing Company,	
shirts and pants furnished county jails (claim dated April	
15, 1931) (57) Jensen Bread Company bread for county jails (claim	547.55
dated April 15, 1931)	769.27
(58) Del Monte Meat Company, meats for county jails (claim	
dated April 15, 1931)	832.90
(59) Greenebaum, Weil & Michels, blankets, etc., for county jails (claim dated April 15, 1931)	040.05
(60) Levi Strauss & Co., blankets, etc., for county jails (claim	843.85
dated April 15, 1931)	894.39
(61) Eloesser-Heynemann Company, overalls and jumpers for	
county jails (claim dated April 15, 1931)	575.00
(62) Pacific Gas and Electric Company, lighting public buildings (claim dated April 9, 1931)	5 990 11
(63) County Road Fund (Ordinance No. 8800, New Series),	5,289.11
reimbursement for expenditures made in connection with	
main sewers during March (claim dated April 9, 1931)	870.38
(64) William C. McDuffle, receiver, Richfield Oil Company of	
California, fuel oil furnished Hall of Justice and Civic Center power house (claim dated April 9, 1931)	1,296.49
(65) Special School Tax, reimbursement for stock with-	1,200.13
drawals (claim dated April 10, 1931)	656.59
(66) Special School Tax, reimbursement for stock with-	000 45
drawals (claim dated April 10, 1931)	828.45

(A=) A	
(67) Special School Tax, reimbursement for stock with-	010.10
drawals (claim dated April 10, 1931)	613.16
(68) E. J. Treacy, third payment, installation of traffic but-	
tons, etc. (claim dated April 15, 1931)	750.00
(69) City Coal Company, coal for Fire Department (claim	
dated March 31, 1931)	805.12
(70) General Petroleum Corporation, gasoline for Fire De-	
partment (claim dated March 31, 1931)	1,004.64
(71) Pacific Gas and Electric Company, gas and electric ser-	
vice furnished Fire Department (claim dated March 31,	
1931)	1,863.42
(72) San Francisco Water Department, hydrant installation,	
etc. (claim dated March 31, 1931)	943.81
(73) San Francisco Chronicle, official advertising (claim	
dated April 20, 1931)	617.00
(74) Del Monte Meat Company, meat for Laguna Honda	
Home (claim dated March 31, 1931)	4,531.98
(75) J. T. Freitas Company, eggs for Laguna Honda Home	
(claim dated March 31, 1931)	996.15
(76) Golden State Milk Products Company, butter and cheese	
for Laguna Honda Home (claim dated March 31, 1931)	1,422.89
(77) Joseph Hagan & Sons, burial of indigent dead (claim	
dated April 16, 1931)	882.00
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, G	allagher.
Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Pow	
covieri, Spaulding, Suhr—15.	
Absent—Supervisors Garrity, Shannon, Stanton—3.	

## Appropriations Out of Budget Item 50 for Construction Work, Etc. at San Francisco Hospital.

Also, Resolution No. 34288 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of Budget Item 50 (San Francisco Hospital and Laguna Honda Home repairs and painting) for the following construction, repairs, painting, etc., at the San Francisco Hos-

pital and Laguna Honda Home, to-wit:	
(1) For providing ventilating system, installing of elevator, erection of structural steel necessary, electric wiring, removing of walls, cutting of door openings, etc., and paint-	
ing of interior of laundry at the San Francisco Hospital\$	6,162.00
(2) For changing hot and cold water lines to lines of copper	
bearing material at Isolation Hospital, and installing sink	
with all vents in Cardiograph room, San Francisco Hospital	2,725.00
(3) For alterations in room of San Francisco Hospital ad-	
ministration building, including hollow tile partition, plas-	
tering, moving of basin, moving of radiator, installing steel	
door and frame, electric fixtures, steel bars on outside win-	
dow, etc., and installing ventilating system for X-ray room,	
	1,850.00
(4) For employment of three carpenters at \$9 per day, from	
April 15 to June 30, 1931, to do minor and general repair	
	1,782.00
(5) For installing of six-inch water pipe on the grounds at	
	1,000.00
(6) For renewing of hinges on main entrance gates, and	
screens in Ward "L", San Francisco Hospital	170.50
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Ga	llagher,
Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Powe	r, Ron-

covieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Appropriations for Architects' Fees and Safety Zone Buttons.

Also, Resolution No. 34289 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

## Fire House, Marina District, Budget Item 56, General Fund.

(1) For preparation of preliminary plans for fire house in Marina District, representing one-fifth of 6 per cent estimated architect's fees ......\$

552.00

## Police Station, Golden Gate Park, Budget Item 66, General Fund.

(2) For preparation of preliminary plans for police station at Golden Gate Park, representing one-fifth of 6 per cent architect's fees .....\$

675.00

## Traffic Signals, Etc., Budget Item 54, General Fund.

(3) For purchase of 400 No. 2 type safety zone buttons for replacement of No. 1 type, less credit allowance...... \$ 1,000.00

## Special School Tax.

(4) For preparation of final plans for addition to the Girls' High School, Geary and Scott streets, representing twofifths of 6 per cent architect's fees..... 4.200.00

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Payment for Lands Required for McLaren Park, \$3,779.80.

Also, Resolution No. 34290 (New Series), as follows:

Resolved, That the sum of \$3,779.80 be and the same is hereby set aside and appropriated out of "Purchase of Lands for Public Purposes in Mission District, Budget Item 57, Fiscal Year 1930-1931," and authorized in payment to California Pacific Title and Trust Company, being payment for the following parcels of land required for the Mc-Laren Park, Mission District, to-wit:

Lot 5 in Block 6263; Lot 4 in Block 6261; Lot 7 in Block 6263; Lots 1 to 7, inclusive, in Block 6296. Per acceptance of offer by Resolution No. 34261 (New Series).

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Payments for Properties Required for Playground Purposes.

Also, Resolution No. 34291 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the Playground Fund and authorized in payment to the following named, being payments for properties required for the Visitacion Playground, to-wit:

(1) Peter J. Crann and City Title Insurance Company, for Lots 20 and 21 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)....\$ 2,000.00

(2) Charles A. Louis and City Title Insurance Company, for Lots 15, 18 and 19 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931).....

4.475.00

(3) Reinboldt Bothe and City Title Insurance Company, for Lots 4, 5, 6, 7, 11, 12, 13 and 14 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	7,800.00
(4) S. F. Johnson and City Title Insurance Company, for Lot 1 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,500.00
(5) John Wisnom and City Title Insurance Company, for Lot 16 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,500.00
(6) Susan Donohue and City Title Insurance Company, for Lot 17 in Block 6253, per Assessor's Block Books (claim	
dated April 14, 1931)	1,000.00
April 14, 1931)	1,000.00
dated April 14, 1931)	1,500.00
pany, for Lots 9 and 10 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	2,475.00
Lots 2 and 3 in Block 6253, per Assessor's Block Books (claim dated April 14, 1931)	1,950.00
Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.	
Absent—Supervisors Garrity, Shannon, Stanton—3.	

## Payments Out of County Road Fund for Boulevard and Street Purposes.

Also, Resolution No. 34292 (New Series), as follows:

Resolved, That the following amounts be and the same are authorized in payment out of County Road Fund, from appropriations heretofore made, to the following named, being payments for properties required for boulevard purposes, to-wit:

- (1) To T. Lawless and Title Insurance and Guaranty Company, out of appropriation of \$19,000 by Resolution No. 26338 (New Series), for Lots 1, 2, 3, 4 and 5 in Block 5626, and Lots 4, 5, 6, 37 and 38 in Block 5627, as per the Assessor's Block Books of the City and County of San Francisco, per acceptance of offer by Resolution No. 34269 (New Series), and required for the opening of Bernal Heights boulevard (claim dated April 14, 1931)......\$ 1,000.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

4,462.50

Absent—Supervisors Garrity, Shannon, Stanton—3.

2,000.00

## Payments for Properties Required for Bernal Heights Boulevard, 1931 Boulevards and Roads Bonds.

Also, Resolution No. 34293 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds, and authorized in payment to the following named, being payments for properties required for the opening of the Bernal Heights Boulevard, to-wit:

- (1) Kate C. Weston and City Title Insurance Company, for Lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 in Block 5619, as per the Assessor's Block Books, and acceptance of offer by Resolution No. 34293, New Series (claim dated April 14, 1931)..\$ 1,000.00
- (3) Albert Kautto and Sofia Kautto and Title Insurance and Guaranty Company, for all of Lot 8 in Block 5624, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34264, New Series (claim dated April 16, 1931)... 3.000.00
- (4) Peter F. and Josephine Wonters and City Title Insurance Company, for Lot 4 in Block 5631, as per Assessor's Block Books, and per acceptance of offer by Resolution No. 34265, New Series (claim dated April 14, 1931)...........

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Payments Out of County Road Fund for Properties Required for Street Widening.

Also, Resolution No. 34294 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the County Road Fund, and authorized in payment to the hereinafter named, being payments for properties required for the following purposes, to-wit:

- (1) To Leonard & Holt and California Pacific Title and Trust Company, for all of Lot 1 in Block 2070-A, as per the Assessor's Block Books, and per acceptance of offer by Resolution No. 34267 (New Series), and required for the widening of Portola drive (claim dated April 10, 1931)....\$ 800.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Payment for Property Required for Bay Shore Boulevard, 1927 Boulevard Bonds.

Also, Resolution No. 34295 (New Series), as follows:

Resolved, That the sum of \$875 be and the same is hereby set aside and appropriated out of the 1927 Boulevard Bond Fund, and author-

ized in payment to Mary Seike and California Pacific Title and Trust Company, being payment for a portion of Lot 2 in Black 5436, as per the Assessor's Block Books, and per acceptance of offer by Resolution No. 34268 (New Series), and required for opening of Bay Shore Boulevard. (Claim dated April 14, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Ordering the Improvement of Van Ness Avenue From Mission Street to Howard Street by Construction of Pavements and Appurtenances.

Also, Bill No. 9379, Ordinance No. 8972 (New Series), as follows:

Ordering the improvement of Van Ness avenue from Mission street to Howard street by the construction of pavements and appurtenances; authorizing the preparation of plans and specifications for said improvement of Van Ness avenue from Mission street to Howard street, and directing the Board of Public Works to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The improvement of Van Ness avenue from Mission street to Howard street by the construction of pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Van Ness avenue from Mission street to Howard street, and to enter into contract for said improvement of Van Ness avenue from Mission street to Howard street, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Supply Station, General Petroleum Corporation of California, Northwest Corner of Army and Valencia Streets.

On recommendation of Fire Committee.

Resolution No. 34296 (New Series), as follows:

Resolved, That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on the northwest corner of Army and Valencia streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Hayden, Mc-

Sheehy, Miles, Peyser, Power, Stanton, Spaulding—11. Noes—Supervisors Andriano, Havenner, McGovern, Roncovieri,

Suhr—5.
Absent—Supervisors Garrity, Shannon—2.

## Automobile Parking Station Permit, B. Wickershal, Northwest Corner Twenty-second and Bartlett Streets.

Also, Resolution No. 34297 (New Series), as follows:

Resolved, That B. Wickershal be and he is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate automobile parking station on premises at the northwest corner of Twenty-second and Bartlett streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit will become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Supply Station Permit, J. R. Perdue, Northeast Corner Tenth and Harrison Streets.

Also, Resolution No. 32498 (New Series), as follows:

Resolved, That J. R. Perdue be and he is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate automobile supply station on premises at the northeast corner of Tenth and Harrison streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Laundry Permit, J. P. Bourdet and Germain Usaurou, 2731 Twenty-third Street.

Also, Resolution No. 34299 (New Series), as follows:

Resolved, That J. P. Bourdet and Germain Usaurou be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate laundry at 2731 Twenty-third street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Garage Permit, Hansbury & Wright, West Side Mission Street, 154 Feet North of Seneca Avenue.

Also, Resolution No. 34300 (New Series), as follows:

Resolved, That Hansbury & Wright be and they are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate public garage on the west side of Mission street, 154 feet north of Seneca avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Supply Station, Albert Arata, Northeast Corner Thirty-seventh Avenue and Balboa Street.

Also, Resolution No. 34301 (New Series), as follows:

Resolved, That Albert Arata be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northeast corner of Thirty-seventh avenue and Balboa street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit will become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Indefinite Postponement.

The following bill, heretofore passed for printing, was taken up and, on motion, indefinitely postponed:

## Auction Sale of Public Lands, Alameda County.

Bill No. 9386, Ordinance No. ———— (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the County of Alameda, State of California, and more particularly described as follows, to-wit:

That certain portion of Plot No. 43 of the Bernal portion of the Rancho El Valle de San Jose in Alameda County commencing at the point of intersection of the southerly line of County Road No. 2000, or Bernal street, with the southwesterly corporate limits of the Town of Pleasanton; running thence south 25 degrees 34 minutes east along said corporate limits 129.13 feet to the westerly line of the right of way of the Western Pacific Railway Company, as described in a deed from Spring Valley Water Company dated November 14, 1913, and recorded December 4, 1913, in Book 2217 of Deeds, at page 134, Alameda County Records; thence south 36 degrees 03 minutes west along said right of way line 550 feet; thence, leaving said right of way line, north 53 degrees 57 minutes west 152.66 feet; thence north 36 degrees 03 minutes east 587.01 feet to said southerly line of County Road No. 2000; thence south 85 degrees 55 minutes east along said southerly line 46.03 feet to the point of commencement, and containing 2.052 acres.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash, in United States gold coin, at public auction to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made, the notice of such sale, describing the land to be sold with common certainty. The said notice shall also state that no purchase price will be received less than \$3,052.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance as required by Article II, Chapter II, Section 9, chargeable upon a

district in accordance with the provisions of Section 5 of the Street Improvement Ordinance of 1918 of said City and County, and does hereby set out the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered respectively as Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24 and 25 of Block No. 4965; Lots 1, 2, 3, 4, 19, 20, 21 and 22 of Block No. 4970; Lots 1, 13, 14, 15, 16, 17, 18 and 19 of Block No. 4971, all being designated on the maps and books of the Assessor of the City and County of San Francisco, and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description

of such district.

Section 2. This ordinance shall take effect immediately.

## Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

## Reducing Sidewalk Widths on Wawona Street.

On recommendation of Streets Committee.

Bill No. 9380, Ordinance No. 8974 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, by adding thereto a new section, to be numbered eleven hundred and five.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended, in accordance with the communication of the Board of Public Works, filed in this office April 2, 1931, by adding thereto a new section, to be numbered eleven hundred and five, to read as follows:

Section 1105. The width of sidewalks on Wawona street between the San Miguel Ranch line, easterly from Fifteenth avenue and Seven-

teenth avenue, shall be twenty-one (21) feet.

The width of sidewalks on Wawona street between Seventeenth avenue and Eighteenth avenue shall be ten (10) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Permission to Granfield, Farrar & Carlin to Explode Blasts on Bernal Heights.

Also, Resolution No. 34302 (New Series), as follows:

Resolved, That Granfield, Farrar & Carlin are hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Bernal Heights; provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that

said blasts shall be exploded only between the hours of 7 a.m. and 6 p.m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works; and that if any of the conditions of this resolution be violated by said Granfield, Farrar & Carlin, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Permission to H. V. Tucker to Explode Blasts.

Also, Resolution No. 34303 (New Series), as follows:

Resolved, That H. V. Tucker is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while grading on Powhattan avenue between Bradford and Franconia streets and on Peralta avenue between Powhattan avenue and a point 200 feet northerly therefrom; provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000, as fixed by the Board of Public Works and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided, also, that said blasts shall be exploded only between the hours of 7 a. m. and 6 p. m., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works; and that if any of the conditions of this resolution shall be violated by said H. V. Tucker, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Ordering the Improvement of Fitzgerald Avenue and Jennings Street.

Also, Bill No. 9382, Ordinance No. 8975 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of the crossing of Fitzgerald avenue and Jennings street by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with 10-inch vitrified clay pipe culverts; by the construction of a 12-inch vitrified clay pipe sewer along the center line of Fitzgerald avenue between the center and northwesterly lines of Jennings street, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

And the improvement of Jennings street between Fitzgerald avenue and Gilman avenue, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Ordering the Improvement of Quintara Street and Thirty-third Avenue.

Also, Bill No. 9383, Ordinance No. 8976 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in ten installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the crossing of Quintara street and Thirty-third avenue by grading to official line and grade, by the construction of armored concrete curb, by the construction of artificial stone side-walks of the full official width, on the angular corners thereof, by the construction of catchbasins with accompanying 10-inch vitrified clay pipe culverts, by the construction of 8-inch and 21-inch vitrified clay pipe sewers with accompanying manhole, and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic con-

crete wearing surface and a 6-inch class "F" concrete base on the roadway thereof.

And the improvement of Quintara street between the westerly line of Thirty-third avenue and the center line of Thirty-fourth avenue, by the construction of 21-inch vitrified clay pipe sewer with accompanying manholes and Y branches.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent-Supervisors Garrity, Shannon, Stanton-3.

## Ordering the Improvement of Ingerson Avenue Between Ingalls and Hawes Streets.

Also, Bill No. 9384, Ordinance No. 8977 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors April 7, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Ingerson avenue between Ingalls and Hawes streets, including the intersection of Redondo street, by grading to official line and grade; by the construction of unarmored concrete curbs, by the construction of side sewers, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with accompanying 10-inch vitrified clay pipe culverts on the intersection of Redondo street, by the construction of concrete stairs, and by the construction of an asphalt concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch class "F" concrete base, on the roadway thereof.

That in the opinion of the said Board of Public Works the proposed work or improvement is of more than local or ordinary benefit, and that the assessment to defray the costs and expenses thereof can be more equitably imposed upon the property benefited thereby, and, therefore, the said Board does hereby determine and declare that the expense of such work or improvement be made chargeable upon a district in accordance with the provisions of Section 5 of the Street Improvement Ordinance of 1918 of said City and County, and does

hereby set out the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof, as follows:

Within the exterior boundary of all those certain lots delineated, designated and numbered, respectively, as Lots 2, 3, 4, 5, 6, 7, 8, 9, 10. 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24 and 25 of Block No. 4965; Lots 1, 2, 3, 4, 19, 20, 21 and 22 of Block No. 4970; Lots 1, 13, 14, 15, 16, 17, 18 and 19 of Block No. 4971, all being designated on the maps and books of the Assessor of the City and County of San Francisco and upon the assessment book of the City and County of San Francisco current at the time of the inception of the proceedings for the above-mentioned improvement.

The foregoing described lots of land are contained within and constitute the extent of the district benefited by said contemplated work or improvement and to be assessed to pay the costs and expenses thereof, and reference to the same is hereby made for the description of such district.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheeliy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Amending Section 8 of Ordinance No. 7691 (New Series), by Adding Thereto the Motor Vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Marshal and Underwriters' Fire Patrol, and Section 37 Thereof by Adding Thereto Alameda Street and Florida Street as Streets Upon Which Parking Is Prohibited From 7 A. M. to 6 P. M.

On recommendation of Traffic Committee.

Bill No. 9385, Ordinance No. 8973 (New Series), as follows:

Amending Section 8 of Article II of Ordinance No. 7691 (New Series), entitled "An ordinance regulating traffic upon the public streets and repealing all ordinances inconsistent herewith," so as to include the motor vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Marshal, and Underwriters' Fire Patrol therein as "emergency vehicles exempt from certain rules"; and Section 37 of Article V thereof, by adding thereto Alameda street between Bryant and Florida streets, and Florida street for a distance of 275 feet south of Alameda street property line.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Sections 8 and 37 of Ordinance No. 7691 (New Series), the title of which is recited above, are hereby amended to read as follows:

### ARTICLE II.

Authority of Police Traffic Signs and Signals.

Section 8. Emergency Vehicles Exempt From Certain Rules.—The provisions of this ordinance regulating the movement, parking and standing of vehicles shall not apply to ambulances, vehicles of the Commercial Fire Despatch, Department of Electricity, Fire Department, Fire Marshal, Police Department, Sheriff's office, Underwriters' Fire Patrol, or of a public utility while the driver of any such vehicle is engaged in the necessary performance of emergency duties.

## ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Places. Parking Prohibited on Certain Streets, 7 A. M. to 6 P. M.

Section 37. Between the hours of seven (7) a. m. and six (6) p. m.

of any day, excepting Sundays and legal holidays, it shall be unlawful for the operator of a vehicle to stop said vehicle for a period of time longer than is necessary for the actual loading or unloading and delivery of passengers or materials in any of the following places:

Alameda street between Bryant and Florida streets; Annie street, Anthony street, Austin street, Campton place; Cedar street, Clementina street, Cortland avenue on the north side between Mission street and Folsom street, Ecker street, Elm street, Fern street, Florida street for a distance of 275 feet south of Alameda street property line, Hemlock street, Holland court, Ivy street, Linden street, Maiden lane, Minna street, Mint street on the east, south and north sides, Monroe street, Montgomery street between Market and California streets, Myrtle street, Natoma street, Olive street, Pacific avenue on the north side between Columbus avenue and Van Ness avenue, Redwood street, Tehama street, Willow street.

Signs shall be erected and maintained not more than two hundred (200) feet apart in each block designating the provisions of this section.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$89,863.73, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## NEW BUSINESS.

### Passed for Printing.

The following matters were passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

## 1928 Hetch Hetchy Construction Fund.

(1) California Meat Company, meat furnished (claim dated
April 20, 1931)\$ 573.76
(2) Kaiser Paving Company, sand (claim dated April 21,
1931)
(3) Valley Creamery, milk and cheese (claim dated April 20,
1931) 580.89
(4) Byron Jackson Company, one pump (claim dated April
16, 1931) 1,282.67
(5) J. H. Creighton, truck hire (claim dated April 16, 1931). 3,037.77
(6) J. H. Creighton, truck hire (claim dated April 17, 1931). 571.27
(7) Edison Storage Battery Supply Company, battery rentals
(claim dated April 17, 1931)

(8) George Herrmann Company, calcium chloride (claim	715 00
dated April 17, 1931)	715.20
(claim dated April 17, 1931)	623.69
(10) Charles R. McCormick Lumber Company, lumber (claim	050 05
dated April 17, 1931)	,850.37
dated April 16, 1931)	571.13
(12) Reese Blow Pipe Manufacturing Company, steel pipe	
	,230.94
(13) San Francisco City Employees' Retirement System, to match contributions from Hetchy Hetchy employees (claim	
dated April 16, 1931)	664.51
(14) State Compensation Insurance Fund, premium on policy	
covering insurance of Hetch Hetchy employments (claim dated April 16, 1931)	.837.83
(15) Santa Cruz Portland Cement Company, cement (claim	
	,510.00
Hetch Hetchy Power Operative Fund.	
(16) San Francisco City Employees' Retirement System, to match contributions from Hetch Hetchy Power Division	
employees (claim dated April 21, 1931)\$	502.23
Municipal Railway Fund.	
(17) American Brake Shoe and Foundry Company of Cali-	
fornia, brake shoes for Municipal Railways (claim dated	
April 20, 1931)\$ 1 (18) Fageol Motors Company, one reconditioned Hall-Scott	,068.48
motor for motor bus (claim dated April 20, 1931)	825.00
(19) Monroe Calculating Machine Company, one Monroe cal-	
culating machine (claim dated April 20, 1931)	517.50
1927 Boulevard Bond Fund.	
(20) Clarence B. Eaton, final payment, improvement of Alemany boulevard, Section "E", Contract 20 (claim dated	
April 20, 1931)\$	697.20
(21) J. Verano, final payment, improvement of Alemany	
boulevard, Section "C", Contract 24 (claim dated Aug. 22, 1931)	699.14
County Road Fund.	000.11
(22) Antioch Sand Company, sand for street maintenance	
(claim dated April 17, 1931)\$ 1	,785.49
(23) Pacific Coast Aggregates, Inc., gravel for street reconstruction (claim dated April 16, 1931)	,153.29
(24) San Francisco Gravel Company, gravel for street re-	,100.23
construction (claim dated April 18, 1931)	887.29
1931 Public Parks and Squares Bonds.	
(25) Piombo Brothers, loam delivered to Sunset Square (claim dated April 23, 1931)\$	<b>50</b> 0.00
(26) San Francisco City Employees' Retirement System, to	590.00
match employees' contributions for March, 1931 (claim	
dated April 23, 1931)	958.38
covering employments, February 1 to April 1, 1931 (claim	
	,132.54
Park Fund.	
(28) Glaser Brothers-Judell Company, tobacco furnished	
parks (claim dated April 23, 1931)\$ (29) Golden State Milk Products Company, ice cream, etc.,	672.53
	.790.33

(30) San Francisco Dairy Company, milk, etc., furnished parks (claim dated April 23, 1931)	598.35
(claim dated April 23, 1931)	607.11
(32) American Cast Iron Pipe Company, cast iron pipe (claim dated April 22, 1931)\$ (33) Neptune Meter Company, water meters (claim dated	2,876.88
April 22, 1931)	7,538. <b>75</b>
dated April 22, 1931)	2,423.83
(claim dated April 22, 1931)	2,410.96
match contributions from employees (claim dated April 22, 1931)	4,380.15
April 22, 1931)	743.65
$General\ Fund,\ 1930-1931.$	
(38) San Francisco Chronicle, official advertising (claim	
dated April 27, 1931)\$ (39) N. Randall Ellis, engineering services rendered City At-	591.27
torney, April, 1931 (claim dated April 30, 1931)	750.00
for City Prison (claim dated April 20, 1931)	2,283.00
tification of Civic Center (claim dated April 23, 1931) (42) Board of Park Commissioners, reimbursement for construction of convenience station near conservatory (claim	501.96
dated April 23, 1931)	1,201.05
dated April 30, 1931)	56,650.00
<ul> <li>(44) Tiedemann &amp; McMorran, canned oysters furnished San Francisco Hospital (claim dated March 31, 1931)</li> <li>(45) Gaffney &amp; Luce, meat for San Francisco Hospital (claim</li> </ul>	739.20
dated March 31, 1931)	984.24
(claim dated March 31, 1931)	630.76
1931)	714.61
<ul><li>(48) J. T. Freitas Company, eggs for San Francisco Hospital</li><li>(claim dated March 31, 1931)</li></ul>	1,099.90
cisco Hospital (claim dated March 31, 1931)	1,665.71
Hospital (claim dated March 31, 1931)	559.84
Francisco Hospital (claim dated March 31, 1931)	1,560.25
Home (claim dated March 31, 1931)	594.69
Honda Home (claim dated March 31, 1931)	616.02
(claim dated March 31, 1931)	1,331.78
(claim dated March 31, 1931)	1,741.50

(56) Richard J. Murphy, beans for Laguna Honda Home	
(claim dated March 31, 1931)	791.00
(57) Richfield Oil Company, fuel oil for Laguna Honda Home	
(claim dated March 31, 1931)	712.37
(58) San Francisco Dairy Delivery Company, milk for La-	
guna Honda Home (claim dated March 31, 1931)	2,556.85
(59) Levi Strauss & Co., clothing and table linen for Laguna	
Honda Home (claim dated March 31, 1931)	546.97
(60) Tiedemann & McMorran, canned goods for Laguna	
Honda Home (claim dated March 31, 1931)	604.98

#### Appropriations for Various Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Publicity and Advertising—Appropriation 55.

600.00

#### Budget Item No. 50—San Francisco Hospital and Laguna Honda Home, Repairs and Painting.

(2) For cost of installing Duraflex floor over old cement floor of entrance corridor, first floor of infirmary building of the Laguna Honda Home, an area of 4291 square feet, per award by Purchaser of Supplies.....\$ 1,172.00

### Appropriation, \$561.58, Damage Claim, Standard Brands of California.

Also, Resolution No. — (New Series), as follows:

Resolved, That there is hereby appropriated and set aside the sum of \$561.58, to be paid out of the revenues of the Water Department as settlement in full of the claim of Standard Brands of California for damage done to stationery, consisting of sales books, and 100 and 200 pound bags of chemicals, by reason of the bursting of a water main under the control of the Water Department of the City and County of San Francisco, in Iowa street near Twenty-third, on January 5, 1931.

Rescinding Appropriation of \$9,500 for Reconstruction of Broadway, Columbus Avenue to Sansome Street, and Appropriating \$8,475, County Road Fund, for Twentieth and Collingwood Streets.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That so much of Resolution No. 32857 (New Series) as appropriates and authorizes the expenditure of \$9,500 out of County Road Fund for the reconstruction of Broadway, Columbus avenue to Sansome street, be and the same is hereby rescinded and repealed.

(Request of Board of Works, Resolution No. 113804-a, Second Series.)

Further Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the reconstruction of the following streets, to-wit:

- (1) Twentieth street, Castro street to Collingwood street.....\$2,650.00
- (2) Collingwood street, Nineteenth street to Twentieth street. 5,825.00

Appropriating \$1,050 Out of General Fund for Payment of Portion of Salary of Claims Adjuster, Board of Public Works.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,050 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund for payment of portion of salary of claims adjuster, Department of Public Works, covering period of August, 1930, to and including February, 1931.

(Request of Board of Public Works, Resolution No. 113787, Second Series.)

#### Adopted.

The following resolutions were adopted:

Appropriations for Building Repairs and for Publicity and Advertising.

On recommendation of Finance Committee.

Resolution No. 34304 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

Repairs to Public Buildings-Budget Item 51.

(1) For cost of overhauling and renewing main supply and return lines of heating system and hot water supply at Fire Department Engine House No. 7......\$

250.00

(2) For renewing to proper condition the trap doors on slide poles in the dormitory of Fire Department Engine House No. 4 ......

350.00

Publicity and Advertising-Appropriation 55.

250.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Transfer of Amounts, Board of Public Works, Interdepartmental.

Also, Resolution No. 34305 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the following Budget Items, Department of Public Works, to the credit of the hereinafter mentioned Budget Items, Department of Public Works, being reimbursements for services performed and materials furnished for account of equipment of the various bureaus, to-wit:

To credit of Budget Item 453, from the following Budget Items:

540, Street Cleaning Department	\$177.33
553, Sewer Repair Department.	
565, Auto Maintenance	49.03
440, Building Repair Department	
499. Bureau of Engineering	

To credit of Budget Item 456, from the following Budget Items:
540, Street Cleaning Department\$852.75
553, Sewer Repair Department
565, Auto Maintenance 75.13
499, Bureau of Engineering 5.62
464, Bureau of Stores and Yards 9.00
To credit of Budget Item 457, from the following Budget Items:
540, Street Cleaning Department\$ 40.50
553, Sewer Repair Department 47.25
565, Auto Maintenance 3.37
(Degreets of Deard of Dublic Works dated April 11, 1021)

(Requests of Board of Public Works, dated April 11, 1931.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Accepting Offer of Spring Valley Water Company, Land for Dump, Hetch Hetchy Project.

Also, Resolution No. 34306 (New Series), as follows:

Whereas, it is necessary to use additional land near Valle shaft for dumping materials excavated from the Coast Range tunnel of the Hetch Hetchy aqueduct; and

Whereas, Spring Valley Company, Ltd., has offered the City and County of San Francisco a license to use certain land in Sections 13 and 14, Township 4 South, Range 2 East, Mount Diablo Base and Meridian, Alameda County, California, for said purpose, for the sum of

\$918; now, therefore, be it
Resolved, That said offer of Spring Valley Company, Ltd., he and it
is hereby accepted, and said sum of \$918 be paid to said party upon
receipt of a proper written license

receipt of a proper written license.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Accepting Statement of Receipts, Market Street Railway Company.

Also, Resolution No. 34307 (New Series), as follows:

Resolved, That the statements heretofore filed by the Market Street Railway Company, showing gross receipts from passenger fares for the months of January, February and March, 1931, upon which percentages in the following amounts are due the City and County, be and the same are hereby accepted, to-wit:

January—
Parkside, Twentieth avenue, etc\$525.77
Gough street
Parnassus avenue 216.84
February—
Parkside, Twentieth avenue, etc
Gough street
Parnassus avenue 195.20
March-
Parkside, Twentieth avenue, etc 577.29
Gough street 39.76
Parnassus avenue 220.32

Further Resolved, That the Market Street Railway Company is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Fixing Date of Hearing of Appeal, Northeast Corner of Twenty-fifth Street and San Jose Avenue, June 8, 1931, 2 P. M.

On recommendation of City Planning Committee.

Resolution No. 34308 (New Series), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission denying an application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Twenty-fifth street and San Jose avenue is hereby set for Monday, June 8, 1931, at 2 p. m. in the chambers of the Board of Supervisors.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Passed for Printing.

The following matters were passed for printing:

Resolution No. ———— (New Series), as follows:

#### Oil Tanks and Boilers.

On recommendation of Fire Committee.

Resolution No. 34332 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

- J. Gibbs Sons, south side Broadway, 150 feet east of Webster street, California Academy of Science, Golden Gate Park, 2000 gallons ca-1500 gallons capacity.
- C. Petersen Company, west side Twenty-fifth avenue, 125 feet north of Fulton street, 1500 gallons capacity.

#### Boilers.

Phillips Baking Company, 1315 Harrison street, 50 horsepower. The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Garage Permit, John Ortego, 1444 Green Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That John Ortego be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Solomans & Sparks by Resolution No. 18365 (New Series) for premises at 1444 Green street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Transfer Supply Station, G. Edwards, Southwest Corner of Columbus Avenue and North Point Street.

Also, Resolution No. --- (New Series), as follows:

Resolved, That G. Edwards be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted James P.

Neil by Resolution No. 33574 (New Series) for premises at the southwest corner of Columbus avenue and North Point street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Street Lights.

On recommendation of Lighting Committtee.

Resolution No. 34309 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as follows:

Install 400 O. B.

East and west sides Scott street between Hayes and Grove streets.

Northeast and southwest corners Scott and Grove streets.

East and west sides Scott street between Grove and Fulton streets.

Northeast and southwest corners Scott and Fulton streets.

North and south sides Fulton street between Pierce and Scott streets.

Northeast and southwest corners Pierce and Fulton streets.

North and south sides Fulton street between Steiner and Pierce streets.

Northeast and southwest corners Fulton and Steiner streets.

East and west sides Steiner street between Grove and Fulton streets.

Northeast and southwest corners Grove and Steiner streets.

East side Steiner street, south of Grove street.

East and west sides Thirty-second avenue between Anza and Balboa streets.

East and west sides Del Mar street between Waller and Frederick streets.

South side Cabrillo street between Eighth and Ninth avenues.

Corner Ervine and Campbell avenue.

East and west sides Twenty-first avenue between Moraga and Noriega streets.

Northeast and southwest corners Twenty-second avenue and Lincoln way.

Twenty-second avenue between Lincoln way and Judah street.

East and west sides Scott street, Sutter street to Sacramento street (8).

Alvarado street, Sanchez street to Noe street.

Alvarado street between Castro and Diamond streets.

Gambier street between Burrows and Felton streets.

East and west sides Eighteenth avenue between Rivera and Santiago streets.

La Martine street, north of Cayuga avenue.

East and west sides Seventeenth avenue between Taraval and Santiago streets.

South side Noriega street between Sixteenth and Seventeenth avenues.

Holliday avenue and Faith street.

Brewster and Faith streets.

East and west sides Twenty-seventh avenue between Geary and Anza streets.

East side Larkin and Francisco streets.

East and west sides Eighteenth avenue between Judah and Kirkham streets.

Southeast corner Ramsdell and Sargent streets.

North and south sides Hill street between Church and Noe streets.

Wawona street between Thirtieth and Thirty-first avenues.

North and south sides Eighteenth street, Castro to Danvers (11). Northeast and southwest corners Eighteenth street, Castro to Danvers (11).

South side Sixteenth street, opposite Flint street. Southwest corner Nineteenth and Guerrero streets.

East side Guerrero street, in front of No. 651.

Northeast and southwest corners Hayes and Baker streets to Stanyan street.

Hayes street between Baker and Stanyan streets (1 in center of block).

Northeast and southwest corners Waller street, Central avenue to Stanyan street.

North side Waller street, Central avenue to Stanyan street (7).

#### Remove 400 M. R.

East side Scott street between Hayes and Grove streets. East side Scott street, opposite Grove street. Southeast corner Scott and Fulton streets. South side Fulton street between Pierce and Scott streets. South side Fulton street, opposite Pierce street. South side Fulton street between Steiner and Pierce streets. West side Steiner street between Grove and Fulton streets. West side Steiner street between Hayes and Grove streets. Del Mar street between Waller and Frederick streets (2). West side Scott street, Sutter street to Sacramento street (4). Eighteenth avenue between Rivera and Santiago streets. Seventeenth avenue between Taraval and Santiago streets. Twenty-seventh avenue between Geary and Anza streets. Eighteenth avenue between Judah and Kirkham streets. Hill street between Church and Noe streets. North side Eighteenth street between Castro and Danvers streets. Waller street, Central avenue to Stanyan street (16).

Remove 250 M. R.

Southwest corner Hayes and Pierce streets.

North side Eighteenth street between Castro and Danvers streets (4).

Waller street, Stanyan street to Shrader street.

#### Remove 600 M. R.

Hayes street and Masonic avenue.
Southwest corner Fulton and Steiner streets.
Southwest corner Lincoln way and Twenty-second avenue.
Southwest corner Eighteenth and Collingwood streets.
Waller and Shrader streets.
Waller and Ashbury streets.

Change 250 M. R. to 400 O. B.

Crescent avenue, Mission street to Banks street, and readjust. Gambier and Felton streets.

Gambier and Burrows streets.

Oakdale avenue between Mendell and Lane streets (2).

Oakdale and Lane streets.

Sixteenth street, first east and west of Flint street.

Change 250 M. R. to O. B.

South side Hayes street, first, second and third east of Scott street North side Hayes street between Pierce and Scott streets.

Change 400 M. R. to O. B.

North and south sides Hayes street between Steiner and Pierc streets.

Northeast corner Hayes and Pierce streets.

Northeast corner Thirty-second avenue and Anza street.

Twenty-first avenue and Noriega street.

Twenty-second avenue between Lincoln way and Judah street.

North and south sides Twenty-sixth street between Dolores and Church streets.

North side Filbert street between Van Ness avenue and Fillmore street.

North and south sides Filbert street, Franklin street to Fillmore street.

North and south sides Filbert street between Baker and Lyon streets.

Corner Filbert and Franklin streets to Webster street.

Corner Filbert and Broderick streets.

Corner Filbert and Lyon streets.

Eighteenth avenue and Santiago street. Seventeenth avenue and Santiago street.

Fourteenth street, Valencia street to Market street (8).

Twenty-seventh avenue and Anza street.

Corner Eighteenth avenue and Kirkham street.

Corner Hill and Sanchez streets, and Hill and Noe streets.

Thirtieth avenue and Wawona street.

Install 400 Type "C" Front of Church.

Fifth Church of Christ, Scientist (front of 450 O'Farrell street).

Install 250 O.B.

Cohen place, south of Ellis street.

Take Over Lighting, Miraloma Park.

Juanita way between Fowler avenue and Evelyn way.

Corner Omar way and Rockdale drive.

Rockdale drive between Omar way and Reposa way.

Teresita boulevard between Reposa and Isola ways.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Passed for Printing.

The following bill was passed for printing:

Establishing Underground District, Buena Vista Avenue, From South Line of Haight Street to North Line of Upper Terrace.

Bill No. 9387, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1uu.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1uu. An additional district to those heretofore described, within which it shall be unlawful to maintain poles and overhead wires after January 1, 1932, is hereby designated, to-wit:

Underground District No. 61, Buena Vista avenue from south line of Haight street to the north line of Upper Terrace (approximately 2000

feet).

#### Adopted.

The following resolution was adopted:

#### Intention to Change Grades.

On recommendation of Streets Committee.

Resolution No. 34310 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to

change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above city base, as hereinafter stated, in accordance with Resolution No. 113615 (Second Series) of the Board of Public Works, adopted April 3, 1931, and written recommendation of said Board, filed April 4, 1931, to-wit:

#### Twenty-fifth Street.

Mississippi street, easterly line, 90 feet. (The same being the present official grade.)

Mississippi street, westerly line, 94 feet.

Texas street, 130 feet. (The same being the present official grade.)

63.33 feet westerly from Texas street, 130 feet.

113.33 feet westerly from Texas street, 128.12 feet.

163.33 feet westerly from Texas street, 122.50 feet. (Vertical curve passing through the last three described points.)

Missouri street, easterly line, 117 feet.

Missouri street, westerly line, 105 feet.

Connecticut street, 75 feet.

Arkansas street, easterly line, 130 feet. (The same being the present official grade.)

Mississippi Street.

Twenty-third street, 90 feet. (The same being the present official grade.)

366 feet northerly from Twenty-fifth street, 97.66 feet.

Easterly line of, at Twenty-fifth street, 90 feet. (The same being the present official grade.)

Westerly line of, at Twenty-fifth street, 94 feet.

#### Missouri Street.

200 feet northerly from Twenty-fifth street, 127.71 feet. (The same being the present official grade.)

Easterly line of, at Twenty-fifth street, 117 feet.

Westerly line of, at Twenty-fifth street, 105 feet.

523 feet northerly from Army street, 21 feet.

Easterly line of, 200 feet northerly from Army street, 16.50 feet. Westerly line of, 200 feet northerly from Army street, 18.71 feet.

Easterly line of, at Army street, 16.50 feet. (The same being the present official grade.)

Westerly line of, at Army street, 18.71 feet. (The same being the present official grade.)

#### Connecticut Street.

Twenty-third street, 275 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, 266.67 feet northerly from Twenty-fifth street, 113.75 feet.

15 feet westerly from the easterly line of, 266.67 feet northerly from Twenty-fifth street, 116.25 feet.

216.67 feet northerly from Twenty-fifth street, 107.50 feet.

Twenty-fifth street, 75 feet.

343 feet southerly from Twenty-fifth street, 40 feet.

403 feet southerly from Twenty-fifth street, 40 feet.

Westerly line of, 380 feet northerly from Army street, 31.90 feet. Westerly line of, 340 feet northerly from Army street, 28.93 feet.

Westerly line of, 300 feet northerly from Army street, 27.82 feet.

(Vertical curve passing through the last three described points.)

Easterly line of, 380 feet northerly from Army street, 31.90 feet. Easterly line of, 340 feet northerly from Army street, 28.86 feet.

Easterly line of, 300 feet northerly from Army street, 27.56 feet.

(Vertical curve passing through the last three described points.)

Westerly line of, at Army street, 26.46 feet. (The same being the present official grade.)

Easterly line of, at Army street, 24.25 feet. (The same being the

present official grade.)

On Twenty-fifth street between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street; on Missouri street between Army street and a line parallel with Twenty-fifth street and 200 feet northerly therefrom; and on Connecticut street between Twenty-third street and Army street.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street

improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Passed for Printing.

The following bills were passed for printing:

## Changing Grades on Thirty-eighth Avenue, Wawona Street to Yorba Street.

Bill No. 9388, Ordinance No. ——— (New Series), as follows:

On recommendation of Streets Committee.

Changing and reestablishing the official grades on Thirty-eighth ave-

nue, Wawona street to Yorba street.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 10th day of February, 1931, by Resolution No. 33922 (New Series), declare its intention to change and reestablish the grades on Thirty-eighth avenue, Wawona street to Yorba street; and

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the reso-

lution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:
Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

#### Thirty-eighth Avenue.

Easterly line of, at Wawona street, 90.06 feet. (The same being the present official grade.)

Westerly line of, at Wawona street, 89.50 feet. (The same being the present official grade.)

Yorba street intersection, 80.70 feet.

#### Yorba Street.

Thirty-seventh avenue, 93 feet. (The same being the present official grade.)

Thirty-eighth avenue intersection, 80.70 feet.

Thirty-ninth avenue, 72.50 feet. (The same being the present official grade.)

On Thirty-eighth avenue between Wawona and Yorba streets, and on Yorba street between Thirty-seventh and Thirty-ninth avenues, be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Grade Change Establishment on Thirty-sixth Avenue.

Also, Bill No. 9389, Ordinance No. ——— (New Series), as follows:

Changing and reestablishing the official grades on Thirty-sixth avenue, Vicente street to Sloat boulevard.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 10th day of February, 1931, by Resolution No. 33923 (New Series), declare its intention to change and reestablish the grades on Thirty-sixth avenue, Vicente street to Sloat boulevard; and

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publica-

tion of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets, at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

#### Thirty-sixth Avenue.

Easterly line of, at Vicente street, 76.63 feet. (The same being the present official grade.)

Westerly line of, at Vicente street, 75.36 feet. (The same being the

present official grade.)

240 feet southerly from Vicente street, 78.40 feet.

558.81 feet southerly from Vicente street, 96.00 feet.

670.04 feet southerly from Vicente street, 96 feet.

1270 feet southerly from Vicente street, 92 feet.

On a line at right angles to the westerly line of, 197.03 feet northerly from Sloat boulevard, 92 feet.

On a line at right angles to the westerly line of, 107.03 feet northerly from Sloat boulevard, 96.34 feet.

10 feet easterly from the westerly line of, at Sloat boulevard northerly line, 100.65 feet.

10 feet westerly from the easterly line of, at Sloat boulevard north-

erly line, 101.50 feet.

On Thirty-sixth avenue, between Vicente street and Sloat boulevard, be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

#### Award of Contract, Printed Forms.

On recommendation of Supplies Committee.

Resolution No. 34311 (New Series), as follows:

Resolved, That award of contract for furnishing printed forms and blanks for School Department during the fiscal year 1931-32 be hereby made on bids submitted April 13, 1931 (Proposal No. 700) and tabulation thereof on file in the Bureau of Supplies, which is by this ref-

erence made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors and the awards herein approved by it, same are now made to the following, viz.:

Bid No. 1—Margaret Mary Morgan Company.

Bid No. 2—Schwartz & Co.

Bid No. 3-Schwabacher-Frey Company.

Bid No. 4—Collins & Utt.

Bid No. 5—Jenkins-Hall Index Card Company. Bid No. 6—Buckley & Curtin.

Bid No. 7—Victor F. Pollak Printing Company. Bid No. 8—Rapid Service Press, Inc.

Bid No. 9-Neal, Stratford & Kerr.

Bid No. 10-Phillips & Van Orden Company.

Bid No. 11—Levison Printing Company.

Bid No. 12-California Printing Company.

Bid No. 13-Remington-Rand Business Service, Inc.

Bid No. 14—Western Loose Leaf Company.

Bid No. 15-A. Carlisle & Co.-Upham & Rutledge, Inc.

Bid No. 16-Walter T. Lyon Printing Company.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Warning Signs.

On recommendation of Traffic Committee.

Resolution No. 34312 (New Series), as follows:

Resolved, That the following warning signs be established or changed as follows:

> Install Caution Signs, "Bridle Path Crossing-Give Horses Right-of-Way."

North side Fulton street, east of Seventh avenue. South side Fulton street, west of Seventh avenue.

Install "60-Minute Parking" Signs.

South side Fulton street, 30 feet east of Hyde street. South side Fulton street, 153 feet east of Hyde street.

South side Fulton street, 270 feet east of Hyde street.

Remove and Relocate "School Zone" Signs.

From east side Twelfth avenue, north of Clement street, to east side Twelfth avenue, south of Clement street.

From west side Twelfth avenue, south of California street, to west side Twelfth avenue, north of California street.

Install "School Zone" Signs.

North side California street, east of Funston avenue.

North side California street, east of Park-Presidio avenue.

South side California street, west of Funston avenue.

South side California street, west of Twelfth avenue.

East side Park-Presidio avenue, south of Clement street.

South side Clement street, west of Funston avenue.

North side Clement street, east of Funston avenue.

South side Clement street, west of Twelfth avenue.

East side Funston avenue, south of California street.

East side Twelfth avenue, south of California street.

#### Install "Slow" Signs.

Staples avenue, east and west of Phelan avenue.

Randall street, east of Bernal avenue.

Bernal avenue, north of Randall street.

Bernal avenue, south of Brook street.

Brook street, east of San Jose avenue.

San Jose avenue, north of Brook street.

Steiner street, north and south sides of Haight street.

Main street, north and south sides of Folsom street.

#### Install "Stop" Signs.

Turk street, west of Arguello boulevard.

Balboa street, east of Arguello boulevard.

North side Harding golf course road at east side of Skyline boule-

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Automatic Traffic Signals.

Also, Resolution No. 34313 (New Series), as follows:

Resolved, That automatic traffic signals be installed at Seventeenth and Howard streets and Ninth and Mission streets.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Loading Zones. Passenger Loading Zones and Theatre Zones.

Also, Resolution No. 34314 (New Series), as follows:

Resolved, That the following loading zones, passenger loading zones and theatre zones be established or abolished as shown below:

#### Establish Loading Zones.

100-106 Davis street, 27 feet—Libby, McNeill & Libby Company; serves sidewalk chute.

200-210 Golden Gate avenue, 27 feet—Rex Auto Supply Company; serves delivery and shipment of merchandise.

137 Turk street, 27 feet—Kelly Transfer Company; serves loading

and unloading of merchandise.

741-749 Valencia street, 27 feet—O'Shaughnessy & Roche; serves patrons to parlor and funerals.

#### Establish Passenger Loading Zones.

2440 Sixteenth street, 27 feet—Dr. McCarthy, surgery (industrial accidents); serves entrance for injured persons.

1500 Sutter street, 18 feet-Majestic Hotel; serves entrance to hotel of 84 rooms.

1950 Clay street, 27 feet—Apartment house; serves entrance to apartment house.

775 Post street, 27 feet—Warrington Apartments; serves entrance to 60 apartments.

#### Establish Theatre Zones.

1529 Polk street, 27 feet—Royal Theatre.

2330 Polk street, 36 feet—Alhambra Theatre.

#### Abolish Loading Zone.

1158 Mission street, 27 feet-P. R. Transit Company.

Aves-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Summoning City Engineer and Manager of San Francisco Water Department Before Board of Supervisors for Explanation in Detail of Charges Preferred Against John B. Little, Civil Engineer, Before the State Board of Registration for Civil Engineers.

Supervisor McSheehy (for Special Committee on Water Shortage Investigation) presented the following resolution:

Resolution No. 34325 (New Series), as follows:

Resolved, That City Engineer M. M. O'Shaughnessy and Nelson A. Eckart, manager of the San Francisco Water Department, be and they are hereby requested and summoned to appear before this Board of Supervisors at the next meeting of the Board and submit an explanation, in detail, of the charges which have been preferred against John B. Little, Civil Engineer, before the State Board of Registration for Civil Engineers.

#### Motion.

Supervisor Colman moved that matter be indefinitely postponed. Motion *lost* by the following vote:

Ayes—Supervisors Andriano, Colman, Hayden—3.

Noes—Supervisors Breyer, Canepa, Gallagher, Havenner, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—12. Absent—Supervisors Garrity, Shannon, Suhr—3.

#### Adopted.

Whereupon, the foregoing was adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Gallagher, Havenner, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—12. Noes—Supervisors Andriano, Colman, Hayden—3.

Absent-Supervisors Garrity, Shannon, Suhr-3.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Examination Proposed of Assistant Clerks, Board of Supervisors.

Supervisor Gallagher presented a resolution calling for a promotional examination for assistant clerks of the Board of Supervisors, which was referred to the Civil Service Commission.

#### Compensation for One Killed by Accident.

Communication from City Attorney, advising that compensation cannot be legally paid by the City to relatives of anyone killed by members of the Police Department through accident.

Ordered filed.

#### Turk Street Railway Franchise Extension.

Communication from City Attorney, stating that it will be incumbent on the Board of Supervisors to determine and advise him of the exact conditions of the proposed Turk street extension franchise for street railway, before he can prepare necessary legislation.

Also, in re certain conditions governing granting of permit for ex-

tensions of railway line on Turk street.

Referred to Public Utilities Committee.

#### Unemployment Funds.

Supervisor Gallagher presented:

Communication from Board of Public Works, advising that only sufficient money is on hand to run about four days in the unemployment work, and notifying of lay-off after April 30, 1931.

Referred to Finance Committee.

## Appointment of Supervisor Andriano to Represent Mayor at Paris Exposition.

The following was read by the Clerk and approved by the Board:

San Francisco, Cal., April 27, 1931.

To the Honorable Board of Supervisors, City and County of San Francisco, City, Hall, San Francisco, Cal.:

Gentlemen: Under date of March 7th, an invitation has been extended to myself and Mrs. Rossi by the Marchal of France, Commissioner-General of the International Colonial Exposition, the President of the Municipal Council of Paris and the Board of Directors of the Office National du Courisme to represent the City and County of San Francisco at this exposition to be held in Paris in June, 1931.

These officials ask that, in case of my inability to accept their invi-

tation, I nominate a substitute as a representative.

Supervisor Sylvester Andriano, being a master of many foreign languages, I nominate as my substitute, and am addressing this letter to your Honorable Board to ask your confirmation of this appointment. Mrs. Andriano will accompany him.

All expenses, other than any that may be extended in the way of appreciation by the City and County of San Francisco, will be borne by

the French Commission.

Respectfully,

ANGELO J. ROSSI, Mayor.

## Mayor to Appoint Citizens' Committee for Cooperation With the Order of Ahepa Convention.

Supervisor Colman presented:

Resolution No. 34315 (New Series), as follows:

Whereas, the ninth annual national convention of the American-Hellenic Educational Progressive Association, popularly known as the Order of Ahepa, will be held in San Francisco, August 24th to 30th, inclusive, 1931; and

Whereas, the Society of American Greeks is the organization and mouthpiece for several hundred thousand patriotic Greeks in the United States, and many thousands of loyal and high-minded delegates and visitors will be guests of San Francisco at the coming national convention: and be it

convention; and be it
Resolved, That the Mayor is hereby directed to appoint a citizens' committee to cooperate with the Order of Ahepa in preparation for a fitting welcome to delegates and visitors to its ninth annual convention, August 24th to 30th, inclusive.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

## Resolution Urging Defeat of Bill Proposing Extension of Franchise for Operation of Toll Bridge Across Carquinez Straits.

Supervisor Canepa presented:

Resolution No. 34316 (New Series), as follows:

Whereas, it is the declared policy of the Legislature that bridges

shall constitute a part of the State highway system and that existing privately owned bridges shall be acquired by the State as expeditiously as possible; and

Whereas, there is now pending in the State Legislature a bill which has for its purpose the extension, for a period of twenty-five years, of the franchise granted the American Toll Bridge Company for the

operation of the toll bridge across Carquinez Straits; and

Whereas, to grant this extension of franchise would be to impose an additional and unwarranted burden upon the motoring public and would tend, by precedent, to abrogate the declared policy of the State Legislature now in effect; therefore be it

Resolved, That the State Legislature be and is hereby memorialized and urged to defeat the passage of the bill proposing an extension to

the present franchise for this bridge; and be it
Further Resolved, That copies of this resolution be transmitted to the Governor, the Lieutenant-Governor, the Speaker of the Assembly and to the members of the San Francisco delegation in the State Legislature.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri. Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Department of Public Works to Furnish Board of Supervisors With Prices of Work to Be Done on Hetch Hetchy Pice Line.

Supervisor McSheehy presented:

Resolution No. 34317 (New Series), as follows:

Whereas, on May 6, 1931, bids for construction of a \$7,000,000 pipe line, 47½ miles long, in the San Joaquin Division of the Hetch Hetchy Aqueduct, Contract No. 123, will be received by the Department of Public Works. Plans and specifications show that this contract is to be let as a whole, or in three parts, of 23.1 miles, 19.9 miles and 4.6 miles:

Resolved, That the Department of Public Works furnish to this Board, at the next meeting of this Board, the itemized statement and computations made by the City Engineer, showing the estimated unit prices for the work to be done and materials to be furnished under said Contract No. 123.

Adopted by the following vote:

Ayes-Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### Leave of Absence, Hon. M. Earl Cummings, Member of the Park Commission.

Resolution No. 34318 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. M. Earl Cummings, member of the Park Commission, is hereby granted a leave of absence for a period of thirty-five days, commencing May 1, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr-15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

#### One-Cab Stand Permits.

Supervisor Andriano presented:

Resolution No. 34319 (New Series), as follows:

Resolved, That the following one-cab stand permits are hereby approved:

Yellow Cab Company—715 Chestnut street; 1006 Columbus avenue.

Blue Top Cabs, Ltd.—1025 Columbus avenue.

De Soto Limousine Service—180 Church street.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Suhr—15.

Absent—Supervisors Garrity, Shannon, Stanton—3.

Requesting Committee on Committees to Fill Vacancies in Various Committees Caused by Death of Late Supervisor Power and by the Further Appointment of James E. Power, Jr.

Supervisor Hayden presented:

Resolution No. 34320 (New Series), as follows:

Resolved, That the Committee on Committees, consisting of J. Emmet Hayden (chairman), E. J. Spaulding, Frank J. McGovern, Jesse C. Colman, Fred Suhr, Victor J. Canepa, Sylvester Andriano, Thomas P. Garrity, Warren Shannon and William P. Stanton, be respectfully requested to fill the vacancies in the various committees caused by the death of the late James E. Power, and by the further appointment of James E. Power, Jr., and to report back to the Board of Supervisors at the earliest opportunity.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Garrity, Shannon—2.

#### Standing Committees of the Board of Supervisors.

Supervisor Hayden presented:

Resolution No. 34321 (New Series), as follows:

Resolved, That the Standing Committees of the Board of Supervisors be constituted as follows:

Airport and Aeronautics-Spaulding, Peyser, Miles.

Auditorium-Suhr, Hayden, Colman.

Civil Service—Havenner, Breyer, McSheehy.

Education, Parks and Playgrounds-McSheehy, Breyer, Suhr.

Finance—Hayden, Roncovieri, Miles.

Fire—Peyser, Canepa, Stanton.

Industrial Development and City Planning—Gallagher, Canepa, Hayden.

Judiciary—Breyer, Andriano, Power.

Lighting, Water and Telephone Service and Electricity—Stanton, McGovern, Andriano.

Municipal Concerts and Public Celebrations—Roncovieri, Colman, Gallagher.

Police and Licenses-Andriano, Shannon, McGovern.

Public Buildings and Lands—Shannon, Garrity, Suhr.

Public Health—Garrity, McSheehy, Roncovieri.

Public Utilities—Colman, Spaulding, Havenner.
Public Welfare and Publicity—Power, Peyser, Spaulding.

Streets and Tunnels—Canepa, Gallagher, Shannon.

Supplies-Miles, Stanton, Power.

Traffic-McGovern, Havenner, Garrity.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Garrity, Shannon—2.

#### Leave of Absence, Supervisor Jefferson E. Peyser, Fifteen Days From April 29, 1931.

Resolution No. 34322 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Jefferson E. Peyser, member of the Board of Supervisors, is hereby granted a leave of absence for a period of fifteen days, commencing April 29, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Garrity, Shannon—2.

#### Condolence on the Death of Henry G. W. Dinkelspiel.

Supervisor Hayden presented:

Resolution No. 34323 (New Series), as follows:

Whereas, the Hon. Henry G. W. Dinkelspiel, a leader at the California bar, a former Assemblyman, former Trustee of the San Francisco State Normal School, and a delegate to the National Republican Convention of 1900, recently died at Dante Hospital; and

Whereas, the late Hon. Henry G. W. Dinkelspiel was interested in all those other activities that made for the social, intellectual and spiritual betterment of the civic polity, as well as of his fellow-men; and

Whereas, his interest in these matters was clearly evidenced by his membership in numerous and various clubs and fraternal orders, particularly the Native Sons of the Golden West; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby express publicly its sorrow at the loss to the State of California of such an estimable citizen, able legal light and courageous public representative; and be it

Further Resolved, That this Board adjourn, when it does adjourn, out of respect to the memory of the late Hon. Henry G. W. Dinkelspiel, and that a copy of this resolution be spread on the minutes of this Board and another copy be sent to the surviving members of his family, to whom is extended sincere condolences in this their bereavement.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Garrity, Shannon—2.

#### Condemnation Proceedings, Potrero Playground.

Resolution No. 34324 (New Series), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco, that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following described property situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

#### Parcel 1.

Commencing at a point on the westerly line of Missouri street, distant thereon 62 feet 6 inches northerly from the point formed by the intersection of the said westerly line of Missouri street with the northerly line of Twenty-third street; running thence northerly along the said westerly line of Missouri street 37 feet 6 inches; thence at a right angle westerly 100 feet; thence at a right angle southerly 37 feet 6 inches; and thence at a right angle easterly 100 feet to the westerly line of Missouri street and the point of commencement.

Being a portion of Potrero Nuevo Block No. 250.

#### Parcel 2.

Commencing at a point formed by the intersection of the northerly line of Twenty-third street with the westerly line of Missouri street; thence running northerly along the said westerly line of Missouri street 25 feet; thence at a right angle westerly 100 feet; thence at a right angle southerly 25 feet to the northerly line of Tweny-third street; and thence easterly along the said northerly line of Twenty-third street 100 feet to its intersection with the westerly line of Missouri street and the point of commencement.

Being a portion of Potrero Nuevo Block No. 250.

Be it Further Resolved, That said properties are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For playground purposes. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said tracts of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of said City and County of San Francisco, as aforesaid.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power. Roncovieri, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Garrity, Shannon-2.

#### Passed for Printing.

The following bill was passed for printing:

#### Auction Sale of City Land in Alameda County.

Bill No. 9390, Ordinance No. — (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter I, Section 9, of the Charter.

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

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the County of Alameda, State of California, and more particularly described as follows, to-wit:

That certain portion of Plot No. 43 of the Bernal portion of the Rancho el Valle de San Jose in Alameda County, beginning at the intersection of the northwesterly line of the Western Pacific Railroad Company right-of-way with the southerly line of County Road No. 2000, also known as Bernal street, said point being at right angles 50 feet distant northwesterly from the center line of main track of said Western Pacific Railroad Company; thence running southwesterly along the northwesterly line of said right-of-way parallel with and 50 feet distant from the center line of said main track south 36 de-

grees 03 minutes west 680 feet to a point; thence at right angles northwesterly, north 53 degrees 57 minutes west 150 feet to a point; thence at right angles northeasterly parallel with and 150 feet distant from said right-of-way line, north 36 degrees 03 minutes east, 586.39 feet to a point in the southerly line of said County Road No. 2000; thence south 85 degrees 55 minutes east along the southerly line of said road 176.81 feet to the point of beginning, and containing 2.18 acres, more or less.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash in United States gold coin at public auction to be held in accordance with the provisions of Article II, Chapter II,

Section 9, of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty. The said notice shall also state that no purchase price will be received less than \$3,180.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance as required by Article II, Chapter II, Section 9, of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

#### In Memoriam.

On motion of Supervisor McSheehy, the Clerk was directed to prepare suitable resolutions of sympathy commemorating the passing of Dr. C. E. Jones, Captain Gill, Fire Department, and William Egan, former city officials and employees, which motion was *adopted* unanimouesly by rising vote.

## In re Criticism of Wage Specifications of Hetch Hetchy Contract for San Joaquin Valley Pipe Line.

Supervisor Gallagher brought up the question of what he considered improper wording of the wage specifications of the Hetch Hetchy contract for the San Joaquin Valley pipe line, and interrogated Mr. Stocker of the City Engineer's office as to how it was that the intent of the Board of Supervisors was not carried out.

#### Passed for Printing.

The following matters were passed for printing:

#### Auto Parking Station Permit, T. B. Curley.

Resolution No. ———— (New Series), as follows:

Resolved, That T. B. Curley be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises at the northeast corner of Twentieth and Capp streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Appropriation, \$1,500, for Fiesta de las Rosas.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,500 be and is hereby set aside and appropriated out of Publicity and Advertising (Appropriation 55) for

expense in connection with San Francisco's participation in the Fiesta de las Rosas to be held in San Jose, May 16, 1931, and authorized in payment to Benning Wentworth, Auditor, for distribution.

On motion of Supervisor Hayden, the Mayor was authorized to call a conference in his office at 3 p. m. tomorrow of the Finance Committee, Public Utilities Committee, the Board of Public Works and Supervisors interested, to take up the subject matter of wages, citizenship and residence presented by Supervisor Gallagher.

#### ADJOURNMENT.

There being no further business, the Board at 6:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 11, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.

Monday, May 4, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MAY 4, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 4, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4. Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of April 20, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Hospital Equipment for Laguna Honda Home.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. for furnishing hospital equipment for Laguna Honda Home, and referred to Supplies Committee.

#### 120 Beds for Laguna Honda Home.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. for furnishing 120 beds for Laguna Honda Home, and referred to Supplies Committee.

#### Duraflex Floor or Approved Equal.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. for furnishing duraflex floor or approved equal in the Infirmary Building of the Laguna Honda Home, and referred to Supplies Committee.

#### Municipal Bonds.

Proposals for purchase of all of the following bonds of the City and County of San Francisco were presented, opened, read and referred to the Finance Committee, to-wit:

\$8,000,000 ( $4\frac{1}{2}$  per cent) Hetch Hetchy Bonds, Issue of July 1, 1928, comprising 200 bonds of \$1,000 denomination, maturing each year from 1938 to 1977, inclusive.

\$2,000,000 (4½ per cent) Memorial Halls Bonds, Issue of July 1, 1927, comprising 100 bonds of \$1,000 denomination, maturing each year from 1932 to 1951, inclusive.

\$100,000 (41/2 per cent) Playgrounds Bonds, Issue of February 1,

1931, comprising 4 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

\$150,000 (4½ per cent) Boulevards and Roads Bonds, Issue of February 1, 1931, comprising 6 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

150,000 (4½ per cent) Public Parks and Squares Bonds, February 1, 1931, comprising 6 bonds of 1,000 denomination, maturing each year from 1936 to 1960, inclusive.

- (1) R. H. Moulton & Co., Joint Syndicate Manager, for American Securities Company, Bankers Company of New York, Continental Illinois Company, Harris Trust & Savings Bank, R. H. Moulton & Co., Security-First National Company . . . . \$10,895,890
- (2) Anglo London Paris Company, for Anglo London Paris Company, First National Bank of New York, The National City Company, Bankamerica Company, Eldredge & Co., First Detroit Co., Inc., Weeden & Co., Inc., Kean, Taylor & Co., Wallace, Sanderson & Co., Mercantile-Commerce Co.,

(3) Halsey, Stuart & Co., for First National Bank, New York; Halsey, Stuart & Co., Inc., Bancamerica-Blair Corporation, Kountze Brothers, E. H. Rollins & Sons, Inc., and associates .....\$10,732,592

(4) Heller Bruce & Co., for Lehman Bros., International Manhattan Co., Inc., Kountze Brothers, Eastabrook & Co., Chemical Securities Corporation, The Northern Trust Co., Dean, Witter & Co., Heller Bruce & Co., F. S. Moseley & Co., Commercial National Corporation, Mississippi Valley Co., Inc., Wells Dickey Co., Wells Fargo Bank & Union Trust Co., The Milwaukee & Co., Kalman & Co., Stern Bros & Co., Bosworth, Chanute, Loughridge & Co.......\$10,738,822

(5) Smith, Camp & Co., for Guaranty Company of New York, First National Oil Colony Corporation, Foreman State Corporation, Chatham Phenix Corporation, Ames, Emerich & Co., Central Illinois Company, Chicago; H. L. Allen & Co., Rutter & Co., Hannah, Ballin & Lee, First Wisconsin Company, Milwaukee; Smith, Camp & Co., San Francisco; Boatmen's National Company, St. Louis; W. R. Staats & Co., Los Angeles; First Securities Corporation of Minnesota, First National Company, St. Louis......\$10,852,296

#### Award of Bonds.

Subsequently, during the proceedings, the Finance Committee reported the following resolution, which was adopted:

Resolution No. 34360 (New Series), as follows:

Whereas, after due notice given as provided by the Charter of the City and County of San Francisco that sealed proposals for the purchase of certain bonds of said City and County, to-wit: Hetch Hetchy Bonds, Issue of July 1, 1928, to the amount of \$8,000,000; Memorial Halls Bonds, Issue of July 1, 1927, to the amount of \$2,000,000; Playgrounds Bonds, Issue of February 1, 1931, to the amount of \$100,000; Boulevards and Roads Bonds, Issue of February 1, 1931, to the amount of \$150,000, and Public Parks and Squares Bonds, Issue of February 1, 1931, to the amount of \$150,000, would be opened and considered on Monday, May 4, 1931; and

Whereas, sundry bids were received and opened in accordance with the aforesaid notice of sale, and the same having been duly considered;

therefore be it

Resolved, That the bid of Anglo London Paris Company, First National Bank of New York, The National City Company, Bankamerica Company, Eldredge & Co., First Detroit Co., Inc., Weeden & Co., Inc., Kean, Taylor & Co., Wallace, Sanderson & Co., Mercantile-Commerce Co., Wm. Cavalier & Co., for said \$8,000,000 Hetch Hetchy Bonds, Issue of July 1, 1928, comprising 200 bonds of \$1,000 denomination, maturing each year from 1938 to 1977, inclusive; \$2,000,000 Memorial Halls Bonds, Issue of July 1, 1927, comprising 100 bonds of \$1,000 denomination, maturing each year from 1932 to 1951, inclusive; \$100,000 Playground Bonds, Issue of February 1, 1931, comprising 4 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive, \$150,000 Boulevards and Roads Bonds, Issue of February 1, 1931, comprising 6 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive; and \$150,000 Public Parks and Squares Bonds, Issue of February 1, 1931, comprising 6 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive, be and the same is hereby accepted, and said bonds are hereby struck off and sold to said Anglo London Paris Company, First National Bank of New York, The National City Company, Bankamerica Company, Eldredge & Co., First Detroit Co., Inc., Kean, Taylor & Co., Weeden & Co., Inc., Wallace, Sanderson & Co., Mercantile-Commerce Co., Wm. Cavalier & Co., for the price bid therefor, to-wit: \$10,909,600 and accrued interest thereon at the date of delivery.

That the Finance Committee be directed to arrange for the delivery

of said bonds.

That all other bids for said bonds be rejected, and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Miles—1.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 2:30 p. m.:

#### SPECIAL ORDER-2:30 P. M.

## Rezoning Both Sides of Judah Street, Tenth Avenue to Twenty-fifth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying petition for rezoning Judah street between Tenth and Twenty-fifth avenues, inclusive, from Second Residential District to Commercial District.

#### Indefinite Postponement.

The following matter was taken up, a communication from C. Restani, withdrawing the appeal was read, and thereupon, on motion, matter was indefinitely postponed.

#### HEARING OF APPEAL-3 P. M.

## Rezoning of Alemany Boulevard Between Geneva Avenue and Niagara Street.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone, from First Residential District to Commercial District, property located on the northwesterly line of Alemany boulevard between Geneva avenue and Niagara street.

#### Action Deferred.

The following matter was, on motion, laid over four weeks and made a Special Order for 3 p. m.:

#### HEARING OF APPEAL-3 P. M.

#### Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina boulevard between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

#### SPECIAL ORDER-3:30 P. M.

Recommendation of Special Water Shortage Investigation Committee.

Summoning City Engineer and Manager of San Francisco Water Department Before Board of Supervisors for Explanation in Detail of Charges Preferred Against John G. Little, Civil Engineer, Before the State Board of Registration for Civil Engineers.

Resolved, That City Engineer M. M. O'Shaughnessy and Nelson A. Eckart, manager of the San Francisco Water Department, be and they are hereby requested and summoned to appear before this Board of Supervisors at the next meeting of the Board and submit an explanation, in detail, of the charges which have been preferred against John G. Little, civil engineer, before the State Board of Registration for Civil Engineers.

#### Statements of Engineers.

The following matters were read by the Clerk:

San Francisco, Cal., May 4, 1931.

To the Honorable Board of Supervisors of the City and County of San Francisco.

Gentlemen: In response to the request made by resolution of your Board adopted April 27 that we submit an explanation in detail of the charges which have been preferred against John G. Little before the State Board of Registration for Civil Engineers, the following is submitted:

Before entering into an explanation of these charges, we desire to preface the statement by saying that in preferring these charges against Mr. Little we deny most emphatically any intent of casting any reflection on the Board of Supervisors or any member of the Board. We feel that the question involved is entirely one affecting us personally, as engineers, and the engineering profession in general, and we fail to see how the matter is one which in the slightest degree can be construed to be an affront to any member of the Board.

Mr. Little is a registered civil engineer licensed by the State Board of Registration for Civil Engineers, which body is charged by the laws of the State with responsibility for passing on the qualifications of engineers and any question of competency which may be brought

properly to their attention.

Briefly reviewing the circumstances leading up to the filing of the charges, we should point out that your Board had duly appointed a committee to investigate the probability of a shortage of water in San Francisco and the probable sources to which the City might look, together with the cost of such water and the necessary construction to make the same available. This committee consisted of the then Mayor, Hon. James Rolph, Jr.; the then Chairman of the Finance Committee, Angelo J. Rossi; the Chairman of the Public Utilities Committee, Jesse C. Colman; Supervisor Andrew J. Gallagher, Supervisor J. Emmet Hayden; the President of the Board of Public Works, T. A. Reardon; the City Attorney, John J. O'Toole; the City Engineer, M.

M. O'Shaughnessy, and the General Manager of the Water Department, N. A. Eckart. This committee, after a number of meetings at which were carefully considered data and engineering reports compiled by the engineers of the San Francisco Water Department and concurred in by the City Engineer's office, covering the entire water situation and the available sources of supply, under date of September 29, 1930. submitted to your Board the result of its investigations and its recommendations, which were as follows:

#### Recommendations.

After full consideration of all elements of the problem, and in view of the very definite possibility of an acute and prolonged water shortage unless adequate steps are immediately taken to prevent, or at least insure against the same, this committee makes the following recommendations:

- 1. That your Board pass the necessary legislation authorizing and directing the Board of Public Works to enter into contracts for the purchase of the necessary pipes, pumping equipment and auxiliaries and to complete, as far as may be necessary to insure San Francisco against a water shortage, a connection between the East Bay Municipal Utility District and the bay Crossing pipe of the Hetch Hetchy project—now utilized by the Water Department, and appropriating from the proper funds the necessary cost of such work, estimated at \$1,196,000.
- 2. That your Board pass the necessary ordinance authorizing the Board of Public Works to enter into an agreement, to be approved by the City Attorney, with the East Bay Municipal Utility District, under the general terms of their offer in which they agree to furnish up to 20,000,000 gallons of water daily for a period of three years for the sum of \$292,500, plus 4 cents per 100 cubic feet of water furnished, which period may be extended under agreed conditions, and that additional water up to approximately 30 mgd. may be obtained at the same price, providing they are reimbursed for the additional cost of increasing the system capacity.
- 3. That your Board, by resolution, declare that an emergency exists, and calling upon the Board of Public Works and all concerned to use every endeavor to expedite the work to the end that the fullest value of insurance may be obtained for the money expended.

Following its presentation, this report was referred to the Public Utilities Committee, who the following week—Monday. October 6—reported it back to the Board with the approval of the committee, together with the necessary ordinances to carry out those recommendations.

Subsequently, on motion of Supervisor McSheehy, October 14, your Board appointed a committee consisting of Supervisors Havenner, Shannon, Stanton, Miles and McSheehy to check the report of the original committee in reference to purported water famine.

Supervisor McSheehy, as chairman of this committee, engaged John B. Little. Under date of November 17, 1930, Mr. Little submitted to Mr. McSheehy his report and recommendations. Following is the report:

November 17, 1931.

Hon. James B. McSheehy, Chairman of Special Committee on Water Supply Investigation of the Board of Supervisors, San Francisco, Cal.:

Dear Sir: As directed, I have made an examination of the San Francisco water system, and have to report as follows:

Attached Exhibits Nos. 1, 2, 3, 4, 5 and 6 are familiar to all members of the Board and are self-explanatory.

These documents indicate a very serious water shortage, and a physical survey of the reservoirs intensifies this impression.

Out of a total storage capacity west of Tracy of 65,000,000,000 gallons, we have only 8,000,000,000 gallons in the reservoirs.

It would be folly for San Francisco to proceed on any course that does not assure a positive addition to her present water supply within six months' time.

The following recommendations are submitted:

- 1. That nothing be done to prevent the Board of Public Works from entering into the proposed contract with the East Bay Municipal Utilities District.
- 2. That a pipe line approximately as outlined in Mr. Eckart's report under Proposal "A" be immediately constructed from Tesla Portal over Altamont Pass, and preferably continuing on to Sunol.
- 3. That the Hetch Hetchy aqueduct system be completed with all possible speed, and in not more than six months' time, from the O'Shaughnessy dam to Sunol, utilizing the pipe line above mentioned as a part of this system.
- 4. That no further expenditures be made upon the Coast Range tunnels until we are drinking Hetch Hetchy water from the faucets in San Francisco, except in the preserving of the works already accomplished.

  JOHN G. LITTLE, Civil Engineer.

It is on the basis of certain statements and recommendations made in this report and certain statements made before the Board of Supervisors by Mr. Little that we felt constrained to file the charges before the Board of Registration for Civil Engineers, which are as follows:

M. M. O'SHAUGHNESSY and N. A. ECKART, Complainants, vs. JOHN G. LITTLE, Respondent.

We, each being duly sworn, complain and say:

That John G. Little, the respondent above named, is registered with the State Board of Registration for Civil Engineers of the State of California under Register No. 377; that said respondent has committed acts of gross incompetency in his practice of civil engineering in this, that:

Said respondent did on or about the 17th day of November, 1930, render to a special committee on water supply investigation of the Board of Supervisors of the City and County of San Francisco a purported engineering report upon the San Francisco water system, which report was made without proper or adequate investigation by said respondent and without proper or adequate examination of the matters and things which said report purports to cover.

M. M. O'SHAUGHNESSY, N. A. ECKART.

Subscribed and sworn to before me this 23rd day of March, 1931. FLORENCE M. HANDY,

Notary public in and for the City and County of San Francisco, State of California. My commission expires August 13, 1931.

Mr. Little, after the most superficial investigation of the water supply situation, did not hesitate to recommend the adoption of a plan for the relief of a recognized serious and acute threatened shortage which, if adopted, could not have been completed, we feel certain, within the time recognized as available. His plan further involved the abandonment of a feasible plan recommended by engineers thoroughly familiar, through long experience and intensive study, with the entire situation, and which plan at the time was well under way

toward being carried out. As the situation has developed, we feel that the Board of Supervisors are to be congratulated in having voted to proceed with the construction of the East Bay pipe line in accordance with the plan recommended by the original committee, instead of having attempted to complete the San Joaquin crossing and a pipe line over Altamont Pass by May 17 to avert the shortage, as Mr. Little recommended.

Illustrative of the lack of proper and adequate investigation on this matter: Mr. Little in his report of November 17 advised that "We have only 8,000,000,000 gallons in the reservoirs." As a matter of fact, on that date we had only 7,216,000,000 gallons in our reservoirs, as against 8,142,000,000 on October 17, a month before.

In his statement before the Board, Mr. Little gave the length of the proposed line from Tesla to Sunol via Altamont Pass as not more than 30 miles—as a matter of fact, it would be nearer 37 miles. Evidently Mr. Little did not even take the trouble to scale the length of his proposed line from a map; presumably he guessed that it would not be more than 30 miles.

We feel that Mr. Little did not adequately investigate the feasibility of completing the San Joaquin-Altamont-Sunol pipe line within six months, or by May 17, 1931. We feel that he was not at all certain that this could be done, yet he did not hesitate to recommend it instead of carrying out the plan recommended by your original committee and which has been approved by your Board and, as was pointed out, was well under way.

Further, Mr. Little did not hesitate, without, according to his own statement, having inspected or even visited the Coast Range tunnels, to recommend on them, except in preserving the work already accomplished. This in spite of the fact that the people of San Francisco by an emphatic vote had authorized the construction and completion of these tunnels. He admitted he did not know the expense of maintaining these tunnels, even with no progress being made, would be not less than \$540,000 for a six months' period.

We feel that certain of the recommendations of Mr. Little as contained in his report are not logical on the basis of the known facts available or easily ascertained, and that if these recommendations had been adopted for the purpose of meeting the emergency there would have resulted a gross waste of money and the health and prosperity of the City would have been imperiled.

Under authorization of your Board, the Water Department, supported by the City Engineer, has provided for the emergency supply which we will be able to draw on from the East Bay District at the rate of 35,000,000 gallons per day; 5,500,000 gallons per day from the Sunset wells, and in addition to which there has been available from the Livermore tunnels 4,000,000 gallons per day, a total of 45,000,000 gallons per day.

In view of the above, and believing that when an engineer is called upon to check the work of other engineers, he owes it to those engineers, to his client and the engineering profession to thoroughly investigate the problem in the light of all available data. This would seem to be, if anything, more strongly applicable to those features of the problem where his findings are not in accord with the plans or report of the engineers whose work he is called upon to check.

The State of California, recognizing the necessity of protecting the public by providing for the establishment and enforcement of certain standards of proficiency in the professions, as witness the laws regulating the practice of architecture and medicine, and the recent action of the Bar Association against ambulance chasers, something over a year ago enacted a law regulating the practice of engineering, and provided for the creation of a board of three engineers appointed by

the Governor to administer the act. The hearing of the charges against Mr. Little is to be before this body.

We trust the foregoing statement answers the request of the Board.

Respectfully submitted,

M. M. O'SHAUGHNESSY, N. A. ECKART.

November 21, 1930.

Mr. Albert J. Givan, Secretary of Board of Registration of Civil Engineers, Sacramento, Cal.

Dear Sir: Enclosed please find copy of report made by John G. Little, civil engineer, to a Supervisors' Committee on November 17, 1930.

Mr. Little pretends to pass on hydraulic problems, of which he is entirely ignorant, and lent himself as a tool to a political buccaneer to bolster up a report which is adverse to the Hetch Hetchy project.

You will see from Paragraph 4 that he says, "That no further expenditures be made upon the Coast Range tunnels until we are drinking Hetch Hetchy water from the faucets of San Francisco, except in

the preserving of the works already accomplished."

We had a hearing on Monday, November 17, and Tuesday, November 18, on this proposition, and only one Supervisor finally sustained Mr. Little's report. This Supervisor is a notorious agitator and political derelict, and got a special fund of \$1,000 to work up his propaganda against the recommendation of Mr. Eckart, myself, the Public Utilities Committee and the Finance Committee to obtain an emer-

gency water supply.

The object of the raiders on our recommendation was to juggle up the Hetch Hetchy project. Today we are working on the last 28.6-mile tunnel from Tesla, seven miles south of Tracy, to Irvington. Practically 15 miles of the tunnel is made. We have 13 miles more to finish, and we are encountering great difficulties, which engineers have to experience on many problems, such as soft grounds, which need continuous timbering, gas pockets in the Franciscan formation, and lastly, superabundance of water in the west part of the tunnel near Irvington. This naturally delays the work, but the engineers of the City, with an unblemished record of achievement, are pushing the work with all skill and vitality in the interest of the taxpayers.

Mr. McSheehy solicited several engineers to approve his adverse report on building twelve miles of pipe line from San Leandro down to Newark, which gives the City adequate relief with water. They all declined to have anything to do with it except Little.

I am not excited or angry over the contest, because it cut no ice, but it was unprincipled and unprofessional for an engineer bearing the stamp of the State of California to indulge in such practice, and I respectfully recommend that his license be suspended for a period of one year.

Very respectfully,

M. M. O'SHAUGHNESSY, City Engineer.

#### Action Deferred.

The following was presented by Supervisor Havenner, who asked that it be printed on next Monday's Calendar:

Establishing the Width of Sidewalks on Montcalm Street Between Peralta Avenue and Isabel Street and on Franconia Street Between Wolfe Street and Montcalm Street.

Bill No. 9395, Ordinance No. ——— (New Series), as follows: Amending Ordinance No. 1061, entitled "Regulating the width of

571.13

sidewalks," approved December 18, 1903, by adding thereto new sections to be numbered eleven hundred and six and eleven hundred and seven.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by adding thereto new sections to be numbered eleven hundred and six and eleven hundred and seven, to read as follows:

Section 1106. The width of sidewalks on Montcalm street between Peralta avenue and Isabel street shall be shown on that certain map entitled "Map of Montcalm street between Peralta avenue and Isabel street," showing the location of street and curb lines and the width of sidewalks.

Section 1107. The width of sidewalks on Franconia street between Wolfe street and Montcalm street shall be shown on that certain map entitled 'Map of Franconia street between Wolfe street and Montcalm street," showing the location of street and curb lines and the width of sidewalks.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, hertofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34326 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### 1928 Hetch Hetchy Construction Fund. (1) California Meat Company, meat furnished (claim dated April 20, 1931) ......\$ 573.76 (2) Kaiser Paving Company, sand (claim dated April 21, 636.25 (3) Valley Creamery, milk and cheese (claim dated April 20, 580.89 (4) Byron Jackson Company, one pump (claim dated April 16, 1931) ...... 1,282.67 (5) J. H. Creighton, truck hire (claim dated April 16, 1931). 3,037.77 (6) J. H. Creighton, truck hire (claim dated April 17, 1931).(7) Edison Storage Battery Supply Company, battery rentals 571.27 (claim dated April 17, 1931)..... 859.87 (8) George Herrmann Company, calcium chloride (claim dated April 17, 1931) ...... 715.20 (9) Ingersoll-Rand Company of California, machinery parts (claim dated April 17, 1931)..... 623.69 (10) Charles R. McCormick Lumber Company, lumber (claim dated April 17, 1931) ..... 1,850.37 (11) Pacific Coast Aggregates, Inc., concrete sand (claim

dated April 16, 1931) ......

(13) San Francisco City Employees' Retirement System, to	1,230.94
match contributions from Hetchy Hetchy employees (claim dated April 16, 1931)	664.51
covering insurance of Hetch Hetchy employments (claim dated April 16, 1931)	.0,837.83
(15) Santa Cruz Portland Cement Company, cement (claim dated April 17, 1931)	2,510.00
Hetch Hetchy Power Operative Fund.	
(16) San Francisco City Employees' Retirement System, to match contributions from Hetch Hetchy Power Division employees (claim dated April 21, 1931)	502.23
(17) American Brake Shoe and Foundry Company of California, brake shoes for Municipal Railways (claim dated	
April 20, 1931)\$	1,068.48
(18) Fageol Motors Company, one reconditioned Hall-Scott motor for motor bus (claim dated April 20, 1931)	825.00
culating machine (claim dated April 20, 1931)	517.50
1927 Boulevard Bond Fund.	
(20) Clarence B. Eaton, final payment, improvement of Ale-	
many boulevard, Section "E", Contract 20 (claim dated April 20, 1931)	697.20
boulevard, Section "C", Contract 24 (claim dated Aug. 22,	
1931)	699.14
County Road Fund.	,
(22) Antioch Sand Company, sand for street maintenance	1 705 40
(claim dated April 17, 1931)\$ (23) Pacific Coast Aggregates, Inc., gravel for street reconstruction (claim dated April 16, 1931)	2,153.29
struction (claim dated April 16, 1931)	2,105.29
construction (claim dated April 18, 1931)	887.29
1931 Public Parks and Squares Bonds.	
(25) Piombo Brothers, loam delivered to Sunset Square (claim dated April 23, 1931)	590.00
(26) San Francisco City Employees' Retirement System, to match employees' contributions for March, 1931 (claim	000.00
dated April 23, 1931)	958.38
covering employments, February 1 to April 1, 1931 (claim dated April 23, 1931)	2,132.54
Park Fund.	2,102.04
(28) Glaser Brothers-Judell Company, tobacco furnished parks (claim dated April 23, 1931)	672.53
furnished parks (claim dated April 23, 1931)	2,790.33
parks (claim dated April 23, 1931)	598.35
(claim dated April 23, 1931)	607.11
Water Revenue Fund.	,
(32) American Cast Iron Pipe Company, cast iron pipe (claim dated April 22, 1931)\$	2,876.88

(33) Neptune Meter Company, water meters (claim dated	7,538.75
April 22, 1931)	1,000.10
dated April 22, 1931)	2,423.83
(35) Petroleum Equipment Company, steel pipe and fittings	·
(claim dated April 22, 1931)	2,410.96
(36) San Francisco City Employees' Retirement System, to	
match contributions from employees (claim dated April 22, 1931)	4,380.15
(37) T & G Motors, Ltd., one Ford auto truck (claim dated	1,000.10
April 22, 1931)	743.65
General Fund, 1930-1931.	
(38) San Francisco Chronicle, official advertising (claim	
dated April 27, 1931)	591.27
(39) N. Randall Ellis, engineering services rendered City At-	
torney, April, 1931 (claim dated April 30, 1931)	750.00
(40) The American Laundry Machinery Company, one Sterling washer and one extractor, equipped with motors, etc.,	
for City Prison (claim dated April 20, 1931)	2,283.00
(41) Board of Park Commissioners, reimbursement for beau-	2,200.00
tification of Civic Center (claim dated April 23, 1931)	501.96
(42) Board of Park Commissioners, reimbursement for con-	
struction of convenience station near conservatory (claim	1 001 05
dated April 23, 1931)	1,201.05
pumpers and one tractor furnished Fire Department (claim	
dated April 30, 1931)	56,650.00
(44) Tiedemann & McMorran, canned oysters furnished San	
Francisco Hospital (claim dated March 31, 1931)	739.20
dated March 31, 1931)	984.24
(46) Standard Fisheries, fish for San Francisco Hospital	001.21
(claim dated March 31, 1931)	630.76
(47) South San Francisco Packing and Provision Company,	
meats for San Francisco Hospital (claim dated March 31, 1931).	71 / 01
(48) J. T. Freitas Company, eggs for San Francisco Hospital	714.61
(claim dated March 31, 1931)	1,099.90
(49) Pacific Gas and Electric Company, gas service, San Fran-	
cisco Hospital (claim dated March 31, 1931)	1,665.71
(50) Waldron & Look, Inc., drug sundries for San Francisco Hospital (claim dated March 31, 1931)	559.84
(51) M. R. Fleischmann & Co., gowns and pajamas for San	999.04
Francisco Hospital (claim dated March 31, 1931)	1,560.25
(52) F. E. Booth Company, fish furnished Laguna Honda	
Home (claim dated March 31, 1931)	594.69
(53) Greenebaum, Weil & Michels, clothing for Laguna Honda Home (claim dated March 31, 1931)	616.02
(54) Jensen Bread Company, bread for Laguna Honda Home	010.02
(claim dated March 31, 1931)	1,331.78
(55) H. Moffat Company, meat for Laguna Honda Home	
(claim dated March 31, 1931)	1,741.50
(claim dated March 31, 1931)	791.00
(67) Richfield Oil Company, fuel oil for Laguna Honda Home	101.00
(claim dated March 31, 1931)	712.37
(58) San Francisco Dairy Delivery Company, milk for La-	
guna Honda Home (claim dated March 31, 1931)	2,556.85
(59) Levi Strauss & Co., clothing and table linen for Laguna	F 10.0=
Honda Home (claim dated March 31, 1931)	546.97

(60) Tiedemann & McMorran, canned goods for Laguna Honda Home (claim dated March 31, 1931).....

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Appropriations for Various Purposes.

Also, Resolution No. 34327 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Publicity and Advertising-Appropriation 55.

600.00

604.98

#### Budget Item No. 50—San Francisco Hospital and Laguna Honda Home. Repairs and Painting.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Appropriation, \$561.58, Damage Claim, Standard Brands of California.

Also, Resolution No. 34328 (New Series), as follows:

Resolved, That there is hereby appropriated and set aside the sum of \$561.58, to be paid out of the revenues of the Water Department as settlement in full of the claim of Standard Brands of California for damage done to stationery, consisting of sales books, and 100 and 200 pound bags of chemicals, by reason of the bursting of a water main under the control of the Water Department of the City and County of San Francisco, in Iowa street near Twenty-third, on January 5, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

Rescinding Appropriation of \$9,500 for Reconstruction of Broadway, Columbus Avenue to Sansome Street, and Appropriating \$8,475, County Road Fund, for Twentieth and Collingwood Streets.

Also, Resolution No. 34329 (New Series), as follows:

Resolved, That so much of Resolution No. 32857 (New Series) as appropriates and authorizes the expenditure of \$9,500 out of County Road Fund for the reconstruction of Broadway, Columbus avenue to Sansome street, be and the same is hereby rescinded and repealed.

(Request of Board of Works, Resolution No. 113804-a, Second Series.)
Further Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of

the County Road Fund for the reconstruction of the following streets, to-wit:

(1) Twentieth street, Castro street to Collingwood street....\$2,650.00

(2) Collingwood street, Nineteenth street to Twentieth street. 5,825.00 Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity,

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Appropriating \$1,050 Out of General Fund for Payment of Portion of Salary of Claims Adjuster, Board of Public Works.

Also, Resolution No. 34330 (New Series), as follows:

Resolved, That the sum of \$1,050 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund for payment of portion of salary of claims adjuster, Department of Public Works, covering period of August, 1930, to and including February, 1931.

(Request of Board of Public Works, Resolution No. 113787, Second Series.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

Appropriating \$1,500 Out of Publicity and Advertising, Appropriation 55, for San Francisco's Share of Expense of Fiesta de las Rosas, San Jose, May 16, 1931.

Also, Resolution No. 34331 (New Series), as follows:

Resolved, That the sum of \$1,500 be and is hereby set aside and appropriated out of Publicity and Advertising (Appropriation 55) for expense in connection with San Francisco's participation in the Fiesta de las Rosas to be held in San Jose, May 16, 1931, and authorized in payment to Benning Wentworth, Auditor, for distribution.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheeliy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Auction Sale of Water Department Lands in Alameda County.

Also, Bill No. 9390, Ordinance No. 8978 (New Series), as follows:

Providing for the disposal at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That public interest and necessity demand the sale of the following described parcel or piece of land owned and held by the City and County of San Francisco. Said parcel of land is situated in the County of Alameda, State of California, and more particularly described as follows, to-wit:

That certain portion of Plot No. 43 of the Bernal portion of the Rancho el Valle de San Jose in Alameda County, beginning at the intersection of the northwesterly line of the Western Pacific Railroad Company right of way with the southerly line of County Road No. 2000, also known as Bernal street, said point being at right angles 50 feet distant northwesterly from the center line of main track of said Western Pacific Railroad Company; thence running southwesterly along the northwesterly line of said right of way parallel with and 50 feet distant from the center line of said main track south 36 degrees

03 minutes west 680 feet to a point; thence at right angles north-westerly, north 53 degrees 57 minutes west 150 feet to a point; thence at right angles northeasterly parallel with and 150 feet distant from said right of way line, north 36 degrees 03 minutes east, 586.39 feet to a point in the southerly line of said County Road No. 2000; thence south 85 degrees 55 minutes east along the southerly line of said road 176.81 feet to the point of beginning, and containing 2.18 acres, more or less.

Section 2. The said piece or parcel of land hereinabove described shall be sold for cash, in United States gold coin, at public auction, to be held in accordance with the provisions of Article II, Chapter II,

Section 9, of the Charter.

Section 3. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made the notice of such sale, describing the land to be sold with common certainty. The said notice shall also state that no purchase price will be received less than \$3,180.

Section 4. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise said land within three weeks after the final passage of this ordinance, as required by Article II, Chapter II, Section 9, of the Charter.

Section 5. Upon receipt and examination of bids or offers for said land as aforesaid, the Mayor shall accept the highest bid made, provided said bid be for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Oil Tanks and Boilers.

On recommendation of Fire Committee.

Resolution No. 34332 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

- J. Gibbs Sons, south side Broadway, 150 feet east of Webster street, California Academy of Science, Golden Gate Park, 2000 gallons ca-1500 gallons capacity. pacity.
- C. Petersen Company, west side Twenty-fifth avenue, 125 feet north of Fulton street, 1500 gallons capacity.

#### Boilers.

Phillips Baking Company, 1315 Harrison street, 50 horsepower. The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Transfer Garage Permit, John Ortego, 1444 Green Street.

Also, Resolution No. 34333 (New Series), as follows:

Resolved, That John Ortego be and is hereby granted permission,

revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Solomans & Sparks by Resolution No. 18365 (New Series) for premises at 1444 Green street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Parking Station, T. B. Curley, Northeast Corner of Twentieth and Capp Streets.

Also, Resolution No. 34334 (New Series), as follows:

Resolved, That T. B. Curley be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises at the northeast corner of Twentieth and Capp streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent-Supervisors Gallagher, Miles, Roncovieri, Spaulding-4.

# Transfer Supply Station, G. Edwards, Southwest Corner of Columbus Avenue and North Point Street.

Also, Resolution No. 34335 (New Series), as follows:

Resolved, That G. Edwards be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted James P. Neil by Resolution No. 33574 (New Series) for premises at the southwest corner of Columbus avenue and North Point street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Establishing Underground District, Buena Vista Avenue, From South Line of Haight Street to North Line of Upper Terrace.

On recommendation of Lighting Committee.

Bill No. 9387, Ordinance No. 8979 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1uu.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1uu. An additional district to those heretofore described, within which it shall be unlawful to maintain poles and overhead wires after January 1, 1932, is hereby designated, to-wit:

Underground District No. 61, Buena Vista avenue from south line of Haight street to the north line of Upper Terrace (approximately 2000

feet).

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Changing Grades on Thirty-eighth Avenue, Wawona Street to Yorba Street.

Bill No. 9388, Ordinance No. 8980 (New Series), as follows:

On recommendation of Streets Committee.

Changing and reestablishing the official grades on Thirty-eighth avenue, Wawona street to Yorba street.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 10th day of February, 1931, by Resolution No. 33922 (New Series), declare its intention to change and reestablish the grades on Thirty-eighth avenue, Wawona street to Yorba street; and

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publica-

tion of said resolution of intention; therefore,

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

Section 1. The grades on the following named streets at the points hereinafter named and at the elevations above city base as hereinafter stated are hereby changed and established as follows:

#### Thirty-eighth Avenue.

Easterly line of, at Wawona street, 90.06 feet. (The same being the present official grade.)

Westerly line of, at Wawona street, 89.50 feet. (The same being the present official grade.)

Yorba street intersection, 80.70 feet.

#### Yorba Street.

Thirty-seventh avenue, 93 feet. (The same being the present official grade.)

Thirty-eighth avenue intersection, 80.70 feet.

Thirty-ninth avenue, 72.50 feet. (The same being the present official grade.)

On Thirty-eighth avenue between Wawona and Yorba streets, and on Yorba street between Thirty-seventh and Thirty-ninth avenues, be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Grade Change Establishment on Thirty-sixth Avenue.

Also, Bill No. 9389, Ordinance No. 8981 (New Series), as follows:

Changing and reestablishing the official grades on Thirty-sixth avenue, Vicente street to Sloat boulevard.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 10th day of February, 1931, by Resolution No. 33923 (New Series), declare its intention to change and reestablish the grades on Thirty-sixth avenue, Vicente street to Sloat boulevard: and

Whereas, said resolution was so published for ten days, and the Board of Public Works, within ten days after the first publication of said resolution of intention, caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publication of said resolution of intention; therefore,

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on the following named streets, at the points hereinafter named and at the elevations above city base as hereinafter stated, are hereby changed and established as follows:

#### Thirty-sixth Avenue.

Easterly line of, at Vicente street, 76.63 feet. (The same being the present official grade.)

Westerly line of, at Vicente street, 75.36 feet. (The same being the

present official grade.)

240 feet southerly from Vicente street, 78.40 feet.

558.81 feet southerly from Vicente street, 96.00 feet.

670.04 feet southerly from Vicente street, 96 feet. 1270 feet southerly from Vicente street, 92 feet.

On a line at right angles to the westerly line of, 197.03 feet northerly from Sloat boulevard, 92 feet.

On a line at right angles to the westerly line of, 107.03 feet northerly from Sloat boulevard, 96.34 feet.

10 feet easterly from the westerly line of, at Sloat boulevard northerly line, 100.65 feet.

10 feet westerly from the easterly line of, at Sloat boulevard north-

erly line, 101.50 feet.

On Thirty-sixth avenue, between Vicente street and Sloat boulevard, be changed and established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$58,899.49, including appraisal fees of \$100, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

Aquarium—Appropriation 57.

(1) California Academy of Sciences, maintenance of Steinhart Aquarium, month of April (claim dated May 4, 1931). \$ 3,807.89

### Park Fund.

Park Funa.	
(2) Spring Valley Water Company, rental on 4.2 acres adjoining easterly line Fleishhacker Park, from Sept. 1, 1924,	
to June 30, 1931, and Harding Park golf links, from July 1, 1927, to June 30, 1930 (claim dated April 30, 1931)\$	2,188.60
<ul> <li>(3) Dunham, Carrigan &amp; Hayden Company, steel pipe, shafting, etc., for Sharp Park (claim dated April 30, 1931)</li> <li>(4) Robert A. Farish, rental of tractor and equipment for</li> </ul>	3,957.83
Sharp Park (claim dated April 30, 1931)	533.75
(claim dated April 30, 1931)	1,867.86
30, 1931)	1,200.00
Park (claim dated April 30, 1931)	6,9'79.59
potash, etc., for Sharp Park (claim dated April 30, 1931) (9) H. V. Carter Company, seaside bent grass seed for Sharp	744.00
Park (claim dated April 30, 1931)	1,131.10
Sharp Park (claim dated April 30, 1931)	1,210.43
Sharp Park (claim dated April 30, 1931)	640.00
Public Parks and Squares Bonds, Issue 1931.	
(12) Baker, Hamilton & Pacific Company, steel wheelbarrows and shovels (claim dated April 30, 1931)\$	1,266.50
(13) Baker, Hamilton & Pacific Company, steel wheelbarrows (claim dated April 30, 1931)	890.90
$Auditorium \ Fund.$	
(14) Pacific Gas & Electric Company, gas and electricity furnished the Auditorium during March (claim dated April 22, 1931)	956.10
County Road Fund.	
(15) San Francisco City Employees' Retirement System, to match contributions from employees engaged on the maintenance of streets (claim dated April 82, 1021)	1 227 <b>2</b> 0
tenance of streets (claim dated April 23, 1931)\$ (16) Pacific Coast Aggregates, Inc., cement for street main-	
tenance (claim dated April 22, 1931)	825.50
tenance (claim dated April 23, 1931)	825.50
$Special\ School\ Tax.$	
(18) San Francisco City Employees' Retirement System, to match contributions from employees, School Repairs (claim dated April 23, 1931)	866.65
Hetch Hetchy Construction Fund, Issue 1928.	
(19) Hart Wood Lumber Company, lumber (claim dated April 22, 1931)\$	768.86
(20) The Charles Nelson Company, mine wedges (claim dated April 22, 1931)	650.24
(21) California Meat Company, meat furnished (claim dated April 25, 1931)	650.64
(22) J. H. Creighton, sand furnished (claim dated April 25,	
1931)	1,291.69
1931)	554.42

(24) Hart Wood Lumber Company, lumber (claim dated April 25, 1931)  (25) A. Levy & J. Zentner Company, fruit and produce (claim dated April 25, 1931)  (26) Livermore Steam Laundry, laundry service (claim dated April 25, 1931)  (27) Link-Belt Company, cylindrical screen sections (claim dated April 25, 1931)  (28) Charles R. McCormick Lumber Company, lumber (claim dated April 25, 1931)  (29) Pioneer Rubber Mills, hose and belts (claim dated April 25, 1931)  (30) Santa Cruz Portland Cement Company, cement (claim dated April 25, 1931)  (31) Shell Company of California, oil and gasoline (claim dated April 25, 1931)	3,023.28 502.24 535.62 715.00 1,267.22 816.16 2,550.00 672.69
Hetch Hetchy Power Operative Fund.  (32) James L. Hall, lumber (claim dated April 24, 1931)\$  (33) State Compensation Insurance Fund, premium covering insurance on operative employees (claim dated April 24, 1931)	915.04 804.86
(34) Westinghouse Electric and Manufacturing Company, porcelain insulators (claim dated April 24, 1931)	1,112.00
Municipal Railway Fund.  (35) County Road Fund, Street Repair Department, Board of Public Works, reimbursement for asphalt repairs to Municipal Railway right-of-way (claim dated April 27, 1931)\$  Special School Tax.	1,244.27
(36) Anderson & Ringrose, second payment, general construction of James Lick Junior High School (claim dated April 28, 1931)\$	47,650.50
Water Revenue Fund.	
(37) San Francisco Lumber Company, lumber (claim dated April 20, 1931)	799.76 2,507.40
1927 Boulevard Bond Fund.	
<ul> <li>(39) Healy-Tibbitts Construction Company, emergency work preventing beach erosion at Taraval street underpass on Great Highway (claim dated April 29, 1931)</li></ul>	3,000.00 906.80
1929 Hospital Bond Construction Fund.	
(41) Turner & Co., first payment, plumbing system for addition to roof wards at San Francisco Hospital (claim dated April 24, 1931)	3,318.75
Bernal Cut Bond Construction Fund.	
(42) MacDonald & Kahn, final payment, Contract No. 1, improvement of Bernal cut (claim dated April 24, 1931)\$	2,414.16
General Fund, 1930-1931.	
(43) Mills Estate, Inc., second installment of taxes of City of San Bruno and San Bruno County on San Francisco Municipal Airport property (claim dated April 30, 1931)\$	1,043.20

(44) Board of Park Commissioners, reimbursement for account of expenditures in improvement of Telegraph Hill	
(claim dated April 30, 1931)	1,310.08
(45) Board of Park Commissioners, labor and material for	
constructing three convenience stations: Portsmouth Square, Fleishhacker Zoo and at Spreckels Lake, Golden	
Gate Park (claim dated April 30, 1931)	12.208.15
(46) Board of Park Commissioners, for labor and material	1-,200.10
for rock work, footpaths, stairways, water pipe, drains,	4
loam, shrubs, etc., on Telegraph Hill (claim dated April 30,	10 150 55
1931) (47) San Francisco Chronicle, official advertising (claim	13,179.55
dated May 4, 1931)	1,131.30
(48) San Francisco Society for the Prevention of Cruelty to	_,
Animals, impounding, feeding, etc., of animals (claim dated	
May 4, 1931)	1,500.00
(49) Gunn, Carle & Co., Duraflex flooring for Laguna Honda Home (claim dated April 25, 1931)	1,172.00
(50) Buckingham & Hecht, shoes furnished Laguna Honda	1,112.00
Home (claim dated March 31, 1931)	938.40
(51) Walton N. Moore Drygoods Company, drygoods fur-	
nished Laguna Honda Home (claim dated March 31, 1931)	713.97
(52) Jensen Bread Company, bread for San Francisco Hospital (claim dated March 31, 1931)	800.88
(53) Del Monte Meat Company, meat for San Francisco Hos-	000.00
pital (claim dated March 31, 1931)	2,364.49
(54) San Francisco Dairy Company, milk for San Francisco	2,000
Hospital (claim dated March 31, 1931)	5,041.92
(55) Golden State Company, Ltd., butter and cheese for San	
Francisco Hospital (claim dated March 31, 1931)	1,620.68
(56) Scatena-Galli Fruit Company, fruit and produce for San	
Francisco Hospital (claim dated March 31, 1931)	769.64
(57) Lagomarsino & Co., vegetables for San Francisco Hos-	000.00
pital (claim dated March 31, 1931)	882.89

# Payments Out of 1927 Boulevard Bond Fund for Properties Required for Boulevard Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the Boulevard Bond Issue Construction Fund, Issue 1927, and authorized in payment to the following named, being payments for properties required for boulevard purposes, to-wit:

MONDAY MAY 4, 1931.	903
Payments, Out of 1931 Boulevards and Roads Bonds, for erties Required for Boulevard Purposes.  Also, Resolution No. ——— (New Series), as follows:	Prop-
Resolved, That the following amounts be and the same are set aside and appropriated out of the Boulevards and Road Fund, Issue 1931, and authorized in payment to the hereinafter being payments for properties required for boulevard purposes (1) Spring Valley Company, Ltd., for the southeasterly cor-	s Bonds named,
ner of Lot 25 in Block 7201, the southerly portion of Lot 40 in Block 7201, and a portion of Lot 41 in Block 7201, as per the current Assessor's Block Books of the City and County of San Francisco, and required for Lake Merced	
road. Per acceptance of offer by Resolution No. 34341 (New Series). (Claim dated April 17, 1931)\$ (2) Oscar Ross and Lena Ross, and City Title Insurance Com-	3,778.35
pany, for Lot 9 in Block 5624, as per the Assessor's Block Books of the City and County of San Francisco, and required for opening of Bernal Heights boulevard. Per acceptance of offer by Resolution No. 34338 (New Series). Claim dated April 29, 1931)	3,000.00
(3) Edward Rodriquez and Ynez Rodriquez, and City Title Insurance Company, for Lots 24 and 25 in Block 5624, as per the Assessor's Block Books of the City and County of San Francisco, and required for the opening of the Bernal Heights boulevard. Per acceptance of offer by Resolution No. 34338 (New Series). Claim dated April 29, 1931)	,
Appropriating \$124,000 Out of the 1929 Sewer Bond Constr Fund for Construction of Fifteenth Street Sewer, Section	
Also, Resolution No. ——— (New Series), as follows:	
Resolved, That the sum of \$124,000 be and the same is he aside, appropriated and authorized to be expended out of t Sewer Bond and Construction Fund for the construction of teenth street sewer, Section "B," to-wit:	the 1929
For construction, per award of contract to Healy-Tibbetts Construction Company\$1	
For engineering, inspection and possible extras	10,319.50
Appropriations for Construction of Hangar Extensions, Ale Storm Drain, Office Engineering Costs on Sewer Design Publicity and Advertising.	emany n, and
Also, Resolution No (New Series), as follows:	
Resolved, That the following amounts be and the same are set aside, appropriated and authorized to be expended out of the after designated funds for the following purposes, to-wit:	
Maintenance, Improvements, Etc., of Airport, Budget Item 49, General Fund.	
(1) For construction of extension to existing hangars at the San Francisco Municipal Airport, Mills Field; additional to enable final payment	750.00
1929 Sewer Bond Construction Fund.	
(2) For construction of Alemany storm drain, Section "B"; additional to enable final payment, and due to expense of hauling fill for sewer trench	3,500.00 7,000.00

#### Publicity and Advertising-Appropriation 55.

(4) For reception to Captain Carl Spindler, May 9, 1931, under the auspices of the Irish and German societies......\$ 650.00 (Payment authorized to Benning Wentworth, Auditor, for distribution.)

# Appropriations for Payment of Architect Fees, 1929 Hospital Bond Construction Fund.

Also, Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund for the payment of architect fees, to-wit:

# Appropriation of \$20,000 Out of Urgent Necessity for Additional and Emergency Supplies by Board of Health.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 25, and authorized in payment to the Department of Public Health for additional and emergency supplies by the Board of Health under the direction of the superintendent of the Relief Home. (Claim dated May 4, 1931.)

### Appropriating \$60,000, Out of 1931 Boulevards and Roads Bond Fund for Unemployment Relief Work on Road Projects.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.

#### Adopted.

The following resolution was adopted:

#### Payments for Properties Required for Boulevard Purposes.

On recommendation of Finance Committee.

Resolution No. 34361 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the hereinafter designated funds, and authorized in payment to the following named, being payments for properties required for boulevard purposes, to-wit:

#### 1927 Boulevard Bond Fund.

78.00

#### Boulevards and Roads Bond Fund, Issue 1931.

(2) To Mary McVeigh, and City Title Insurance Company, for Lots 30 and 32 in Block 5549, as per the Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. ———— (New Series), and required for opening of Bernal Heights boulevard. (Claim dated April 29, 1931)......\$

500.00

#### County Road Fund.

300.00

(Payment out of \$19,000, appropriated by Resolution No. 26338, New Series, Item 2 thereof.)

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Appropriations Out of County Road Fund for Street Improvements and Out of Publicity and Advertising for "Clean Up and Better Homes Week."

Also, Resolution No. 34336 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

#### County Road Fund.

<ul><li>(1) For cost of grading Powhattan avenue between Nevada and Bradford streets to official line and grade\$</li><li>(2) For cost of necessary conform work at crossing of Kansas</li></ul>	250.00
and Twenty-second streets	28.50
(3) For cost of repairs to board fence on Roosevelt way, due	
to damage by placing of fill	57.41
4027, in connection with improvement of Utah street and	<b>50.05</b>
of Nineteenth street, and computed on area involved (5) For the improvement of uncompleted portion of Randolph street between Chester and Worcester avenues, and of Chester avenue between Randolph street and Worcester avenue;	73.07
City's contribution	500.00
Publicity and Advertising—Appropriation 55.	
(6) For expense in connection with the observance of "Clean- up and Better Homes Week"\$	497.00
(Payment authorized to Benning Wentworth, Auditor, for distribution.)	
Traffic Signals Installation of Etc. Dudget Item 54	

#### Traffic Signals, Installation of, Etc., Budget Item 54.

420.00

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Acceptance of Offer of Land Required for the Opening of Sunset Boulevard, Mary Alice Finnigan, \$33,750.

Also, Resolution No. 34337 (New Series), as follows:

Resolved, That the offer of sale made by the following named person to sell to the City and County of San Francisco the following described land, required for the opening of the Sunset boulevard, for the sum set forth opposite her name, be accepted:

Mary Alice Finnigan, \$33,750—Lot 13-B in Block 2365, and Lots 1, 38 and 39 in Block 2389, as per the Assessor's Block Books of the City

and County of San Francisco. (As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Acceptance of Various Offers, Land Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. 34338 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

Edward Rodriquez and Ynez L. Rodriquez, \$2,500—Lots 24 and 25, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Oscar Ross and Lena Ross, \$3,000—Lot 9, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Gustave Schnee, \$300—Lots 1 and 2, Block 5623, and Lot 31, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Mary McVeigh, \$500—Lots 30 and 32 in Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As

per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Acceptance of Offer of Ernest L. Walker and Annie B. Walker, Land Required for the Opening of Alemany Boulevard.

Also, Resolution No. 34339 (New Series), as follows:

Resolved, That the offer of sale made by the following named owners to sell to the City and County of San Francisco the following described land, required for the opening of the Alemany boulevard, for the sum set forth opposite their names, be accepted:

Ernest L. Walker and Annie B. Walker, \$78—Portions of Lots 2, 3 and 4 in Block 5866, as per the Assessor's Block Books of the City and County of San Francisco. (As per detailed description and written

offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent-Supervisors Gallagher, Miles, Roncovieri, Spaulding-4.

Acceptance of Offer of Spring Valley Company, Ltd., Land Required for the Extension of Sunset Boulevard.

Also, Resolution No. 34340 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco the following described land, required for the extension of Sunset boulevard, for the sum met forth opposite its name, be accepted:

Spring Valley Company, Ltd., \$11,244.75—Parcel 1: Portion of Lot 25 in Block 7201, at Thirty-seventh avenue and Sloat boulevard, as per the current Assessor's Block Books of the City and County of San Francisco; containing 32,662 square feet. Parcel 2: Portion of Lot 23 in Block 7201, at Thirty-sixth avenue and Sloat boulevard, as per the current Assessor's Block Books of the City and County of San Francisco; containing 32,648 square feet. (As per detailed descriptions and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Acceptance of Offer of Spring Valley Company, Ltd., Land Required for Lake Merced Road.

Also, Resolution No. 34341 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco the following described land, required for Lake Merced road, for the sum set forth opposite its name, be accepted:

Spring Valley Company, Ltd., \$3,778.35—Parcel 1: The southeasterly corner of Lot 25 in Block 7201, as per the current Assessor's Block Books of the City and County of San Francisco. Parcel 2: The southerly portion of Lot 40 in Block 7201, as per the current Assessor's Block Books of the City and County of San Francisco. Parcel 3: Portion of Lot 41 in Block 7201, as per the current Assessor's Block Books of the City and County of San Francisco.

It is understood and agreed that in the event that the City exercises the option to purchase Parcel 7 as per that certain agreement dated December 24, 1929, authorized by Resolution No. 31743 (New Series), that the company will then allow on the purchase price of said Parcel 7 the sum of four hundred ninety-nine and 80/100 dollars

(\$499.80), which said sum is included in the above price as the value of the land included in said Parcel 7.

(As per detailed descriptions and written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Acceptance of Deed From Anselmo and Assunta Spediacci, Land Required for Opening of Alemany Boulevard.

Also, Resolution No. 34342 (New Series), as follows:

Resolved, That the deed made by the following named persons to the City and County of San Francisco for the following described land, required for the opening of the Alemany boulevard, be accepted:

Anselmo Spediacci and Assunta Spediacci—Portion of Lot 17, Block 5867, as per the Assessor's Block Books of the City and County of San Francisco.

Emily F. Gallagher—Portion of Lot 18, Block 586, as per the As-

sessor's Block Books of the City and County of San Francisco.

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

Mayor and Clerk Authorized to Execute Agreement with The John Center Company for the Closing of Twentieth Street Between Potrero Avenue and Utah Street and Southerly 26 Feet of Nineteenth Street Between Potrero Avenue and Utah Street, in Exchange for the Southerly 103 Feet of Lot 1, Block 4090.

Also, Resolution No. 34343 (New Series), as follows:

Resolved, That the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco are hereby authorized and instructed to execute an agreement with The John Center Company, a corporation, for the closing of Twentieth street between Potrero avenue and Utah street, and the southerly twenty-six (26) feet of Nineteenth street, between Potrero avenue and Utah street, and in lieu thereof The John Center Company is to deed to the City and County of San Francisco the southerly one hundred and three (103) feet of Lot 1 in Block 4090, as per the Assessor's current map, as per the following terms:

The City and County of San Francisco, in accordance with the provisions of Chapter 3, Article VI, of the Charter, is to complete the above mentioned street-closing proceedings and is to deed to The John Center Company all of its right, title and interest in the streets so closed and deliver said deed concurrently with the delivery to the City of the deed for the above mentioned one hundred and three (103) foot parcel.

Taxes for the fiscal year 1929-30 are to be paid by The John Center Company.

It is understood and agreed that The John Center Company have applied for the changing of Lot 1 in Block 4077, and Lot 1 in Block 4090, from "Second Residential District" to "Light Industrial District," and in the event that said change is not made within ninety (90) days from the date of the agreement herein mentioned, said agreement shall be null and void and of no force whatsoever.

Be it Further Resolved, That the City Attorney be and he is hereby directed to prepare the necessary agreement in accordance with this resolution.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Passed for Printing.

The following matters were passed for printing:

Ordering the Construction of Police Station in Golden Gate Park.
On recommendation of Finance Committee.

Bill No. 9391, Ordinance No. ——— (New Series), as follows:

Ordering the construction of a police station in Golden Gate Park; authorizing and directing the Board of Public Works to prepare plans and specifications for said police station, and to enter into contract for the construction of said police station in accordance with the plans and specifications prepared therefor and approved by the Board of Police Commissioners, and approving said plans and specifications.

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

Section 1. The construction of a police station in Golden Gate Park is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said police station, and to enter into contract for the construction of said police station in accordance with the plans and specifications prepared therefor and approved by the Board of Police Commissioners, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

### Ordinance Ordering the Construction of Fire Department Engine House, Lombard Street Near Baker Street.

Also, Bill No. 9392, Ordinance No.——— (New Series), as follows:

Ordering the construction of Fire Department Engine House No. 20, to be erected on Lombard street near Baker street; authorizing and directing the Board of Public Works to prepare plans and specifications for said Fire Department Engine House No. 20, and to enter into contract for the construction of said Fire Department Engine House No. 20 in accordance with the plans and specifications prepared therefor, and approving plans and specifications.

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

Section 1. The construction of Fire Department Engine House No. 20, to be erected on Lombard street near Baker street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said Fire Department Engine House No. 20, and to enter into contract for the said construction of Fire Department Engine House

No. 20 in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

### Laundry Permit, J. Sckolnik, 540 Sixth Street.

On recommendation of Fire Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That J. Sckolnik be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 540 Sixth street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Supply Station, General Petroleum Corporation, Southwest Corner of Eighteenth Street and Potrero Avenue.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the General Petroleum Corporation be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southwest corner of Eighteenth street and Potrero avenue.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

### Laundry Permit, Dora Kenman, 142 Fourth Street.

Also, Resolution No. — (New Series), as follows:

Resolved, That Dora Kenman be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 142 Fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Transfer Supply Station, Allen Sweetman and Charles Taber, Southwest Corner of Pacific and Taylor Streets.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Allen Sweetman and Charles Taber be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them automobile supply station permit heretofore granted to Allen Sweetman by Resolution No. 30626 (New Series), for premises at the southwest corner of Pacific and Taylor streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Clarence Nelson, Gore of Fifteenth and Market Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Clarence Nelson be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted George Nielsen by Resolution No. 30502 (New Series), for premises at the intersection of the gore of Fifteenth and Market streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transfer Supply Station, William L. Harvey, Southwest Corner of Nineteenth Avenue and Santiago Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That William L. Harvey be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred

to him automobile supply station permit heretofore granted W. J. Barnet by Resolution No. 31214 (New Series), for premises at the southwest corner of Nineteenth avenue and Santiago street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Adolph Devencenzi, Southeast Corner of Bay Shore Boulevard and Third Street.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That Adolph Devencenzi be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted Joseph Devencenzi by Resolution No. 32396 (New Series), for premises at the southeast corner of Bay Shore boulevard and Third street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Robert Levinson, Northeast Corner of Seventeenth and Market Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Robert Levinson be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted Clarence H. Nelson and Robert Levinson by Resolution No. 30626 (New Series), for premises at the northeast corner of Seventeenth and Market streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolutions were adopted:

# Denying Parking Station Permit, T. B. Curley, West Side Bryant Street, 125 Feet North of Sixteenth Street.

On recommendation of Fire Committee.

Resolution No. 34344 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied T. B. Curley to maintain and operate an automobile parking station on the west side of Bryant street, 125 feet north of Sixteenth street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Street Lights.

On recommendation of Lighting Committee.

Resolution No. 34345 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as follows:

#### Remove 400 M. R.

Twenty-ninth avenue, Fulton street to Balboa street (3). Forty-fifth avenue between Judah and Kirkham streets. Greenwich street, Van Ness avenue to Fillmore street (18). Oak street, Baker street to Stanyan street (5). North side Broadway, first east of Stockton street.

Eighteenth avenue between Kirkham and Lawton streets.

North side Broadway, first east of Stockton street.

Buena Vista avenue, Haight street to Upper Terrace (12).

#### Install 400 O. B.

Scotia avenue and Thornton street.

East and west sides Quesada avenue between Third and Newhall streets.

Tara street between Niagara and Mount Vernon avenues.

East and west sides Florida street between Twenty-sixth and Army streets.

Cordova and Drake streets.

Howth street between Niagara and Mount Vernon avenues.

Moreland and Farnum streets.

South side Twenty-sixth street between Treat avenue and Harrison street (front of park).

East side Santa Barbara street, north of county line.

Northeast and southwest corners Twenty-ninth avenue and Fulton street.

Northeast corner Twenty-ninth avenue and Cabrillo street.

Northeast corner Twenty-ninth avenue and Balboa street. East and west sides Twenty-ninth avenue, Fulton street to Balboa

street.
East and west sides Forty-fifth avenue between Judah and Kirkham

streets.

East and west sides Thirty-second avenue between Anza and Balboa streets

Revere avenue between Selby and Rankin streets.

North and south sides Greenwich street, Van Ness avenue to Fillmore street (16).

North and south sides Greenwich street between Divisadero and Broderick streets.

Northeast and southwest corners Oak street between Baker and Stanyan streets (18).

Oak street, Baker street to Stanyan street, one to each block (8).

Seminole avenue between Delano and Cayuga avenues.

Seminole and Delano avenues.

Parker avenue between Geary and California streets (16).

East and west sides Eighteenth avenue between Kirkham and Lawton streets.

Haight street between Ashbury and Clayton streets.

Downey street between Waller and Frederick streets.

Frederick and Downey streets.

Belvedere street between Frederick and Waller streets.

Belvedere street between Waller and Haight streets.

Clayton and Frederick streets.

Munich street between Naples and Cordova streets.

Hampshire street between Army street and Peralta avenue.

#### Change 250 M. R. to 400 O. B.

Tara street and Mount Vernon avenue.

Crescent and Leese streets.

Revere and Selby streets.

Revere and Rankin streets.

Ashbury street between Haight and Page streets.

Ashbury street between Page and Oak streets.

Clayton street between Haight and Page streets.

Clayton street between Page and Oak streets.

Munich street between Naples and Cordova streets.

Army street and Peralta avenue.

Edgewood avenue between Farnsworth lane and Sutro Forest (4).

#### Install 400 Type "C."

West side Ashbury street south of School between Frederick and Waller streets.

Buena Vista avenue, Haight street to Upper Terrace (17) (as per map).

Install 250 O.B.

Quane street between Twenty-first and Twenty-second streets (2).

Remove 600 M. R.

Corner Twenty-ninth avenue and Fulton street. Oak street, Baker street to Stanyan street (14). Clayton and Frederick streets.

Remove 250 M. R.

Quesada avenue between Third and Newhall streets. Florida street between Twenty-sixth and Army streets. Twenty-ninth avenue between Cabrillo and Balboa streets.

Change 200 Watt to 300 Watt and Install O. B. Globes.

Stockton street, Pacific street to Green street.

#### Install 300-Watt Electrolier.

East side Stockton street, south of Columbus avenue. Southeast corner Stockton street and Broadway. Northeast corner Stockton street and Stark alley.

#### Change 400 M. R. to O. B.

Twenty-sixth street between Guerrero and Fair Oaks street.

Thirty-second avenue and Anza street.

Thirty-second avenue and Balboa street.

Tara street and Niagara avenue.

Worcester and Randolph streets.

Southeast corner Russia avenue and Lisbon street.

Howth street and Niagara avenue.

Howth street and Mt. Vernon avenue.

Forty-fifth avenue and Kirkham street.

Parker avenue between Geary and California streets (4).

Northeast and southwest corners Ashbury and Frederick streets. Present locations to corner Randolph and Worcester streets.

East side Ashbury street, first north of Frederick street.

West side Ashbury street, first south of Waller, to east side, opposite.

West side Ashbury street between Waller and Haight streets.

Ashbury and Page streets.

Downey and Waller streets.

Page street between Ashbury and Clayton streets.

Belvedere and Frederick streets.

Belvedere and Waller streets.

Munich and Naples streets.

Munich and Cordova streets.

Edgewood avenue between Farnsworth lane and Sutro Forest.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr-14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Extension of Time of Agreement With R. L. Price et al. Relative to Supply of Water.

On recommendation of Public Utilities Committee.

Resolution No. 34346 (New Series), as follows:

Whereas, on the 26th day of January, 1926, the City and County of San Francisco entered into an agreement with R. L. Price and Louise B. Price: and

Whereas, it was specified in said agreement that in the event of the disappearance or diminution of the natural flow of any of the springs on the property of R. L. Price and Louise B. Price, that the City would furnish a continuous supply of water for the ordinary and usual domestic, irrigation and stock watering requirements; and

Whereas, it was provided in said agreement certain conditions as a time limit for the ascertaining of any damages caused by the drying

up of said springs; and

Whereas, the said R. L. Price and Louise B. Price have agreed to an extension of said time limit; now, therefore, be it

Resolved, That the City Attorney be and he is hereby directed to prepare the necessary agreement to extend the said time limit until April 1, 1932, and said agreement to contain the conditions in the aforementioned agreement of January 26, 1926.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Passed for Printing.

The following matters were passed for printing:

### Lease of City Land at Public Auction.

On recommendation of Public Utilities Committee.

Bill No. 9393, Ordinance No. ——— (New Series), as follows:

Providing for the leasing at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Section 32, Article II, Chapter II, of the Charter.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That public interest and necessity demand the leasing of the following described parcels or pieces of land owned and held by the City and County of San Francisco; said parcels of land being situated in the City and County of San Francisco, and more particularly described as follows, to-wit:

All that portion of Stanford Heights Block 32 lying southerly of Portola drive; all of Stanford Heights Block 39; all that portion of Stanford Heights Block 38 lying westerly of a line 1000 feet distant easterly from the easterly line of Stanford Heights avenue and parallel to the easterly line of Stanford Heights avenue; all that portion of the La Place and Drioton Tract lying westerly of the above mentioned line and southerly from Portola drive.

The said lease to be made to the highest bidder therefor and to be on the following terms and conditions:

- (a) The successful bidder shall pay in addition  $t_0$  the monthly charge the sum not to exceed \$300 for the cost of advertising this lease.
  - (b) The said lease shall be for a term of one year.
- (c) The said premises shall be used only as a golf practice course and catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the City Engineer of the City and County of San Francisco.
- (d) That lessee, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any nuisance to be created thereon.
- (e) The rental of said premises shall be payable monthly in advance.

(f) Lessee shall not assign said lease without the written consent of the City Engineer.

(g) Default in payment of the amounts agreed to be paid or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankruptcy or insolvency, or any manner by operation of law, shall operate as a forfeiture and said lease shall be thereupon terminated.

(h) Lessee shall save and hold harmless from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or her patrons' use of or activities on the demised area or any adjacent lands of the City.

The Clerk of this Board is hereby instructed to advertise said property for lease, describing it as above, which publication of notice shall be published for at least three (3) weeks in the official newspaper, and set a date in said notice that, at the termination of said publication, bids for the leasing of said property will be received on the terms and conditions herein specified, and provide in said notice that all persons bidding for the lease of said property shall accompany their said bid by a certified check payable to the Clerk of the Board of Supervisors in the sum of \$300 as security that said bidder will enter into said lease if and in the event the lease is awarded to him.

Providing for the Disposal at Public Auction of Certain Right of Way Easements Across and Over Lands Belonging to the City and County of San Francisco, in Accordance With Provisions of Article II, Chapter II, Section 9, of the Charter.

Also, Bill No. 9394, Ordinance No. ——— (New Series), as follows:

Providing for the disposal at public auction of certain right of way easements across and over lands belonging to the City and County of San Francisco, in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

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

Section 1. That public interest and necessity demand the sale of certain right of way easements across and over lands owned and held by the City and County of San Francisco in the counties of San Mateo and Alameda. Said lands and said right of way easements are more particularly described as follows, to-wit:

First: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land 10 feet wide, being 5 feet on each side of the following described lines across and over portions of those certain tracts of lands situate in said County of San Mateo and designated as "Parcel 31, Crystal Springs, San Andreas and Pilarcitos Reservoirs and Watershed Lands," "Parcel 31A, Watershed Land at south end of Crystal Springs Reservoir," "Parcel 32, Crystal Springs Reservoir and Watershed Lands, Phelps Tract," and "Parcel 33, Crystal Springs Watershed Lands, Kreiss Tract," in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, recorded March 3, 1930, in Volume 491, Official Records of San Mateo County, at page 1, to-wit:

Parcel 1: Commencing at a point in the northwestern line of said Parcel 31 from which an iron pipe, marking the intersection thereof with the southwesterly line of the Skyline boulevard, bears north 40 degrees 17½ minutes east 184.2 feet distant, and running thence south 38 degrees 47½ minutes east 1827.7 feet; thence south 47 degrees 29½ minutes east 726 feet; thence south 37 degrees 38 minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of the steel pole electric transmission line of the Great

Western Power Company of California, 5246.5 feet; thence south 40 degrees 04 minutes east 170.2 feet; thence south 36 degrees 55½ minutes east 313.3 feet; thence south 27 degrees 12½ minutes east 163.1 feet; thence south 46 degrees 14 minutes east 227.1 feet; thence south 34 degrees 10½ minutes east 182.4 feet; thence south 42 degrees 40½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line 3235 feet to a point in the northeasterly line of that certain 31.69-acre parcel of land conveyed by A. Bollcoff et ux. to Spring Valley Water Works by deed dated July 17, 1868, and recorded in Book 7 of Deeds, at page 254, records of said San Mateo County.

Parcel 2: Commencing at a point in the northeasterly line of that certain 66.92-acre parcel of land conveyed by Edward Taylor to Spring Valley Water Works by deed dated July 18, 1868, and recorded in Book 8 of Deeds, at page 153, records of said San Mateo County, from which the intersection thereof with the southwesterly line of said Skyline boulevard bears north 27 degrees 28½ minutes west 72.5 feet distant, and running thence north 40 degrees 13½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 697.6 feet; thence north 38 degrees 02½ minutes west 173.9 feet; thence north 40 degrees 27½ minutes west 357 feet; thence north 41 degrees 54½ minutes west 176.3 feet; thence north 40 degrees 11½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 561.5 feet; thence north 42 degrees 40½ minutes west 100 feet to a point in the northeasterly line of said 31.69-acre parcel of land.

Parcel 3: Commencing at a point in the southwesterly line of said Skyline boulevard from which an iron pipe, marking the most easterly corner of that certain 1.08-acre parcel of land conveyed by Alice G. Chadwick et vir. to State of California by deed dated January 16, 1925, and recorded in Book 152 of Official Records, at page 154, records of said San Mateo County, bears north 40 degrees 12½ minutes west 17.6 feet distant, and running thence south 20 degrees 31½ minutes east 47.2 feet; thence south 40 degrees 12½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 3866.6 feet; thence south 40 degrees 04½ minutes east 187.1 feet; thence south 27 degrees 42½ minutes east 778.9 feet to a point in the northwesterly line of that certain 431.73-acre parcel of land conveyed by Ansel M. Easton et ux. to Panama Realty Co. by deed dated June 3, 1915, and recorded in Book 243 of Deeds, at page 295, records of said San Mateo County.

Commencing at a point in the southeasterly line of said Parcel 4: Parcel 33, from which the most easterly corner of said parcel bears north 45 degrees 271/2 minutes east 55.2 feet distant, and running thence north 51 degrees 40½ minutes west 49.2 feet; thence north 65 degrees 59½ minutes west 394.9 feet; thence north 53 degrees 15 minutes west 2228.3 feet; thence north 34 degrees 36 minutes west 479.1 feet; thence north 15 degrees 46 minutes west 589.1 feet; thence north 47 degrees 22 minutes west 1132.4 feet; thence north 33 degrees 00 minutes west 1084.8 feet; thence north 47 degrees 48 minutes west 738 feet; thence north 48 degrees 36 minutes west 351.9 feet; thence north 77 degrees 11 minutes west 1822 feet; thence north 57 degrees 38 minutes west 1413.6 feet; thence north 59 degrees 54 minutes west 502.7 feet; thence north 49 degrees 33 minutes west 1049.9 feet; thence north 27 degrees 31 minutes west 1973.4 feet; thence north 23 degrees 22 minutes west 451.8 feet; thence north 31 degrees 47 minutes west 395.3 feet; thence north 27 degrees  $24\frac{1}{2}$  minutes west 504.9 feet; thence north 29 degrees  $23\frac{1}{2}$  minutes west 648.9 feet; thence north 34 degrees  $19\frac{1}{2}$  minutes west 1256 feet; thence north 43 degrees  $02\frac{1}{2}$  minutes west 2443.9 feet; thence north 35 degrees  $50\frac{1}{2}$  minutes west

1025.6 feet; thence north 78 degrees 091/2 minutes west 354.1 feet; thence north 35 degrees 52½ minutes west 584.3 feet; thence north 40 degrees 13½ minutes west 377 feet; thence north 44 degrees 35½ minutes west 964.8 feet; thence north 29 degrees 381/2 minutes west 2088.9 feet to a point in the southeasterly line of that certain 516.43acre parcel of land conveyed by Gustave Touchard to Spring Valley Water Works by deed dated July 27, 1874, and recorded in Book 23 of Deeds, at page 236, records of said San Mateo County, distant thereon 10 feet southwesterly from the most easterly corner of said 516.43acre parcel of land; thence north 37 degrees 26 minutes west, parallel to the northeasterly line of said 516.43-acre parcel of land, 3642.2 feet; thence north 53 degrees 31 minutes west 1862.1 feet; thence north 46 degrees 06 minutes west 2853 feet to a point from which that certain monument referred to in the description of said Parcel 31 in said deed dated March 3, 1930, as being marked "Q 28" bears north 50 degrees 46 minutes west 229.9 feet distant; thence north 52 degrees 46 minutes west 312.4 feet; thence north 8 degrees 36 minutes west 344.1 feet; thence north 22 degrees 40 minutes west 249.8 feet; thence north 33 degrees 52 minutes west 605.5 feet; thence north 9 degrees 03 minutes west 210.2 feet; thence north 71 degrees 38 minutes west 192.8 feet; thence north 40 degrees 52 minutes west 304.7 feet; thence north 45 degrees 54 minutes west 373.2 feet; thence north 5 degrees 52 minutes west 130.9 feet; thence north 17 degrees 58 minutes west 258 feet; thence north 13 degrees 31 minutes west 336.8 feet; thence north 12 degrees 571/2 minutes west 44 feet; thence continuing north 12 degrees 571/2 minutes west, parallel to and distant 11 feet at right angles southwesterly from the center of said steel pole electric transmission line 4358.9 feet and north 51 degrees 351/2 minutes west 3797.5 feet; thence north 42 degrees 02 minutes west 295.8 feet; thence north 34 degrees 191/2 minutes west 593.1 feet; thence south 72 degrees 50½ minutes west 72.4 feet; thence north 28 degrees 00 minutes west 207.2 feet; thence north 34 degrees 18 minutes west 684.6 feet; thence north 38 degrees 11 minutes west 132.4 feet; thence continuing north 38 degrees 11 minutes west, parallel to and distant 5 feet at right angles southwesterly from the southwesterly line of said Skyline boulevard 4728.2 feet; thence north 41 degrees 28 minutes west 198.9 feet to a point in the northwesterly line of that certain 284.55-acre parcel of land conveyed by Home Mutual Insurance Company to Spring Valley Water Works by deed dated January 9, 1886, and recorded in Book 39 of Deeds, at page 423, records of said San Mateo County.

Second: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land fifteen (15) feet wide, being seven and one-half feet on each side of the following described lines across and over portions of that certain tract described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, to-wit:

Parcel 1: Commencing at a point in the easterly line of the westerly portion of said Parcel 65, distant thereon south 17 degrees 00 minutes east 84 feet from the angle in said line formed by the courses in said deed described as "north 17 degrees 00 minutes west 1.34 chains" and "north 76 degrees 30 minutes west 44.78 chains" and running thence south 46 degrees 14½ minutes west 1534.4 feet, south 60 degrees 51 minutes west 2327.3 feet, south 47 degrees 41½ minutes west 2839.9 feet, south 55 degrees 23½ minutes west 3581.5 feet, and south 58 degrees 46½ minutes west 370 feet to a point in the westerly line of said Parcel 65.

Parcel 2: Commencing at a point in the westerly line of the westerly of those two certain strips of land 60 links wide which extend northerly from the main portion of said Parcel 65 to the Patterson Pass Road, so called, distant northerly on said westerly line 626.2 feet from the angle therein formed by the courses described in said deed as "south 20 degrees 30 minutes east 47.08 chains" and "south 67 degrees 30 minutes east 15.98 chains" and running thence north 46 degrees 14½ minutes east 40.1 feet to the easterly line of said 60-link strip.

Parcel 3: Commencing at a point in the westerly line of the easterly of said two strips of land 60 links wide, distant northerly on said westerly line 501 feet from the angle therein formed by the courses described in said deed as "south 3 degrees 45 minutes west 15.79 chains" and "south 72 degrees 50 minutes west 2.03 chains" and running thence north 53 degrees 30½ minutes east 40 feet to the easterly line of said 60-link strip.

Third: The right to construct, reconstruct, patrol, maintain and use, from time to time, for telephone purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing at a point in the northerly line of said parcel, said northerly line being the northerly line of the Sunol portion of the Rancho El Valle de San Jose, distant thereon 848.6 feet northwesterly from its intersection with the center line of the Patterson Pass Road, so called, and running thence the following courses and distances: South 65 degrees 02 minutes west 1297 feet, south 42 degrees 21 minutes west 567 feet, south 38 degrees 21 minutes west 377 feet, south 8 degrees 25½ minutes west 564 feet, south 29 degrees 02½ minutes west 1885 feet, south 19 degrees 48½ minutes west 798.2 feet, south 5 degrees 09½ minutes east 892.8 feet, south 32 degrees 13½ minutes west 892.7 feet, south 41 degrees 20½ minutes west 1540.2 feet, south 43 degrees 09 minutes west 3206.4 feet, and south 40 degrees 27 minutes west 1340 feet, more or less, to the westerly line of said Parcel 65.

Fourth: The right to construct, reconstruct, patrol, maintain and use, from time to time, for electric power transmission and/or distribution purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 62 of Alameda Creek Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing in the center line of County Road No. 3193, being the easterly line of said Parcel 62, distant on said easterly line south 11 degrees 49 minutes east 620 feet from the northerly line of said parcel, and running thence south 61 degrees 33½ minutes west 490 feet to the westerly line of said Parcel 62.

Each of said right of way easements shall include, in addition to the rights herein specified, the rights of ingress to and egress from said rights of way over adjacent lands of the City, with the provision that the purchaser or purchasers of said rights of way, or the officers, employees, contractors or servants of said purchaser or purchasers, shall, in the exercise of said rights, be limited to the use of existing roads and lanes across said lands; or, if no such roads or lanes be available, then to such routes thereover as shall be most convenient and at the same time cause the least possible injury to said lands of the City, or to the crops, trees, buildings or other structures growing or situate thereon. In the case of the right of way easements "Third" and "Fourth" hereinbefore described, said purchaser or purchasers shall be granted the rights to trim trees and foliage wherever necessary to avoid interference with power lines or telephone lines, and to place and maintain gates in all fences that cross or shall cross said rights of way, in addition to the rights of ingress and egress to be granted as in this paragraph provided.

Each of said right of way easements shall be sold and conveyed subject to the following reservations and conditions, which shall be inserted in the conveyance thereof to the purchaser; the term "structure" used therein shall be taken to mean said gas pipe line or lines, said telephone line or said electric power line, respectively, with their appurtenances, as the case may be:

"Reserving, however, to the City the right to plant, cultivate and harvest crops of grass, hay or grain upon the right of way herein granted, and the right to construct, reconstruct, install, maintain, repair, renew, operate and use, from time to time, pipes, pipe lines, conduits, power lines, telephone lines, roads, roadways or other structures, but not buildings or wells, across, over or under said right of way and said structure of the purchaser, at the option of the City; it being expressly understood and agreed that if any structure of the purchaser be so located that it shall hereafter become necessary to change, alter, move or reconstruct the same in order to allow the City to exercise and enjoy the rights, but not those relating to agriculture, herein reserved, then the purchaser, upon the request of the City so to do, shall, within a reasonable time, change, alter, move or reconstruct said structure at the purchaser's expense; and the City, upon failure of the purchaser so to do after reasonable notice, may, by contract or otherwise, change, alter, move or reconstruct said structure at the expense of the purchaser, which expense the purchaser shall pay on demand.

"This grant is made subject to the following conditions, which become binding upon the purchaser upon his acceptance and recording of this indenture:

"First: That the purchaser shall repay the City, on demand, the reasonable value of animals, crops, trees, buildings or other structures injured, damaged or destroyed by the purchaser, his officers, employees, contractors or servants, in the exercise of any right herein conveyed.

"Second: That the purchaser shall do no work of constructing, reconstructing, installing or renewing said structure except in accordance with plans and/or specifications therefor first submitted to and approved by the Commission, Board or officer of the City having jurisdiction; provided, however, that said plans and/or specifications shall be returned disapproved in writing with reasonable objections thereto within ten days after submission, otherwise they shall be deemed approved within the meaning hereof. The provisions hereof shall not apply to emergency work.

"Third: That the purchaser shall indemnify and save harmless the City, or any Commission, Board, officer, servant or employee thereof from any and all claims, liabilities or expenses, whether for injuries, damages or otherwise, caused by or resulting from any act, negligence or omission of the purchaser, his officers, employees, contractors or servants, in the exercise of any right herein conveyed.

"Fourth: That the purchaser shall not abandon nor discontinue the use of said structure for the purposes hereinbefore stated for any period of three consecutive years, and that in the event of such abandonment or discontinuance of use the easement and rights herein granted shall forthwith cease and determine, and the City, without prejudice to any other remedy it may have, may take possession of the right of way herein conveyed and remove the purchaser's structure therefrom.

"Fifth: That the right of way herein described is conveyed subject to any rights, rights of way, leases and agreements heretofore granted

or made by the City or its predecessors in interest.

"The rights, reservations, conditions and obligations herein set forth shall inure to the benefit of and bind both parties hereto and their suc-

cessors and assigns."

Section 2. Said right of way easements hereinbefore described shall be sold for cash, in United States gold coin, at public auction, to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

Section 3. The minimum purchase price of said right of way ease-

ments shall be as follows:

For the right of way easement for gas line purposes in San Mateo County, "First" hereinabove described, the sum of \$13,450.

For the right of way easement for gas line purposes in Alameda County, "Second" hereinabove described, the sum of \$2,030.

For the right of way for telephone purposes in Alameda County,

"Third" hereinabove described, the sum of \$1,080.

For the right of way for power line purposes in Alameda County,

"Fourth" hereinabove described, the sum of \$10.

In addition to the foregoing the purchasers shall be required to pay the cost of advertising of this ordinance and of the notice of sale hereinafter provided for, said cost to be ratably divided among them.

Section 4. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made, the notice of such sale, which shall describe said easements and the lands affected thereby with common certainty. The said notice shall also state that no purchase price shall be received for any of the hereinbefore described right of way easements less than the several minimum amounts hereinbefore expressed.

Section 5. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise the value of said right of way easements within three weeks after the final passage of this ordinance, as required by Article II, Chapter II,

Section 9, of the Charter.

Section 6. Upon receipt and examination of bids or offers for said right of way easements, as aforesaid, the Mayor shall accept the highest bid made, provided said bid is for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

#### Adopted.

The following resolutions were adopted:

Acceptance of Deed From H. S. Spaulding and Wife, Lands in Block 123, Sunnyside Addition No. 1.

On recommendation of Streets Committee.

Resolution No. 34347 (New Series), as follows:

Resolved, That that certain deed executed on the 8th day of April, 1931, between H. S. Spaulding and Susie H. Spaulding, his wife, and the City and County of San Francisco, a municipal corporation, conveying certain parcels of land for street purposes as shown upon re-

corded map entitled "Map of the subdivision (of Sunnyside) of Block 123, Sunnyside Addition No. 1," January 28, 1893, be and is hereby accepted in the name of the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr—3.

# Acceptance of Deed From California Pacific Title and Trust Company, Lands in Miraloma Park.

Also, Resolution No. 34348 (New Series), as follows:

Resolved, That that certain deed executed September 17, 1930, between the California Pacific Title and Trust Company, a corporation, and the City and County of San Francisco, a municipal corporation, conveying to said City and County certain parcels of land for street purposes specifically described therein by metes and bounds and shown on that certain diagram entitled "Map of part of Miraloma Park showing opening of streets and alleys," approved by Board of Public Works Resolution No. 113790 (Second Series), April 22, 1931, be and is hereby accepted.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

Acceptance of Conveyance of Land, Southeast Corner Twenty-fifth and De Haro Streets, From Ruth Ready Benner and Frederic C. Benner, and Requesting City Attorney to Record Said Deed.

Also, Resolution No. 34349 (New Series), as follows:

Resolved, That the City and County of San Francisco accept the conveyance dated March 10, 1931, from Ruth Ready Benner and Frederic C. Benner, her husband, conveying to the City and County of San Francisco a parcel of land situated on the southeast corner of Twenty-fifth and De Haro streets, and that the City Attorney be and he is hereby directed to place said deed of record when the same is delivered.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Approving Map of Part of Miraloma Park and Declaring Streets Shown Thereon to Be Open, Public Streets.

Also, Resolution No. 34350 (New Series), as follows:

Resolved, That that certain diagram entitled "Map of part of Miraloma Park showing opening of streets and alleys," approved by Board of Public Works Resolution No. 113790 (Second Series), April 22, 1931, be and is hereby approved, and the streets and alleys thereon delineated be and are hereby declared to be open, public streets.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Approval of Bond of Meyer Brothers, Land in Miraloma Park.

Also, Resolution No. 34351 (New Series), as follows:

Resolved, That the bond filed with this Board by Meyer Brothers, a corporation, as principal, and G. H. Winter and Theodore G. Meyer,

as sureties, in the sum of \$200, which sum is hereby fixed by this Board and conditioned for the payment of all taxes which are now a lien, but not yet payable, against the property as shown on map of Miraloma Park showing opening of streets and alleys, approved by Board of Public Works Resolution No. 113790 (Second Series), April 22, 1931, is hereby approved.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shaunon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Extension of Time Granted to California Construction Company.

Also, Resolution No. 34352 (New Series), as follows:

Resolved, That the California Construction Company is hereby granted an extension of ninety days' time from and after April 23, 1931, within which to complete the improvement of the unimproved portion of San Mateo avenue between San Diego and Niantic streets. This second extension is granted on the recommendation of the Board of Public Works for the reason that the work is well under way.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Passed for Printing.

The following matters were passed for printing:

### Establishing Width of Sidewalks on Hyde Street Between Chestnut Street and Bay Street.

On recommendation of Streets Committee.

Bill No. 9397, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and nine.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 25, 1931, by adding thereto a new section to be numbered eleven hundred and nine, to read as follows:

Section 1109. The width of sidewalks on Hyde street between Chestnut street and Bay street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

## Establishing Width of Sidewalks on Scott Street From Lombard Street to Chestnut Street.

Also Bill No. 9398, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be sumbered eleven hundred and one.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 16, 1931, by adding thereto a new section to be numbered eleven hundred and one, to read as follows:

Section 1101. The width of sidewalks on Scott street between Lombard street and Chestnut street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

# Establishing Width of Sidewalks on Rutledge Street Between Peralta Avenue and Franconia Street.

Also, Bill No. 9399, Ordinance No. ——— (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and eight.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by adding thereto a new section to be numbered eleven hundred and eight, to read as follows:

Section 1108. The width of sidewalks on Rutledge street between

Peralta avenue and Franconia street shall be seven (7) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

### Approving Castro Street Assessment District.

On recommendation of Streets Committee.

Resolution No. 34353 (New Series), as follows:

Resolved, That the Castro Street Assessment District for the improvement of Castro street and other streets adjacent thereto, as laid out by the Board of Public Works and approved by its Resolution No. 108675 (Second Series), December 6, 1929, be and is hereby approved.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# Repealing Resolution No. 33847 (New Series), Appeal, Castro Street Assessment District.

Also, Resolution No. 34354 (New Series), as follows:

Resolved, That Resolution No. 33847 (New Series), relative to appeal of property owners in the Castro Street Assessment District, be and is hereby repealed.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Passed for Printing.

The following matters were passed for printing:

Granting Spur Track Privilege to the Western Pacific Company.

On recommendation of Streets Committee.

Bill No. 9400, Ordinance No. ——— (New Series), as follows: Granting permission, revocable at will of the Board of Supervisors,

to the Western Pacific Railroad Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad tracks in Barneveld avenue and Newcomb avenue, and across Toland, Selby and Rankin streets, and across a portion of Newcomb avenue and McKinnon avenue, and along the seventeen-foot strip of City property to Jerrold avenue, as per blue print attached to petition of said Western Pacific Railroad Company.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted the Western Pacific Railroad Company, a corporation, to lay down, construct, maintain and operate standard guage railroad spur tracks in and upon Barneveld avenue and Newcomb avenue, and across Toland, Selby and Rankin streets, and across a portion of Newcomb avenue and McKinnon avenue, and along the seventeen-foot strip of City property to Jerrold avenue, as per blue print attached to petition, on which said spurs and tracks are indicated in yellow, and more specifically described as follows:

#### Track No. 1.

From a connection with an existing track of applicant in Barneveld avenue in said City and County, along Barneveld avenue and Newcomb avenue and across Toland street, Selby street and Rankin street. The description of said spur track is as follows:

Beginning at a point in the center line of the existing track of the Western Pacific Railroad Company, said point being approximately 50 feet westerly at right angles from the eastern line of Barneveld avenue and approximately 410 feet northerly along said eastern line of Barneveld avenue from the northeastern line of McKinnon avenue; thence southerly through a turnout to the left and along the center line of Barneveld avenue, a distance of approximately 580 feet; thence southerly and southeasterly on a curve to the left, having a radius of 294.439 feet, leaving Barneveld avenue and running along the center line of Newcomb avenue a distance of approximately 321 feet to a point in said center line of Newcomb avenue, distant northwesterly thereon 613.15 feet from the western line of Toland street; thence southeasterly along said center line of Newcomb avenue; crossing Toland street, Selby street and Rankin street, a distance of 2605.15 feet to the western line of Quint street.

### Track No. 2.

From a point of connection with the above described spur track along Barneveld avenue and McKinnon avenue in said City and County. The description of said spur track is as follows:

Beginning at a point in the above described center line of Track No. 1, said point being 40 feet at right angles westerly from the eastern line of Barneveld avenue and approximately 160 feet northerly along the eastern line of Barneveld avenue from the northeastern line of McKinnon street; thence southerly through a No. 7 turnout to the left a distance of 70 feet; thence southerly and southeasterly on a curve to the left, having a radius of 287.94 feet, an arc distance of 278.15 feet to a point in McKinnon avenue distant 23 feet at right angles northeasterly from the southwestern line of McKinnon avenue and approximately 760 feet northwesterly from the northwestern line of Toland street; thence southwesterly and parallel to said southwestern line of McKinnon avenue, approximately 760 feet to the northwestern line of Toland street.

#### Track No. 3.

From a connection with the spur track first hereinabove described, across a portion of Newcomb avenue and across McKinnon avenue, in

said City and County. The description of said track across a portion of Newcomb avenue is as follows:

Beginning at a point in Newcomb avenue in the above described center line of Track No. 1, said point being approximately 295 feet northwesterly along the center line of Newcomb avenue from the northwestern line of Toland avenue; thence northwesterly through a No. 7 turnout to the right a distance of 70 feet; thence northwesterly, crossing Newcomb avenue on a curve to the right having a radius of 287.94 feet a distance of approximately 40 feet to a point in the northeastern line of Newcomb avenue, distant northwesterly thereon approximately 405 feet from the northwestern line of Toland street.

Also, beginning at a point in the northeastern line of Newcomb avenue, distant approximately 405 feet northwesterly thereon from the northwestern line of Toland street; thence northwesterly and northerly on the arc of a curve to the right having a radius 287.94 feet along the center line of the property, 17 feet in width, owned by the City and County of San Francisco, a distance of approximately 230 feet to end of curve; thence continuing along said center line of City and County property in a northerly direction a distance of 88.437 feet to a point in the southwestern line of McKinnon avenue distant 607.96 feet thereon from the northwestern line of Toland street.

The description of said track across McKinnon avenue is as follows:

Beginning at a point in the southwestern line of McKinnon avenue, distant approximately 60 feet northwesterly thereon from the southwesterly prolongation of the northwestern line of Upton street; thence northerly, crossing McKinnon avenue to a point in the northeastern line thereof, distant approximately 99.58 feet northwesterly thereon from the northwestern line of Upton street.

Also, beginning at a point in the northeastern line of McKinnon avenue, distant 99.58 feet northwesterly thereon from the northwestern line of Upton street; thence in a northerly direction along the center line of the property, 17 feet in width, owned by the City and County of San Francisco, a distance of 93.182 feet to a point; thence continuing along said center line of property 17 feet in width, on the arc of a curve to the right having a radius of 287.94 feet, a distance of 138.131 feet to end of curve; thence northeasterly in a straight line, tangent to last described curve and along said center line of property 17 feet in width, a distance of 544.443 feet to a point in the southwestern line of Jerrold avenue.

Provided, that the Western Pacific Railroad Company shall not have exclusive right to the tracks requested in this application and shall allow any other railroad owners or operators to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six (6) per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Provided, said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur tracks shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Western Pacific Railroad Company.

Provided, That the Western Pacific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

### Granting Spur Track Privilege to the Southern Pacific Company.

Also Bill No. 9401, Ordinance No. — (New Series), as follows:

Granting permission, revocable at the will of the Board of Supervisors, to Southern Pacific Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad tracks across Jerrold avenue and upon the property of the City and County of San Francisco, State of California, in the locations hereinafter described:

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at the will of the Board of Supervisors, is hereby granted to the Southern Pacific Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad spur tracks across Jerrold avenue and upon the property of the City and County of San Francisco in the locations hereinafter described:

Center Line of Drill Track Crossing Jerrold Avenue and on Property of the City and County of San Francisco.

Beginning at a point on the northeasterly line of Jerrold avenue, distant northwesterly thereon 725.09 feet from the westerly line of Toland street; thence southwesterly, crossing Jerrold avenue to a point on the southwesterly line thereof; thence continuing in a southwesterly direction along the center line of the 17-foot strip of property owned by the City and County of San Francisco, a distance of 325 feet.

Center Line of Spur Track on Property of the City and County of San Francisco.

Beginning at a point in the center line of the 17-foot strip of property of the City and County of San Francisco, distant southwesterly thereon 5 feet, more or less, from the southwesterly line of Jerrold avenue; thence in a southerly direction through a switch turnout to the left a distance of 90 feet, more or less, to a point on the southeasterly line of said 17-foot strip of property; thence continuing into

private property.

Provided, that girder rail be used where the proposed track crosses Jerrold avenue; that the Southern Pacific Company shall not have the exclusive right to that portion of the track on the 17-foot strip through City property, and shall allow any other railroad owners or operators to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six (6) per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Provided, said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Southern Pacific Company.

Provided, that the Southern Pacific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolution was adopted:

Closing and Abandoning That Portion of Connecticut Street Lying Between the Southerly Line of Twenty-second Street and the Northerly Line of Twenty-second Street.

On recommendation of Streets Committee.

Resolution No. 34355 (New Series), as follows:

Whereas, on the 23d day of March, 1931, the Board of Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 34141 (New Series), which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on March 26, 1931, said resolution being in words and figures as follows:

"Resolution No. 34141 (New Series):

Resolved, That the public interest requires that the certain following described portion of Connecticut street, lying between Twenty-second and Twenty-third streets, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all of Connecticut street lying between the southerly line of Twenty-second street and the northerly line of Twenty-third street.

Said closing and abandonment of said portion of said street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Connecticut street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted-Board of Supervisors, San Francisco, March 23, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Roncovieri, Shannon, Spaulding, Stanton, Suhr.

Absent-Supervisors Peyser, Power.

J. S. DUNNIGAN, Clerk.

Approved—San Francisco, March 26, 1931.

ANGELO J. ROSSI, Mayor.

And whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said im-

provement to be done as specifically described in Resolution No. 34141 (New Series); and

Whereas, the Supervisors have acquired jurisdiction to order that said portion of Connecticut street described in Resolution No. 34141 (New Series) be closed and abandoned; now, therefore, be it

Resolved, That it be ordered, and it is hereby ordered, that the portion of Connecticut street as specifically described and proposed in said Resolution No. 34141 (New Series), be closed and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said street described in Resolution No. 34141 (New Series) shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 34141 (New Series); and be it

Further Resolved, That the said closing and abandonment of said street shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco; and be it

Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this resolution in The Chronicle as required by law.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

### Passed for Printing.

The following bill was passed for printing:

Ordering Improvement of Randolph Street and Chester Avenue.

On recommendation of Streets Committee.

Bill No. 9402, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors October 7, 1930, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Randolph street between Chester and Worcester avenues, and of Chester avenue between Randolph street and Worcester avenue, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphaltic concrete pavement, consisting of a 6-inch concrete foundation and a 1½-inch asphaltic concrete wearing surface, on the roadway thereof.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Granting Permission to Yerba Buena School to Rope off Moulton Street Between Webster and Fillmore Streets.

On recommendation of Traffic Committee.

Resolution No. 34356 (New Series), as follows:

Resolved, That permission is hereby granted to the Yerba Buena School to rope off Moulton street between Webster and Fillmore streets at the times hereinafter specified—from 8:30 a. m. to 9 a. m., from 10:15 a. m. to 11 a. m., from 12 noon to 1 p. m., and from 2 p. m. to 3 p. m.—in order that the children attending said school may be protected.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

Establishing Button Pedestrian Safety Zone at Northwest Corner of Van Ness Avenue and Bay Street.

Also, Resolution No. 34357 (New Series), as follows:

Resolved, that button pedestrian safety zone be installed at the northwest corner of Van Ness avenue and Bay street to accommodate the patrons of the "F" line of the Municipal Railway.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4. Warning Signs.

Also, Resolution No. 34358 (New Series), as follows:

Resolved, That the following warning signs be installed as shown below:

Install Nine-Unit Reflector Sign.

Duncan street between Sanchez and Noe streets, at base of grade leading to wall at east side of Noe street.

Install Sign, "Notice—This Is Not a Through Street."

North side Duncan street at west property line of Sanchez street, facing east.

Install "Slow" Signs.

Potrero avenue, north and south sides Twenty-fifth street. Gough street, north and south sides Geary street. Capp street, north and south sides Sixteenth street. Capp street, north and south sides Seventeenth street. Geary street, north side, east of Commonwealth avenue. South side Geary street, west of Commonwealth avenue. Third street, north and south sides Twentieth street.

Install "Stop" Signs.

South side Thornton avenue at west property line of Third street.

North side California street at east property line of Hyde street. South side California street at west property line of Hyde street.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

#### Establishing Loading Zones.

Also, Resolution No. 34359 (New Series), as follows:

Resolved, That the following loading zones are hereby established:

#### Establish Loading Zones.

3342 Mission street, 27 feet—Super Products Company (paints); serves three stores.

43 Oregon street, 27 feet—C. Raffanti Co., Inc. (commission house); serves loading of trucks.

527-533 Sutter street, 27 feet—Lee Eleanor Graham (furniture); serves loading of furniture through sidewalk elevator.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Stanton, Suhr—14.

Absent—Supervisors Gallagher, Miles, Roncovieri, Spaulding—4.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

### Passed for Printing.

The following matters were passed for printing:

### Appropriation, \$1,500, Fiesta de las Rosas.

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$1,500 be and the same is hereby set aside and appropriated out of Publicity and Advertising (Appropriation 55) for expense in connection with San Francisco's participation in the Fiesta de las Rosas to be held in San Jose May 16, 1931, and authorized in payment to Benning Wentworth, Auditor, for distribution.

# Parking Station, T. B. Curley, Northeast Corner of Twentieth and Capp Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That T. B. Curley be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises at the northeast corner of Twentieth and Capp streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Mayor Directed to Auction Buildings, Grove Street Between Polk Street and Van Nes Avenue, for Health Center Building.

Resolution No. 34364 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby authorized and requested to sell at public auction, in accordance with provisions of the Charter, the certain buildings located on properties recently purchased by the City and County and situate on Grove street between Polk street and Van Ness avenue, in the Civic Center, for Health Center building purposes.

(Communication from Board of Health filed May 4, 1931.)

## Appointment of Committee to Attend Dedication of "Caveman Bridge."

The following was presented and read by the clerk:

San Francisco, Cal., April 27, 1931.

To the Honorable Board of Supervisors, City and County of San Fran-

cisco, City Hall, San Francisco, California.

Gentlemen: In accordance with Resolution No. 34275, authorizing the Mayor to appoint a committee of two members of the Board of Supervisors of the City and County of San Francisco to be the official representatives at the celebration upon the occasion of the completion of the "Caveman Bridge" over the Rogue River at Grants Pass, Oregon, on May 23rd, I hereby nominate Supervisor Andrew J. Gallagher and Supervisor Fred Suhr as members of this committee. I trust that your Honorable Board will approve this selection.

Respectfully,

ANGELO J. ROSSI, Mayor.

#### Leave of Absence, Milton Meyer.

San Francisco, Cal., May 4, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco, California.

Gentlemen: Application has been made to me by Honorable Milton Meyer, member of the City Planning Commission for a leave of absence, with permission to absent himself from the State of California for a period of thirty (30) days, commencing June 1, 1931.

Will you please concur with me in granting this leave of absence?

Very sincerely yours,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34369 (New Series), as follows:

Resolved, That in accordance with the recommendation of His Honor, the Mayor, the Hon. Milton Meyer, member of the City Planning Commission, is hereby granted leave of absence for a period of thirty days, with permission to absent himself from the State of California, commencing June 1, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Garrity, Miles, Shannon, Suhr—4.

#### Leave of Absence, Frank J. Foran.

San Francisco, Cal., May 2, 1931.

Honorable Board of Supervisors, City and County of San Francisco,

City Hall, San Francisco, California.

Gentlemen: Application has been made to me by the Honorable Frank J. Foran, Police Commissioner of the City and County of San Francisco, for leave of absence with permission to leave the State of California for a period of thirty days commencing May 7, 1931.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34368 (New Series), as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Hon. Frank J. Foran, Police Commissioner, is hereby granted a leave of absence for a period of thirty days, commencing May 7, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Garrity, Miles, Shannon, Suhr-4.

#### Leave of Absence, Leonard S. Leavy.

San Francisco, Cal., May 2, 1931.

Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, California.

Gentlemen: Application has been made to me by Mr. Leonard S. Leavy, Purchaser of Supplies of the City and County of San Francisco, for leave of absence with permission to leave the State of California for a period of thirty days commencing May 22, 1931.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34367 (New Series), as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Leonard S. Leavy, Purchaser of Supplies, is hereby granted a leave of absence for a period of thirty days, commencing May 22, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Garrity, Miles, Shannon, Suhr—4.

#### Leave of Absence, Thomas Flaherty.

San Francisco, Cal., May 1, 1931.

Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco, California.

Gentlemen: Application has been made to me by Mr. Thomas Flaherty, Sealer of Weights and Measures of the City and County of San Francisco, for leave of absence with permission to leave the State of California for a period of thirty days commencing May 28, 1931.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34366 (New Series), as follows:

Resolved, That in accordance with the recommendation of His Honor the Mayor, Thomas Flaherty, Sealer of Weights and Measures, is hereby granted a leave of absence for a period of thirty days, commencing May 28, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—18.

#### Leave of Absence, Sylvester Andriano.

San Francisco, Cal., May 4, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco California.

Gentlemen: Application has been made to me by Honorable Sylvester Andriano, member of the Board of Supervisors, for a leave of

absence, with permission to absent himself from the State of California for a period of sixty (60) days, commencing May 9, 1931.

Will you please concur with me in granting this leave of absence? Very sincerely yours,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34370 (New Series), as follows:

Resolved, That in accordance with the recommendation of His Honor, the Mayor, Hon. Sylvester Andriano, member of the Board of Supervisors, is hereby granted a leave of absence for a period of sixty days, commencing May 9, 1931, with permission to leave the State.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr—3.

#### Hearing of Appeal, Castro Street Improvement.

Resolution No. 34371 (New Series), as follows:

Resolved, That Monday, the 11th day of May, 1931, at 2:30 o'clock p. m., in the Supervisors' Chambers, City Hall, San Francisco, California, be and the same are hereby fixed as the time and place for hearing the appeals of Mrs. Anna L. Paulsen, et al., for the assessment and warrant issued to Charles L. Harney in the matter of the improvement of Castro street from the existing pavement at the south side of Twenty-ninth street to Thirtieth street, and of Thirtieth street easterly to the existing pavement on Thirtieth street, San Francisco, California, as per Resolution of Intention No. 108121, adopted by the Board of Public Works of the City and County of San Francisco, State of California, on October 21, 1929. The Clerk of the Board of Supervisors is hereby directed to give notice of the time and place of the hearing of said appeals, also of the acts, determinations or proceedings objected to or complained of, said notice to be published for two days in the San Francisco Chronicle.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent-Supervisors Garrity, Miles, Suhr-3.

#### "Yerba Buena Island."

Resolution No. 34372 (New Series), as follows:

Whereas, there is situated in the San Francisco Bay, midway between San Francisco and Oakland, a beautiful island which constitutes a source of pleasure from an aesthetic viewpoint, and upon which are quartered many of the personnel of the United States Navy; and

Whereas, through custom and usage this scenic spot has acquired the distasteful appellation of "Goat Island," a name which is repugnant and particularly inapplicable to this island; and

Whereas, the inelegant designation which this place has received is offensive to the personnel of the United States Navy as well as to

the beauty-loving citizens of San Francisco; therefore, be it

Resolved, That the City and County of San Francisco, through its duly constituted officials, does hereby declare its policy to be that in all future dealings involving this island it shall be designated as Yerba Ruena Island; and be it

Yerba Buena Island; and be it Further Resolved, That the Board of Geographic Names be and is hereby urged to officially designate this island "Yerba Buena Island";

and be it

Further Resolved, That the attention of the newspapers and other publications be called to this action, with a request for their cooperation in the premises.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Gallagher, Miles, Roncovieri—3.

#### Adopted.

The following resolutions were adopted:

Closing and Abandoning Portions of Nineteenth and Twentieth Streets.

Supervisor Canepa presented:

Resolution No. 34362 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portions of Nineteenth and Twentieth streets, lying between Potrero avenue and Utah street, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Nineteenth and Twentieth streets more particularly described as follows, to-wit:

#### Nineteenth Street.

The southerly 26 feet of Nineteenth street between Potrero avenue and Utah street.

#### Twentieth Street.

All that portion of Twentieth street between Potrero avenue and Utah street.

Said closing and abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Nineteenth and Twentieth streets in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr—3.

Appropriating \$500 for Expenses of California Grays at Raisin Festival to Be Held in Fresno, Cal., May 7, 1931.

Resolution No. 34363 (New Series), as follows:

Resolved, That the sum of \$500 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, toward the expenses of the California

Grays at the Raisin Festival in Fresno, California, May 7, 1931, for the publicity and advertising of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr—3.

## Appropriation, \$450, Expenses of Supervisors Gallagher and Suhr at Completion of "Caveman Bridge."

Resolution No. 34365 (New Series), as follows:

Resolved, That the sum of \$450 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, for the expense of Supervisors Gallagher and Suhr, as San Francisco's representatives, per Resolution No. 34275, New Series, in their attendance at the celebration of the completion of the new "Caveman Bridge," over the Rogue River, at Grants Pass, Oregon, May 23, 1931; said amount also to include expense of chauffeur and automobile.

Adopted by the following vote:

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr.

#### Passed for Printing.

The following bill was passed for printing:

### Market Street Railway Franchise on Turk Street and on Balboa Street.

On motion of Supervisor Colman:

Bill No. 9403, Ordinance No. ——— (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

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

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Market Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boulevard and thence over and across Arguello boulevard to Balboa street, and thence over and along Balboa street to a point thereon midway between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May,

1892, and approved by the Mayor of said City and County on the 3rd day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms, conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, hereinbefore mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 7. This ordinance shall take effect from and after the date of its approval.

#### Passed for Printing.

The following resolution was passed for printing:

Appropriation, \$100,000, Improvement and Equipment of Playgrounds.

On motion of Supervisor Hayden:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$100,000 be and the same is hereby set aside and appropriated out of Playgrounds Bonds Fund, Issue 1931, and authorized in payment to the Playground Commision of the City and County of San Francisco, for the improvement and equipment of playgrounds located within the City and County of San Francisco.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Garrity, Miles, Suhr—3.

#### Report of Legislative Committee.

The following was presented by Supervisor McSheehy and copies ordered sent to members:

May 4, 1931.

To the Honorable the Board of Supervisors:

Gentlemen: Your Committee on Legislation reports as follows:

On Monday, April 27th, Senate Bill 504 was passed out by the Senate Committee on Judiciary, as amended. This bill, as it now reads, is satisfactory, as it retains the provision that actions for negligence, when brought against a municipality, must be tried in the county in which the action accrued.

On Tuesday, April 28th, Assembly Bills 1597 and 1598 passed the Assembly. These bills would compel a county water district, before it could construct any waterworks in a territory in which there is an existing system, operating as a public utility, to purchase such system. These bills have had opposition, but the smaller communities do not seem to realize the effect upon them should they wish to install a new and efficient system to replace one that is old, insufficient or impure. Your committee will continue to oppose this bill in the Senate.

On Wednesday, April 29th, Assembly Bills 1879 and 1880 passed the Assembly. These bills enable the Board of Harbor Commissioners, after fixing the line of a sea wall, to permit, by agreement, private interests to construct the sea wall and to be reimbursed from tolls and charges collected by the commission. The sea wall will be owned by the State and be under the supervision of the Harbor Commission.

On Thursday, April 30th, Assembly Bill 218, relating to special assessments, was submitted to a sub-committee of the Senate on Municipal Corporations. As we succeeded in having the City and County of San Francisco amended out of the bill our only interest is to see that it is not put back.

On Thursday, April 30th, Senate Bill 577 (the Mixter Bill) was passed out, as amended, by the Assembly Committee on Municipal Corportions. This bill deals with the paving between tracks by street railway companies.

At the hearing the City and County of San Francisco was the only objector to the bill and succeded in having stricken from the bill the

following provision:

"... provided, however, that the state or the political subdivision thereof causing such paving, repaving, macadamizing or remacadamizing or improvement to be done, shall bear the expense thereof when the same is caused as a result of changing the quality or quantity of paving or improving the surface or any portion of the surface of any street or highway used by such track or tracks."

While the bill, as amended, is less objectionable, we must continue

to resist its passage.

On Thursday afternoon a meeting was held in the office of the Governor to consider the Harbor Bills. Representatives were present from the Chamber of Commerce, shipping interests, agricultural interests, the Harbor Commissioners and members of the Senate and Assembly. The meeting lasted about three hours and, although the bills were discussed at length, no definite action was taken.

On Thursday evening the Senate Committee on Education passed out Senate Bill 665, as amended, with favorable recommendation. This bill creates a board of appeal to review the school budget. The appellate board, under the bill as amended, would consist of three members of the Board of Education, three taxpayers in the school district, appointed by the Board of Education, and three taxpayers in the school district, appointed by the Board of Supervisors.

Respectfully submitted,

JAS. B. McSHEEHY, VICTOR J. CANEPA, Committee.

#### Action Deferred.

The following was presented by Supervisor Canepa and laid over one week:

## Establishing Width of Sidewalks on Peralta Avenue Between Rutledge Street and Esmeralda Avenue.

Also, Bill No. 9396, Ordinance No. — (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by amending Section ten hundred and eighty-seven thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by amending Section ten hundred and eighty-seven thereof to read as follows:

Section 1087. The width of sidewalks on Peralta avenue between Mullen street and Rutledge street shall be as shown on those certain maps entitled "Map of Peralta avenue between Mullen street and Montcalm street" and "Peralta avenue between Montcalm street and Rutledge street," showing the location of street and curb lines and the width of sidewalks.

The width of sidewalks on Peralta avenue between Rutledge street and Esmeralda avenue shall be fifteen (15) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

#### Inspection of County Jail Sites.

Supervisor Shannon announced that the Board of Supervisors would investigate jail sites in San Mateo County on Saturday, members to meet at City Hall at 10 a.m. for that purpose.

Supervisor Havenner: I would like to ask the City Attorney if he would advise the Board, at the next meeting, just what the rights of the City and County will be if this site, or any site, is purchased in San Mateo County. I would like to know whether San Francisco would be secure in the possession of the property, and the use of the property which is intended, and what safeguards we would have against actions for removal in the future and just what the safety

factors would be if we purchased this property down there for an attempted Jail Site.

#### Announcements.

Supervisor Hayden announced Public School Week, now being celebrated at the Auditorium, to which the Board of Education extends invitation.

Supervisor Hayden announced public hearings on Budget before Finance Committee for Wednesday at 10:30 a.m.

Supervisor Peyser announced Rose Festival at San Jose and that official cars are at disposal of Board of Supervisors, leaving Saturday, May 16, 1931.

#### ADJOURNMENT.

There being no further business, the Board at 7:35 p. m. adjourned. J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 18, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



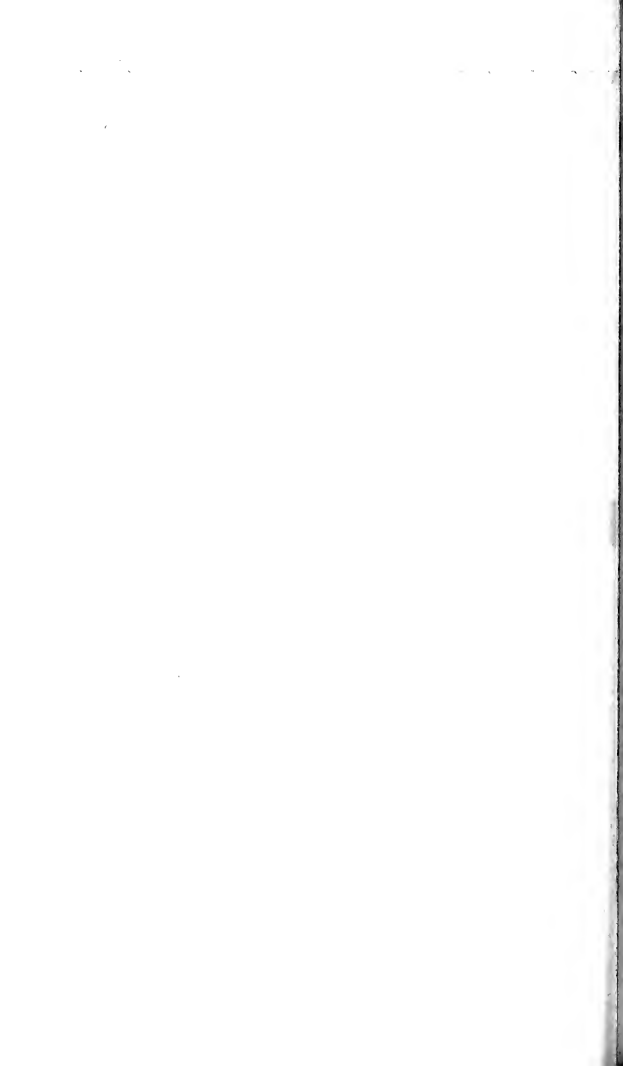
Monday, May 11, 1931

## Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MAY 11, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 11, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

Quorum present.

His honor Mayor Rossi being absent, Supervisor Hayden was elected to preside.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meetings of April 27 and May 4, 1931, were considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Stock Furniture for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing stock furniture for School Department and referred to Supplies Committee.

#### Manufactured Furniture for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing manufactured furniture for School Department and referred to Supplies Committee.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 2:30 p. m.

#### SPECIAL ORDER-2:30 P. M.

## Rezoning Both Sides of Judah Street, Tenth Avenue to Twenty-fifth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying petition for rezoning Judah street between Tenth and Twenty-fifth avenues, inclusive, from Second Residential District to Commercial District.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

#### Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday, April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Said parcel of land will be sold on the above-mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

#### Auction Sale of Lease of City Property.

Pursuant to the provisions of Subdivision 32 of Section 1, Chapter II, Article II, of the Charter of the City and County of San Francisco, a lease of certain real property of the City and County is offered for sale at public auction on the 11th day of May, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

#### Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Beginning at a point on the boundary line dividing Buri Buri Rancho and the San Mateo Rancho, which said point bears north 55 degrees 0 minutes east distant 1925.88 feet from corner "B. B. 10" and "S. M. No. 1" of the above mentioned ranchos; running thence on the following courses and distances, to-wit: South 55 degrees 0 minutes west 811.64 feet; south 33 degrees 43 minutes east 592.41 feet; south 62 degrees 31 minutes east 591.11 feet; south 24 degrees 31 minutes east 349.38 feet; south 5 degrees 02 minutes east 735.24 feet; south 39 degrees 02 minutes east 1104.57 feet; south 43 degrees 20 minutes east 633.83 feet; south 37 degrees 45 minutes east 746.12 feet; south 20 degrees 36 minutes east 1155.28 feet; south 11 degrees 58 minutes east 917.08 feet; south 53 degrees 50 minutes east 1300 feet; south 65 de grees 14½ minutes east 828.67 feet; north 55 degrees 05 minutes east 207.58 feet, to a point on the surveyed center line of the Skyline boule vard; thence along the center line of said boulevard the following courses and distances: North 37 degrees 33 minutes west 304.73 feet north 33 degrees 33 minutes west 862.93 feet; thence to the right or the arc of a circle with a radius of 1000 feet a distance of 386.88 feet; thence north 11 degrees 23 minutes west 469.68 feet; thence leaving the center line of said boulevard and running north 63 degrees 04 minutes east 318.41 feet to the easterly boundary line of the lands of

the City; thence along said boundary line north 33 degrees 53 minutes west 1499.43 feet; north 37 degrees 45 minutes west 5057.04 feet to the point of beginning; excepting therefrom the Skyline boulevard; the hereby described tract containing 172.53 acres.

The said lease to be made to the highest bidder therefor and to be

on the following terms and conditions:

#### Terms and Conditions of Sale.

(a) That said lease shall be for a term of 20 years from July 1, 1931.

(b) That said premises shall be used only as a golf course and for catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the general manager of the San Francisco Water Department.

(c) That lessee shall, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any

nuisance to be created thereon.

- (d) That rental of said premises shall be payable monthly in advance, and by way of additional rental for the demised premises an amount equal to all taxes and assessments of every kind which shall be levied against or made a lien upon the demised premises and/or the improvements now or hereafter erected thereon, commencing with the taxes for the fiscal year ending June 30, 1932, and continuing during the life of this lease; and further provided, in the event there should be a consolidation of the counties of San Francisco and San Mateo and if for any reason the demised properties are not subject to taxation, as additional rental for the term created, the bidders will agree to pay as additional rental throughout the term created yearly a sum equal to the amount of all taxes paid at the end of the year when said property was subject to taxation; the amount of each assessment or of each installment of taxes to be due on or before ten days prior to the date upon which the same becomes delinquent.
- (e) Lessee shall not assign said lease without the written consent of the proper officials of the City only authorized by law to give such

consent.

(f) Default in payment of the amounts agreed to be paid, or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankuptcy or insolvency, or in any manner by operation of law, shall operate as a forfeiture and said lease shall thereupon be terminated and all improvements of said lessee thereon shall revert to and become the property of the City and County of San Francisco.

(g) At all times during the term of the lease, lessee shall conduct his business thereon and use said land in such manner as not to interfere with the conduct of the City's water supply, and the City reserves the right at all times to enter upon said land and construct water pipes, mains or any other structures necessary or useful in

connection with said water supply.

- (h) No improvements or changes in said golf course shall be made on said property without the written consent of the general manager of the San Francisco Water Department first had and obtained therefor.
- (i) For a period of 30 days commencing at the expiration or other termination of the lease, excepting as above provided for breach of provisions of subdivision "f" hereof, the City shall have the option to purchase the buildings, water pipes, tanks or other removable property of lessee, excepting sod of greens and fairways and drainage system, which shall belong to and be a part of said property. A board of arbitration consisting of three members, one to be selected by the City, one by the lessee and a third by the two so selected, shall fix the value of such property, the decision of any two to be binding on both the City and the lessee. At the expiration of said 30 days, and during the period of 60 days thereafter, lessee shall be entitled to re-

move the aforesaid improvements from the premises in so far as the option may not have been exercised, leaving the premises from which such improvements have been removed in a condition satisfactory to the general manager of the San Francisco Water Department; provided, however, that in event of failure to so remove such improvements, same shall remain on the property and become a part thereof without recourse by said lessee.

(j) Lessee shall save and hold harmless the City from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons' use of or activities on the demised area or any adjacent lands of

the City.

(k) Lessee, or anyone using or in any way connected with the uses or purposes of the lease, shall not trespass on any adjacent land of the City.

(1) Lessee shall at all times, and at his sole expense, comply with all regulations of the Boards of Health of the City or State in the matter of sanitation on the demised premises.

(m) The golf course shall be maintained during the term of the

lease in a manner satisfactory to the City.

- (n) The bidder shall agree to pay the sum of \$300 to defray the cost of advertising the necessary resolutions, ordinances and notices in connection with this solicitation of bids.
- (o) No bid will be received unless the bidder shall agree to pay to Crystal Springs Country Club the sum of \$172,000, which sum represents the value of the improvements on the demised premises and existing lease.

#### Manner of Bidding.

At the time and place hereinabove stated the Clerk of the Board of Supervisors will read this notice, and thereupon the Presiding Officer of the Board of Supervisors will call for bids for the lease of the property described herein.

Any person may offer a bid in writing, sealed, and each bid shall be

for the monthly rental to be paid during the term of the lease.

Each bid made shall be subject to be raised by any other person, and the bidding shall continue until no increased bid shall be made, and said bid so made in open board will be considered as if made in writing, when the lease shall be struck off and awarded to the highest bidder. The said bidder to whom the award is made shall thereupon deposit with the Clerk of the Board of Supervisors the sum of \$1,000, or a certified check made payable to the Clerk of said Board in said amount, as a condition that within ten days after the passage of an ordinance of award he will enter into a written lease of said property in accordance with the terms and conditions stated in this notice; in the event of a failure so to do, such sum or check will be forfeited to and become the property of the City and County.

In case any bidder shall fail to make such deposit, his bid shall be then and there rejected and the lease shall be struck off and awarded to the next highest bid, provided that no person desires to increase

the same.

The Board of Supervisors at any time prior to the passage of the ordinance of award may reject any bid.

This notice is given pursuant to the direction of Resolution No. 34239 (New Series).

#### Bid.

1. Crystal Springs Golf Club, certified check \$1,000.

#### Referred.

Supervisor McSheehy moved reference of bid to Joint Committee on Public Utilities and Welfare, to report at next meeting of the Board. Motion carried.

#### Action Deferred.

The following matter was taken up, read and laid over one week.

#### Mayor's Veto.

Consideration of Mayor's veto of appropriation of \$500 for California Grays attending Raisin Festival May 7, 1931.

#### Action Deferred.

The following matters were laid over two weeks and made a Special Order for 2:30 p. m.:

#### SPECIAL ORDER-3 P. M.

Sale of Jail Bonds for the New City and County of San Francisco County Jail.

Resolution No. — (New Series), as follows:

Resolved, That bids be invited for the sale of County Jail Bonds in the sum of \$100,000, to be expended for the purchase of a new County Jail site, and the erection of buildings thereon; and the Clerk of this Board is hereby directed to advertise for bids in accordance with the provision of this resolution.

#### SPECIAL ORDER-3 P. M.

Prepare Plans and Specifications for New San Francisco City and County Jail.

Resolution No. — (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby authorized to prepare plans and specifications for the new San Francisco County Jail and to receive bids therefor.

#### SPECIAL ORDER-3 P. M.

Requesting Approval of Board of Supervisors of San Mateo County for Purchase of Land for San Francisco Jail Site.

Resolution No. — (New Series), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby request the approval by the Board of Supervisors of the County of San Mateo of the purchase by the City and County of San Francisco of the certain land, situate in San Mateo County, required by the City and County of San Francisco for the erection of a County Jail thereon. The said land herein referred to is situate east of the highway, distant about one mile south of Half Moon Bay, and known as the "Cassinelli Ranch", comprising approximately 420 acres, and being distant about 28.7 miles from the City and County of San Francisco.

#### Jail Sites—Digest of Engineering Reports and Data Relating to the Several Jail Sites in San Mateo County.

The following was presented and read by the Clerk:

On Saturday, May 9, 1931, the following members of the Board of Supervisors visited the proposed Jail Sites offered in San Mateo County:

Supervisors—Breyer, Garrity, Havenner, McGovern, McSheehy, Power, Roncovieri, Shannon, Spaulding and Stanton; also Sheriff Fitzgerald, Joseph Phillips, Right of Way Department, and Leo Lennon, Assistant City Attorney.

Site No. 1-Franchesi Ranch.

The first site visited was the Franchesi Ranch.

This site has an area of about 200 acres, and is located six miles

south of San Francisco County line, fronting on the Half-Moon Bay-Purissima Highway.

Cost-\$425 per acre.

Visibility-Good.

Soil-Good.

Water—There are two wells and a spring and a reservoir on this property. The present water supply will not be sufficient for the jail, but at an estimated cost of \$25,000 a pipeline can be constructed from the City supply near Colma to the ranch.

Site No. 2-Josephine C. Valencia, Pillar Point.

Location—On Half Moon Bay Road, 23 miles from San Francisco County line.

Area-240 plus acres.

Cost-\$100,000 or about \$416 per acre.

Visibility—Good.

Soil-Good.

Water—Engineer's reports state the water supply to be satisfactory as to quality, and will be sufficient for jail purposes.

Note—At a joint meeting of the Buildings and Lands Committee with the Supervisors of San Mateo County, on account of opposition from the San Mateo Supervisors, Sites Nos. 1 and 2 were not further considered.

Site No. 3-The Cassinelli Ranch.

Location—One mile south of Half Moon Bay and distant 28.7 miles from San Francisco.

Area-420 acres.

The west boundary fronts on the Half Moon Bay-Purissima Highway for a distance of over one-half mile. A surfaced road from the main highway runs along or adjacent to the north boundary for three-fourths of a mile.

The western portion of the property embracing approximately 200 acres is flat—lying along the main highway. It merges into gentle sloping land and then broad rolling hill slopes to a crest in the rear of the property. The topography is smooth and clear of brush, giving excellent visibility. All but a small tract in the northeast corner has been or is under cultivation.

Leon Creek flows through the ranch near the northeast boundary for

a distance of 3095 feet.

Water rights have not been adjudicated, but it appears that the ranch has an appropriative right to the flow of Leon Creek to the extent of 60 miner's inches (540 gallons per minute); 777,600 gallons per day when available, and needed, and the dam can impound 3,400,000 gallons.

The existing storage facilities will yield approximately 17,000 gallons per day.

There are two possible reservoir sites that can be developed at small cost

The complete water system is located upon the property as offered. The soil is good.

This site, comprising, as stated heretofore, of 420 acres (more or less), has been offered for the sum of \$95,000.

Site No. 4—Butts Ranch—Midstate Oil Company.

Location—West of highway, 3.7 miles below Half-Moon Bay.

Distance—32.4 miles from San Francisco.

Area—283 acres; will sell less acreage if City wishes.

Price-\$450 per acre.

Visibility—Fair.

Soil-Good.

Water—Riparian to Purissima Creek. Rights should be adjudicated.

#### Site No. 5—Balanesi Ranch.

Location-West of highway, 4 miles below Half Moon Bay.

Distance—32.6 miles from San Francisco.

Area-220 acres.

Price-\$350 per acre (since reduced to \$220 per acre).

Water-From Lobitos Creek. Rights should be adjudicated.

Soil-Good.

Visibility—Fair.

Site No. 9-Driver Ranch.

Location-West of highway at San Gregorio.

Distance-40.6 miles south of San Francisco.

Area—311 acres. Price—\$77,750. In the event City only requires 250 acres, the price will be \$62,500—\$250 per acre.

Visibility—Fair over portion.

Soil-Good.

Water—Pumped from San Gregorio Creek. Rights should be adjudicated.

#### Appraisal of the Value of Properties Suggested for Jail Sites in San Mateo County.

May 11, 1931.

Honorable Board of Supervisors.

City Hall, San Francisco.

Gentlemen: In pursuance with your request of May 6, I have made an investigation of the value of the Cassinelli Ranch and the Pillar

Point site and beg leave to submit the following report:
I had for my information the report of Mr. F. W. Roeding, Superintendent of the Agricultural Division of the San Francisco Water Department; report of Mr. Chas. H. Lee, Consulting Hydraulic Engineer of the water supply possibilities of the Cassinelli Ranch (this report was made at the request of Mr. E. J. Cassinelli, the owner); report of Mr. M. J. Bartell, dated March, 1931, on nine sites in San Mateo County.

No actual survey has been made of any of these sites, so it is impossible to accurately determine the amount of flat land as against In Mr. Lee's report he states that there are approximately 200 acres of flat land lying along the main highway. Mr. Roeding reports the flat land at 100 acres and states that the southerly portion contains a depression which would be swampy in a normal winter. This southerly portion is included in the 100 acres.

With the limited amount of data on hand it would be impossible to make an accurate appraisal and the figures quoted herein are sub-

ject to slight revisions.

I visited the Cassinelli ranch early Friday morning, May 8, and drove almost to the top of the watershed in back. There are ten or eleven ranches and a schoolhouse located on this watershed and several pumping plants are in operation on the stream. Mr. Lee admits that there is no underground storage on the Cassinelli ranch, so an appraisal of this property would have to take into consideration the water rights on Leon Creek which flowes through the property. From all of the maps submitted it was impossible to determine whether Leon Creek was the boundary line. Mr. Lee and the owner informed me, however, on Saturday when I again visited the property, that the property line was five feet northeast of the further bank of the The water right was initiated June 14, 1912, in accordance with the Civil Code requirements by the posting and recording of a notice of appropriation, and called for a division of the use of water between the Cassinelli ranch and Johnston ranch adjoining on the north.

I am informed by the owner that the concrete dam on Leon Creek on the Cassinelli ranch was constructed at a cost of \$10,000. Mr. Lee estimates that at an additional cost of \$30,000 the present dam in the center of the ranch could be increased in height. In his report he states "the dam can easily be repaired and raised three or four feet with present slopes." However, in my conversation with him on the property on Saturday, he stated that the present dam would merely be used as the toe of a new structure to be built entirely inside of the present structure.

Taking into consideration the acreage of this property with its water rights and the present means of impounding the water, I am of the opinion that approximately \$57,000 is the present market value. As stated above, a careful survey might change this figure, but not in

my opinion to any great extent.

On Friday, after completing my visit to the Cassinelli ranch, I visited the Pillar Point site, driving around the top of the hill and driving for a considerable distance over the watershed of Dennison Creek, which supplies the water for this property. This property is riparian to Dennison Creek and the flow of the stream has been divided by a Superior Court Decree among the owners tributary thereto.

Mr. Bartell reports that the present wells on the property would furnish sufficient water of good quality for a number of years to come.

No accurate survey has been made of this property separating the hill land from the flat land. However, from the information obtained from the report of Mr. Roeding, I would estimate the market value of

this property at about \$75,000.

I had no opportunity on Friday to visit the Franchesi ranch and made my first visit to this property with the Board of Supervisors on Saturday, May 9. I understand that the price asked is \$425 per acre throughout and consists partly of flat land and partly hilly land. While I am not prepared to make an appraisal on this property, I would state that in my opinion that this property is not worth the price asked.

Respectfully submitted,
JOSEPH J. PHILLIPS,
Chief Right of Way Agent.

#### Appraisals Requested.

Supervisor Peyser requested that the right of way agent submit appraisals of all sites and get the final selling price for each.

So ordered.

#### Action Deferred.

Whereupon, on motion of Supervisor Shannon the foregoing matter was laid over one week and made a Special Order for 2:30 p.m.

#### Notice of Hearing Appeals, Castro Street.

Hearing the appeals filed by Mrs. Anna L. Paulsen, et al., from the assessment and warrant issued to Charles L. Harney in the matter of the improvement of Castro street from the existing pavement at the south side of Twenty-ninth street to Thirtieth street, and of Thirtieth street easterly to the existing pavement on Thirtieth street, as per Resolution of Intention No. 108121 adopted by the Board of Public Works of the City and County of San Francisco on October 21, 1929.

Appellants object to said assessment and warrant for the reasons that the assessments or charges against their respective properties are excessive, and that said assessments or charges exceed the benefits to said properties.

Reference is hereby made to said several appeals for the names of the several appellants and for further particulars as to the grounds of appeal. And for said reasons, appellants appeal of the Board of Supervisors as provided by said ordinance.

The chair asked if there was anyone present who wanted to be heard and there was no response.

#### Adopted.

Whereupon, the following resolution was adopted:

Resolution No. 34407 (New Series), as follows:

Resolved, That the appeal of property owners, filed by Mrs. Anna L. Paulsen, et al., against the assessment levied for the improvement of Castro street, Twenty-ninth to Thirtieth streets, and of Thirtieth street easterly to existing pavement on Thirtieth street, be, and is hereby denied.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Passed for Printing.

Thereupon, the following resolution was passed for printing:

#### Appropriation for Castro Street Assessments.

Resolution No. 4 (New Series), as follows:

Resolved, That there be set aside, appropriated and authorized to be expended, the following amounts, set opposite the following assessments, for the purpose of reducing the various assessments, as specifically numbered below, out of the County Road Fund, a total of \$1,077:

Assess-	Credit	Assess-	Credit	Assess-	Credit
ment No.	by City	ment No.	by City	ment No.	by City
14	\$19.00	15	\$15.00	16	\$15.00
17	15.00	18	15.00	20	35.00
21	25.00	22	30.00	23	55.00
24	50.00	34	25.00	35	25.00
36	15.00	37	15.00	38	10.00
39	20.00	40	15.00	44	60.00
45	10.00	46	30.00	47	15.00
53	10.00	54	10.00	55	10.00
56	10.00	57	10.00	58	10.00
59	10.00	60	10.00	61	10.00
62	85.00	63	25.00	64	10.00
65	15.00	66	15.00	67	25.00
68	25.00	76	93.00	77	90.00
78	10.00	79	10.00	80	10.00
81	10.00	82	10.00	83	10.00
84	10.00	85	10.00	86	10.00

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

#### Authorizations.

On Recommendation of Finance Committee.

Resolution No. 34373 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby

authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Aquarium—Appropriation 57.

(1) California Academy	of Sciences, maintenance	of Stein-
hart Aquarium, month	of April (claim dated May	4, 1931).\$ 3,807.89
	Park Fund.	

hart Aquarium, month of April (claim dated May 4, 1931).\$  Park Fund.	3,807.89
(2) Spring Valley Water Company, rental on 4.2 acres adjoining easterly line Fleishhacker Park, from Sept. 1, 1924, to June 30, 1931, and Harding Park golf links, from July 1,	
	2,188.60
ing, etc., for Sharp Park (claim dated April 30, 1931)  (4) Robert A. Farish, rental of tractor and equipment for	3,957.83
Sharp Park (claim dated April 30, 1931)	<b>533.75</b>
(claim dated April 30, 1931)	1,867.86
30, 1931)	1,200.00
Park (claim dated April 30, 1931)	6,979.59
potash, etc., for Sharp Park (claim dated April 30, 1931) (9) H. V. Carter Company, seaside bent grass seed for Sharp	744.00
Park (claim dated April 30, 1931)	1,131.10
Sharp Park (claim dated April 30, 1931)	1,210.43
Sharp Park (claim dated April 30, 1931)	640.00
Public Parks and Squares Bonds, Issue 1931.	
(12) Baker, Hamilton & Pacific Company, steel wheelbarrows and shovels (claim dated April 30, 1931)\$	1,266.50
(13) Baker, Hamilton & Pacific Company, steel wheelbarrows (claim dated April 30, 1931)	890.90
$Auditorium \ \ Fund.$	
(14) Pacific Gas & Electric Company, gas and electricity furnished the Auditorium during March (claim dated April	050.10
22, 1931)\$  County Road Fund.	956.10
(15) San Francisco City Employees' Retirement System, to match contributions from employees engaged on the main-	
tenance of streets (claim dated April 23, 1931)\$ (16) Pacific Coast Aggregates, Inc., cement for street main-	1,327.30
tenance (claim dated April 22, 1931)	825.5 <b>0</b>
tenance (claim dated April 23, 1931)	825.50
Special School Tax.	
(18) San Francisco City Employees' Retirement System, to match contributions from employees, School Repairs (claim	000.05
dated April 23, 1931)	866. <b>65</b>
Hetch Hetchy Construction Fund, Issue 1928.  (19) Hart Wood Lumber Company, lumber (claim dated	
April 22, 1931)\$	768.86
(20) The Charles Nelson Company, mine wedges (claim dated April 22, 1931)	650.2 <b>4</b>
(21) California Meat Company, meat furnished (claim dated April 25, 1931)	650.64
(22) J. H. Creighton, sand furnished (claim dated April 25,	1.291.69

1,291.69

(23) Dodge, Sweeney & Co., groceries (claim dated April 25, 1931)	554.42
(24) Hart Wood Lumber Company, lumber (claim dated April 25, 1931)	3,023.28
(25) A. Levy & J. Zentner Company, fruit and produce (claim dated April 25, 1931)	502.24
(26) Livermore Steam Laundry, laundry service (claim dated April 25, 1931)	535.62
(27) Link-Belt Company, cylindrical screen sections (claim	
dated April 25, 1931)	715.00
dated April 25, 1931)	1,267.22
25, 1931)	816.16
dated April 25, 1931)	2,550.00
dated April 25, 1931)	672.69
Hetch Hetchy Power Operative Fund.	
(32) James L. Hall, lumber (claim dated April 24, 1931)\$ (33) State Compensation Insurance Fund, premium covering insurance on operative employees (claim dated April 24,	915.04
1931)	804.86
porcelain insulators (claim dated April 24, 1931)	1,112.00
Municipal Railway Fund.	
(35) County Road Fund, Street Repair Department, Board of Public Works, reimbursement for asphalt repairs to Municipal Railway right-of-way (claim dated April 27, 1931)\$	1,244.27
Special School Tax.	
(36) Anderson & Ringrose, second payment, general construction of James Lick Junior High School (claim dated April 28, 1931)	47,650.50
Water Revenue Fund.	
(37) San Francisco Lumber Company, lumber (claim dated April 20, 1931)	799.76
(38) J. B. Rogers, second payment on contract for drilling	
and casing well (claim dated April 29, 1931)	2,507.40
(39) Healy-Tibbitts Construction Company, emergency work	
preventing beach erosion at Taraval street underpass on Great Highway (claim dated April 29, 1931)	3,000.00
(40) Federal Construction Company, final payment, improve-	
ment of Bay Shore boulevard, Section "B," Contract No. 3 (claim dated April 25, 1931)	906.80
	906.80
(claim dated April 25, 1931)	
(claim dated April 25, 1931)	
(claim dated April 25, 1931)  1929 Hospital Bond Construction Fund.  (41) Turner & Co., first payment, plumbing system for addition to roof wards at San Francisco Hospital (claim dated April 24, 1931)	3,318.75
(claim dated April 25, 1931)  1929 Hospital Bond Construction Fund.  (41) Turner & Co., first payment, plumbing system for addition to roof wards at San Francisco Hospital (claim dated April 24, 1931)  Bernal Cut Bond Construction Fund.  (42) MacDonald & Kahn, final payment, Contract No. 1, im-	3,318.75

(44) Board of Park Commissioners, reimbursement for ac-
count of expenditures in improvement of Telegraph Hill (claim dated April 30, 1931)
(45) Board of Park Commissioners, labor and material for constructing three convenience stations: Portsmouth Square, Fleishhacker Zoo and at Spreckels Lake, Golden Gate Park (claim dated April 30, 1931)
(46) Board of Park Commissioners, for labor and material for rock work, footpaths, stairways, water pipe, drains, loam, shrubs, etc., on Telegraph Hill (claim dated April 30,
1931)
(47) San Francisco Chronicle, official advertising (claim dated May 4, 1931)
(48) San Francisco Society for the Prevention of Cruelty to Animals, impounding, feeding, etc., of animals (claim dated
May 4, 1931)
(49) Gunn, Carle & Co., Duraflex flooring for Laguna Honda
Home (claim dated April 25, 1931)
(50) Buckingham & Hecht, shoes furnished Laguna Honda Home (claim dated March 31, 1931)
(51) Walton N. Moore Drygoods Company, drygoods fur-
nished Laguna Honda Home (claim dated March 31, 1931) 713.97
(52) Jensen Bread Company, bread for San Francisco Hospital (claim dated March 31, 1931)
(53) Del Monte Meat Company, meat for San Francisco Hos-
pital (claim dated March 31, 1931)
(54) San Francisco Dairy Company, milk for San Francisco
Hospital (claim dated March 31, 1931) 5,041.92
(55) Golden State Company, Ltd., butter and cheese for San Francisco Hospital (claim dated March 31, 1931) 1,620.68
(56) Scatena-Galli Fruit Company, fruit and produce for San
Francisco Hospital (claim dated March 31, 1931) 769.64
(57) Lagomarsino & Co., vegetables for San Francisco Hos-
pital (claim dated March 31, 1931)
Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

ing, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Payments Out of 1927 Boulevard Bond Fund for Properties Required for Boulevard Purposes.

Also, Resolution No. 34374 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the Boulevard Bond Issue Construction Fund, Issue 1927, and authorized in payment to the following named, being payments for properties required for boulevard purposes, to-wit:

(1) Spring Valley Company, Ltd., for portion of Lot 25 in Block 7201, at Thirty-seventh avenue and Sloat boulevard, as per the current Assessor's Block Books, and containing 32,662 square feet; and portion of Lot 23 in Block 7201, at Thirty-sixth avenue and Sloat boulevard, as per the current Assessor's Block Books, City and County of San Francisco, containing 32,648 square feet, per acceptance of offer by Resolution No. 34340 (New Series). Said property being required for the extension of Sunset boulevard. (Claim dated April 17, 1931).....\$11,244.75 (2) Mary Alice Finnigan, for Lot 13-B in Block 2365, and Lots 1, 38 and 39 in Block 2389, as per the Assessor's Block Books of the City and County of San Francisco, as per acceptance of offer of Resolution No. 34337 (New Series), and required for the opening of the Sunset boule-

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Payments, Out of 1931 Boulevards and Roads Bonds, for Properties Required for Boulevard Purposes.

Also, Resolution No. 34375 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the Boulevards and Roads Bonds Fund, Issue 1931, and authorized in payment to the hereinafter named, being payments for properties required for boulevard purposes, to-wit:

- (1) Spring Valley Company, Ltd., for the southeasterly corner of Lot 25 in Block 7201, the southerly portion of Lot 40 in Block 7201, and a portion of Lot 41 in Block 7201, as per the current Assessor's Block Books of the City and County of San Francisco, and required for Lake Merced road. Per acceptance of offer by Resolution No. 34341 (New Series). (Claim dated April 17, 1931)...... 3,778.35
- (2) Oscar Ross and Lena Ross, and City Title Insurance Company, for Lot 9 in Block 5624, as per the Assessor's Block Books of the City and County of San Francisco, and required for opening of Bernal Heights boulevard. Per acceptance of offer by Resolution No. 34338 (New Series). Claim dated April 29, 1931).....

3.000.00

(3) Edward Rodriquez and Ynez Rodriquez, and City Title Insurance Company, for Lots 24 and 25 in Block 5624, as per the Assessor's Block Books of the City and County of San Francisco, and required for the opening of the Bernal Heights boulevard. Per acceptance of offer by Resolution No. 34338 (New Series). Claim dated April 29, 1931)...

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Appropriating \$124,000 Out of the 1929 Sewer Bond Construction Fund for Construction of Fifteenth Street Sewer, Section "B."

Also, Resolution No. 34376 (New Series), as follows:

Resolved, That the sum of \$124,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1929 Sewer Bond and Construction Fund for the construction of the Fifteenth street sewer, Section "B," to-wit:

For construction, per award of contract to Healy-Tibbetts

Construction Company ......\$113,680.50

For engineering, inspection and possible extras..... 10,319.50

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Appropriations for Construction of Hangar Extensions, Alemany Storm Drain, Office Engineering Costs on Sewer Design, and Publicity and Advertising.

Also, Resolution No. 34377 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

Maintenance, Improvements, Etc., of Airport, Budget Item 49, General Fund.

1929 Sewer Bond Construction Fund.

Publicity and Advertising—Appropriation 55.

(4) For reception to Captain Carl Spindler, May 9, 1931, under the auspices of the Irish and German societies......\$ 650.00 (Payment authorized to Benning Wentworth, Auditor, for distribution.)

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Appropriations for Payment of Architect Fees, 1929 Hospital Bond Construction Fund.

Also, Resolution No. 34378 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund for the payment of architect fees, to-wit:

(2) For payment of one-fifth of 6 per cent for preparation of plans for the cancer hospital; preliminary plans approved by Board of Health.....

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

4,800.00

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Appropriation of \$20,000 Out of Urgent Necessity for Additional and Emergency Supplies by Board of Health.

Also, Resolution No. 34379 (New Series), as follows:

Resolved, That the sum of \$20,000 be and the same is hereby set aside and appropriated out of Urgent Necessity, Budget Item No. 25, and authorized in payment to the Department of Public Health for additional and emergency supplies by the Board of Health under the direction of the superintendent of the Relief Home. (Claim dated May 4, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hay-

den, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Appropriating \$60,000, Out of 1931 Boulevards and Roads Bond Fund for Unemployment Relief Work on Road Projects.

Also, Resolution No. 34380 (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Ordering the Construction of Police Station in Golden Gate Park.

Also, Bill No. 9391, Ordinance No. 8982 (New Series), as follows:

Ordering the construction of a police station in Golden Gate Park; authorizing and directing the Board of Public Works to prepare plans and specifications for said police station, and to enter into contract for the construction of said police station in accordance with the plans and specifications prepared therefor and approved by the Board of Police Commissioners, and approving said plans and specifications.

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

Section 1. The construction of a police station in Golden Gate Park is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said police station, and to enter into contract for the construction of said police station in accordance with the plans and specifications prepared therefor and approved by the Board of Police Commissioners, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Ordinance Ordering the Construction of Fire Department Engine House, Lombard Street Near Baker Street.

Also, Bill No. 9392, Ordinance No. 8983 (New Series), as follows:

Ordering the construction of Fire Department Engine House No. 20, to be erected on Lombard street near Baker street; authorizing and directing the Board of Public Works to prepare plans and specifications for said Fire Department Engine House No. 20, and to enter into contract for the construction of said Fire Department Engine House No. 20 in accordance with the plans and specifications prepared therefor, and approving plans and specifications.

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

Section 1. The construction of Fire Department Engine House No. 20, to be erected on Lombard street near Baker street, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said Fire Department Engine House No. 20, and to enter into contract for the said construction of Fire Department Engine House

No. 20 in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

Appropriating \$100,000 Out of Playgrounds Bonds Fund, Issue 1931, to Playground Commission for Improvement and Equipment of Playgrounds in the City and County.

Also, Resolution No. 34381 (New Series), as follows:

Resolved, That the sum of \$100,000 be and the same is hereby set aside and appropriated out of Playgrounds Bonds Fund, Issue 1931, and authorized in payment to the Playground Commission of the City and County of San Francisco, for the improvement and equipment of playgrounds located within the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Laundry Permit, J. Sckolnik, 540 Sixth Street.

On recommendation of Fire Committee.

Resolution No. 34382 (New Series), as follows:

Resolved, That J. Sckolnik be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 540 Sixth street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and vold.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Supply Station, General Petroleum Corporation, Southwest Corner of Eighteenth Street and Potrero Avenue.

Also, Resolution No. 34383 (New Series), as follows:

Resolved, That the General Petroleum Corporation be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station at the southwest corner of Eighteenth street and Potrero avenue.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Laundry Permit, Dora Kenman, 142 Fourth Street.

Also, Resolution No. 34384 (New Series), as follows:

Resolved, That Dora Kenman be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 142 Fourth street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hay-

den, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Transfer Supply Station, Allen Sweetman and Charles Taber, Southwest Corner of Pacific and Taylor Streets.

Also, Resolution No. 34385 (New Series), as follows:

Resolved, That Allen Sweetman and Charles Taber be and are hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to them automobile supply station permit heretofore granted to Allen Sweetman by Resolution No. 30626 (New Series), for premises at the southwest corner of Pacific and Taylor streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Transfer Supply Station, Clarence Nelson, Gore of Fifteenth and Market Streets.

Also, Resolution No. 34386 (New Series), as follows:

Resolved, That Clarence Nelson be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted George Nielsen by Resolution No. 30502 (New Series), for premises at the intersection of the gore of Fifteenth and Market streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Transfer Supply Station, William L. Harvey, Southwest Corner of Nineteenth Avenue and Santiago Street.

Also, Resolution No. 34387 (New Series), as follows:

Resolved, That William L. Harvey be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted W. J. Barnet by Resolution No. 31214 (New Series), for premises at the southwest corner of Nineteenth avenue and Santiago street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Transfer Supply Station, Adolph Devencenzi, Southeast Corner of Bay Shore Boulevard and Third Street.

Also, Resolution No. 34388 (New Series), as follows:

Resolved, That Adolph Devencenzi be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted Joseph Devencenzi by Resolution No. 32396 (New Series), for premises at the southeast corner of Bay Shore boulevard and Third street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Transfer Supply Station, Robert Levinson, Northeast Corner of Seventeenth and Market Streets.

Also, Resolution No. 34389 (New Series), as follows:

Resolved, That Robert Levinson be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted Clarence H. Nelson and Robert Levinson by Resolution No. 30626 (New Series), for premises at the northeast corner of Seventeenth and Market streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding. Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Lease of City Land at Public Auction.

On recommendation of Public Utilities Committee.

Bill No. 9393, Ordinance No. 8984 (New Series), as follows:

Providing for the leasing at public auction of certain lands belonging to the City and County of San Francisco in accordance with provisions of Section 32, Article II, Chapter II, of the Charter.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That public interest and necessity demand the leasing of the following described parcels or pieces of land owned and held by the City and County of San Francisco; said parcels of land being situated in the City and County of San Francisco, and more particularly described as follows, to-wit:

All that portion of Stanford Heights Block 32 lying southerly of Portola drive; all of Stanford Heights Block 39; all that portion of Stanford Heights Block 38 lying westerly of a line 1000 feet distant easterly from the easterly line of Stanford Heights avenue and parallel to the easterly line of Stanford Heights avenue; all that portion of the La Place and Drioton Tract lying westerly of the above mentioned line and southerly from Portola drive.

The said lease to be made to the highest bidder therefor and to be

on the following terms and conditions:

(a) The successful bidder shall pay in addition to the monthly charge the sum not to exceed \$300 for the cost of advertising this lease.

(b) The said lease shall be for a term of one year.

- (c) The said premises shall be used only as a golf practice course and catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the City Engineer of the City and County of San Francisco.
- (d) That lessee, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any nuisance to be created thereon.
- (e) The rental of said premises shall be payable monthly in advance.
- (f) Lessee shall not assign said lease without the written consent of the City Engineer.
- (g) Default in payment of the amounts agreed to be paid or a breach of any of the terms or conditions of the lease, or upon pro-

ceedings against said lessee in bankruptcy or insolvency, or any manner by operation of law, shall operate as a forfeiture and said lease shall be thereupon terminated.

(h) Lessee shall save and hold harmless from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or her patrons' use of or activities on the demised area or any adjacent lands of the City.

The Clerk of this Board is hereby instructed to advertise said property for lease, describing it as above, which publication of notice shall be published for at least three (3) weeks in the official newspaper, and set a date in said notice that, at the termination of said publication, bids for the leasing of said property will be received on the terms and conditions herein specified, and provide in said notice that all persons bidding for the lease of said property shall accompany their said bid by a certified check payable to the Clerk of the Board of Supervisors in the sum of \$300 as security that said bidder will enter into said lease if and in the event the lease is awarded to him.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

Providing for the Disposal at Public Auction of Certain Right of Way Easements Across and Over Lands Belonging to the City and County of San Francisco, in Accordance With Provisions of Article II, Chapter II, Section 9, of the Charter.

Also, Bill No. 9394, Ordinance No. 8985 (New Series), as follows:

Providing for the disposal at public auction of certain right of way easements across and over lands belonging to the City and County of San Francisco, in accordance with provisions of Article II, Chapter II, Section 9, of the Charter.

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

Section 1. That public interest and necessity demand the sale of certain right of way easements across and over lands owned and held by the City and County of San Francisco in the counties of San Mateo and Alameda. Said lands and said right of way easements are more particularly described as follows, to-wit:

First: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land 10 feet wide, being 5 feet on each side of the following described lines across and over portions of those certain tracts of lands situate in said County of San Mateo and designated as "Parcel 31, Crystal Springs, San Andreas and Pilarcitos Reservoirs and Watershed Lands," "Parcel 31A, Watershed Land at south end of Crystal Springs Reservoir," "Parcel 32, Crystal Springs Reservoir and Watershed Lands, Phelps Tract," and "Parcel 33, Crystal Springs Watershed Lands, Kreiss Tract," in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, recorded March 3, 1930, in Volume 491, Official Records of San Mateo County, at page 1, to-wit:

Parcel 1: Commencing at a point in the northwestern line of said Parcel 31 from which an iron pipe, marking the intersection thereof with the southwesterly line of the Skyline boulevard, bears north 40 degrees 17½ minutes east 184.2 feet distant, and running thence south 38 degrees 47½ minutes east 1827.7 feet; thence south 47 degrees 29½ minutes east 726 feet; thence south 37 degrees 38 minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of the steel pole electric transmission line of the Great

Western Power Company of California, 5246.5 feet; thence south 40 degrees 04 minutes east 170.2 feet; thence south 36 degrees 55½ minutes east 313.3 feet; thence south 27 degrees 12½ minutes east 163.1 feet; thence south 46 degrees 14 minutes east 227.1 feet; thence south 34 degrees 10½ minutes east 182.4 feet; thence south 42 degrees 40½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line 3235 feet to a point in the northeasterly line of that certain 31.69-acre parcel of land conveyed by A. Bollcoff et ux. to Spring Valley Water Works by deed dated July 17, 1868, and recorded in Book 7 of Deeds, at page 254, records of said San Mateo County.

Commencing at a point in the northeasterly line of that certain 66.92-acre parcel of land conveyed by Edward Taylor to Spring Valley Water Works by deed dated July 18, 1868, and recorded in Book 8 of Deeds, at page 153, records of said San Mateo County, from which the intersection thereof with the southwesterly line of said Skyline boulevard bears north 27 degrees 281/2 minutes west 72.5 feet distant, and running thence north 40 degrees 13½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 697.6 feet; thence north 38 degrees 02½ minutes west 173.9 feet; thence north 40 degrees 27½ minutes west 357 feet; thence north 41 degrees 541/2 minutes west 176.3 feet; thence north 40 degrees 111/2 minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 561.5 feet; thence north 42 degrees 401/2 minutes west 100 feet to a point in the northeasterly line of said 31.69-acre parcel of land.

Parcel 3: Commencing at a point in the southwesterly line of sald Skyline boulevard from which an iron pipe, marking the most easterly corner of that certain 1.08-acre parcel of land conveyed by Alice G. Chadwick et vir. to State of California by deed dated January 16, 1925, and recorded in Book 152 of Official Records, at page 154, records of said San Mateo County, bears north 40 degrees 12½ minutes west 17.6 feet distant, and running thence south 20 degrees 31½ minutes east 47.2 feet; thence south 40 degrees 12½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 3866.6 feet; thence south 40 degrees 04½ minutes east 187.1 feet; thence south 27 degrees 42½ minutes east 778.9 feet to a point in the northwesterly line of that certain 431.73-acre parcel of land conveyed by Ansel M. Easton et ux. to Panama Realty Co. by deed dated June 3, 1915, and recorded in Book 243 of Deeds, at page 295, records of said San Mateo County.

Commencing at a point in the southeasterly line of said Parcel 33, from which the most easterly corner of said parcel bears north 45 degrees 27½ minutes east 55.2 feet distant, and running thence north 51 degrees 401/2 minutes west 49.2 feet; thence north 65 degrees 591/2 minutes west 394.9 feet; thence north 53 degrees 15 minutes west 2228.3 feet; thence north 34 degrees 36 minutes west 479.1 feet; thence north 15 degrees 46 minutes west 589.1 feet; thence north 47 degrees 22 minutes west 1132.4 feet; thence north 33 degrees 00 minutes west 1084.8 feet; thence north 47 degrees 48 minutes west 738 feet; thence north 48 degrees 36 minutes west 351.9 feet; thence north 77 degrees 11 minutes west 1822 feet; thence north 57 degrees 38 minutes west 1413.6 feet; thence north 59 degrees 54 minutes west 502.7 feet; thence north 49 degrees 33 minutes west 1049.9 feet; thence north 27 degrees 31 minutes west 1973.4 feet; thence north 23 degrees 22 minutes west 451.8 feet; thence north 31 degrees 47 minutes west 395.3 feet; thence north 27 degrees 241/2 minutes west 504.9 feet; thence north 29 degrees 231/2 minutes west 648.9 feet; thence north 34 degrees 19½ minutes west 1256 feet; thence north 43 degrees 02½ minutes west 2443.9 feet; thence north 35 degrees 501/2 minutes west

1025.6 feet; thence north 78 degrees 09\% minutes west 354.1 feet; thence north 35 degrees 521/2 minutes west 584.3 feet; thence north 40 degrees 13½ minutes west 377 feet; thence north 44 degrees 35½ minutes west 964.8 feet; thence north 29 degrees 381/2 minutes west 2088.9 feet to a point in the southeasterly line of that certain 516.43acre parcel of land conveyed by Gustave Touchard to Spring Valley Water Works by deed dated July 27, 1874, and recorded in Book 23 of Deeds, at page 236, records of said San Mateo County, distant thereon 10 feet southwesterly from the most easterly corner of said 516.43acre parcel of land; thence north 37 degrees 26 minutes west, parallel to the northeasterly line of said 516.43-acre parcel of land, 3642.2 feet; thence north 53 degrees 31 minutes west 1862.1 feet; thence north 46 degrees 06 minutes west 2853 feet to a point from which that certain monument referred to in the description of said Parcel 31 in said deed dated March 3, 1930, as being marked "Q 28" bears north 50 degrees 46 minutes west 229.9 feet distant; thence north 52 degrees 46 minutes west 312.4 feet; thence north 8 degrees 36 minutes west 344.1 feet: thence north 22 degrees 40 minutes west 249.8 feet; thence north 33 degrees 52 minutes west 605.5 feet; thence north 9 degrees 03 minutes west 210.2 feet; thence north 71 degrees 38 minutes west 192.8 feet; thence north 40 degrees 52 minutes west 304.7 feet; thence north 45 degrees 54 minutes west 373.2 feet; thence north 5 degrees 52 minutes west 130.9 feet; thence north 17 degrees 58 minutes west 258 feet; thence north 13 degrees 31 minutes west 336.8 feet; thence north 12 degrees 57½ minutes west 44 feet; thence continuing north 12 degrees 57½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center of said steel pole electric transmission line 4358.9 feet and north 51 degrees 351/2 minutes west 3797.5 feet; thence north 42 degrees 02 minutes west 295.8 feet; thence north 34 degrees 191/2 minutes west 593.1 feet; thence south 72 degrees 50½ minutes west 72.4 feet; thence north 28 degrees 00 minutes west 207.2 feet; thence north 34 degrees 18 minutes west 684.6 feet; thence north 38 degrees 11 minutes west 132.4 feet; thence continuing north 38 degrees 11 minutes west, parallel to and distant 5 feet at right angles southwesterly from the southwesterly line of said Skyline boulevard 4728.2 feet; thence north 41 degrees 28 minutes west 198.9 feet to a point in the northwesterly line of that certain 284.55-acre parcel of land conveyed by Home Mutual Insurance Company to Spring Valley Water Works by deed dated January 9, 1886, and recorded in Book 39 of Deeds, at page 423, records of said San Mateo County.

Second: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land fifteen (15) feet wide, being seven and one-half feet on each side of the following described lines across and over portions of that certain tract described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, to-wit:

Parcel 1: Commencing at a point in the easterly line of the westerly portion of said Parcel 65, distant thereon south 17 degrees 00 minutes east 84 feet from the angle in said line formed by the courses in said deed described as "north 17 degrees 00 minutes west 1.34 chains" and "north 76 degrees 30 minutes west 44.78 chains" and running thence south 46 degrees 14½ minutes west 1534.4 feet, south 60 degrees 51 minutes west 2327.3 feet, south 47 degrees 41½ minutes west 2839.9 feet, south 55 degrees 23½ minutes west 3581.5 feet, and south 58 degrees 46½ minutes west 370 feet to a point in the westerly line of said Parcel 65.

Parcel 2: Commencing at a point in the westerly line of the westerly of those two certain strips of land 60 links wide which extend northerly from the main portion of said Parcel 65 to the Patterson Pass Road, so called, distant northerly on said westerly line 626.2 feet from the angle therein formed by the courses described in said deed as "south 20 degrees 30 minutes east 47.08 chains" and "south 67 degrees 30 minutes east 15.98 chains" and running thence north 46 degrees 14½ minutes east 40.1 feet to the easterly line of said 60-link strip.

Parcel 3: Commencing at a point in the westerly line of the easterly of said two strips of land 60 links wide, distant northerly on said westerly line 501 feet from the angle therein formed by the courses described in said deed as "south 3 degrees 45 minutes west 15.79 chains" and "south 72 degrees 50 minutes west 2.03 chains" and running thence north 53 degrees 30½ minutes east 40 feet to the easterly line of said 60-link strip.

Third: The right to construct, reconstruct, patrol, maintain and use, from time to time, for telephone purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing at a point in the northerly line of said parcel, said northerly line being the northerly line of the Sunol portion of the Rancho El Valle de San Jose, distant thereon 848.6 feet northwesterly from its intersection with the center line of the Patterson Pass Road, so called, and running thence the following courses and distances: South 65 degrees 02 minutes west 1297 feet, south 42 degrees 21 minutes west 567 feet, south 38 degrees 21 minutes west 377 feet, south 8 degrees 25½ minutes west 564 feet, south 29 degrees 02½ minutes west 1885 feet, south 19 degrees 48½ minutes west 798.2 feet, south 5 degrees 09½ minutes east 892.8 feet, south 32 degrees 13½ minutes west 892.7 feet, south 41 degrees 20½ minutes west 1540.2 feet, south 43 degrees 09 minutes west 3206.4 feet, and south 40 degrees 27 minutes west 1340 feet, more or less, to the westerly line of said Parcel 65.

Fourth: The right to construct, reconstruct, patrol, maintain and use, from time to time, for electric power transmission and/or distribution purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 62 of Alameda Creek Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing in the center line of County Road No. 3193, being the easterly line of said Parcel 62, distant on said easterly line south 11 degrees 49 minutes east 620 feet from the northerly line of said parcel, and running thence south 61 degrees 33½ minutes west 490 feet to

the westerly line of said Parcel 62.

Each of said right of way easements shall include, in addition to the rights herein specified, the rights of ingress to and egress from said rights of way over adjacent lands of the City, with the provision that the purchaser or purchasers of said rights of way, or the officers, employees, contractors or servants of said purchaser or purchasers, shall, in the exercise of said rights, be limited to the use of existing roads and lanes across said lands; or, if no such roads or lanes be available, then to such routes thereover as shall be most convenient and at the same time cause the least possible injury to said lands of the City, or to the crops, trees, buildings or other structures growing or situate thereon. In the case of the right of way easements "Third" and "Fourth" hereinbefore described, said purchaser or purchasers shall be granted the rights to trim trees and foliage wherever necessary to avoid interference with power lines or telephone lines, and to place and maintain gates in all fences that cross or shall cross said rights of way, in addition to the rights of ingress and egress to be granted as in this paragraph provided.

Each of said right of way easements shall be sold and conveyed subject to the following reservations and conditions, which shall be inserted in the conveyance thereof to the purchaser; the term "structure" used therein shall be taken to mean said gas pipe line or lines, said telephone line or said electric power line, respectively, with their appurtenances, as the case may be:

"Reserving, however, to the City the right to plant, cultivate and harvest crops of grass, hay or grain upon the right of way herein granted, and the right to construct, reconstruct, install, maintain, repair, renew, operate and use, from time to time, pipes, pipe lines, conduits, power lines, telephone lines, roads, roadways or other structures, but not buildings or wells, across, over or under said right of way and said structure of the purchaser, at the option of the City; it being expressly understood and agreed that if any structure of the purchaser be so located that it shall hereafter become necessary to change, alter, move or reconstruct the same in order to allow the City to exercise and enjoy the rights, but not those relating to agriculture, herein reserved, then the purchaser, upon the request of the City so to do, shall, within a reasonable time, change, alter, move or reconstruct said structure at the purchaser's expense; and the City, upon failure of the purchaser so to do after reasonable notice, may, by contract or otherwise, change, alter, move or reconstruct said structure at the expense of the purchaser, which expense the purchaser shall pay on demand.

"This grant is made subject to the following conditions, which become binding upon the purchaser upon his acceptance and recording of this indenture:

"First: That the purchaser shall repay the City, on demand, the reasonable value of animals, crops, trees, buildings or other structures injured, damaged or destroyed by the purchaser, his officers, employees, contractors or servants, in the exercise of any right herein conveyed.

"Second: That the purchaser shall do no work of constructing, reconstructing, installing or renewing said structure except in accordance with plans and/or specifications therefor first submitted to and approved by the Commission, Board or officer of the City having jurisdiction; provided, however, that said plans and/or specifications shall be returned disapproved in writing with reasonable objections thereto within ten days after submission, otherwise they shall be deemed approved within the meaning hereof. The provisions hereof shall not apply to emergency work.

"Third: That the purchaser shall indemnify and save harmless the City, or any Commission, Board, officer, servant or employee thereof from any and all claims, liabilities or expenses, whether for injuries, damages or otherwise, caused by or resulting from any act, negligence or omission of the purchaser, his officers, employees, contractors or servants, in the exercise of any right herein conveyed.

"Fourth: That the purchaser shall not abandon nor discontinue the use of said structure for the purposes hereinbefore stated for any period of three consecutive years, and that in the event of such abandonment or discontinuance of use the easement and rights herein granted shall forthwith cease and determine, and the City, without prejudice to any other remedy it may have, may take possession of the right of way herein conveyed and remove the purchaser's structure therefrom.

"Fifth: That the right of way herein described is conveyed subject to any rights, rights of way, leases and agreements heretofore granted

or made by the City or its predecessors in interest.

"The rights, reservations, conditions and obligations herein set forth shall inure to the benefit of and bind both parties hereto and their suc-

cessors and assigns."

Section 2. Said right of way easements hereinbefore described shall be sold for cash, in United States gold coin, at public auction, to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

Section 3. The minimum purchase price of said right of way ease-

ments shall be as follows:

For the right of way easement for gas line purposes in San Mateo County, "First" hereinabove described, the sum of \$13,450.

For the right of way easement for gas line purposes in Alameda County, "Second" hereinabove described, the sum of \$2,030.

For the right of way for telephone purposes in Alameda County,

"Third" hereinabove described, the sum of \$1,080.

For the right of way for power line purposes in Alameda County, "Fourth" hereinabove described, the sum of \$10.

In addition to the foregoing the purchasers shall be required to pay the cost of advertising of this ordinance and of the notice of sale hereinafter provided for, said cost to be ratably divided among them.

Section 4. The Clerk of the Board of Supervisors is hereby directed to publish in the official newspaper and in one other daily newspaper for three weeks successively next before the day on which the sale is to be made, the notice of such sale, which shall describe said easements and the lands affected thereby with common certainty. The said notice shall also state that no purchase price shall be received for any of the hereinbefore described right of way easements less than the several minimum amounts hereinbefore expressed.

Section 5. The Mayor, Assessor and the Chairman of the Finance Committee of the Board of Supervisors are hereby directed to appraise the value of said right of way easements within three weeks after the final passage of this ordinance, as required by Article II, Chapter II,

Section 9, of the Charter.

Section 6. Upon receipt and examination of bids or offers for said right of way easements, as aforesaid, the Mayor shall accept the highest bid made, provided said bid is for at least 90 per cent of the value found by said appraisers, and shall immediately thereafter, at the next meeting of the Supervisors, report the fact of such sale to the Supervisors, with a statement of the sum bid and the name of the highest bidder, with a request that the Board confirm such sale.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Action Deferred.

The following Bill was on motion laid over one week:

## Market Street Railway Franchise on Turk Street and on Balboa Street.

Bill No. 9403, Ordinance No. ——— (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco

and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

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

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Market Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boulevard and thence over and across Arguello boulevard to Balboa street, and thence over and along Balboa street to a point thereon midway

between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May, 1892, and approved by the Mayor of said City and County on the 3rd

day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms, conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, herein-

before mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or

passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 7. This ordinance shall take effect from and after the date

of its approval.

Final Passage.

The following matters heretofore passed for printing were taken up and finally passed by the following vote:

Establishing the Width of Sidewalks on Montcalm Street Between Peralta Avenue and Isabel Street and on Franconia Street Between Wolfe Street and Montcalm Street.

On recommendation of Streets Committee.

Bill No. 9395, Ordinance No. 8986 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto new sections to be numbered eleven hundred and six and eleven hundred and seven.

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

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by adding thereto new sections to be numbered eleven hundred and six and eleven hundred and seven, to read as follows:

Section 1106. The width of sidewalks on Montcalm street between Peralta avenue and Isabel street shall be shown on that certain map entitled "Map of Montcalm street between Peralta avenue and Isabel street," showing the location of street and curb lines and the width of sidewalks.

Section 1107. The width of sidewalks on Franconia street between Wolfe street and Montcalm street shall be shown on that certain map entitled 'Map of Franconia street between Wolfe street and Montcalm street," showing the location of street and curb lines and the width of sidewalks.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

# Establishing Width of Sidewalks on Peralta Avenue Between Rutledge Street and Esmeralda Avenue.

Also, Bill No. 9396, Ordinance No. 8987 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by amending Section ten hundred and eighty-seven thereof.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by amending Section ten hundred and

eighty-seven thereof to read as follows:

Section 1087. The width of sidewalks on Peralta avenue between Mullen street and Rutledge street shall be as shown on those certain maps entitled "Map of Peralta avenue between Mullen street and Montcalm street" and "Peralta avenue between Montcalm street and Rutledge street," showing the location of street and curb lines and the width of sidewalks.

The width of sidewalks on Peralta avenue between Rutledge street

and Esmeralda avenue shall be fifteen (15) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Establishing Width of Sidewalks on Hyde Street Between Chestnut Street and Bay Street.

Also, Bill No. 9397, Ordinance No. 8988 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and nine.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 25, 1931, by adding thereto a new section to be numbered eleven hundred and nine, to read as follows:

Section 1109. The width of sidewalks on Hyde street between Chest-

nut street and Bay street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

## Establishing Width of Sidewalks on Scott Street From Lombard Street to Chestnut Street.

Also, Bill No. 9398, Ordinance No. 8989 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be sumbered eleven hundred and one.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 16, 1931, by adding thereto a new section to be numbered eleven hundred and one, to read as follows:

Section 1101. The width of sidewalks on Scott street between Lombard street and Chestnut street shall be twelve (12) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

### Establishing Width of Sidewalks on Rutledge Street Between Peralta Avenue and Franconia Street.

Also, Bill No. 9399, Ordinance No. 8990 (New Series), as follows:

Amending Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, by adding thereto a new section to be numbered eleven hundred and eight.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Ordinance No. 1061, entitled "Regulating the width of sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office April 24, 1931, by adding thereto a new section to be numbered eleven hundred and eight, to read as follows:

Section 1108. The width of sidewalks on Rutledge street between

Peralta avenue and Franconia street shall be seven (7) feet.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Granting Spur Track Privilege to the Western Pacific Company.

Also, Bill No. 9400, Ordinance No. 8991 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Western Pacific Railroad Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad tracks in Barneveld avenue and Newcomb avenue, and across Toland, Selby and Rankin streets, and across a portion of Newcomb avenue and McKinnon avenue, and along the seventeen-foot strip of City property to Jerrold avenue, as per blue print attached to petition of said Western Pacific Railroad Company.

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

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted the Western Pacific Railroad Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad spur tracks in and upon Barneveld avenue and Newcomb avenue, and across Toland, Selby and Rankin streets, and across a portion of Newcomb avenue and McKinnon avenue, and along the seventeen-foot strip of City property to Jerrold avenue, as per blue print attached to petition, on which said spurs and tracks are indicated in yellow, and more specifically described as follows:

#### Track No. 1.

From a connection with an existing track of applicant in Barneveld avenue in said City and County, along Barneveld avenue and Newcomb avenue and across Toland street, Selby street and Rankin street. The description of said spur track is as follows:

Beginning at a point in the center line of the existing track of the Western Pacific Railroad Company, said point being approximately 50 feet westerly at right angles from the eastern line of Barneveld avenue and approximately 410 feet northerly along said eastern line of Barneveld avenue from the northeastern line of McKinnon avenue; thence southerly through a turnout to the left and along the center line of Barneveld avenue, a distance of approximately 580 feet; thence southerly and southeasterly on a curve to the left, having a radius of 294.439 feet, leaving Barneveld avenue and running along the center line of Newcomb avenue a distance of approximately 321 feet to a point in said center line of Newcomb avenue, distant northwesterly thereon 613.15 feet from the western line of Toland street; thence southeasterly along said center line of Newcomb avenue; crossing Toland street, Selby street and Rankin street, a distance of 2605.15 feet to the western line of Quint street.

#### Track No. 2.

From a point of connection with the above described spur track along Barneveld avenue and McKinnon avenue in said City and County. The description of said spur track is as follows:

Beginning at a point in the above described center line of Track No. 1, said point being 40 feet at right angles westerly from the eastern line of Barneveld avenue and approximately 160 feet northerly along the eastern line of Barneveld avenue from the northeastern line of McKinnon street; thence southerly through a No. 7 turnout to the left a distance of 70 feet; thence southerly and southeasterly on a curve to the left, having a radius of 287.94 feet, an arc distance of 278.15 feet to a point in McKinnon avenue distant 23 feet at right angles northeasterly from the southwestern line of McKinnon avenue and approximately 760 feet northwesterly from the northwestern line of Toland street; thence southwesterly and parallel to said southwestern line of McKinnon avenue, approximately 760 feet to the northwestern line of Toland street.

#### Track No. 3.

From a connection with the spur track first hereinabove described, across a portion of Newcomb avenue and across McKinnon avenue, in said City and County. The description of said track across a portion of Newcomb avenue is as follows:

Beginning at a point in Newcomb avenue in the above described center line of Track No. 1, said point being approximately 295 feet northwesterly along the center line of Newcomb avenue from the northwestern line of Toland avenue; thence northwesterly through a No. 7 turnout to the right a distance of 70 feet; thence northwesterly, crossing Newcomb avenue on a curve to the right having a radius of 287.94 feet a distance of approximately 40 feet to a point in the northeastern line of Newcomb avenue, distant northwesterly thereon approximately 405 feet from the northwestern line of Toland street.

Also, beginning at a point in the northeastern line of Newcomb avenue, distant approximately 405 feet northwesterly thereon from the northwestern line of Toland street; thence northwesterly and northerly on the arc of a curve to the right having a radius 287.94 feet along the center line of the property, 17 feet in width, owned by the City and County of San Francisco, a distance of approximately 230 feet to end of curve; thence continuing along said center line of City

and County property in a northerly direction a distance of 88.437 feet to a point in the southwestern line of McKinnon avenue distant 607.96 feet thereon from the northwestern line of Toland street.

The description of said track across McKinnon avenue is as follows: Beginning at a point in the southwestern line of McKinnon avenue, distant approximately 60 feet northwesterly thereon from the southwesterly prolongation of the northwestern line of Upton street; thence northerly, crossing McKinnon avenue to a point in the northeastern line thereof, distant approximately 99.58 feet northwesterly thereon from the northwestern line of Upton street.

Also, beginning at a point in the northeastern line of McKinnon avenue, distant 99.58 feet northwesterly thereon from the northwestern line of Upton street; thence in a northerly direction along the center line of the property, 17 feet in width, owned by the City and County of San Francisco, a distance of 93.182 feet to a point; thence continuing along said center line of property 17 feet in width, on the arc of a curve to the right having a radius of 287.94 feet, a distance of 138.131 feet to end of curve; thence northeasterly in a straight line, tangent to last described curve and along said center line of property 17 feet in width, a distance of 544.443 feet to a point in the southwestern line of Jerrold avenue.

Provided, that the Western Pacific Railroad Company shall not have exclusive right to the tracks requested in this application and shall allow any other railroad owners or operators to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six (6) per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Provided, said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same

were written in this ordinance.

Provided, that said spur tracks shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Western Pacific Railroad Company.

Provided, That the Western Pacific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

Granting Spur Track Privilege to the Southern Pacific Company. Bill No. 9401, Ordinance No. 8992 (New Series), as follows:

Granting permission, revocable at the will of the Board of Supervisors, to Southern Pacific Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad tracks across Jerrold avenue and upon the property of the City and County of San Francisco, State of California, in the locations hereinafter described:

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at the will of the Board of Super-

visors, is hereby granted to the Southern Pacific Company, a corporation, to lay down, construct, maintain and operate standard gauge railroad spur tracks across Jerrold avenue and upon the property of the City and County of San Francisco in the locations hereinafter described:

Center Line of Drill Track Crossing Jerrold Avenue and on Property of the City and County of San Francisco.

Beginning at a point on the northeasterly line of Jerrold avenue, distant northwesterly thereon 725.09 feet from the westerly line of Toland street; thence southwesterly, crossing Jerrold avenue to a point on the southwesterly line thereof; thence continuing in a southwesterly direction along the center line of the 17-foot strip of property owned by the City and County of San Francisco, a distance of 325 feet.

Center Line of Spur Track on Property of the City and County of San Francisco.

Beginning at a point in the center line of the 17-foot strip of property of the City and County of San Francisco, distant southwesterly thereon 5 feet, more or less, from the southwesterly line of Jerrold avenue; thence in a southerly direction through a switch turnout to the left a distance of 90 feet, more or less, to a point on the southeasterly line of said 17-foot strip of property; thence continuing into

private property.

Provided, that girder rail be used where the proposed track crosses Jerrold avenue; that the Southern Pacific Company shall not have the exclusive right to that portion of the track on the 17-foot strip through City property, and shall allow any other railroad owners or operators to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six (6) per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Provided, said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office; and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Southern Pacific Company.

Provided, that the Southern Pacific Railroad Company shall erect and maintain all-night lighted arc lamps to be placed where directed

by the Lighting Committee of the Board of Supervisors.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$100,852.24, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hay-

den, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent-Supervisors Andriano, Gallagher, Peyser-3

#### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series) as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### Library Fund.

Library Funa.	
(1) American Building Maintenance Co., library janitor service (claim dated April 30, 1931)	810.00 2,590.18 2,567.29 1,382.53 538.14 2,063.77
dated April 30, 1931)	4,017.94 786.00
Publicity and Advertising—Appropriation 55.	
(9) Auditorium Fund, rent charge for account of Western National Metal Congress and National Western Metal and Machinery Exposition; per appropriation by Resolution No. 32955, New Series (claim dated May 11, 1931)\$  **California Palace Legion of Honor—Appropriation 60.* (10) Edward Bruce, for oil painting "The Road to Vienna" (claim dated May 7, 1931)	
$Park\ Fund.$	
(11) Great Western Power Co. of Calif., electricity furnished Sharp Park (claim dated May 7, 1931)\$ (12) State Compensation Insurance Fund, premium covering	835.42
insurance of Park employments (claim dated May 7, 1931)	1,062.24
(13) Baker, Hamilton & Pacific Co., well casing, etc. (claim dated May 7, 1931)	2,742.00
dated May 7, 1931)	1,058.82
<ul> <li>(15) General Petroleum Corporation of Calif., gasoline furnished parks (claim dated May 7, 1931)</li></ul>	737.95
dated May 7, 1931)	519.75
Playground Fund.	
(17) Robert A. Farish, grading Ocean View Playground (claim dated May 6, 1931)\$ (18) Guerin Brothers, excavation and fill, St. Mary's Play-	570.00
ground (claim dated May 6, 1931)	1,859.50

812.00

	playground (claim dated May 6, 1931)	653.76
	(21) San Jose Hardware Co., explosives (claim dated May 6, 1931)	1,438.71
	(claim dated May 6, 1931)	539.45
	(23) Sibley Grading & Teaming Co., Ltd., truck rental for playgrounds (claim dated May 6, 1931)	548.40
•	(24) United Commercial Co., Inc., rental of equipment for playground improvement (claim dated May 6, 1931)	913.60
	1931 Playgrounds Bond Fund.	
	(25) S. F. Playground Commission, reimbursement of Playground Fund, for amount expended for account of the 1931 Playground Bond Fund (claim dated May 6, 1931)\$(26) S. F. Playground Commission, reimbursement of Playground Fund, for amount expended for account of 1931 Playground Bond Fund (claim dated May 6, 1931)	
	1931 Public Parks and Squares Bond Fund.	
(	(27) Knight-Counihan Co., for furnishing of 1,400 Public Parks and Squares bonds (claim dated May 11, 1931)\$  1927 Boulevard Bonds.	686.00
(	(28) The Fay Improvement Co., ironstone pipe and manholes furnished and installed in Sunset Boulevard (claim dated	
(	May 4, 1931)\$ (29) Meyer Rosenberg, 7th payment, improvement of Sunset Boulevard, Sec. "B," Santiago to Yorba Street (claim dated	•
,	May 6, 1931)	9,000.00
	Sunset Boulevard water system (claim dated May 6, 1931) (31) H. V. Tucker, 5th payment, improvement of Alemany	5,250.00
1	Boulevard, Sec. "A," Bayshore Boulevard to Mission street (claim dated May 6, 1931)	14,000.00
(	street (claim dated May 6, 1931)	19,500.00
	street (claim dated May 6, 1931)	6,000.00
	(34) Peter McHugh, tractor hire for Lake Merced Road	
(	(claim dated May 5, 1931)\$ (35) M. Rosenberg, gas shovel hire, for Lake Merced Road	720.00
1	(claim dated May 5, 1931)(36) H. V. Tucker, tractor hire for Lake Merced Road	904.38
	(claim dated May 5, 1931)(37) Frank McHugh, truck hire for Lake Merced Road (claim	540.00
	dated May 5, 1931)	825.00
	Sunset District (claim dated May 5, 1931)	675.00
	Bernal Heights Boulevard (claim dated May 5, 1931) (40) Granfield, Farrar & Carlin, hire of compressor and crew,	825.00
	Bernal Heights Boulevard (claim dated May 5, 1931) (41) M. Rosenberg, truck hire for Bernal Heights Boulevard	1,140.00
	(claim dated May 5, 1931)(42) S. Rosenberg, truck hire for Bernal Heights Boulevard	1,092.00
	(claim dated May 5, 1931)	625.50
	(43) California Meat Co., meats (claim dated May 1, 1931\$ (44) East Bay Municipal Utility District, for 30-inch pipe fur-	874.79
	nished as substitute for 24-inch pipe, per agreement March 25, 1931 (claim dated April 30, 1931)	32,431.00

<ul> <li>(45) Delbert Hansen, cement (claim dated April 30, 1931)</li> <li>(46) Haas Brothers, groceries (claim dated April 29, 1931)</li> <li>(47) Ingersoll-Rand Co. of Calif., machinery parts (claim dated April 30, 1931)</li> <li>(48) Chas. R. McCormick Lumber Co., lumber (claim dated April 29, 1931)</li> <li>(49) Pacific Coast Aggregates, Inc., sand (claim dated May 1, 1931)</li> <li>(50) Standard Oil Co. of Calif., oil and gasoline (claim dated May 1, 1931)</li> <li>(51) Santa Cruz Portland Cement Co., cement (claim dated April 30, 1931)</li> <li>(52) Shell Oil Co. of Calif., oil and gasoline (claim dated May 1, 1931)</li> <li>(53) The Timken Roller Bearing Service &amp; Sales Co., machinery parts (claim dated April 30, 1931)</li> <li>(54) Utah Fuel Co., coal (claim dated April 30, 1931)</li> <li>(55) Western Pipe &amp; Steel Co., 4th payment, construction of Newark-San Iorenzo Pipe Line (claim dated May 6, 1931).</li> <li>(56) Pacific Pipe Co., black pipe furnished (claim dated May 5, 1931)</li> </ul>	541.50 901.05 794.69 3,770.25 597.40 709.54 2,510.00 800.72 624.00 710.46 97,499.04 1,864.87
Hetch Hetchy Power Operative Fund.	
(57) Depreciation Fund, Hetch Hetchy Power Operative, depreciation reserve, per Charter requirement, for month of May (claim dated May 1, 1931)	14,583.00
(58) General Electric Supply Corporation, copper trolley wire	
(claim dated May 4, 1931)\$ (59) Hancock Bros., transfers and coupon books (claim dated May 4, 1931)	2,247.11 2,448.00
<ul> <li>(60) Market Street Railway Company, track and paving repairs (claim dated April 29, 1931)</li> <li>(61) Manila E. and Johan E. Sevaldsen, full payment for damages for personal injuries sustained by Manila E. Sevaldsen</li> </ul>	1,197.98
(claim dated May 4, 1931)	850.0 <b>0</b> 746.15
dated May 4, 1931)	4,743.20
1930 (claim dated May 4, 1931)	37,003.56
County Road Fund.	
(65) Equitable Asphalt Maintenance Co., resurfacing of streets (claim dated May 4, 1931)\$ (66) Antioch Sand Co., sand for street maintenance (claim	1,058.08
dated May 4, 1931)	1,430.49
(67) Sibley Grading & Teaming Co., Ltd., sand for street maintenance (claim dated May 4, 1931)	550.50
of Golden Gate Heights, by paving, etc. (claim dated May 6, 1931)	4,500.00
(claim dated May 4, 1931)	7,500.00
$Special\ School\ Tax.$	
(70) Frederick H. Meyer, 2nd payment, architectural service for Addition to Girls' High School (claim dated May 5, 1931)\$	4,200.00

(71) R. Flatland, 3rd unit of South Side (Balboa) High School electrical work; 8th payment (claim dated May	0.715.00
5, 1931)	2,715.00
dated May 5, 1931)	1,446.51
dated May 5, 1931)	28,571.01
Lick Junior High School (claim dated May 6, 1931) (75) James F. McGuinness and Edmond J. Resing, 3rd payment, architectural service for James Lick Jr. High School	1,524.37
(claim dated May 5, 1931)	2,534.24
5, 1931)	1,958.35
	43,718.25
Aptos High School (claim dated May 5, 1931)	43,718.25
Aptos Jr. High School (claim dated May 5, 1931) (80) Park Commissioners, care of school grounds during	1,252.12
April (claim dated May 4, 1931)	1,450.00
for School Department (claim dated May 5, 1931)	2,520.00
(82) East Bay Municipal Utility District, 6th and final pay-	
ment, water furnished, and standby service, as per agreement dated Nov. 17, 1930 (claim dated May 6, 1931)\$	48,125.00
(83) Board of Public Works, payment for street openings (claim dated May 6, 1931)	577.50
(84) Enterprise Foundry Co., castings (claim dated May 6, 1931)	804.51
(85) Pacific Gas & Electric Co., gas and electric service (claim dated May 6, 1931)	972.87
(86) Pacific Gas & Electric Co., gas and electric service (claim dated May 6, 1931)	574.38
1929 Hospital Bond Construction Fund. (87) Barrett & Hilp, first payment, general construction of	
Addition to Roof Wards at San Francisco Hospital (claim dated May 6, 1931)	1,440.47
(88) T. E. Connolly, 4th payment, construction of College	
Hill Tunnel Sewer (Sec. K, North Point Main) (claim dated May 6, 1931)\$	10,500.00
General Fund, 1930-1931.	
(89) San Francisco Chronicle, official advertising (claim	<b>500.40</b>
dated May 11, 1931)\$ (90) Recorder Printing & Publishing Company, printing Su-	589.49
pervisors' Calendar, etc. (claim dated May 11, 1931) (91) Recorder Printing & Publishing Company, printing Su-	805.24
perior Court Calendars, etc. (claim dated May 11, 1931) (92) Associated Charities, widows' pensions (claim dated	515.00
May 6, 1931)	7,785.05
dated May 8, 1931)	672.50
May 8, 1931)	5,928.67
expenses of Mayor's office (claim dated May 11, 1931)	3,660.50

(96) Clinton-Stephenson Construction Co., Ltd., final payment	
for construction of extensions to existing hangars at the	
San Francisco Municipal Airport (claim dated May 6, 1931)	690.98
(97) Walter E. Baumberger, first payment for architectural	
service, for Fire Dept. Engine House No. 20 (claim dated	
May 5, 1931)	<b>552</b> .00
(98) W. F. Day, first payment for architectural service, for	
Police Station in Golden Gate Park (claim dated May 5,	
1931)	675.00
(99) Dodge Riedy, 3rd payment, architectural service, for	
first unit of Central Warehouse (claim dated May 5, 1931)	603.28
(100) Mahony Bros., 3rd payment, general construction of	
first unit of Central Warehouse (claim dated May 6, 1931)	14,425.70
(101) Hockwald Chemical Co., hospital supplies, San Fran-	
cisco Hospital (claim dated March 31, 1931)	611.90
(102) Johnson & Johnson, drug sundries for San Francisco	
Hospital (claim dated March 31, 1931)	1,607.97
(103) Greenebaum, Weil & Michaels, bath robes for San Fran-	
cisco Hospital (claim dated March 31, 1931)	2,544.00
(104) Marshall-Newell Supply Co., valves, etc., for power	222.24
plant, San Francisco Hospital (claim dated April 30, 1931)	602.01
(105) American Surgical Sales Co., hospital supplies, San	F00 0F
Francisco Hospital (claim dated March 31, 1931)	529.67
(106) Haas Bros., groceries for Laguna Honda Home (claim	055.00
dated April 27, 1931)	677.60
(107) A. F. Heuer, printing 250 reports, Bureau of Sup-	500.00
plies, 1929-1930 (claim dated May 11, 1931)	780.00

Appropriating \$75,000 Out of 1931 Boulevards and Roads Bonds For Continuation of Unemployment Relief Work on Road Projects.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for continuation of unemployment relief work on road projects.

Appropriating \$13,000 Out of 1927 Boulevard Bonds for Office Engineering Cost on Boulevard Design to July 1, 1931.

Also, Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$13,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund to cover the office engineering costs on boulevard design to July 1, 1931.

#### A'dopted.

The following resolutions were adopted:

Appropriating \$4,000 Out of Police Department Personal Fund to Credit of Police Department Equipment Fund.

On recommendation of Finance Committee.

Resolution No. 34406 (New Series), as follows:

Resolved, That the sum of \$4,000 be and the same is hereby set aside and appropriated out of "Personal Services," Appropriation 42-A, to the credit of "Equipment," etc., Appropriation 42-D, Police Department, for expenditure in connection with purchase of new police launch. (Request of Police Department, dated May 1, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

# Appropriating \$375 Out of the 1927 Boulevard Bond Fund for Maintenance of Parking Strip Along Junipero Serra Boulevard Opposite Ingleside Terrace.

Also, Resolution No. 34390 (New Series), as follows:

Resolved, That the sum of \$375 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund for the maintenance of parking strip along the Junipero Serra boulevard opposite Ingleside Terraces.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

# Setting Aside \$195 Out of County Clerk's Funds to Board of Public Works for Repairs to Document Filing System.

Also, Resolution No. 34391 (New Series), as follows:

Resolved, That the sum of \$195 be and the same is hereby set aside and appropriated out of Appropriation 13-C, County Clerk (Budget Item 241), to the credit of Board of Public Works, Appropriation 29-1/2A (Budget Item 438) for cost of repairing 39 drawers attached to document filing system, office of the County Clerk.

(Request of County Clerk, dated April 28, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Approval of Warrants, Islais Creek Reclamation District.

Also, Resolution No. 34392 (New Series), as follows:

Be it Resolved, That the following warrants of Islais Creek Reclamation District—No. 86 to S. F. Chronicle for \$5.77, No. 87 to Board of Public Works for \$1,129, No. 88 to Sharock Company for \$3,078.26, No. 89 to Hugo H. and Marie C. Haun for \$911.25, No. 90 to The Western Pacific Railroad Company for \$5,300, No. 91 to Healy-Tibbitts Construction Company for \$74,231.73—payable out of the funds of said District, be and the same are hereby approved; and that the Mayor of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Passed for Printing.

The following bill was passed for printing:

Ordinance Ordering Alterations to Hangar No. 1, Etc., at San Francisco Municipal Airport, and Repealing Ordinance No. 8934 (New Series).

On recommendation of Finance Committee.

Bill No. 9404, Ordinance No. ———— (New Series), as follows:

Ordering alterations to Hangar No. 1, including provisions for ticket office and a pilots' rest room, and the construction of fire walls between Hangars Nos. 2, 3 and 4, and erection of a garage for fire equipment and appurtenances, at the San Francisco Municipal Airport at Mills Field; authorizing and directing the Board of Public Works to prepare

plans and specifications for said alterations and constructions, and to enter into contract for said alterations and constructions at the San Francisco Municipal Airport, Mills Field, in accordance with the plans and specifications prepared therefor, and approving said plans and specifications; and repealing Ordinance No. 8934 (New Series).

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Alterations to Hangar No. 1, including provisions for a ticket office and a pilots' rest room, the construction of fire walls between Hangars Nos. 2, 3 and 4, and the erection of a garage for fire equipment and appurtenances, at the San Francisco Municipal Airport, Mills Field, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said alterations and constructions at the San Francisco Municipal Airport, Mills Field, and to enter into contract for said alterations to Hangar No. 1, including provisions for a ticket office and pilots' rest room, the construction of fire walls between Hangars Nos. 2, 3 and 4, and the erection of a garage for fire equipment and appurtenances at the San Francisco Municipal Airport, Mills Field, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. Ordinance No. 8934 (New Series), approved February 24, 1931, ordering the alteration of Hangar No. 1, at the San Francisco Municipal Airport, Mills Field, be and the same is hereby rescinded

and repealed.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolution was adopted:

#### Transfer of Taxicab Permits.

On recommendation of Police Committee.

Resolution No. 34393 (New Series), as follows:

Resolved, That taxicab permits be and they are hereby transferred as follows:

From M. L. Gaston to Elmer Woolsey, one cab.

From W. E. Petty to Bremel Hammer, one cab.

From Hebron O. Bean to Charles Marriott, one cab.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Gallagher, Peyser-3.

#### Re-referred.

The following resolution was re-referred to the Police Committee:

Golf Driving Course, Marina Boulevard Between Buchanan and Webster Streets, to Norman Hawkins.

Resolution No. ———— (New Series), as follows:

Resolved, That Norman Hawkins be and he is hereby granted permission to conduct a golf driving course on the northeast side of Marina boulevard between Buchanan street and Webster street.

#### Adopted.

The following resolutions were adopted:

Acceptance of Offer of Patrick J. Johnston, Purchase of School Land, Holly Park.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34394 (New Series), as follows:

Whereas, an offer has been received from Patrick J. Johnston to

convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$15,000.00, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lots Numbers 38, 39 and 40 in Block Number Two (2), Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lots 18, 20 and 21, in Block 5714, on Assessor's

Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Gallagher, Peyser-3.

#### Acceptance of Offer of Frederick Klinger.

Also, Resolution No. 34395 (New Series), as follows:

Whereas, an offer has been received from Frederick Klinger to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$4,700, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot Number Forty-one (41) in Block Number Two (2), Holly Park Tract as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also

known as Lot 22, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Acceptance of Offer of Elizabeth A. Slater.

Also, Resolution No. 34396 (New Series), as follows:

Whereas, an offer has been received from Elizabeth A. Slater to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$5,650.00, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot Number Forty-two (42) in Block Number Two (2), Holly Park Tract, as per map of said Tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot 23, in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. said deed to said land is hereby accepted.

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Referred.

The following resolution was on motion referred to the Buildings and Lands Committee:

#### Acceptance of Offer of Robert F. Galway.

Resolution No. -– (New Series), as follows:

Whereas, an offer has been received from Robert F. Galway to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,300, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at the northwest corner of Twelfth avenue and Lawton street and running westerly along the northerly line of Lawton street 95 feet; thence at right angles northerly 30 feet; thence at right angles easterly 95 feet to the westerly line of Twelfth avenue and thence southerly along the westerly line of Twelfth avenue 30 feet to the point of commencement.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

#### Adopted.

The following resolutions were adopted:

## Acceptance Offer of Claud L. Devencenzi to Sell Property to City and County of San Francisco.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34397 (New Series), as follows:

Whereas, an offer has been received from Claud L. Devencenzi to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for hospital purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances for the sum of \$6,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Beginning at a point on the southwesterly line of Onondaga avenue, distant thereon 187 feet and 6 inches northwesterly from the northwesterly line of Mission street; running thence northwesterly along the said line of Onondaga avenue 49 feet and 6 inches; thence at a right angle southwesterly 80 feet; thence at a right angle southeasterly 49 feet and 6 inches; thence at a right angle northeasterly 80 feet to the point of beginning.

Being portion of Lot 9 in Block 12, West End Map No. 1, filed in the office of the Recorder of the City and County of San Francisco, State of California, May 1, 1863, in Book 2 "A" and "B", page 45

of Maps.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheeliy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

Accepting Permit From Board of Supervisors of Stanislaus County to City and County of San Francisco to Construct, Reconstruct, Maintain, Operate and Repair Pipe Lines in Hetch Hetchy Project.

On recommendation of Public Utilities Committee.

Resolution No. 34398 (New Series), as follows:

Whereas, the Board of Supervisors of the County of Stanislaus, State of California, by resolution adopted April 27, 1931, granted permission to the City and County of San Francisco, to construct, reconstruct, maintain, operate and repair Hetch Hetchy Aqueduct

pipe lines and appurtenant structures, in and across county roads in Stanislaus County, subject to certain conditions which require that the permittee shall restore the roads to their previous condition, shall maintain bridges to carry traffic while excavations are open across county roads, shall assume all liability for damages or injury to persons or property resulting from accidents due to work on the pipe lines across said roads, shall construct the pipe lines at certain depths below the roads, and shall repair structures of other parties which may be damaged by the permittee; now, therefore, be it

Resolved. That said permit be and it is hereby accepted, subject

to the conditions therein contained.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Approval of Leases, San Francisco Water Department Lands.

Resolution No. 34399 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain

parcels of said lands; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of this Board be, and he is hereby directed to endorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

1. To G. M. Cooley, four acres in the Rancho de las Pulgas in San Mateo County, three years, runway for airplanes, \$120; \$40 per year

in advance.

2. To Foster & Kleiser Company, part of Lot 9 of the Vallejo's Mill Tract in Alameda County, three years, sign space, \$30 per annum in advance.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Award of Contract, Duraflex Floor.

On recommendation of Supplies Committee.

Resolution No. 34400 (New Series), as follows:

Resolved, That award of contract be hereby made to Gunn, Carle & Company, Ltd., on bid submitted May 4, 1931 (Proposal No. 714), for Duraflex floor for Laguna Honda Home.

This floor is to be installed over the old cement floor of the second floor corridor, superintendent of nurses' bathroom, drug store work-room, assistant resident physician's bathroom, cook's pantry, hall and storeroom off kitchen.

To be furnished and installed complete within 35 days for the sum of \$1,286. Extra charge for covering existing base with two coats of Duraflex flooring, \$0.05 per lineal foot. Charge for additional flooring as may be ordered, \$0.27 per square foot.

Guarantee: Flooring to be guaranteed for three years against coming loose from the cement floor, cracking, crawling, creeping, or changing

color.

Resolved, That a bond in the amount of \$300 be required for faithful performance of contract and in support of the above stated guarantee. Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Award of Contract, Laundering Towels.

Also, Resolution No. 34401 (New Series), as follows:

Resolved, That award of contract be bereby made to Hayes Park Laundry Association on bid submitted April 27, 1931 (Proposal No. 708), for furnishing the following, viz.: Laundering towels for School Department during the fiscal year 1931-32 at the rate of \$0.64 per hundred.

Resolved, That a bond in the amount of \$500 be required for faithful performance of contract;

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Gallagher, Peyser-3.

#### Award of Contract, Window Cleaning.

Also Resolution No. 34402 (New Series), as follows:

Resolved, That award of contract be hereby made to Barron's United Maintenance Company on bid submitted April 27, 1931 (Proposal No. 707), with the stipulations noted below, for furnishing the following, viz.: Window cleaning for School Department during the fiscal year 1931-32, for the sum of \$8,550.

Resolved, That it is hereby stipulated that any person performing labor in the execution of this contract shall be a citizen of the United States or have declared his intention of becoming such; and it is further stipulated that no portion of this work shall be done by any subcontractor.

Resolved, That a bond in the amount of \$2,000 be required for faithful performance of said contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Award of Contract, Manufactured Books.

Also, Resolution No. 34403 (New Series), as follows:

Resolved, That award of contract for furnishing manufactured books required during the fiscal year 1931-32 be hereby made on bids submitted April 20, 1931 (Proposal No. 695), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors, and the award herein to the lowest bidders on the respective items approved by it, same are now made to the following, viz.:

Bid No. 1—Edward Barry Company; \$200 bond.

Bid No. 2—A. Carlisle & Co.—Upham & Rutledge, Inc.; \$200 bond.

Bid No. 3—John Kitchen Jr. Company; \$100 bond.

Bid No. 4—California Printing Company; \$200 bond.

Bid No. 5—Levison Printing Company; \$200 bond.

Bid No. 6—Neal, Stratford & Kerr; \$200 bond.

Bid No. 7—Buckley & Curtin; \$200 bond. Bid No. 8—Wilcox & Co.; \$100 bond.

Bid No. 9-Schwabacher-Frey Company; \$100 bond.

Bid No. 10-A. D. Zanetti Company; no bond.

Bid No. 11-Remington-Rand Business Service, Inc.; no bond. Resolved. That all other bids submitted thereon be rejected.

Ayes-Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Warning Signs.

On recommendation of Traffic Committee.

Resolution No. 34404 (New Series), as follows:

Resolved. That the following warning signs be and they are hereby approved at locations shown below:

#### Install "Slow" Signs.

Church street, south of Nineteenth street. Nineteenth street, west of Church street. Twentieth street, east and west of Dolores street. Clayton street, north and south of Carl street. Clayton street, north and south of Parnassus avenue. California street, east and west of Divisadero street. Bush street, east and west of Divisadero street. Geary street, east and west of Divisadero street. Divisadero street, north and south of Geary street. Divisadero street, north and south of Turk street. Turk street, east and west of Divisadero street. Golden Gate avenue, east and west of Divisadero street. Divisadero street, north and south of Golden Gate avenue. Main street, north of Bryant street.

#### Install School Zone Signs.

South side Park street, 50 feet west of Holly Park Circle. West side Holly Park Circle, 50 feet north of Highland avenue. South side Highland avenue, 50 feet west of Holly Park Circle. East side Holly Park Circle, 100 feet south of south property line of Park street.

#### Install Red Nine-Unit Reflector Sign.

South side Frederick street at west property line of Stanyan street, facing north.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-15.

Absent—Supervisors Andriano, Gallagher, Peyser—3.

#### Establishing and Abolishing Loading Zones and Passenger Loading Zones.

Resolution No. 34405 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be established or abolished as shown below:

#### Install Loading Zones.

400-414 Carl street, 54 feet—Polytechnic High School; serves coal and oil delivery intake.

661 Clementina street, 27 feet—California Casing Co.; serves loading

of trucks.

61 New Montgomery street, 18 feet—Crane & Co.; serves entrance to exhibit room.

Establish Passenger Loading Zones.

1180 California street, 36 feet—Grace Cathedral; serves entrance to Cathedral.

455 Powell street, 18 feet—Press Club; serves entrance to Club.

Abolish Loading Zone.

1241 Sutter street, 27 feet-Golden Gate Brass Mfg. Co.

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Gallagher, Peyser-3.

#### Action Deferred.

The following resolution, on motion of Supervisor Havenner, was laid over one week and made a Special Order for 3:30 p. m.

#### Resolution of Censure of Chief Engineer O'Shaughnessy.

Resolution No. ——— (New Series), as follows:

Whereas, the Engineer did on November 21, 1930, address a letter to the State Board of Professional Standards, in which he made the statement that Captain Little acted as a tool for a member of the Board of Supervisors, and characterized that member of the Board as a political buccaneer, a political derelict and a notorious agitator; now, therefore, be it

Resolved, That the language employed by the City Engineer in so characterizing Captain Little and a member of the Board of Supervisors is grossly improper and insulting and constitutes a reflection upon the authorized official action of a member of this Board; and be it

Further Resolved, That this Board of Supervisors hereby officially censures the City Engineer for his conduct in this matter and directs the attention of the Board of Public Works to this vote of censure.

#### Passed for Printing.

The following bill was passed for printing:

#### Wage Ordinance for City Contracts.

Bill No. 9405, Ordinance No. ——— (New Series), as follows:

Relating to the provisions of contracts for work to be performed at the expense of the City and County of San Francisco, or paid for out of moneys deposited in the treasury, and providing for the enforcement of this ordinance.

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

Section 1. Every contract for any public work or improvement to be performed within the State of California at the expense of the City and County or paid for out of moneys deposited in the treasury, whether such work be done directly under contract awarded, or indirectly by or under subcontract, subpartnership, day labor, station work, piece work, or any other arrangement whatsoever, must provide, in addition to other provisions required by law, that any person performing labor in the State of California, in the execution of such contract, subcontract, subpartnership, day labor, station work, piece work or other arrangement, shall be paid not less than the highest general prevailing rate of wages in private employment for similar work in the City and County of San Francisco; provided, however, that the minimum wages or compensation of any such person performing such labor shall be not less than three dollars (\$3) per day, and that in the performance of the contract eight hours shall be the maximum hours of labor on any calendar day; and provided further,

that the foregoing provisions as to payment of the highest general prevailing rate of wages shall not apply to materials for which no manufacturing plant or plants exist in San Francisco or to standard make materials or commodities carried in stock by dealers and/or

manufacturers generally.

The Civil Service Commission shall, upon request of the Section 2. Board of Supevisors, furnish the said Board with data as to the highest general prevailing rate of wages, as herein defined, including such rate of wages paid, overtime and holiday work, and the Board of Supervisors shall on or before the first Monday of January and the first Monday of July of each year determine the highest general prevailing rate of wages, including said rates for holidays and overtime work, in private employment in the City and County of San Francisco for work similar to that which is usually performed at the expense of the City and County, and such wages shall remain in force until the next said subsequent determination by the Board of Super-Every contract referred to in the first section of this ordinance shall provide that the determination of the Board of Supervisors then in force with respect to the general prevailing rate of wages in private employment in the City and County of San Francisco for similar work shall be binding upon the parties during the life of such contract. The contractor and/or subcontractor shall be jointly and severally liable and shall forfeit as a penalty to the City and County of San Francisco ten dollars (\$10) for each laborer, workman or mechanic employed, for each calendar day, or portion thereof, such laborer, workman or mechanic is paid less than said rate of wages set forth in said contract for any work done under, or by virtue of, or made necessary by said contract, by him or by any subcontractor under him, and every said contract shall have inserted therein a clause to this effect; and every contractor or subcontractor wilfully violating said terms or provisions of any contract or subcontract shall be deemed to be an irresponsible bidder upon all future contracts for public works or improvements to be performed for said City and County, and it shall be the duty of the officer, board or commission awarding the contract or authorizing payments for work performed thereunder, when certifying to the Treasurer any sums for payment, to deduct any and all amounts forfeited by the contractor, and/or subcontractor, as aforesaid hereunder, and it shall be the duty of the Treasurer to withhold the payment of any such amounts forfeited.

Section 3. The officer, board or commission authorized to let any contract for any public work or improvement to be performed in the State of California shall include in the specifications setting forth the terms of performance of said contract a detailed statement of such prevailing rates of wages which the successful contractor will be required to pay, including holiday and overtime work.

Every contract falling under the terms of Section 1 hereof shall contain a provision that the contractor shall insert in every subcontract entered into provisions regarding such rates of wages and hours of labor identical with the provisions set forth in the contract which he has been awarded.

Section 4. The contracts herein set forth shall also include all other provisions demanded by the Charter of the City and County of San Francisco in relation to residence and citizenship of persons employed and preference of employment of persons engaged in the execution of such contracts.

Section 5. Every contract shall contain a clause that the contractor shall keep or cause to be kept an accurate record of the name, residence address, citizenship, occupation and per diem pay of each person engaged in the execution of such contract, and every subcontract entered into by said contractor shall contain such a provision binding

upon said subcontractor compelling performance of this section. Said books shall at all times be open to inspection by duly constituted and delegated officials of the City and County of San Francisco.

Section 6. Any contract for work to be performed under the provisions of this section which does not comply with the provisions thereof shall be null and void, and any officer who shall sign the same shall be deemed guilty of misfeasance and upon proof of such misfeasance shall be removed from office.

Section 7. If any section, subsection, sentence, clause, phrase or paragraph of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each part thereof irrespective of the fact that any one or more portions thereof may be declared unconstitutional.

Section 8. In addition to all other penalties herein provided, a violation of any of the provisions of this ordinance shall be held to be

a misdemeanor and shall be punished accordingly.

Section 9. This ordinance shall take effect immediately, but shall not affect any contract then existing or any contract that may hereafter be entered into pursuant to invitations for bids that are outstanding at the time of the passage of this ordinance.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Relative to Selection of County Jail Site in San Mateo County.

Communication from G. F. McArthur, submitting for consideration proposal of property suitable for jail site, San Mateo County, containing approximately 650 acres, and located 35 miles south of San Francisco, 3½ miles west of Skyline boulevard, at a price of \$80,000 net.

Referred to Committee on Public Buildings and Lands and Police.

Communication from Henry Cowell Lime & Cement Company, protesting emphatically against the approval of the selection of the Butts ranch, which lies between their upper and lower Purissima ranches, as being detrimental to their interests.

Opinion of the City Attorney as to the procedure to be followed in regard to the acquisition of a site in San Mateo County for a San Francisco County Jail, and as to the right of the City to maintain such jail outside the limits of the City and County.

Read by the Clerk and ordered filed.

#### Proposed Relief of Traffic Congestion.

Communication from Charles Goff, Captain of Traffic Bureau, requesting that funds be provided for street repaving in the district west of the Embarcadero in order to remove congestion on Mission street and facilitate the movement of freight vehicles operating along the waterfront; also similar recommendation to relieve congestion and facilitate traffic by the repaving of De Haro street from Division to Alameda streets, and the resurfacing of King street from Seventh to De Haro streets; also that some avenue be provided to take care of heavy traffic during the reconstruction of Third street bridge.

Referred to Streets Committee.

#### Sutter Street Improvement-Letter of Appreciation.

Communication from Charles W. Smith, chairman, executive committee Sutter Street Improvement Association, expressing apprecia-

tion for the cooperation of the Streets Committee in remedying the condition of pavement on Sutter street, the reconditioning of which is now nearing completion.

#### Mealy-Bug Menace.

Supervisor Havenner presented communication from the Burlingame-San Mateo Garden & Flower Club complaining of alleged deplorable condition existing in properties of the City's watershed in San Mateo County hills, which is a breeding place for the mealy-bug, which threatens the gardens and fruit trees of the whole peninsula from San Francisco to the Santa Clara Valley, and requesting that the Board of Supervisors take some remedial action.

Referred to Public Utilities Committee.

Unemployed Welfare Association, Women's Department.

Supervisor Canepa presented:

Communication from Edna F. Martin, temporary secretary Unemployed Welfare Association, requesting hearing before Board of Supervisors of representative of said organization.

Read by the Clerk.

Dedication of Bayshore Highway, San Mateo to Redwood City.

Communication from Howard I. Wood, manager Redwood City Chamber of Commerce, extending invitation to Supervisors to attend ceremony to mark the opening of the Bayshore highway between San Mateo and Redwood City.

Read by Clerk.

#### Wage Conditions—Impartial Wage Award.

Supervisor Gallagher presented:

Communication from Building Trades Council declaring that specifications for superstructure of War Memorial building do not include provision for Impartial Wage Board Award as regards basic wage.

Referred to Mayor for attention.

Letter from Widow of Late Supervisor James E. Power.

The following was read and ordered spread in the Journal:

1378 Portola Drive, San Francisco, May 3, 1931.

Members of the Board of Supervisors,

City and County of San Francisco, California.

Honorable Gentlemen: It is with a deep sense of appreciation that I take this opportunity of thanking you for the many kind and comforting services you performed to honor my beloved husband at the time of his death.

Sorrow in the loss of a loved one is inevitable, and only time can assuage it, but the knowledge that he was honored among men and that his last rites were beautiful and in keeping with his life has lessened that sorrow as much as anything can at this time. Your prompt and generous actions made public the respect in which my husband was held and added much to the dignity and solemnity of our last tributes to him. I am keenly aware that no smallest detail was neglected which might conceivably express your regret at his passing or bring one meager vestige of comfort to his stricken family.

My son and daughter join me in begging you to accept our heartfelt

and lasting gratitude.

Respectfully yours,

WINIFRED F. POWER.

#### Leave of Absence, Alfred I. Esberg.

The following was presented and read by the Clerk:

San Francisco, Calif., May 11, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco, Calif. Application has been made to me by Hon, Alfred I. Esberg, member of the Board of Education, for a leave of absence. with permission to absent himself from the State of California for a period of thirty (30) days, commencing May 11, 1931.

Will you please concur with me in granting this leave of absence?

Very sincerely yours,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34408 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Alfred I. Esberg, member of the Board of Education, is hereby granted a leave of absence for a period of thirty days, commencing May 11, 1931, with permission to leave the State.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Stanton—13.

Absent—Supervisors Andriano, Roncovieri, Shannon, Spaulding, Suhr-5.

Leave of Absence, Mrs. Sigmund Stern, Playground Commission.

The following was presented and read by the Clerk:

San Francisco, Calif., May 6, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco.

Application has been made to me by Mrs. Sigmund Stern, member of the Playground Commission, for leave of absence, with permission to leave the State of California, for a period of ninety days, commencing May 17, 1931.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34409 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Mrs. Sigmund Stern, member of the Playground Commission, is hereby granted a leave of absence for a period of ninety days, commencing May 17, 1931, with permission to leave the State.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Stanton—13.

Absent—Supervisors Andriano, Roncovieri, Shannon, Spaulding, Suhr-5.

Leave of Absence, Alicia Mosgrove, Playground Commission.

The following was presented and read by the Clerk:

San Francisco, Calif., May 6, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Miss Alicia Mosgrove, member of the Playground Commission, for leave of absence, with permission to leave the State of California, for a period of ninety days, commencing May 17, 1931.

I hereby request that you concur with me in granting the said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34410 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Miss Alicia Mosgrove, member of the Playground Commission, is hereby granted a leave of absence for a period of ninety days, commencing May 17, 1931, with permission to leave the State.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power Stanton—13.

Absent—Supervisors Andriano, Roncovieri, Shannon, Spaulding, Suhr—5.

#### Passed for Printing.

The following bill was passed for printing:

Underground District, Nineteenth Avenue, Twenty-sixth Avenue, Sloat Boulevard and Eucalyptus Drive, Known as "Merced Manor."

Bill No. 9406, Ordinance No. ——— (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1 vv.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1 vv. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after January 1, 1932, is hereby designated, to-wit:

Underground District No. 62. District bounded by Nineteenth avenue, Twenty-sixth avenue, Sloat boulevard and Eucalyptus drive, known as "Merced Manor," and comprising approximately 60 acres.

#### Fiesta de las Rosas.

On motion of Supervisor Peyser the Clerk was authorized to provide transportation and notify Supervisors of meeting place of those who are to attend Fiesta de las Rosas at San Jose next Saturday.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 6:30 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors May 25, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

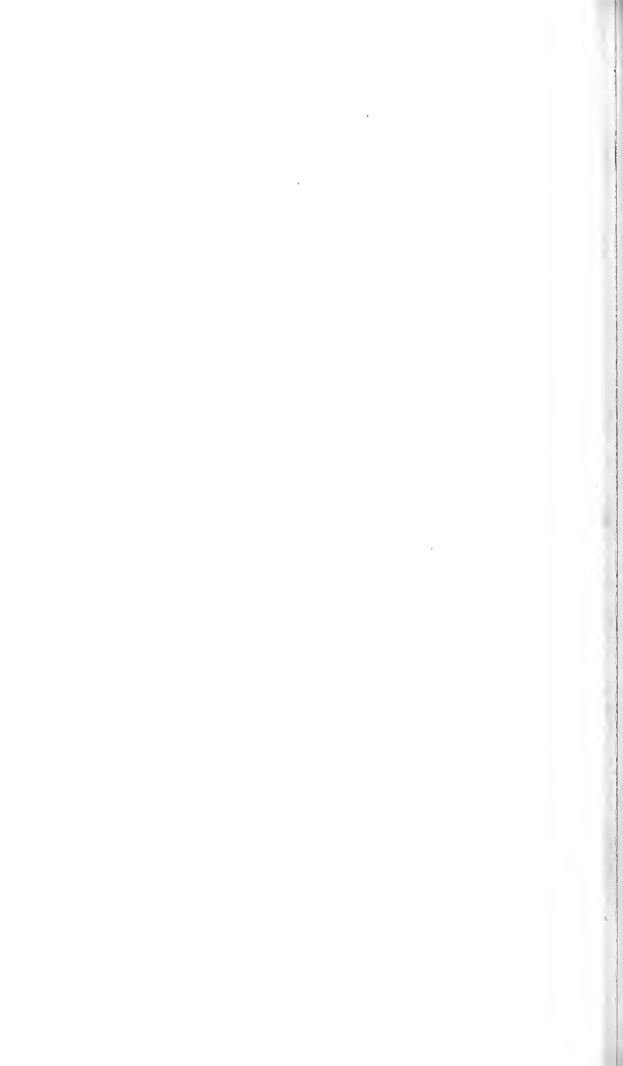
JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco. Monday, May 18, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MAY 18, 1931, 2 P. M.

ln Board of Supervisors, San Francisco, Monday, May 18, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted resent:

Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 11, 1931, was laid over for approval until next meeting.

#### PRESENTATION OF PROPOSALS.

#### Athletic Goods for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date, for furnishing athletic goods for School Department and for Playground Commission, and referred to Supplies Committee.

### Printing 1000 Copies Annual Report, 1929-30, of Playground Commission.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date, for printing 1000 copies Annual Report, 1929-30, Playground Commission, and referred to Supplies Committee.

#### CONSIDERATION OF MAYOR'S VETO.

Appropriating \$500 for Expenses of California Grays at Raisin Festival, to Be Held in Fresno, California, May 7, 1931.

Resolution No. 34363 (New Series), as follows:

Resolved, That the sum of \$500 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, toward the expenses of The California Grays at the Raisin Festival in Fresno, California, May 7, 1931, for the publicity and advertising of San Francisco.

Question: Shall the resolution pass nothwithstanding the veto of

his Honor the Mayor heretofore had on May 7, 1931?

#### Veto Sustained.

The roll was called and the Mayor's veto was *sustained* by the following vote:

Noes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern. Miles. Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Andriano, McSheehy—2.

#### SPECIAL ORDER-2:30 P. M.

Rezoning Both Sides of Judah Street, Tenth Avenue to Twentyfifth Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission denying petition for rezoning Judah street between Tenth and Twenty-fifth avenues, inclusive, from Second Residential District to Commercial District.

#### Privilege of the Floor.

F. Murphy, attorney representing the proponents, was heard in favor of the rezoning of Judah street from Tenth to Twenty-fifth avenues for commercial purposes.

Messrs. Hughes and Stevens, representing the Parkside Improvement

Club, were heard in opposition; also R. D. Lang, realtor. E. B. De Golia, president of the Playground Commission, was also heard in opposition.

#### Resolution Defeated.

Whereupon, the following resolution was presented by Supervisor Gallagher and refused passage by the following vote:

Disapproving Decision of City Planning Commission and Rezoning, From Second Residential District to Commercial District, Both Sides of Judah Street From Tenth Avenue to Twenty-fifth Avenue.

Resolution No. ———— (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 273, denying the application to rezone, from Second Residential District to Commercial District, property located on both sides of Judah street from Tenth avenue to Twenty-fifth avenue, is hereby disapproved; and be it

Further Resolved, That said property is hereby rezoned from Second

Residential District to Commercial District.

Ayes—Supervisors Gallagher, Garrity, McGovern—3.

Noes-Supervisors Breyer, Canepa, Colman, Havenner, Hayden, Mc-Sheehy, Miles, Peyser, Power, Roncovieri, Shannon, Stanton, Suhr-13. Absent—Supervisors Andriano, Spaulding—2.

#### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER—3 P. M.

#### Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday, April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running

thence easterly along said southerly line of Bush street 137 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Said parcel of land will be sold on the above-mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

#### SPECIAL ORDER-3:30 P. M.

#### Resolution of Censure of Chief Engineer O'Shaughnessy.

Resolution No. 34452 (New Series), as follows:

Whereas, the Engineer did on November 21, 1930, address a letter to the State Board of Professional Standards, in which he made the statement that Captain Little acted as a tool for a member of the Board of Supervisors, and characterized that member of the Board as a political buccaneer, a political derelict and a notorious agitator; now, therefore, be it

Resolved, That the language employed by the City Engineer in so characterizing Captain Little and a member of this Board of Supervisors is grossly improper and insulting and constitutes a reflection upon the authorized official action of a member of this Board; and be it

Further Resolved, That this Board of Supervisors hereby officially censures the City Engineer for his conduct in this matter and directs the attention of the Board of Public Works to this vote of censure.

Supervisor Hayden moved to amend by striking out the last resolve and substituting the following:

"That this Board of Supervisors officially regrets the incident as charged in the above resolution and demands that the City Engineer, M. M. O'Shaughnessy, publicly apologize by withdrawing the statement heretofore mentioned in so far as it applies to Supervisor James B. McSheehy."

Amendment lost by the following vote:

Ayes—Supervisors Breyer, Garrity, Hayden, Peyser, Power, Spaulling, Suhr—7.

Noes—Supervisors Canepa, Colman, Gallagher, Havenner, McGovern, Miles, Roncovieri, Shannon, Stanton—9.

Absent—Supervisor Andriano—1.

Excused from voting—Supervisor McSheehy—1.

#### Resolution Adopted.

Whereupon, the roll was called on the resolution as presented and the same was adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Gallagher, Garrity, Havenner, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—13.

Noes—Supervisors Colman, Hayden, Suhr—3.

Absent—Supervisor Andriano—1.

Excused from voting—Supervisor McSheehy—1.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 3 p. m.:

#### Auction Sale of Lease of City Property.

Pursuant to the provisions of Subdivision 32 of Section 1, Chapter

II, Article II, of the Charter of the City and County of San Francisco, a lease of certain real property of the City and County is offered for sale at public auction on the 11th day of May, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

#### Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Beginning at a point on the boundary line dividing Buri Buri Rancho and the San Mateo Rancho, which said point bears north 55 degrees 0 minutes east distant 1925.88 feet from corner "B. B. 10" and "S. M. No. 1" of the above mentioned ranchos; running thence on the following courses and distances, to-wit: South 55 degrees 0 minutes west 811.64 feet; south 33 degrees 43 minutes east 592.41 feet; south 62 degrees 31 minutes east 591.11 feet; south 24 degrees 31 minutes east 349.38 feet; south 5 degrees 02 minutes east 735.24 feet; south 39 degrees 02 minutes east 1104.57 feet; south 43 degrees 20 minutes east 633.83 feet; south 37 degrees 45 minutes east 746.12 feet; south 20 degrees 36 minutes east 1155.28 feet; south 11 degrees 58 minutes east 917.08 feet: south 53 degrees 50 minutes east 1300 feet; south 65 degrees 14½ minutes east 828.67 feet; north 55 degrees 05 minutes east 207.58 feet, to a point on the surveyed center line of the Skyline boulevard; thence along the center line of said boulevard the following courses and distances: North 37 degrees 33 minutes west 304.73 feet; north 33 degrees 33 minutes west 862.93 feet; thence to the right on the arc of a circle with a radius of 1000 feet a distance of 386.88 feet; thence north 11 degrees 23 minutes west 469.68 feet; thence leaving the center line of said boulevard and running north 63 degrees 04 minutes east 318.41 feet to the easterly boundary line of the lands of the City; thence along said boundary line north 33 degrees 53 minutes west 1499.43 feet; north 37 degrees 45 minutes west 5057.04 feet to the point of beginning; excepting therefrom the Skyline boulevard; the hereby described tract containing 172.53 acres.

The said lease to be made to the highest bidder therefor and to be

on the following terms and conditions:

#### Terms and Conditions of Sale.

(a) That said lease shall be for a term of 20 years from July 1, 1931.

(b) That said premises shall be used only as a golf course and for catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the general manager of the San Francisco Water Department.

(c) That lessee shall, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any

nuisance to be created thereon.

(d) That rental of said premises shall be payable monthly in advance, and by way of additional rental for the demised premises an amount equal to all taxes and assessments of every kind which shall be levied against or made a lien upon the demised premises and/or the improvements now or hereafter erected thereon, commencing with the taxes for the fiscal year ending June 30, 1932, and continuing during the life of this lease; and further provided, in the event there should be a consolidation of the counties of San Francisco and San Mateo and if for any reason the demised properties are not subject to taxation, as additional rental for the term created, the bidders will agree to pay as additional rental throughout the term created yearly a sum equal to the amount of all taxes paid at the end of the year when said property was subject to taxation; the amount of each assessment or of each installment of taxes to be due on or before ten days prior to the date upon which the same becomes delinquent.

- (e) Lessee shall not assign said lease without the written consent of the proper officials of the City only authorized by law to give such consent.
- (f) Default in payment of the amounts agreed to be paid, or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankuptcy or insolvency, or in any manner by operation of law, shall operate as a forfeiture and said lease shall thereupon be terminated and all improvements of said lessee thereon shall revert to and become the property of the City and County of San Francisco.
- (g) At all times during the term of the lease, lessee shall conduct his business thereon and use said land in such manner as not to interfere with the conduct of the City's water supply, and the City reserves the right at all times to enter upon said land and construct water pipes, mains or any other structures necessary or useful in connection with said water supply.
- (h) No improvements or changes in said golf course shall be made on said property without the written consent of the general manager of the San Francisco Water Department first had and obtained therefor.
- (i) For a period of 30 days commencing at the expiration or other termination of the lease, excepting as above provided for breach of provisions of subdivision "f" hereof, the City shall have the option to purchase the buildings, water pipes, tanks or other removable property of lessee, excepting sod of greens and fairways and drainage system. which shall belong to and be a part of said property. A board of arbitration consisting of three members, one to be selected by the City, one by the lessee and a third by the two so selected, shall fix the value of such property, the decision of any two to be binding on both the City and the lessee. At the expiration of said 30 days, and during the period of 60 days thereafter, lessee shall be entitled to remove the aforesaid improvements from the premises in so far as the option may not have been exercised, leaving the premises from which such improvements have been removed in a condition satisfactory to the general manager of the San Francisco Water Department; provided, however, that in event of failure to so remove such improvements, same shall remain on the property and become a part thereof without recourse by said lessee.
- (j) Lessee shall save and hold harmless the City from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons' use of or activities on the demised area or any adjacent lands of the City.
- (k) Lessee, or anyone using or in any way connected with the uses or purposes of the lease, shall not trespass on any adjacent land of the City.
- (1) Lessee shall at all times, and at his sole expense, comply with all regulations of the Boards of Health of the City or State in the matter of sanitation on the demised premises.
- (m) The golf course shall be maintained during the term of the lease in a manner satisfactory to the City.
- (n) The bidder shall agree to pay the sum of \$300 to defray the cost of advertising the necessary resolutions, ordinances and notices in connection with this solicitation of bids.
- (o) No bid will be received unless the bidder shall agree to pay to Crystal Springs Country Club the sum of \$172,000, which sum represents the value of the improvements on the demised premises and existing lease.

#### Manner of Bidding.

At the time and place hereinabove stated the Clerk of the Board of Supervisors will read this notice, and thereupon the Presiding Officer of the Board of Supervisors will call for bids for the lease of the property described herein.

Any person may offer a bid in writing, sealed, and each bid shall be

for the monthly rental to be paid during the term of the lease.

Each bid made shall be subject to be raised by any other person, and the bidding shall continue until no increased bid shall be made, and said bid so made in open board will be considered as if made in writing, when the lease shall be struck off and awarded to the highest bidder. The said bidder to whom the award is made shall thereupon deposit with the Clerk of the Board of Supervisors the sum of \$1,000, or a certified check made payable to the Clerk of said Board in said amount, as a condition that within ten days after the passage of an ordinance of award he will enter into a written lease of said property in accordance with the terms and conditions stated in this notice; in the event of a failure so to do, such sum or check will be forfeited to and become the property of the City and County.

In case any bidder shall fail to make such deposit, his bid shall be then and there rejected and the lease shall be struck off and awarded to the next highest bid, provided that no person desires to increase

the same.

The Board of Supervisors at any time prior to the passage of the ordinance of award may reject any bid.

This notice is given pursuant to the direction of Resolution No. 34239 (New Series).

#### Bid.

1. Crystal Springs Golf Club, certified check \$1,000.

#### Referred.

Supervisor McSheehy moved reference of bid to Joint Committee of Public Utilities and Welfare, to report at next meeting of the Board Motion carried.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34411 (New Series), as follows:

Resolved, That the following amounts be and the same are hereb authorized to be expended out of the hereinafter mentioned funds i payment to the following named claimants, to-wit:

#### Library Fund.

(1) American Building Maintenance Co., library janitor serv-	
ice (claim dated April 30, 1931)\$	810.0
(2) S. F. News Co., library books (claim dated April 30, 1931)	2,590.1
(3) S. F. News Co., library books (claim dated April 30, 1931)	2,567.2
(4) G. E. Stechert & Co., library books (claim dated April	
30, 1931)	1,382.5
(5) Technical Book Co., library books (claim dated April 30,	
1931)	538.1
(6) Foster & Futernick Co., binding library books (claim	
dated April 30, 1931)	2,063.7
(7) Jas. A. Nelson, air filters and dampers for Civic Center	
Library (claim dated April 30, 1931)	4,017.
(8) John Reld Jr., architectural services for new Richmond	-ca(
Branch Library (claim dated April 30, 1931)	786.0

MONDAY, MAY 18, 1931.	991
Publicity and Advertising—Appropriation 55.	
(9) Auditorium Fund, rent charge for account of Western National Metal Congress and National Western Metal and Machinery Exposition; per appropriation by Resolution No. 32955, New Series (claim dated May 11, 1931)\$	1,800.00
California Palace Legion of Honor—Appropriation 60.  (10) Edward Bruce, for oil painting "The Road to Vienna" (claim dated May 7, 1931)	1,200.00
<ul> <li>(11) Great Western Power Co. of Calif., electricity furnished Sharp Park (claim dated May 7, 1931)\$</li> <li>(12) State Compensation Insurance Fund, premium covering insurance of Park employments (claim dated May 7, 1931)</li> <li>(13) Baker, Hamilton &amp; Pacific Co., well casing, etc. (claim</li> </ul>	835.42 1,062.24
dated May 7, 1931)	2,742.00 1,058.82
dated May 7, 1931)	737.95
dated May 7, 1931)	519.75
Playground Fund.	
(17) Robert A. Farish, grading Ocean View Playground (claim dated May 6, 1931)\$ (18) Guerin Brothers, excavation and fill, St. Mary's Play-	570.00
ground (claim dated May 6, 1931)	1,859.50
Playground (claim dated May 6, 1931)	812.00
playground (claim dated May 6, 1931)	653.76
6, 1931)	1,438.71
(claim dated May 6, 1931)	539.45 548.40
24) United Commercial Co., Inc., rental of equipment for playground improvement (claim dated May 6, 1931)	913.60
1931 Playgrounds Bond Fund.	
25) S. F. Playground Commission, reimbursement of Playground Fund, for amount expended for account of the 1931 Playground Bond Fund (claim dated May 6, 1931)\$5 26) S. F. Playground Commission, reimbursement of Playground Fund, for amount expended for account of 1931 Playground Bond Fund (claim dated May 6, 1931)	
1931 Public Parks and Squares Bond Fund.	
27) Knight-Counihan Co., for furnishing of 1,400 Public Parks and Squares bonds (claim dated May 11, 1931)\$  1927 Boulevard Bonds.	686.00
30) E. J. Treacy, 4th payment, furnishing and installing Sunset Boulevard water system (claim dated May 6, 1931) 31) H. V. Tucker, 5th payment, improvement of Alemany Boulevard, Sec. "A," Bayshore Boulevard to Mission street	2,386.91 9.000.00 5,250.00 4,000.00

<ul> <li>(32) California Construction Co., 5th payment, improvement of Sunset Boulevard, Sec. "C," Noriega street to Santiago street (claim dated May 6, 1931)</li></ul>	19,500.00 6,000.00
1931 Boulevards and Roads Bond Fund.	
(34) Peter McHugh, tractor hire for Lake Merced Road (claim dated May 5, 1931)\$ (35) M. Rosenberg, gas shovel hire, for Lake Merced Road	720.00
(claim dated May 5, 1931)	904.38
(claim dated May 5, 1931)	540.00
dated May 5, 1931)	825.00
(38) Eureka Teaming Co., truck hire, for improvements in	020.00
Sunset District (claim dated May 5, 1931)	675.00
Bernal Heights Boulevard (claim dated May 5, 1931)	825.00
(40) Granfield, Farrar & Carlin, hire of compressor and crew,	
Bernal Heights Boulevard (claim dated May 5, 1931)  (41) M. Rosenberg, truck hire for Bernal Heights Boulevard	1,140.00
(claim dated May 5, 1931)	1,092.00
(42) S. Rosenberg, truck hire for Bernal Heights Boulevard (claim dated May 5, 1931)	625.50
	029.90
1928 Hetch Hetchy Construction Fund	
<ul> <li>(43) California Meat Co., meats (claim dated May 1, 1931\$</li> <li>(44) East Bay Municipal Utility District, for 30-inch pipe furnished as substitute for 24-inch pipe, per agreement March</li> </ul>	
	82,431.00
(45) Delbert Hansen, cement (claim dated April 30, 1931)	541.50
<ul><li>(46) Haas Brothers, groceries (claim dated April 29, 1931)</li><li>(47) Ingersoll-Rand Co. of Calif., machinery parts (claim</li></ul>	901.05
dated April 30, 1931)	794.69
April 29, 1931)	3,770.25
1, 1931)	597.40
(50) Standard Oil Co. of Calif., oil and gasoline (claim dated	
May 1, 1931)	709.54
April 30, 1931)	2,510.00
1, 1931)	800.72
(53) The Timken Roller Bearing Service & Sales Co., ma-	004.00
chinery parts (claim dated April 30, 1931)	624.00
<ul><li>(54) Utah Fuel Co., coal (claim dated April 30, 1931)</li><li>(55) Western Pipe &amp; Steel Co., 4th payment, construction of</li></ul>	710.46
Newark-San Iorenzo Pipe Line (claim dated May 6, 1931).	97,499.04
(56) Pacific Pipe Co., black pipe furnished (claim dated May 5, 1931	1,864.87
Hetch Hetchy Power Operative Fund.	
(57) Depreciation Fund, Hetch Hetchy Power Operative, depreciation reserve, per Charter requirement, for month of	
May (claim dated May 1, 1931)\$	14,583.00
Municipal Railway Fund.	1
(58) General Electric Supply Corporation, copper trolley wire (claim dated May 4, 1931)\$	2,247.11
(59) Hancock Bros., transfers and coupon books (claim dated May 4, 1931)	2,448.00

(60) Market Street Railway Company, track and paving re-	
	1,197.98
(claim dated May 4, 1931)	850.00
(62) Tynan-Alexander Motors, Ltd., one Ford truck (claim dated May 4, 1931)	746.15
(63) Economy Electric Devices Company, economy railway meters (claim dated May 5, 1931)	4,743.20
(64) Market Street Railway Company, payment of judgments and costs, with interest, for account of track crossing maintenance, covering period June 18, 1927, to November 17, 1930 (claim dated May 4, 1931)	
County Road Fund.	1,000.00
(65) Equitable Asphalt Maintenance Co., resurfacing of	
	1,058.08
	1,430.49
tenance (claim dated May 4, 1931)	550.50
(68) California Construction Co., first payment, improvement of Golden Gate Heights, by paving, etc. (claim dated May	1.500.00
(69) Chas. L. Harney, first payment, improvement of Mont-	4,500.00
gomery street from Union street to Greenwich street, etc. (claim dated May 4, 1931)	7,500.00
Special School Tax.	
(70) Frederick H. Meyer, 2nd payment, architectural service for Addition to Girls' High School (claim dated May 5,	4.000.00
1931)\$ (71) R. Flatland, 3rd unit of South Side (Balboa) High School electrical work; 8th payment (claim dated May	
(72) H. Lawson, 9th payment, plumbing and sprinkler system	2,715.00
for 3rd unit of South Side (Balboa) High School (claim dated May 5, 1931)	1,446.51
(73) MacDonald & Kahn, final payment, general construction of 3rd unit of South Side (Balboa) High School (claim	•
dated May 5, 1931)	28,571.01
Lick Junior High School (claim dated May 6, 1931)	1,524.37
(75) James F. McGuinness and Edmond J. Resing, 3rd payment, architectural service for James Lick Jr. High School	
	2,534.24
ting for James Lick Jr. High School (claim dated May	
5, 1931)	1,958.35
	1,901.25
Aptos High School (claim dated May 5, 1931) 4	13,718.25
(79) Scott Co., 9th payment, plumbing and gas fitting for Aptos Jr. High School (claim dated May 5, 1931)	1,252.12
(80) Park Commissioners, care of school grounds during April (claim dated May 4, 1931)	1,450.00
(81) Underwood Typewriter Co., 42 Underwood typewriters	2,520.00
Water Revenue Fund.	2,020.00
(82) East Bay Municipal Utility District, 6th and final pay-	
ment, water furnished, and standby service, as per agreement dated Nov. 17, 1930 (claim dated May 6, 1931)\$4	8,125.00

(92) Donal of Dublic Works normant for street analysis	
(83) Board of Public Works, payment for street openings (claim dated May 6, 1931)	577.5
(84) Enterprise Foundry Co., castings (claim dated May	4
6, 1931)	804.5
(claim dated May 6, 1931)	972.8
(86) Pacific Gas & Electric Co., gas and electric service (claim dated May 6, 1931)	574.8
1929 Hospital Bond Construction Fund.	514.6
(87) Barrett & Hilp, first payment, general construction of	1
Addition to Roof Wards at San Francisco Hospital (claim	
dated May 6, 1931)\$  1929 Sewer Bond Construction Fund.	1,440.4
(88) T. E. Connolly, 4th payment, construction of College	-
Hill Tunnel Sewer (Sec. K, North Point Main) (claim	
dated May 6, 1931)\$1	0,500.0
General Fund, 1930-1931.	1
(89) San Francisco Chronicle, official advertising (claim dated May 11, 1931)\$	589.4
(90) Recorder Printing & Publishing Company, printing Su-	Í
pervisors' Calendar, etc. (claim dated May 11, 1931) (91) Recorder Printing & Publishing Company, printing Su-	805.2
perior Court Calendars, etc. (claim dated May 11, 1931)	515.0
(92) Associated Charities, widows' pensions (claim dated	7,785.0
May 6, 1931)	1,180.0
dated May 8, 1931)	672.5
(94) Little Children's Aid, widows' pensions (claim dated May 8, 1931)	5,928.€
(95) Angelo J. Rossi, Mayor, for personal and non-personal	1
expenses of Mayor's office (claim dated May 11, 1931) (96) Clinton-Stephenson Construction Co., Ltd., final payment	3,660.5
for construction of extensions to existing hangars at the	
San Francisco Municipal Airport (claim dated May 6, 1931)	690.9
(97) Walter E. Baumberger, first payment for architectural service, for Fire Dept. Engine House No. 20 (claim dated	
May 5, 1931)	552.0
(98) W. F. Day, first payment for architectural service, for Police Station in Golden Gate Park (claim dated May 5,	1
1931)	675.0
(99) Dodge Riedy, 3rd payment, architectural service, for first unit of Central Warehouse (claim dated May 5, 1931)	603.2
(100) Mahony Bros., 3rd payment, general construction of	
	4,425.7
(101) Hockwald Chemical Co., hospital supplies, San Francisco Hospital (claim dated March 31, 1931)	611.9
(102) Johnson & Johnson, drug sundries for San Francisco	1 007 0
Hospital (claim dated March 31, 1931)	1,607.9
cisco Hospital (claim dated March 31, 1931)	2,544.0
(104) Marshall-Newell Supply Co., valves, etc., for power plant, San Francisco Hospital (claim dated April 30, 1931)	602.0
(105) American Surgical Sales Co., hospital supplies, San	
Francisco Hospital (claim dated March 31, 1931) (106) Haas Bros., groceries for Laguna Honda Home (claim	529.€
dated April 27, 1931)	677.6
(107) A. F. Heuer, printing 250 reports, Bureau of Sup-	780.0
plies, 1929-1930 (claim dated May 11, 1931)	Garrit
Havenner, Hayden, McGovern, Miles, Peyser, Power, Ror	
Shannon, Spaulding, Stanton, Suhr—16.	
Absent—Supervisors Andriano, McSheehy—2.	

# Appropriating \$75,000 Out of 1931 Boulevards and Roads Bonds for Continuation of Unemployment Relief Work on Road Projects.

Also, Resolution No. 34412 (New Series), as follows:

Resolved, That the sum of \$75,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for continuation of unemployment relief work on road projects.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Appropriating \$13,000 Out of 1927 Boulevard Bonds for Office Engineering Cost on Boulevard Design to July 1, 1931.

Also, Resolution No. 34413 (New Series), as follows:

Resolved, That the sum of \$13,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund to cover the office engineering costs on boulevard design to July 1, 1931.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Ordinance Ordering Alterations to Hangar No. 1, Etc., at San Francisco Municipal Airport, and Repealing Ordinance No. 8934 (New Series).

Also, Bill No. 9404, Ordinance No. 8993 (New Series), as follows:

Ordering alterations to Hangar No. 1, including provisions for ticket office and a pilots' rest room, and the construction of fire walls between Hangars Nos. 2, 3 and 4, and erection of a garage for fire equipment and appurtenances, at the San Francisco Municipal Airport at Mills Field; authorizing and directing the Board of Public Works to prepare plans and specifications for said alterations and constructions, and to enter into contract for said alterations and constructions at the San Francisco Municipal Airport, Mills Field, in accordance with the plans and specifications prepared therefor, and approving said plans and specifications; and repealing Ordinance No. 8934 (New Series).

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

Section 1. Alterations to Hangar No. 1, including provisions for a ticket office and a pilots' rest room, the construction of fire walls between Hangars Nos. 2, 3 and 4, and the erection of a garage for fire equipment and appurtenances, at the San Francisco Municipal Airport, Mills Field, is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said alterations and constructions at the San Francisco Municipal Airport, Mills Field, and to enter into contract for said alterations to Hangar No. 1, including provisions for a ticket office and pilots' rest room, the construction of fire walls between Hangars Nos. 2, 3 and 4, and the erection of a garage for fire equipment and appurtenances at the San Francisco Municipal Airport, Mills Field, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. Ordinance No. 8934 (New Series), approved February 24, 1931, ordering the alteration of Hangar No. 1, at the San Francisco

Municipal Airport, Mills Field, be and the same is hereby rescinded and repealed.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Appropriation, \$1,077, Out of County Road Fund, to Reduce Various Assessments.

Also, Resolution No. 34414 (New Series), as follows:

Resolved. That there be set aside, appropriated and authorized to be expended, the following amounts, set opposite the following assessments, for the purpose of reducing the various assessments, as specifically numbered below, out of the County Road Fund, a total of \$1.077:

Assess-	$\mathbf{Credit}$	Assess-	Credit	Assess-	Credit
ment No.	by City	ment No.	by City	ment No.	by City
14	\$19.00	<b>1</b> 5	\$15.00	<b>1</b> 6	\$15.00
17	15.00	18	15.00	20	35.00
21	25.00	22	30.00	23	55.00
24	50.00	34	25.00	35	25.00
36	15.00	37	15.00	38	10.00
39	20.00	40	15.00	44	60.00
45	10.00	46	30.00	47	15.00
53	10.00	54	10.00	55	10.00
56	10.00	57	10.00	58	10.00
59	10.00	60	10.00	61	10.00
62	85.00	63	25.00	64	10.00
65	15.00	66	15.00	67	25.00
68	25.00	76	93.00	77	90.00
78	10.00	79	10.00	80	10.00
81	10.00	82	10.00	83	10.00
84	10.00	85	10.00	86	10.00

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2,

# Underground District, Nineteenth Avenue, Twenty-sixth Avenue, Sloat Boulevard and Eucalyptus Drive.

Also, Bill No. 9406, Ordinance No. 8994 (New Series), as follows:

Amending Order No. 214 (Second Series), entitled "Providing for placing wires and conduits underground in the City and County of San Francisco," by adding a new section to be known as Section 1 VV.

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

Section 1 VV. An additional district to those heretofore described within which it shall be unlawful to maintain poles and overhead wires after January 1, 1932, is hereby designated, to-wit:

Underground District No. 62. District bounded by Nineteenth avenue, Twenty-sixth avenue, Sloat boulevard and Eucalyptus drive, known as "Merced Manor," and comprising approximately 60 acres.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

#### Action Deferred.

The following matter, heretofore passed for printing, was, on motion, laid over one week:

# Market Street Railway Franchise on Turk Street and on Balboa Street.

The following matter, heretofore passed for printing, was taken up: Bill No. 9403, Ordinance No. ——— (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

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

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Market Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boulevard and thence over and across Arguello boulevard to Balboa street, and thence over and along Balboa street to a point thereon midway between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May, 1892, and approved by the Mayor of said City and County on the 3rd day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms, conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, hereinbefore mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed

hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 7. This ordinance shall take effect from and after the date

of its approval.

#### Explanation of Vote.

Supervisor Gallagher: 1 am perfectly willing this goes through, but I wish the record to show, Mr. Chairman, that if the condition concerning the paving, the construction of the tracks, and the usual provisions regarding the taking up of same and the maintenance of same during the life of this project are not what we think they should be, I reserve the right to attack this permit. I mean not to attack it, but take it up.

Mr. Chairman, with relation to No. 7, of course, I regret that although I searched, I could not find the information, and I am not able to satisfy myself of these important provisions. I can simply say, Mr. Chairman, that I shall not obstruct at this time or object, but shall vote for it, and I wish the Clerk to take from me the statement here now made and to please hand me a copy of it later, to-wit: That I insist that the conditions relating to the rights and authority of the administrative boards of the City to require the proper amount and kind of pavement in the installation and as is contained in other franchises granted, and that the rights and authority of the administrative departments of the City to order repairs of the tracks or of pavement, and upon the expiration or withdrawal or the giving up of the privileges of this permit by the holding company, that said company binds itself, without equivocation, usless otherwise requested by the authorities in whom the power is vested, to remove its rails and place the street in a condition agreeable to the City, assuming that those provisions are somewhere within the legislative reach of this permit, I will vote for it. However, I find they are not so stated

as to leave room for no doubt in the future as to the people's rights in the premises, and I will reserve the right to either include the provisions or to rescind in order that those provisions might be properly included.

#### Motion.

Superisor Havenner moved that the City Attorney advise the Board of Supervisors as to the questions raised by Supervisor Gallagher by next meeting.

#### Final Passage.

The following bill, heretofore passed for printing, was taken up and finally passed by the following vote:

# Wage Ordinance for City Contracts.

On recommendation of Finance Committee.

Bill No. 9405, Ordinance No. 8995 (New Series), as follows:

Relating to the provisions of contracts for work to be performed at the expense of the City and County of San Francisco, or paid for out of moneys deposited in the treasury, and providing for the enforcement of this ordinance.

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

Section 1. Every contract for any public work or improvement to be performed within the State of California at the expense of the City and County or paid for out of moneys deposited in the treasury, whether such work be done directly under contract awarded, or indirectly by or under subcontract, subpartnership, day labor, station work, piece work, or any other arrangement whatsoever, must provide, in addition to other provisions required by law, that any person performing labor in the State of California, in the execution of such contract, subcontract, subpartnership, day labor, station work, piece work or other arrangement, shall be paid not less than the highest general prevailing rate of wages in private employment for similar work in the City and County of San Francisco; provided, however, that the minimum wages or compensation of any such person performing such labor shall be not less than three dollars (\$3) per day, and that in the performance of the contract eight hours shall be the maximum hours of labor on any calendar day; and provided further, that the foregoing provisions as to payment of the highest general prevailing rate of wages shall not apply to materials for which no manufacturing plant or plants exist in San Francisco or to standard make materials or commodities carried in stock by dealers and/or manufacturers generally.

Section 2. The Civil Service Commission shall, upon request of the Board of Supevisors, furnish the said Board with data as to the highest general prevailing rate of wages, as herein defined, including such rate of wages paid, overtime and holiday work, and the Board of Supervisors shall on or before the first Monday of January and the first Monday of July of each year determine the highest general prevailing rate of wages, including said rates for holidays and overtime work, in private employment in the City and County of San Francisco for work similar to that which is usually performed at the expense of the City and County, and such wages shall remain in force until the next said subsequent determination by the Board of Super-Every contract referred to in the first section of this ordinance shall provide that the determination of the Board of Supervisors then in force with respect to the general prevailing rate of wages in private employment in the City and County of San Francisco for similar work shall be binding upon the parties during the life of such contract. The contractor and/or subcontractor shall be jointly and severally liable and shall forfeit as a penalty to the City and County of San Francisco ten dollars (\$10) for each laborer, workman or mechanic employed, for each calendar day, or portion thereof, such laborer, workman or mechanic is paid less than said rate of wages set forth in said contract for any work done under, or by virtue of, or made necessary by said contract, by him or by any subcontractor under him, and every said contract shall have inserted therein a clause to this effect; and every contractor or subcontractor wilfully violating said terms or provisions of any contract or subcontract shall be deemed to be an irresponsible bidder upon all future contracts for public works or improvements to be performed for said City and County, and it shall be the duty of the officer, board or commission awarding the contract or authorizing payments for work performed thereunder, when certifying to the Treasurer any sums for payment, to deduct any and all amounts forfeited by the contractor, and/or subcontractor, as aforesaid hereunder, and it shall be the duty of the Treasurer to withhold the payment of any such amounts forfeited.

Section 3. The officer, board or commission authorized to let any contract for any public work or improvement to be performed in the State of California shall include in the specifications setting forth the terms of performance of said contract a detailed statement of such prevailing rates of wages which the successful contractor will be required to pay, including holiday and overtime work.

Every contract falling under the terms of Section 1 hereof shall contain a provision that the contractor shall insert in every subcontract entered into provisions regarding such rates of wages and hours of labor identical with the provisions set forth in the contract which he has been awarded.

Section 4. The contracts herein set forth shall also include all other provisions demanded by the Charter of the City and County of San Francisco in relation to residence and citizenship of persons employed and preference of employment of persons engaged in the execution of such contracts.

Section 5. Every contract shall contain a clause that the contractor shall keep or cause to be kept an accurate record of the name, residence address, citizenship, occupation and per diem pay of each person engaged in the execution of such contract, and every subcontract entered into by said contractor shall contain such a provision binding upon said subcontractor compelling performance of this section. Said books shall at all times be open to inspection by duly constituted and delegated officials of the City and County of San Francisco.

Section 6. Any contract for work to be performed under the provisions of this section which does not comply with the provisions thereof shall be null and void, and any officer who shall sign the same shall be deemed guilty of misfeasance and upon proof of such misfeasance shall be removed from office.

Section 7. If any section, subsection, sentence, clause, phrase or paragraph of this ordinance is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this ordinance. The Board of Supervisors hereby declares that it would have passed this ordinance and each part thereof irrespective of the fact that any one or more portions thereof may be declared unconstitutional.

Section 8. In addition to all other penalties herein provided, a violation of any of the provisions of this ordinance shall be held to be a misdemeanor and shall be punished accordingly.

Section 9. This ordinance shall take effect immediately, but shall not affect any contract then existing or any contract that may hereafter be entered into pursuant to invitations for bids that are outstanding at the time of the passage of this ordinance.

561.12

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$76,841.07, including \$900 for appraisals of school properties, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

# Absent—Supervisors Andriano, McSheehy—2.

#### NEW BUSINESS.

#### Passed for Printing.

The following resolution was passed for printing:

#### Authorizations.

On recommendation of Finance Committee.  Resolution No. ———————————————————————————————————	e hereby funds in
1929 Hospital Bond Construction Fund  (1) American Surgical Sales Company, 100 beds for Laguna Honda Home (claim dated April 30, 1931)\$	2,275.00
Municipal Railway Fund	
<ul> <li>(2) Pacific Gas and Electric Company, gas and electricity (claim dated May 12, 1931)</li></ul>	
8, 1931) (4) General Petroleum Corporation of California, gasoline for April (claim dated May 7, 1931)	7,734.65 1,960.45
<ul> <li>(5) San Francisco City Employees Retirement System, contribution for account prior service employments (claim dated May 5, 1931)</li></ul>	1,243.66 4,976.85
County Road Fund	
(7) E. J. Treacy, for improvement in front of city property, Kearny street from Chestnut street southerly, and on Chestnut street from easterly line of Kearny street westerly	
(claim dated May 12, 1931)	3,400.00
(claimed dated May 12, 1931)	1,084.46
maintenance (claim dated May 12, 1931)	4,391.15

(10) The American Rubber Manufacturing Company, conveyor belt (claim dated May 7, 1931).....

(11) California Meat Company, meat, etc. (claim dated May	
12. 1931)	730.
(12) Pacific Coast Steel Corporation, steel (claim dated May 7, 1931)	6,426.
<ul> <li>(13) Poultry Producers of Central California, eggs and poultry (claim dated May 7, 1931)</li></ul>	535.
dated May 7, 1931)	6,375.
March, 1931 (claim dated May 12, 1931)	7,784.: 2,278.:
1931 Boulevards and Roads Bonds.	2,210.
<ul> <li>(17) N. Clark and Sons, sewer pipe furnished for Clarendon avenue extension (claim dated May 13, 1931)</li> <li>(18) Department of Public Health (Laguna Honda Home), reimbursement for labor used on roads around Laguna</li> </ul>	594.
Honda Home (claim dated May 9, 1931)	22,000.0
Special School Tax.	
(19) C. F. Weber & Company, bookkeeping tables for Balboa High School, (claim dated May 12, 1931)	770.
Water Revenue Fund.	
<ul> <li>(20) N. A. Eckart, reimbursement of cash revolving fund, per expenditure, (claim dated May 13, 1931)\$</li> <li>(21) Pacific Gas &amp; Electric Co., gas and electricity furnished San Francisco Water Department, (claim dated May 13,</li> </ul>	2,525.
1931)	16,062.8
(22) San Francisco Lumber Company, lumber furnished, (claim dated May 13, 1931)	850.1
dated May 13, 1931)	864.
May 13, 1931)	9,941.4
General Fund, 1930-1931.	02,010.0
(26) San Francisco Chronicle, official advertising (claim dated	
May 18, 1931)	\$ 1,768.1
<ul> <li>(27) Pacific Gas &amp; Electric Co., street lighting, month of April, (claim dated May 18, 1931)</li></ul>	68,564.4
Department, (claim dated May 11, 1931)	4,063.2
(claim dated May 11, 1931)	534.
dated May 13, 1931)	814.5
dated May 13, 1931)	794.1
month of May, (claim dated May 31, 1931)	750.0
(claim dated May 18, 1931)	600.0
(34) Little Children's Aid, maintenance of minors, (claim dated May 12, 1931)	12,405.1
(35) Eureka Benevolent Society, maintenance of minors, (claim dated May 12, 1931)	3,039.3

(36) Children's Agency, maintenance of minors, (claim dated	
May 12, 1931)	33,415.22
dated May 9, 1931)	808.00
May 9, 1931)	600.00
(39) Convent of the Good Shepherd, maintenance of minors, (claim dated May 9, 1931)	668.00
(40) Roman Catholic Orphanage, maintenance of minors, (claim dated May 9, 1931)	1,430.00
(41) San Francisco Nursery for Homeless Children, maintenance of minors, (claim dated May 11, 1931)	752.67
(42) Whittier State School, maintenance of minors, March (claim dated May 9, 1931)	520.00
(43) Whittier State School, maintenance of minors, April (claim dated May 11, 1931)	
(44) Preston School of Industry, maintenance of minors,	540.00
March (claim dated May 9, 1931)	1,060.00
April (claim dated May 9, 1931)	1,140.00
connection with sewer repairs (claim dated May 6, 1931) (47) Pacific Gas and Electric Company, lighting public build-	1,382.78
ings (claim dated May 12, 1931)	5,430.49
"Stop" signs (claim dated May 12, 1931)	3,000.00
(49) American LaFrance and Foamite Corporation, labor and material furnished for Fire Department apparatus (claim	
dated May 15, 1931)	590.15
vice furnished Fire Department (claim dated May 15, 1931) (51) J. T. Freitas Company, Inc., eggs furnished Laguna	2,052.43
Honda Home (claim dated April 30, 1931)	778.65
Honda Home (claim dated April 30, 1931)	556.43
(53) Monarch Flour Company, flour, Laguna Honda Home (claim dated April 30, 1931)	1,094.00
(54) Pacific Gas and Electric Company, gas for Laguna Honda Home (claim dated April 30, 1931)	1,164.41
(55) San Francisco Dairy Delivery Company, milk for Laguna Honda Home (claim dated April 30, 1931)	2,393.97
(56) F. E. Booth Company, fish for Laguna Honda Home	
(claim dated April 30, 1931)	719.17
Honda Home (claim dated April 30, 1931)	1,025.83
Honda Home (claim dated April 30, 1931)	1,600.92
(59) Del Monte Meat Company, meat for Laguna Honda Home (claim dated April 30, 1931)	4,911.17
(60) Jensen Bread Company, bread for Laguna Honda Home (claim dated April 30, 1931)	1,128.91
(61) D. N. & E. Walter & Co., sheeting for Laguna Honda	
Home (claim dated April 30, 1931)	1,194.40
Francisco Hospital (claim dated April 30, 1931)	2,235.65
(63) Carl Munter & Co., sheets for San Francisco Hospital (claim dated April 30, 1931)	1,699.20
(64) Cyclops Iron Works, three electric refrigerators for Juvenile Detention Home (claim dated April 30, 1931)	1,450.00

#### Adopted.

The following resolution was adopted:

# Rescinding Various Resolutions Providing for Street Reconstruction.

On recommendation of the Finance Committee.

Resolution No. 34415 (New Series), as follows:

Resolved, That the sum of \$6,950 of the sum of \$7,500, heretofore appropriated by Resolution No. 28805 (New Series), for the improvement of Charter Oak avenue, and so much of the hereinafter designated resolutions appropriating amounts set forth for the improvement of the streets designated, be and the same are hereby reseinded and repealed, to-wit:

repealed, to-wit:	
Clement street, Resolution No. 30659, New Series\$	541.50
Douglass street, Resolution No. 33209, New Series	1,300.00
Geneva avenue, Resolution No. 31916, New Series	588.60
Lyell street, Resolution No. 31893, New Series	150.00
Napoleon street, Resolution No. 33663, New Series	800.00
Orizaba avenue, Resolution No. 32355, New Series	300.0 <b>0</b>
Precita avenue and Folsom street, Resolution No. 31617, New	
Series	200.00
Rae avenue, Resolution No. 32954, New Series	1,550.00
Roanoke street, Resolution No. 32059, New Series	500.00
Shoreline highway, Resolution No. 31426, New Series	2,500.00
Sloat boulevard and Nineteenth avenue, Resolution No. 32309,	
New Series	934.00
Vicente street, Resolution No. 32387, New Series	1,000.00
Vicente and Noriega streets, Resolution No. 32387, New Series	756.00
Vicksburg and Twenty-second streets, Resolution No. 32035,	
New Serles	825.00

Total \$20,249.60

Further Resolved, That Resolution No. 31824, appropriating \$1,354.50 for the equipping of trucks with air springs be and the same is hereby rescinded and repealed.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Andriano, McSheehy-2.

#### Passed for Printing.

The following matters were passed for printing:

# Reconstruction of Lyon Street and Other Streets.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the reconstruction of the following streets, to-wit:

Lyon street, Sacramento to Clay—concrete center strip\$	1,700.00
Dolores street, Army to Twenty-seventh-concrete full width	2,240.00
Wayne place, Pacific to Broadway—curbs and surface	2,600.00
Twenty-second street, Douglass to Hoffman-concrete center	

5,650.00

# Appropriating \$150,000 Out of 1931 Public Parks and Squares Bond Fund.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$150,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Public Parks and Squares Bond Fund for the construction of parks and squares located within the City and County of San Francisco.

# Payments for School Properties Out of 1923 School Bonds.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1923 School Bond Fund, and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

# Payment of \$6,500 for Property for Hospital in Mission District— Hospital Bonds.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the sum of \$6,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund, and authorized in payment to Claud L. Devencenzi, being payment for land and improvements commencing at a point on the southwesterly line of Onondaga avenue, distant thereon 187 feet 6 inches northwesterly from the northwesterly line of Mission street; running thence northwesterly along the said line of Onondaga avenue 49 feet 6 inches; thence at a right angle southwesterly 80 feet; thence at a right angle southeasterly 49 feet 6 inches; thence at a right angle northeasterly 80 feet to the point of commencement. Acceptance of offer by Resolution No. 34397 (New Series). (Claim dated May 18, 1931.)

#### Adopted.

The following resolutions were adopted:

Appropriating \$500 for Attendance of the Sealer of Weights and Measures at Annual Conference on Weights and Measures, Washington, D. C.

On recommendation of Finance Committee.

Resolution No. 34416 (New Series), as follows:

Resolved, That the sum of \$500 be and the same is hereby set aside and appropriated out of Appropriation 25-B (Sealer of Weights and Measures Non-Personal Services, Budget Item 361), and authorized in payment to Thomas Flaherty, Sealer of Weights and Measures, for expenses of his attending the annual conference on weights and measures to be held in Washington, D. C., June 2 to 5, 1931.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity. Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Andriano, McSheehy—2.

#### Appropriation, \$150, Publicity and Advertising, Account of Warner Brothers First National Convention.

Also, Resolution No. 34417 (New Series), as follows:

Resolved, That the sum of \$150 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, for expense in connection with the holding of Warner Brothers First National Convention in San Francisco; for the publicity and advertising of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Andriano, McSheehy—2.

## Passed for Printing.

The following matters were passed for printing:

Public Garage Permit, R. G. Brinton, 1660 McAllister Street.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That R. G. Brinton be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on premises at 1660 McAllister street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

# Parking Station, L. A. Southwick, North Side of Minna Street. 50 Feet East of Fourth Street.

--- (New Series), as follows: Also, Resolution No. ——

Resolved, That L. A. Southwick be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile parking station on premises on the north side of Minna street, 50 feet east of Fourth street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Protest filed.

# Garage Permit, S. T. Hynes, Southwest Corner of Sansome and Sacramento Streets.

Also, Resolution No. -(New Series), as follows:

Resolved, That S. T. Hynes be and is hereby granted permission,

revocable at will of the Board of Supervisors, to maintain and operate a public garage on premises at the southwest corner of Sansome and Sacramento streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transferring Supply Stations at Various Locations to General Petroleum Corporation.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That The General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station permits heretofore granted the following named persons for the following locations in the City and County of San Francisco:

R. G. Pyne, northeast corner of San Jose and Ocean avenues, Resolution No. 29485 (New Series). E. E. Bame, southwest corner of Fifteenth and Howard streets, Resolution No. 32625 (New Series). E. E. Bame, southeast corner of Monterey boulevard and Genesee street, Resolution No. 32799 (New Series). Thomas J. Culligan, northeast corner of Hyde and McAllister streets, Resolution No. 30285 (New Series). Otto K. May, southeast corner of Post and Broderick streets, Resolution No. 34084 (New Series).

The rights granted under this resolution shall be exercised within

six months, otherwise said permits shall become null and void.

## Transfer Garage Permit, Thomas Owens, 3151 Sacramento Street.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That Thomas Owens be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Edward A. Michel by Resolution No. 18494 (New Series), for premises at 3151 Sacramento street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Transfer Parking Station, W. H. Camfield, South Side Mission Street, 100 Feet West of Main Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That W. H. Camfield be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted Jim Hunnicutt by Resolution No. 31422 (New Series), for premises on the south side of Mission street, 100 feet west of Main street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

# Transfer Supply Station, Jos. L. Castor Co., Northwest Corner Bay Shore Boulevard and Thornton Avenue.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Joseph L. Castor Co., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted John G. and Richard T. Renney by Resolution No. 33623 (New Series), for premises at the northwest corner of Bay Shore boulevard and Thornton avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

## Adopted.

The following resolutions were adopted:

## Street Lights.

On recommendation of Lighting Committee.

Resolution No. 34418 (New Series), as follows:

Resolved, That the Pacific Gas and Electric Company be and it is hereby authorized and requested to remove, install and change street lights as shown below:

Remove 400 M. R.

Twenty-fifth street between San Jose avenue and Guerrero street. Forty-eighth avenue, Fulton street to Balboa street (3). Eighteenth avenue between Quintara and Pacheco streets. Thirtieth avenue between Ulloa and Vicente streets. Twenty-second avenue between Ulloa and Vicente streets. Southeast corner De Montford and Ashton avenues. South side St. Mary's avenue, first east of Marsilly street.

### Remove 600 M. R.

Corner Forty-eighth avenue and Fulton street. Lincoln way, Third avenue to Sixth avenue (6). College avenue between Bernal boulevard and Mission street (1).

#### Install 250 O. B.

Front of 730 Darien way.

West side Crestlake drive between Wawona and Yorba streets. Southeast corner Trocadero and Crestlake drives.

### Change 250 M. R. to 400 O. B.

Huron avenue between Sickles and Lawrence streets.
Twenty-fourth street, De Haro and Rhode Island streets.
West side Marsilly street, first south of St. Mary's avenue.
Richland avenue between Murray and Andover streets (4).
College avenue between Bernal boulevard and Mission street (2).
Northeast corner Bernal boulevard and Richland avenue to southeast corner.

Richland avenue between Mission and Murray streets (5).

Take Over 250 C. P. O. B.

North side Crestlake drive, opposite Constanso way.

Install Type "C" 400 C. P.

South side St. Mary's avenue, in front of church. De Montford and Ashton avenues, in front of church (2). Ashton avenue, alley at end of church (1).

Change 400 M. R. to O. B.

Twenty-fourth street and Quane street.

West side Ashton avenue, first south of Head street.

Corner De Montford and Jules avenues.

Northwest corner Ashton and Pico avenues to southwest corner. South side Ashton avenue between Ocean and Pico avenues.

North side to south side Richland avenue between Mission and Leese streets.

Richland avenue between Bernal boulevard and Mission street (2). Mirabel avenue, Coso avenue to Shotwell street (3).

Thirtieth avenue and Vicente street.

Twenty-second avenue and Vicente street.

Northeast corner Twenty-ninth avenue and Lawton street. Silver avenue, San Bruno avenue to Quesada avenue (7).

East side Wisconsin street between Twenty-second and Twenty-third streets.

East side, first north of Twenty-third street, to west side. St. Mary's avenue, Bernal boulevard to Mission street (4). College avenue between Bernal boulevard and Mission street (2).

#### Install 400 O.B.

North and south sides Twenty-fifth street between San Jose avenue and Guerrero street.

Highland avenue between Mission and Patton streets.

Northeast and southwest corners Forty-eighth avenue and Fulton reet.

Corner Forty-eighth avenue and Cabrillo street. Corner Forty-eighth avenue and Balboa street.

East and west sides Forty-eighth avenue between Fulton and Balboa streets.

East and west sides Eighteenth avenue between Quintara and Pacheco.

Mirabel avenue east of Coso avenue.

East and west sides Thirtieth avenue between Ulloa and Vicente.

East and west sides Twenty-second avenue between Ulloa and Vicente streets.

East and west sides Twenty-ninth avenue between Lawton and Moraga streets.

Northeast corner Twenty-ninth avenue and Moraga street.

Northeast and southwest corners Lincoln way, Third avenue to Sixth avenue (8).

Silver avenue, San Bruno avenue to Quesada avenue (8).

North side Ashton avenue between Ocean and De Montford avenues.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Andriano, McSheehy-2.

#### Indefinite Postponement.

The following resolution, upon the withdrawal of petition, was, on motion, indefinitely postponed.

Denial of Permit to Norman Hawkins to Establish Golf Driving Course on Northeast Side of Marina Boulevard Between Buchanan and Webster Streets.

Resolution No. — (New Series), as follows:

Resolved, That good cause appearing therefor, permit is hereby denied to Norman Hawkins to establish golf driving course on the northeast side of Marina boulevard between Buchanan and Webster streets.

#### Adopted.

The following resolution was adopted:

Acceptance of Offer of The Western Pacific California Railroad Company, Land Required for School Purposes, \$750.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34419 (New Series), as follows:

Whereas, an offer has been received from The Western Pacific California Railroad Company to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the rea-

sonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$750

be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at a point on the easterly line of Arkansas street, distant thereon 100 feet southerly from the intersection of the easterly line of Arkansas street with the southerly line of Nineteenth street; running thence easterly 100 feet; thence at right angles southerly 25 feet; thence at right angles westerly 100 feet to the easterly line of Arkansas street; thence at right angles northerly 25 feet to the point of commencement. Being the southerly 25 feet of Lot No. 15, in Block 4068, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

## Passed for Printing.

The following bill was passed for printing:

Authorizing the Mayor and the Clerk of the Board of Supervisors to Execute an Agreement With Spring Valley Company, Ltd., Correcting Description of Parcel 55 in Deed of March 3, 1930.

On recommendation of Public Utilities Committee.

Bill No. 9407, Ordinance No. ——— (New Series), as follows:

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

Section 1. The Mayor and the Clerk of the Board of Supervisors are hereby authorized in the name of the City and County of San Francisco to enter into an agreement with Spring Valley Company, Ltd., a corporation, and formerly known as Spring Valley Water Company, for the purpose of correcting the erroneous description of Parcel No. 55, described in that certain deed dated March 3, 1930, in which Spring Valley Water Company is the grantor and City and County of San Francisco the grantee, and which is recorded in Book 2002 of Official Records of the City and County of San Francisco at pages 1 and following.

Section 2. The land described in the agreement referred to in Section 1 hereof is hereby accepted by the City and County of San Francisco.

Section 3. This ordinance shall take effect immediately.

#### Adopted.

The following resolution was adopted:

## Approval of Map, Rae Avenue.

On recommendation of Streets Committee.

Resolution No. 34420 (New Series), as follows:

Resolved, That certain diagram entitled "Map showing the extension of Rae avenue northerly to Whipple avenue," approved by Board of Public Works Resolution No. 113,978 (Second Series), approved May 8, 1931, be and is hereby approved, and the parcels shown hatched

hereon are hereby declared to be an open public street to be known s Rae avenue.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Iavenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Passed for Printing.

The following bills were passed for printing:

Establishing Grades on Montcalm Street and Other Streets and Avenues.

On recommendation of Streets Committee.

Bill No. 9408, Ordinance No. ——— (New Series), as follows:

Changing and re-establishing the official grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta evenue; in Peralta avenue between Montcalm street and the westerly ine of Florida street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peralta evenue and Franconia street; on Macedonia street between Montcalm and Brewster streets; and on Franconia street between Wolfe and Montcalm streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 24th day of February, 1931, by Resolution No. 34,009 (New Series), declare its intention to change and re-establish the grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peralta avenue and Franconia street; on Macedonia street between Montcalm and Brewster streets; and on Franconia street between Wolfe and Montcalm street.

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first publica-

ion of said resolution of intention; therefore,

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

Section 1. The grades on the streets named at the points thereon indicated and at the elevations above City base as shown thereon are nereby changed and established as per that certain diagram entitled:

"Grade Map, showing the proposed change and establishment of grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peralta avenue and Franconia street; on Macedonia street between Montcalm and Brewster streets; and on Franconia street between Wolfe and Montcalm streets.

Section 2. This ordinance shall take effect immediately.

#### Ordering Sidewalk Construction in Silver Avenue.

Also, Bill No. 9409, Ordinance No. ———— (New Series), as follows: Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors February 10, 1931, having recommended the ordering of the following street work, same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the north one-half of Silver avenue from the east line of Congdon street to a line parallel with and 1722 feet east of the east line of Congdon street by the construction of two-course concrete sidewalks, six feet in width, where concrete or asphalt sidewalks, six feet or more in width, have not already been constructed.

Specifications of March, 1929, to be a portion of this contract.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

#### Intention to Change Grades.

On recommendation of Streets Committee.

Resolution No. 34421 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 113,819 (Second Series) of the Board of Public Works adopted April 24, 1931, and written recommendation of said Board, filed April 25, 1931, to-wit:

#### Oloran Alley.

Southeasterly line of, at the northwesterly end of the return to Standish avenue, 168.30 feet.

Northwesterly line of, cut by a line at right angles to the southeasterly line of, at the northwesterly end of the return to Standish avenue, 168.80 feet.

On a line at right angles to the northwesterly line of, 40 feet southwesterly from the last described point, 167.50 feet.

On a line at right angles to the southeasterly line of, at the northeasterly end of the return to Pilgrim avenue, 160.30 feet.

Southeasterly curb line of, 4.76 feet (measured along the curb) northeasterly from the northwesterly end of the return to Pilgrim avenue, 159.20 feet.

Northwesterly line of, cut by a line at right angles to the southeasterly line of, at the northwesterly end of the return to Pilgrim avenue, 159.20 feet.

Southeasterly line of, at the northeasterly end of the return to Santa Rosa avenue, 157 feet.

Northwesterly line of, cut by a line radial to the curve passing through the southeasterly line of, at the northeasterly end of the return to Santa Rosa avenue, 157.60 feet.

Southeasterly curb line of, 7.06 feet (measured along the curb) northeasterly from the northwesterly end of the return to Santa Rosa avenue, 157.63 feet.

Northwesterly line of, at Santa Rosa avenue southwesterly line, 158.50 feet.

On a line radial to the curve passing through the southeasterly line of, at the northeasterly end of the return to Colonial way, 160.30 feet.

On a line radial to the curve passing through the southeasterly line of, at the northwesterly end of the return to Colonial way, 160.80 feet.

On a line radial to the curve passing through the northeasterly end of the return to Nantucket avenue, 170.40 feet.

On a line radial to the curve passing through the northwesterly end of the return to Nantucket avenue, 173.30 feet.

On a line radial to the curve passing through the southeasterly line of, 32.15 feet northeasterly from the northeasterly end of the return to Paulding avenue, 180 feet.

Northwesterly curb line of, 35 feet southwesterly from a radial line passing through the northeasterly end of the return to Paulding avenue, 187.50 feet.

Southeasterly curb line of, 40.06 feet (measured along the curb line of) southwesterly from the northeasterly end of the return to Paulding avenue, 187.45 feet.

Southeasterly curb line of, 8.09 feet southwesterly from the intersection of the southwesterly curb line of Paulding avenue produced with the southeasterly curb line of Oloran alley, 192.10 feet.

Northwesterly line of, cut by a line radial to the curve passing through the last described point, 192.60 feet.

Grades on Oloran alley be established to conform to true gradients

between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Intention to Change and Establish Grades.

Also, Resolution No. 34422 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 113946 (Second **S**eries) of the Board of Public Works adopted May 6, 1931, and written recommendation of said Board, filed May 7, 1931, to-wit:

#### Tingley Street.

8 feet northeasterly from the southwesterly line of, at the northwesterly end of a 10-foot radius curb return to Alemany boulevard, 121.80 feet.

8 feet southwesterly from the northeasterly line of, at the south-

westerly end of a 10-foot radius curb return to Alemany boulevard 120.70 feet.

8 feet northeasterly from the southwesterly line of, 1.27 feet south easterly from Cayuga avenue, 105.50 feet.

8 feet southwesterly from the northeasterly line of produced, 1.2' feet northwesterly from Cayuga avenue southeasterly line, 104.50 feet

8 feet northeasterly from the southwesterly line of, at Cayuga avenumorthwesterly line, 105.00 feet (the same being the present official grade).

8 feet southwesterly from the northeasterly line of, at Cayuga avenue northwesterly line, 104.50 feet (the same being the present official grade).

Cayuga Avenue.

Badger street, 102.00 feet (the same being the present official grade) 15 feet northwesterly from the southeasterly line of, 7.11 feet north easterly from Tingley street, 104.30 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet north

easterly from Tingley street, 104.26 feet.

15 feet northwesterly from the southeasterly line of, 7.11 feet south westerly from Tingley street, 105.07 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet south

westerly from Tingley street, 105.00 feet.

On Tingley street between Alemany boulevard and the northwest erly line of Cayuga avenue and on Cayuga avenue between Badge street and the southwesterly line of Cayuga avenue be established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary as no damage will result from said change of grades inasmuch as the streets are ungraded and there are no existing stree improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Closing and Abandoning That Portion of Mississippi Street Lying Southerly From Twenty-Fifth Street.

Also, Resolution No. 34423 (New Series), as follows:

Whereas, On the 6th day of April, 1931, the Board of Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 34211, which resolution was presented to his Honor the Mayor, for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 10th day of April, 1931, said resolution being in words and figures as follows:

Resolution No. 34211 (New Series).

Resolved, That the public interest requires that the certain following described portion of Mississippi street, lying southerly from Twen

ty-fifth street, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Super visors to close and abandon all that portion of Mississippi street lying between the southerly line of Twenty-fifth street and a line paralle with and distant 466 feet at right angles southerly from said line of Twenty-fifth street.

Said closing and abandonment of said portion of Mississippi street shall be done and made in the manner and in accordance with the pro

visions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Mississippi street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, April 6, 1931.

Ayes: Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Peyser, Roncovieri, Spaulding, Stanton, Suhr.

Absent: Supervisors Miles, Shannon.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, April 10, 1931.

ANGELO J. ROSSI, Mayor.

And, Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said Resolution and the said Board of Public Works did, upon receipt of said Resolution cause to be posted in the manner and as required by law, notices of the passage of said Resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, The public interest and convenience requires said improvement to be done as specifically described in Resolution No. 34211 (New Series); and

Whereas, The Supervisors have acquired jurisdiction to order that said portion of Mississippi street described in Resolution No. 34211 (New Series) be closed and abandoned.

Now Therefore Be It Resolved, That it be ordered and it is hereby ordered, that the portion of Mississippi street as specifically described and proposed in said Resolution No. 34211 (New Series), be closed and abandoned.

Be It Further Resolved, That the entire damages, costs and expenses of closing said street described in Resolution No. 34211 (New Series), shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 34211 (New Series); and

Be It Further Resolved, That the said closing and abandonment of said street shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco; and

Be It Further Resolved, That the Clerk of this Board transmit a certified copy of this Resolution to the Board of Public Works and that the Board of Public Works be instructed to proceed thereafter as required by law and the Clerk is hereby directed to advertise this Resolution in the Chronicle as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Closing and Abandoning of Portions of Brussels and Goettingen Streets.

Also, Resolution No. 34424 (New Series), as follows:

Whereas, on the 20th day of April, 1931, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 34,281 (New Series), which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco or the 21st day of April, 1931, said resolution being in words and figures as follows, to-wit:

Resolution No. 34,281 (New Series), as follows:

Resolved, That the public interest requires that certain following described portions of Brussels and Goettingen streets, lying between Campbell and Rodeo avenues, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon those certain portions of Brussels and Goettingen streets, more particularly described as follows, to-wit:

Brussels street: All that portion of Brussels street lying between the southerly line of Campbell avenue and the northerly line of Rodec avenue, excepting therefrom a 10-foot strip of land, 5 feet on each side of the center line of said portion of Brussels street, said strip being reserved for a stairway.

Goettingen street: All that portion of Goettingen street lying between the southerly line of Campbell avenue and the northerly line of Rodeo avenue, excepting therefrom a 10-foot strip of land, 5 feet on each side of the center line of said portion of Goettingen street, said strip being reserved for a stairway.

Said closing and abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment is nominal, and is to be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of said streets in the manner provided by law, and to cause notice to be published in the San Francisco Chronicle, as required by law.

Adopted—Board of Supervisors, San Francisco, April 20, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Gallagher-1.

And, Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted in the manner and as required by law, notices of the passage of said resolution and did also cause in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvement to be done as specifically described in Resolution No. 34281 (New Series); and

Whereas, the Supervisors have acquired jurisdiction to order that said portion of Brussels street and that said portion of Goettingen

street described in Resolution No. 34,281 (New Series), be closed and abandoned.

Be it Further Resolved, That the entire damages, costs and expenses of closing said streets described in Resolution No. 34,281 (New Series), shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 34,281 (New Series); and

Be it Further Resolved, That the said closing and abandonment of said streets shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco; and

Be it Further Resolved, That the Clerk of this Board transmit a certified copy of this resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law and the Clerk is hereby directed to advertise this resolution in the Chronicle as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Passed for Printing.

The following resolution was passed for printing:

Blasting Permit for California Construction Company.

On recommendation of Streets Committee,

Resolution No. ——— (New Series), as follows:

Resolved, That the California Construction Company is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while working in Belgrave street between Shrader street extension and Sutro forest, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 A. M. and 6 P. M., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works and that if any of the conditions of this resolution be violated by said California Construction Company, then the privileges and all the rights accruing the sunder shall immediately become null and void.

#### Adopted.

The following resolutions were adopted:

# Extension of Time to Eaton & Smith.

On recommendation of Streets Committee.

Resolution No. 34425 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, Eaton and Smith be and is hereby granted an extension of ninety days' time from and after May 20, 1931, within which to complete the improvement of Cayuga avenue between Oneida and Seneca avenues.

The delay in completion of the work was occasioned by the necessity of allowing settlement of existing fill before paving. This is a first extension.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16,

## Extension of Time to California Construction Company.

Also. Resolution No. 34426 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, the California Construction Company be and is hereby granted an extension of sixty (60) days' time, from and after May 12, 1931, within which to complete the improvement of Sunset boulevard, Section C, between Noriega and Santiago streets. Completion of work has been delayed while the park employees have been planting the parkways. This is a first extension.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent-Supervisors Andriano, McSheehv-2.

## Extension of Time to California Construction Company.

Also, Resolution No. 34427 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, the California Construction Company be and is hereby granted an extension of sixty (60) days' time, from and after May 12, 1931, within which to complete the improvement of Sunset boulevard, Section D, between Noriega and Irving streets. Completion of work has been delayed while the park employees have been planting the parkways. This is a first extension.

Ayes—Supervisors Breyer, Canepa. Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Map Showing the Extension of Shipley Street Between Fourth and Fifth Streets.

Also, Resolution No. 34428 (New Series), as follows:

Resolved, That that certain diagram entitled "Map showing the extension of Shipley street between Fourth and Fifth streets," approved by the Board of Public Works, Resolution No. 113,865, Second Series, dated April 29, 1931, and filed in the office of the Board of Supervisors April 30, 1931, be and is hereby approved, and the extension shown on said map of Shipley street between Fourth and Fifth streets be and is hereby declared to be an open public street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Approving Bond Filed by August J. Lang, Jr., and F. Prakel and W. O. Lang.

Also, Resolution No. 34429 (New Series), as follows:

Resolved, That the bond filed with this Board by August J. Lang, Jr., as principal, and W. O. Lang and F. Prakel as sureties, in the sum of \$800.00, which sum is hereby fixed by this Board and conditioned for the payment of all taxes which are now a lien, but not yet payable against the property as shown on map entitled "Map of Rock Ridge Terrace, San Francisco, California," be and is hereby approved.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

# Approving Map of Rock Ridge Terrace.

Also, Resolution No. 34430 (New Series), as follows:

Resolved, That that certain diagram entitled "Map of Rock Ridge Terrace, San Francisco, California," approved by the Board of Public Works, Resolution No. 113868, Second Series, adopted April 29th, 1931, be, and the same is hereby approved, and the parcels of land thereon delineated and named avenues, or courts, or ways and/or streets, be and the same are hereby declared to be open public streets.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden. McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Accepting Deed for City From August J. Lang, Jr., and Josephine Lang.

Also, Resolution No. 34431 (New Series), as follows:

Resolved, That that certain deed executed on the 23rd day of April, 1931, between August J. Lang, Jr., and Josephine Lang, and the City and County of San Francisco, a municipal corporation, conveying land for street purposes as shown on map entitled "Map of Rock Ridge Terrace, San Francisco, California," approved by the Board of Public Works Resolution No. 113868, New Series, be, and the same is hereby accepted in the name of the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa. Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Denying Protest of A. K. Anderson.

Also, Resolution No. 34432 (New Series), as follows:

Resolved, That the protest of A. K. Anderson against the grade change in Macedonia street, Franconia, and other streets, be and is hereby overruled.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16,

Absent—Supervisors Andriano, McSheehy—2.

#### Mayor and Board of Supervisors to Enter Into Agreement With the Market Street Railroad to Use Their Right of Way Over Sloat Boulevard.

Also, Resolution No. 34433 (New Series), as follows:

Resolved, That the Mayor and the Board of Supervisors be and are hereby authorized to enter into that certain agreement, made and executed on the 17th day of April, 1931, between the City and County of San Francisco, a municipal corporation, the Gough Street Railroad Company and the Market Street Railroad Company, by which the City will be permitted to cross the railway companies' private right of way on Sloat boulevard at the proposed Sunset boulevard underpass, and the companies' tracks to be carried on a viaduct over Sloat boulevard, the same to be built by the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

## Passed for Printing.

The following bill was passed for printing:

# Improving Sunnydale Avenue and Other Streets.

On recommendation of Streets Committee.

Bill No. 9410, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 5, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Sunny Dale avenue, between Cora and Rutland streets, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers, and by the construction of an asphalt-concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof; and the improvement of the southerly one-half of the crossing of Sunny Dale avenue and Peabody street by the construction of an 8-inch vitrified clay pipe sewer along the center line of Peabody street between the center and the southerly lines of Sunny Dale avenue; by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks on the angular corners, by the construction of one brick catchbasin with 10-inch vitrified clay pipe culverts, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof; and the improvement of the northerly one-half of Sunny Dale avenue between a line at right angles with the northerly line of Sunny Dale avenue and 199.92 feet easterly from the easterly line of Talbert street produced and a line at right angles with the northerly line of Sunny Dale avenue and 253.94 feet easterly from the easterly line of Talbert street produced, by resetting the existing concrete curbs, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

## Award of Contract, Patrol Boat.

On recommendation of Supplies Committee.

Resolution No. 34434 (New Series), as follows:

Resolved, That award of contract be hereby made to Anderson & Cristofani on bid submitted March 30, 1931 (Proposal No. 704), for furnishing the following, viz.: Twin-screw Patrol Boat for Police Department, in conformity with the specifications within 110 days for the sum of \$26,700; plus the following extra charges for changes in the said specifications, viz.:

Item No. 1: In place of set specified, model D P, 1½ k.w., 32-volt,

Kohler set; additional cost of \$305.

Item No. 2: In place of hand windlass, to be an electric windlass,

Allen Cunningham, WH-2 D, etc.; additional cost of \$423.50.

Item No. 3: Outside finish of all deck structures, including house sill, etc., to be of teak, instead of pine with paint finish; additional cost of \$120.

Grand total, \$27,548.50.

Resolved, That a bond in the amount of \$3,000 be required for faithful performance of contract.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

## Award of Contract, Beds.

Also, Resolution No. 34435 (New Series), as follows:

Resolved, That award of contract be hereby made to American Surgical Sales Co., Ltd., on bid submitted May 4, 1931 (Proposal No. 713), for furnishing the following, viz.:

Beds for Laguna Honda Home; 120 beds, manufactured in San Francisco by the Simmons Company, being their No. 15,000-50-5 as per sample submitted at \$14.10 each;

Resolved, That no bond be required;

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Award of Contract, Shop Equipment.

Also, Resolution No. 34436 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing shop equipment for School Department, on bids submitted April 27, 1931 (Proposal No. 709), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors and the awards herein approved by it, same are now made to the following, viz.:

No. Contractor.

1-Orton Machine Company.

2—C. F. Bulotti Machinery Company.

3—C. W. Marwedel.

4—Dunham, Carrigan & Hayden Company.

5—E. C. Doidge.

7-Jenison Machinery Company.

9—Harron, Rickard & McCone.

10-Oliver Machinery Company.

11—General Machinery & Supply Company.

12—A. J. Glesener Company.

13-Waterhouse, Lester, Scovel Company, Ltd.

14—Pratt & Whitney Company.

16-Miller & Stern Tool Company.

17-A. L. Young Machinery Company.

19-Horace E. Stallman.

20-Peninsula Iron & Steel Company.

21—Sloss & Brittain.

23-Marshall-Newell Supply Company.

24—Baker, Hamilton & Pacific Company.

Resolved, That bonds for faithful performance of said contracts be not required, as above is for definite quantities for immediate delivery.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

## Passed for Printing.

The following bill was passed for printing:

Prohibiting Parking, Day or Night, on Houston Street, and on the West Side of Mason Street Between Bush and Pine Streets.

On recommendation of Traffic Committee.

Bill No. 9411, Ordinance No. — (New Series), as follows:

Amending Section 37 (a) of Article V, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent Herewith," by including thereon Houston street and the west side of Mason street between Bush and Pine streets, as streets upon which parking is prohibited day or night.

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

Section 37 (a) of Article V, of Ordinance No. 7691 (New Series), the title of which is recited above, is hereby amended to read as follows:

#### ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Places. Parking Prohibited on Certain Streets, Day or Night.

Section 37 (a). It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hour of the day or night on the following streets:

On the west side of Bernal avenue from the south line of Brook street to the east line of Diamond street, and on the east side of Bernal avenue from the south line of Brook street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond street and the westerly curb line of Bernal avenue;

On the north side of Brosnan place, between Valencia street and Guerrero street;

On the east side of Grant avenue between Bush street and Broad-

way:

On the west side of Grant avenue between Bush and Pine streets;

On both sides of Houston street;

On the north side of Jessie street between First street and Ninth street;

On Lilac street between Twenty-fifth and Twenty-sixth streets;

On the west side of Mason street between Bush and Pine streets;

On the north side of Natoma street between Tenth and Eleventh streets;

On the north side of Stevenson street between First and Ninth streets.

Section 2. This ordinance shall take effect immediately.

## Adopted.

The following resolutions were adopted:

# Permitting Sixty-Minute Diagonal Parking on the East Side of Mason Street Between Bush and Pine Streets.

On recommendation of Traffic Committee,

Resolution No. 34437 (New Series), as follows:

Resolved, That 60-minute diagonal parking be and it is hereby permitted on the east side of Mason street between Bush and Pine streets, the 60-minute parking restriction having heretofore been placed in effect by Resolution No. 34240 (New Series).

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16,

Absent—Supervisors Andriano, McSheehy—2.

# Automatic "Stop and Go" Signal at Intersection of Potrero Avenue and Army Street.

Also, Resolution No. 34438 (New Series), as follows:

Resolved, That automatic stop and go signal be and it is hereby ordered installed at the intersection of Potrero avenue and Army street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

## Establishing Pedestrian Crosswalk Across Potrero Avenue Opposite Main Entrance to San Francisco Hospital.

Also, Resolution No. 34439 (New Series), as follows:

Resolved, That pedestrian crosswalk be and it is hereby established across Potrero avenue at a point opposite the main entrance to the San Francisco Hospital.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Warning Signs.

Also, Resolution No. 34440 (New Series), as follows:

Resolved, That warning signs be and they are hereby established as follows:

#### Install Slow Signs

Mission street, north and south sides Brazil avenue.

Bay Shore boulevard at County Line.

Ayes—Supervisors Brever, Canepa, Colman. Gallagher, Garrity. Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent-Supervisors Andriano, McSheehy-2.

#### Loading Zones.

Resolution No. 34441 (New Series), as follows:

Resolved, That loading zones be established or abolished as shown below.

#### Establish Loading Zones.

242 Jackson street, 27 feet-Willits & Co. (warehouse); serves loading of merchandise.

111-123 Jackson street, 18 feet—Maginni Motor Car Company; serves delivery of gas and supplies.

966 Mission street, 18 feet—Hexol, Inc. 2610-2612 Mission street, 27 feet—Dollar Stores (general merchandise); serves sidewalk elevator.

936 Montgomery street, 27 feet-Wells Fargo Bank warehouse; serves delivery of supplies.

3595 Nineteenth street, 27 feet—Thomas Williams Grocery Company; serves delivery of merchandise,

209 Post street, 45 feet—Howard building; serves sidewalk elevator. 3434 Seventeenth street, 27 feet-William Duggan funeral home; serves funeral home.

#### Abolish Loading Zones.

209-225 Post street, 75 feet—Ransohoff's and Howard building.

Aves—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner. Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Mayor to Appoint Committee to Arrange Civic Tribute for David Belasco.

Supervisor Peyser presented:

Resolution No. 34443 (New Series), as follows:

Whereas, on the 15th day of May David Belasco, noted theatrical producer and former San Franciscan, passed on to a well-earned rest; and

Whereas, his was a figure universally beloved, not only among those whose privilege it was to be associated with him personally, but among those whose lives have been brightened over a period of many years by the dramatic triumphs of his outstanding genius; and

Whereas, David Belasco, though called by the exigencies of his art to other fields, remained at heart a sincere and loyal San Franciscan, and the lustre of his fame redounded to the credit of San Francisco, which ever regarded him as one of its best-beloved and favorite sons; now, therefore, be it

Resolved, That his Honor the Mayor be respectfully requested to appoint a committee to arrange a civic tribute to the memory of David Belasco, in a memorial service to be held at the Exposition Auditorium.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Site for U. S. Veterans' Hospital.

Supervisor Miles presented:

Resolution No. 34445 (New Series), as follows:

Whereas, the Citizens' Committee on the Selection of a Site for the Veterans' Hospital and Diagnostic Center, appointed by the Mayor under authority of the Board of Supervisors, herewith submits the following site, selected unanimously by them as the most desirable and feasible site for the above-named hospital:

Being a portion of what is known as Pine Lake Park situated on the north side of Sloat boulevard between Twenty-second and Twentyninth avenues, consisting of 27.3 acres, and offered by the Parkside Realty Company for the sum of \$125,000; now, therefore, be it

Resolved, That the Mayor and the Board of Supervisors be and they are hereby requested to approve the selection of the Citizens' Committee, and forward a copy of this resolution to General Frank T. Hines, Administrator of Veterans' Affairs, Washington, D. C., urging him to speedily approve this selection and proceed with the erection of the hospital for which an appropriation \$1,100,000 was made by the 70th Congress for this purpose.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

State Park Commission Requested to Purchase Property Along the Marin Shore Between Point Bolinas and Stinson Beach for Bathing Beach.

Supervisor Peyser presented:

Resolution No. 34446 (New Series), as follows:

Whereas, the construction of the Golden Gate Bridge, which is about to be commenced, will bring into close proximity the populations of San Francisco, San Mateo county and the Bay region, one of the most picturesque strips of sandy bathing beach within Northern California; and

Whereas, this property is the only safe bathing beach within the reach of the people of this region; and

Whereas, the State Park Commission has expended large sums of money for the development of similar property in various locations in Southern California; now, therefore, be it

Resolved, That the State Park Commission be requested to set aside an adequate amount of money from the \$6,000,000 recently voted by the people for the acquisition of parks, the same to be applied for the purchase some time in the future of this desirable beach property situated along the Marin shore between Point Bolinas and Stinson Beach.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

#### In Memoriam, David Belasco.

Supervisor Roncovieri presented:

Resolution No. 34447 (New Series), as follows:

Whereas, the final curtain has been rung down by the Supreme Creator on the last scene of all for David Belasco, playwright, actor, producer, critic and artist extraordinary of things histrionic, and

Whereas, the master realist of the American stage was literally the cynosure of all eyes, for more than a half century, of those who have

followed the most ancient art of Thespis, and

Whereas, David Belasco's work for the American stage was characterized with a keen and sympathetic knowledge of human kind, a virile and true interpretation of human psychology, a faithful adherence to the artistic principle of verisimilitude demanded for the correct portrayal of passions and situations, and a sentient grasp of the realistic presentation of American life and manners, in words and deeds, so as to maintain the best traditions of the stage, detailed in Hamlet's speech to the players, and

Whereas, David Belasco devoted his talent and ability to the healthier, broader, and more natural human studies, rather than to the so-called mystic innerself problems, and thus developed a school of acting, racy, energetic, prolific, and of a most healthy simplicity after

the style of the Bard of Avon, and

Whereas, the thousands of players who have had the good fortune to train under David Belasco have, through such training reached the very highest plane of their profession, and have built up a stage tradition which undoubtedly will last for many years; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco, the city in which David Belasco first realized his talent, does hereby publicly deplore the death of such an able artist, and regrets the loss to the profession to which he had devoted his life; and be it further

Resolved, That a copy of this resolution be spread on the minutes of this Board and another copy be sent to his relatives; and be it further

Resolved, That the Board adjourns today, when it does adjourn, out of respect to the memory of that incomparable follower of the actors' profession, David Belasco.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

### Clerk to Advertise Sale of Bonds.

Supervisor Hayden presented:

Resolution No. 34444 (New Series), as follows:

Resolved, That the Clerk be directed to advertise that on the 25th day of May, 1931, the Board of Supervisors will receive sealed proposals for the purchase of the following bonds of the City and County of San Francisco:

One hundred and fifty thousand dollars Public Parks and Squares Bonds, issued February 1, 1931, comprising 6 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

Three hundred thousand dollars Boulevards and Roads Bonds, issue of February 1, 1931, comprising 12 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

The Finance Committee shall fix the terms and conditions of sale.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Inviting the Republican National Committee to Hold Its 1932 Convention in San Francisco.

Supervisor Shannon presented:

Resolution No. 34448 (New Series), as follows:

Whereas, the National Convention of the Republican Party is to be held in 1932 to nominate a candidate for President of the United States: and

Whereas, San Francisco offers unexcelled advantages for the holding of National Conventions; climatic conditions, and hotel accommodations at reasonable rates which cannot be excelled; and

Whereas, the San Francisco Exposition Auditorium is unquestionably the finest and most convenient Convention Hall in the United States, and is at the disposal of National Conventions without cost; now, therefore, be it

Resolved, That the Board of Supervisors, representing the people of San Francisco, hereby extends a cordial invitation to the Republican National Committee to designate San Francisco as the meeting place of the 1932 Convention, and assures the delegates to that Convention the fullest expression of San Francisco's hospitality and courtesy; and be it

Further Resolved, That his Honor the Mayor appoint an appropriate committee of officials and citizens to convey this invitation to the Republican National Committee.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Inviting the Democratic National Committee to Hold Its 1932 Convention in San Francisco.

Supervisor Shannon presented:

Resolution No. 34449 (New Series), as follows:

Whereas, the National Convention of the Democratic Party is to be held in 1932 to nominate a candidate for President of the United States; and

Whereas, San Francisco offers unexcelled advantages for the holding of National Conventions; climatic conditions, and hotel accommodations at reasonable rates which cannot be excelled; and

Whereas, the San Francisco Exposition Auditorium is unquestionably the finest and most convenient Convention Hall in the United States, and is at the disposal of National Conventions without cost; now, therefore, be it

Resolved, That the Board of Supervisors, representing the people of San Francisco, hereby extends a cordial invitation to the Democratic National Committee to designate San Francisco as the meeting place of the 1932 Convention, and assures the delegates to that Convention the fullest expression of San Francisco's hospitality and courtesy; and be it

Further Resolved, That his Honor the Mayor appoint an appropriate committee of officials and citizens to convey this invitation to the Democratic National Committee.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent-Supervisors Andriano, McSheehy-2.

#### Leaves of Absence, Supervisors Andrew J. Gallagher and Fred Suhr.

The following were presented and read by the Clerk:

San Francisco, Cal., May 16, 1931.

The Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco.

Gentlemen: Application has been made to me by Honorable Andrew J. Gallagher, member of your Honorable Board, for leave of absence, with permission to leave the State of California, for a period of thirty days, commencing May 19, 1931.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

San Francisco, Cal., May 16, 1931,

The Honorable Board of Supervisors, City and County of San Francisco, City Hall, San Francisco.

Application has been made to me by Honorable Fred Suhr, member of your Honorable Board, for leave of absence, with permission to leave the State of California, for a period of thirty days, commencing May 19, 1931.

I hereby request that you concur with me in granting said leave of absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34450 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Andrew J. Gallagher and Hon. Fred Suhr, members of the Board of Supervisors, are hereby granted a leave of absence for a period of thirty days, commencing May 19, 1931, with permission to leave the State.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-16.

Absent—Supervisors Andriano, McSheehy—2.

#### Leave of Absence, Judge Theresa Meikle.

The following was presented and read by the Clerk:

San Francisco, Cal., May 12, 1931.

The Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: Application has been made to me by Judge Theresa Meikle of Department No. 4 of the Municipal Court for leave of absence, with permission to leave the State of California, for a period of fifteen (15) days, commencing May 18, 1931.

I hereby request that you concur with me in granting said leave of

absence.

Yours very truly,

ANGELO J. ROSSI, Mayor.

Whereupon, the following resolution was adopted:

Resolution No. 34451 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Judge Theresa Meikle is hereby granted a leave of absence for a period of fifteen days, commencing May 18, 1931, with permission to leave the State.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

# Endorsing Purpose of Economic Conservation Committee of America and Urging Citizens to Attend Meetings.

Supervisor Peyser presented:

Resolution No. 34442 (New Series), as follows:

Whereas, thousand of tons of fruit will soon be rotting on the ground in California orchards because the commercial market cannot absorb this year's enormous fruit crop; and

Whereas, thousands of people in all parts of the nation are suffering

from hunger; and

Whereas, The Economic Conservation Committee of America, a non-profit and self-supporting organization, has perfected a plan whereby the surplus fruit crop may be saved and canned and delivered on a cost basis to charitable institutions and given, in cases of dire need, to unemployed or to sufferers in the drought areas; and

Whereas, the committee is not asking for donations; and

Whereas, The Economic Conservation Committee of America will hold an organization meeting to explain its plan in the Palace Hotel at noon on Wednesday, May 27, with Mayor Angelo J. Rossi as chairman, and a second meeting the night of June 4 in the Civic Auditorium; be it therefore

Resolved, That the San Francisco Board of Supervisors endorse this worthy project to relieve both want and waste, and that this Board urge all citizens who can to attend these meetings and make an effort to cooperate in this humanitarian work.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Judah Street Rezoning Indorsed.

Communication from Central Council of Improvement Clubs, Douglas Kline, secretary, advising that the council has gone on record as indorsing and supporting the Judah Street Improvement Club in its application for the rezoning of Judah street between Tenth and Twenty-fifth avenues.

Read by the Clerk, and ordered filed.

#### Withdrawal of Application for Golf Driving Course.

The following was presented and read by the Clerk:

May 18, 1931.

The Honorable Board of Supervisors, City Hall, San Francisco.

Sirs: I respectfully request to withdraw my application for a golf

driving course on the Marina boulevard between Buchanan and Webster streets.

Trusting this meets with your approval, I am Respectfully yours,

NORMAN L. HAWKINS.

Application withdrawn.

#### Protest of Mrs. A. Bearwald.

Protest of Mrs. A. Bearwald against commercializing north side of Marina boulevard by granting permission for a golf driving course at said location.

Read by the Clerk and ordered filed.

#### Ukiah Rodeo.

Communication, from A. P. Craner, contest manager, tenth annual Ukiah rodeo, advising that the tenth annual Ukiah rodeo will take place in Ukiah June 12, 13 and 14, and that one of the outstanding features will be the reception tendered to the Princess of the Redwood Highway, to be selected from young ladies living in that region, and extending to the Board of Supervisors an invitation to attend.

Ordered filed.

#### Death of David Belasco.

The following was presented and read by the Clerk:

San Francisco, Cal., May 15, 1931.

To the Honorable Board of Supervisors, City Hall, San Francisco.

Gentlemen: In the death of David Belasco, San Francisco, and in fact the whole nation, has suffered an irreparable loss.

Born in the most humble surroundings, handicapped in his early youth by every conceivable hardship and obstacle, he rose to the highest pinnacle of success in his chosen art—the drama.

David Belasco was a genius. His art has furnished to millions of Americans the highest inspirations and the best the stage affords.

Belasco's ideals reflected the glories of our City at one of the most picturesque periods of its history. He spread the fame of his native San Francisco in every village, every hamlet and in every great metropolis of the nation.

It is fitting, therefore, that solemn memorial services be held in this, the City of his birth, to commemorate the life and achievements of one of San Francisco's greatest sons.

I therefore respectfully request that your Honorable Board grant to the Mayor authority to appoint a committee of citizens, who will arrange for an appropriate and adequate memorial service in honor of the late David Belasco.

Sincerely,

ANGELO J. ROSSI, Mayor.

#### Protest Award of Contract for Third Street Bridge.

Communication from San Francisco Labor Council, protesting award of contract to Barrett & Hilp for construction of the Third street bridge.

Referred to Streets Committee.

#### Pasadena Tournament of Roses.

Communication from the Pasadena Tournament of Roses Associa-

tion, extending cordial invitation to Board of Supervisors to participate in the 43rd annual tournament of roses parade, New Year's Day, 1932.

Referred to Public Welfare Committee.

### Appropriation for Unemployed Women.

Communication from Unemployed Welfare Association of San Francisco, requesting an appropriation of \$12,000 for employment of 500 more women.

Referred to Finance and Special Committee for Stimulation of Employment.

#### Sale of Unemployment Bonds.

Communication from F. C. MacDonald, secretary Trustees Committee for the Expenditure of Unemployment Bond Funds and Citizens' Committee to stimulate employment for San Franciscans, advising of a total registration of over 25,000 unemployed with dependents, which number was steadily increasing, and recommending sale of \$450,000 worth of bonds to be expended \$300,000 by Board of Public Works and \$150,000 under the supervision of the Park Commission.

### FINANCE COMMITTEE REPORT.

San Francisco, California, May 18, 1931.

To the Honorable The Board of Supervisors.

Gentlemen: The Finance Committee presents herewith budget estimates for the fiscal year 1931-32, total of which is \$26,376,130. The budget for 1931 total was \$26,858,329. This total does not include the School Department.

The Finance Committee was confronted with extraordinary and difficult economic conditions, because of unemployment relief and the large increase in bond interest and redemption charges. Obviously, the committee and the Board of Supervisors cannot be held responsible for any part of these two circumstances. The people voted the bonds, and the first obligation of the community is to pay interest and redemption on these expenditures.

There has been no reduction in the wage rates of any municipal employees, and no additional positions estimated for. There have been no increase in salaries other than several minor positions which were authorized by the Board of Supervisors subsequent to the adoption of the 1931 budget.

The problem of the five-day week employment for per diem men was one of the adjustments which caused considerable delay in the preparation of the budget. Every effort has been made to make the adjustment equitable as far as is humanly possible at this time. The Committee recommends that per diem men be employed at the present rates five days a week, and the balance of the money which would have been in the items for the sixth day is concentrated in an item under the control of the Board of Supervisors; this money to be appropriated by the Board of Supervisors on recommendation of the departments as the men are employed. The purpose of this set-up is to provide the same amount of money for these employments for 1931-32 as in 1930-31, and to distribute the money, under the control of the Supervisors, in such manner as will provide wages for additional men to do necessary work. In other words, the same amount of money is recommended, to be spread as far as possible in creating employment for more men during this economic depression.

Bond Interest and Redemption.

The gross requirements for bond interest and redemption is \$11,-

548,264. To meet this charge, the Committee has taken into consideration as a credit the following revenues:

San Francisco Water Department	.\$2,755,000.00
Pipeline Rentals	. 250,000.00
Premium on Bonds	. 700,000.00
Hetch Hetchy Depreciation	. 100,000.00
Hetch Hetchy Power Operative Revenue	. 1,500,000.00
County Road Fund (for 1927 boulevard bonds interest)	243,264.00

\$5,548,264.00

By using the foregoing balances for bond interest and redemption, it requires the levying of a tax to raise \$6,000,000 as against \$5,525,000 in 1931.

The obligation to the federal government to build roads and trails in Hetch Hetchy terrain we recommend be met out of Hetch Hetchy Bond Fund. It is apparent that completion of the Hetch Hetchy project will require an additional bond issue within the next two or three years.

The Committee believes, and recommends, that every effort should be made to provide for the installation and operation of the new charter on January 8, 1932. So far as is possible, we estimate the moneys required have been provided in the sums appropriated. In addition, there is a sum of \$25,000 (a sort of contingent fund), for the use of the 1932 officials when they take office and set up their official functions. The Committee on Accounting, working on this problem, has suggested, and the City Attorney has concurred therein, that the Board of Supervisors make up a budget for the fiscal year in the regular form. January 8th, when the new officials take office, these various accounts can be transferred to the new bookkeeping set-up, and there need be no interruption in the functioning of the city government.

Accompanying this report and budget estimate is an ordinance appropriating from the County Roads Fund moneys for street maintenance and repairs. Therefore, these two bureaus of the Board of Public Works are omitted from the budget ordinance.

The Charter procedure after January 8th takes the preparation of the budget from the Board of Supervisors. The estimate to be compiled by the Administrative Department and the Mayor, and in due time presented to the Board of Supervisors, which still retains the authority and the power to enact the budget.

The condition of the assessment roll cannot be estimated at this time. The Assessor estimates a very marked decrease in revenues, which necessarily must be reflected in the tax rate which is to be fixed in September. After the assessment is prepared by the Assessor and revised by the Board of Equalization, it will be then possible to adjust the tax rate to meet conditions and provide for the necessary money to carry on the city government.

The Committee calls to the attention of the Board the earnest and sincere recommendation of the Advisory Committee on Unemployment to include in this year's budget \$350,000 for relief of unemployed men and women and the care of families during the coming winter. This situation is the most acute in the history of the United States; and, in fact, of all the world. The Committee has sympathetic concern for this recommendation, but feels that it is a matter which should be determined by the Board when the facts are presented to it.

Your committee, in conformity with the Budget data required by the Freeholders' charter, to be in effect January 8, 1932, will, prior to the fixing of the tax rates, submit to your Board an all-inclusive Budget.

This report will contain not only estimated expenditures, but the

estimated revenues and receipts from all and for all purposes, and will be inclusive of the

General Fund. Hetch Hetchy Water, San Francisco Water Department, Municipal Railways, County Road Fund, School Department, Parks. Playgrounds.

When the same shall have been presented, it will formally establish a procedure necessary for more easily establishing the system effective January 8, 1932.

> Respectfully submitted, J. EMMET HAYDEN, Chairman. ALFRED RONCOVIERI. CARL W. MILES.

#### BUDGET

For Municipal Expenditures, City and County of San Francisco, California, for Fiscal Year 1931-1932.

-, ORDINANCE NO. -BILL NO. -— (New Series).

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1932, and making a budget of the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The aggregate sums and items thereof hereinafter set Section 1. forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1932, in accordance with the provisions of Article III, Chapter I, of the Charter of the City and County.

Section 2. No department, officer, board or commission shall ex-

pend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or commission.

Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and administered

by them subject to the following conditions:

No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.

When a specific appropriation is made to any bureau, division or institution of a department, board or commission, such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known and administered as a specific sub-appropriation thereof.

Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors a statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to each department making the request, setting forth the amounts of each sub-appropriation, or budge item numbers affected. In case of disapproval, notice to this effective

shall be given to the department making the request. Whenever any department, officer, board or commission desired to make a transfer from any sub-appropriation or appropriation em braced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said de partment, officer, board or commission shall file with the Board or Supervisors a statement in duplicate similar to the statement required in condition "C" above and containing, in addition, the main appro priation title or titles from and to which such transfer is requested If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Auditor. Said notice shall contain the main appropriation title or titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request notice thereof shall be sent to the originating department, with the reasons for such action.

Section 4. The amounts appropriated are as follows:

## BOARD OF SUPERVISORS.

Personal Services — (Appropriation 1-A)

Budge				
Item No.			T) -4 - 11	Appro-
No. 1	No		Detail.	priation
1	401 A	18 Supervisors for 6 months, 15 for	400 000	
0	400 4	6 months, at \$2,400 each a year	\$39,600	1
2	402 A	Clerk	6,000	}
3	"	1 Chief Assistant Clerk	4,200	
4	"	1 Assistant Clerk	4,200	
5		1 Assistant Clerk	3,000	1
6	44	1 Assistant Clerk, bond and ordi-		
_		nance	2,400	
7	"	1 Stenographer to Finance Com-		1
		mittee	3,900	
8	"	5 Assistant Clerk-Stenographers at		1
		\$2,400 each	12,000	
9	4.6	1 Stenographer	2,100	
10	"	1 Telephone Operator and Filing		
		Clerk	2,100	
11	401 A	1 Sergeant-at-Arms	2,400	
12	"	1 Chauffeur-Investigator	3,000	
$13^{\circ}$	"	1 Chauffeur	3,000	
14	529 A	1 Gas and Water Inspector	2,400	
15	678 A	1 Superintendent of Auditorium	3,000	
16	66	1 Assistant Superintendent of Audi-	0,000	
		torium	2,400	1
		_	2,100	
			\$95,700	
		TELEPHONE EXCHANGE.		
17	433 A	Chief Operator	\$1,980	
18	44	5 Operators at \$1,800	9,000	
19	"	Relief Operators	675	
		Total Personal Services		\$107,355

# MISCELLANEOUS ACCOUNTS UNDER CONTROL OF BOARD OF SUPERVISORS.

(Ap Budg Iter	get n Ac	iations—2-20 to 2-54)		Appro-
No	. No	-Code. Description.	Detail.	priation.
20	403 B		\$5,000	
$\begin{array}{c} 21 \\ 22 \end{array}$	401 K 402 B	Advertising Resolutions and Ordi-	9,000	
		nances	50,000	
23	$402~\mathrm{K}$	_ •	100,000	
24	$402~\mathrm{B}$	Printing Public Documents	4,000	
25	"	Printing Journal and Calendar	8,000	
26	$614~\mathrm{K}$	· · · · · · · · · · · · · · · · · · ·	2,500	
-27	4.4	Memorial Day Observance	<b>50</b> 0	
28	$613~\mathrm{B}$		26,000	
29	425 A	Examination of Insane	9,000	
30	$425~\mathrm{B}$	Maintenance of Insane Criminals	10,000	
31	$529~\mathrm{B}$	Lighting Streets	850,000	
32	1093 E	County Road Fund	500	
33	1093	Extension and Reconstruction of Sewers	25 000	
34	629 H	• •	250,000	
35	620 1	Relief of Exempt Firemen	4,170	
36	678 K		10,000	
37	467 H		18,000	
38	553 B		100,000	
39	553 H		600,000	
40	553 H		180,000	
41	999 L			
	1090	State Schools	15,000	
4.2	1090	Purchase of Lands from Market Street Railroad	7,750	
43	1090	Municipal Airport, Land Purchase.	105,000	
44	1093	Maintenance, Improvements, and		
		Operation of Airport	50,000	
45	$\mathbf{B}$			
		than School Buildings	35,000	
46		City Hall Repairs and Painting	10,000	
47	"	Fine Arts Building Repairs	20,000	
48	1093	Street Signs	2,500	
49	434	Payment for Rental, 333 Kearny Street Lease	13,450	
50	434	Pipe Yard Rental	7,300	
51	"	Fleishhacker Pool (rental)	33,496	
	1090	Mt. Davidson (land purchase)	17,500	
53	"	Warehouse Equipment	10,000	
54		For payment of per diem wages,	20,000	
• •		additional employments (when		
		needed) and recommended by		
		departments; and appropriation		
		therefor by Board of Super-		
		visors	134,558	
		Total		\$2,723,224
		City Planning Commission	•	
Pers	onal l	Services—(Appropriation 2½-A)	•	
55	<b>41</b> 9	Commissioners	\$4,000	
56	66	Secretary and Engineer	4,200	
57	4.6	Draftsman	3,000	
58	4.6	Draftsman	2,400	
		Total Personal Services	\$13,600	

\$14,4

Non-Personal	Services—	(Appropriation	$2\frac{1}{2}$ -B)
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Budg Item			,	
No.	No.—	Code. Description.	De	tail.
59	419	Automobile expense (\$40 per month), and supplies	\$	880
		Total City Planning Commission		
		Bureau of Supplies.		
Pers	onal Se	ervices—(Appropriation 3-A)		
60	634 A	1 Purchaser of Supplies	\$1	0,000
$\begin{array}{c} 61 \\ 62 \end{array}$	46	1 Superintendent of Supplies Chief Storekeeper and Inspector of		3,900
02		General Supplies		3,900
63	66	1 Clerk, Stationery		3,300
64	"	1 Assistant Clerk, Stationery		2,700
65	"	1 Stenographer		2,400
66	"	1 Assistant Purchaser, Schools		2,700
67	44	1 Stenographer File Clerk		1,920
68	4.6	3 Tabulators, at \$1,800 a year		5,400
69	44	1 Field Inspector	:	2,400
		Total Personal Services	\$38	8,620
Non-		al Services—		
70	634	Non-Personal (Appropriation 3-B).	\$	4,300
71	634	Manufactured Books, Printing,		
		Blanks, Forms, Stationery and		
		Postage for all Departments ex-		
		clusive of Parks, Playgrounds		
		and Utilities:		
		Board of Supervisors \$1,800		
		City Planning Commission 100		
		Bureau of Supplies 6,000 Mayor 1,500		
		Auditor 4,250		
		Tax Collector 5,500		
		Treasurer		
		Assessor 15,000		
		District Attorney 1,350		
		Public Defender 100		
		City Attorney 600		
		Civil Service 2,500		
		County Clerk 9,000		
		Sheriff and Superior Courts 3,750		
		Recorder 5,000		
		Superior Courts 1,200		
		Municipal Courts 6,000		
		Juvenile Court 1,200		
		Adult Probation 450		
		County Welfare 2,000		
	•	Law Library 300		
		Coroner		
		Measures 200		
		Agricultural Commission. 250		
		Department of Public		•
		Works 8,000		
		10 1		

Budg Item No.	Acct		Detail.	Appropriation.
		(Appropriation 3-C)	<b>#100</b> 900	
72	64	Furniture for public offices, equip-	\$109,200	
73	44	ment, etc. (Appropriation 3-D) License tags and blanks (Appro-	20,000	
10		priation 3-E)	6,000	
		- Total Non-Personal Services.	\$139,500	
		Total Bureau of Supplies		\$178,120
		EXECUTIVE DEPARTMEN	TS.	
		MAYOR.		
Porce	mal Se	rvices—(Appropriation 4-A)		
74	404 A	Mayor (6 months—\$3,000 and 6 months—\$5,000)	\$8,000	
75	44	Executive Secretary	4,800	
76	4.6	Assistant Secretary	4,200	
77	44	5 Stenographer-Typewriters at \$2,-		
70	44	100 each	10,500	
78 79	"	Telephone Operator	$\frac{1,800}{1,980}$	•
80	"	2 Chauffeurs at \$2,400 each	4,800	
		Total Personal Services	\$36,080	
Von-	Person	al Services—(Appropriation 4-B)		
81 82	404 K	Contingent expenses (Charter) Personal Services and other than Personal Services	\$3,600 <b>8</b> ,285	
		Total Non-Personal Services.	\$11,885	
		Total Mayor		\$47,965
3		AUDITOR.		
erso	onal Se	rvices—(Appropriation 5-A)		
83	405 A	Auditor	\$8,000	
84	44	Office Superintendent	3,600	
85	44	Chief Deputy	4,500	
86 87	44	Deputy 2 Deputies at \$3,300 each	$\frac{3,600}{6,600}$	
88	44	4 Deputies at \$3,000 each	12,000	
89	44	Deputy	2,580	
90	"	6 Deputies at \$2,400 each	14,400	
91	44	4 Deputies at \$2,220 each	8,880	
$\begin{array}{c} 92 \\ 93 \end{array}$	"	7 Deputies at \$1,920 each	13,440	
94	"	Stenographer-Typist Expert (State Law, Section 4099A)	2,400 3,000	
95	4.6	Telephone Operator and Filing		
96	"	Clerk Attorney	$\frac{2,100}{3,000}$	

Budget Item Acct.		Appro
No. No.—Code. Description.  97 "Service, assessment, State and local, compiling statistics for State Board and Comptroller and settlement with City and	Detail.	priation
State (contingents)	9,500	
Total Personal Services		\$97,60
TAX COLLECTOR.		
Personal Services—(Appropriation 6-A)		
98 408 A Tax Collector	\$8,000	
99 " Office Superintendent	3,900	1
100 " Cashier	3,600	
101 " Accountant	3,300	
5 Special Deputies at \$2,500 each.	15,480	
103 " 1 Cashier, License Bureau	2,880	İ
104 " 2 Expert Searchers at \$2,580 each. 105 " 26 Deputies at \$2,400 each	$5,160 \\ 62,400$	
106 " 1 Stenographer	2.100	j
107 " Extra Clerical Help	24,000	
108 "Adjuster of Licenses	3,000	1
109 "Tunnel Accountant	2,100	1
Total Personal Services	\$135,920	
Non-Personal Services—(Appropriation 6-B)		
110 408 B Printing Delinquent Tax List 111 408 D Advertising Tax Notices and Con-	\$3,700	
tingents	2,160	
Total Non-Personal Services.	\$5,860	
Total Tax Collector		\$141,780
TREASURER.		
Personal Services—(Appropriation 7-A)		
112 406 A Treasurer	\$8,000	
Crief Deputy	2,880	
114 " Cashier	$5,100 \\ 3,900$	
116 " 1 Deputy	3,900 $3,900$	
117 " 1 Deputy	3,000	
118 " Coupon Clerk	2,880	
119 " 1 Deputy	3,300	
120 "Bookkeeper	3,600	
121 " Assistant Bookkeeper	2,400	
122 " 2 Clerks at \$2,880 each	5,760	
123 " 2 Clerks at \$2,100 each per year 124 " 1 Clerk	4,200	
	1,980	ezo 000
Total Personal Services		\$50,900
ASSESSOR.		
Personal Services—(Appropriation 8-A)	<b>@O</b> 000	
125 407 AA Assessor	$$8,000 \\ 2,400$	

Budg				
Iten No.			Detail.	Appro- priation.
127	"	Special Deputy	3,600	•
128	66	Director of Supervising Appraisers	4,500	
129	44	Cashier Auditor	2,400	
130	66	2 Supervising Appraisers at \$4,200		
		each a year	8,400	
131	"	3 Supervising Appraisers at \$3,600		
		each a year	10,800	
132	4.	16 Appraisers at \$3,000 each a year	48,000	
133	"	3 Personal Property Appraisers at	0.000	
104	"	\$3,000 each a year	9,000	
134		1 Assistant Personal Property Appraisant	2,400	
135	"	praiser	2,400	
150		each a year	7,200	
136	44	3 Assistant Appraisers at \$2,700	1,200	
100		each a year	8,100	
137	44	15 Assistant Appraisers at \$2,280	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		each a year	34,200	
138	6.66	Stenographer-Typist	1,800	
139	66	Cartographer	3,000	
140	"	1 Telephone Operator	1,800	
141	$407~\mathrm{AB}$	Temporary Assistant Deputies —		
		General Clerks at \$160 per		
		month for time employed	132,400	
		Total Danganal Canving	#200 000	
3.7	T	Total Personal Services	φ <u>4</u> 66,000	
Non-	-Persono	al Services—(Appropriation 8-B)		
142	$407~\mathrm{AB}$	Personal and Non-Personal Service		
142	407 AB	for Adjustments of Assessment,		
142	407 AB		\$11,000	
142	407 AB	for Adjustments of Assessment,	\$11,000	\$299,000
142	407 AB	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor		\$299,000
ì		for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION		\$299,000
Pers	onal Se	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)	ONS.	\$299,000
Pers 143	onal Se 431 A	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months	ONS. \$2,500	\$299,000
Pers 143 144	onal Se 431 A "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months  Registrar of Voters	ONS.	\$299,000
Pers 143	onal Se 431 A	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400	\$299,000
Pers 143 144 145	onal Se 431 A "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400	\$299,000
Pers 143 144 145	onal Se 431 A " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000	\$299,000
Pers 143 144 145 146 147	onal Se 431 A "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400	\$299,000
Pers 143 144 145	onal Se 431 A " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200	\$299,000
Pers 143 144 145 146 147 148	onal Se 431 A " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400	\$299,000
Pers 143 144 145 146 147 148	onal Se 431 A " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460	\$299,000
Pers 143 144 145 146 147 148 149 150	onal Se 431 A " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400	\$299,000
Pers 143 144 145 146 147 148	onal Se 431 A " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000	\$299,000
Pers 143 144 145 146 147 148 149 150	onal Se 431 A " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000 5,400	\$299,000
Pers 143 144 145 146 147 148 149 150 151	onal Se 431 A " " " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400	\$299,000
Pers 143 144 145 146 147 148 149 150 151	onal Se 431 A " " " " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000 5,400	\$299,000
Pers 143 144 145 146 147 148 149 150 151 152 153	onal Se 431 A " " " " " "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 \$,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400 2,280 1,200	\$299,000
Pers 143 144 145 146 147 148 149 150 151 152 153	onal Se 431 A " " " " " "	for Adjustments of Assessment, including Autos at \$40 a month Total Assessor  DEPARTMENT OF ELECTION (Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400 2,280	\$299,000
Pers 143 144 145 146 147 148 149 150 151 152 153 153	onal Se	for Adjustments of Assessment, including Autos at \$40 a month Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 \$,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400 2,280 1,200	\$299,000
Pers 143 144 145 146 147 148 149 150 151 152 153 153	onal Set 431 A  " " " " " " A "	for Adjustments of Assessment, including Autos at \$40 a month  Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 8,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400 2,280 1,200 \$66,640	\$299,000
Pers 143 144 145 146 147 148 149 150 151 152 153 153	onal Se	for Adjustments of Assessment, including Autos at \$40 a month Total Assessor  DEPARTMENT OF ELECTION  rvices—(Appropriation 9-A)  5 Commissioners for six months Registrar of Voters	\$2,500 5,400 \$,400 12,000 16,200 5,400 2,460 3,000 5,400 2,400 2,280 1,200	\$299,000

Budg				
Iter No <b>156</b>	. No.—(		Detail.	App priata
		tions	45,000	
157	66	Election Officers	60,000	
158	**	Temporary Voting Machine Adjusters	10,000	
		Total Personal Services	\$192,070	
Non	-Persone	al Services—(Appropriation 9-C)		
159	431 B	Contractual Services and Equipment	\$65,000	
160	1092	Payment for Machines heretofore		
161	431 B	delivered	$50,000 \\ 20,000$	
162	491 D	Special Election (Charter)	50,000	
		-	<del></del>	
		Total Non-Personal Services.	\$185,000	\$377,0
		Total Dept. of Elections		φο <i>11</i> ,0
		DISTRICT ATTORNEY.		
Pers	onal Se	rvices—(Appropriation 10-A)		
163	412 A	District Attorney	\$8,000	
164	"	5 Assistants at \$4,500 each	22,500	
165	66	1 Assistant	3,600	
$\begin{array}{c} 166 \\ 167 \end{array}$	"	5 Assistants at \$3,000 each 3 Assistants at \$2,400 each	15,000 7,200	
168	64	Warrant and Bond Clerk	3,300	
169	46	2 Assistant Warrant and Bond	3,300	
		· Clerks at \$2,400 each	4,800	
170	44	5 Assistant Warrant and Bond	11 400	
101	66	Clerks at \$2,280 each	11,400	1
171	44	Chief Clerk	3,000	
$\frac{172}{172}$	44	Assistant Chief Clerk	2,400	
173	"	Bookkeeper	1,800	
174	•••	Assistant Warrant and Bond Clerk (Domestic Relations)	2,700	
175	14	Assistant Warrant and Bond Clerk	2,100	
		(Domestic Relations)	2,280	
176	44	Investigator (Domestic Relations).	2,400	
177	44	Stenographer (Domestic Relations)	1,800	
178	4.6	1 Stenographer	2,100	
		1 Stenographer	1,800	
179	4.6	Messenger	1,800	
180	44	1 Juvenile Court Investigator	2,100	
		Total Personal Services	\$99,980	
<i>D</i>			4-,0,000	
rers		d Non-Personal Services— ppropriation 10-B)		
181	$412~\mathrm{K}$	Detection and Prosecution of Criminals, Ordinance 8625	\$4,500	
182	4.6	District Attorney's Secret Fund,	$\phi_{\pi}, 000$	
		Ord. 8625	3,000	
		Total District Attorney		\$107,4

\$41,070

## PUBLIC DEFENDER.

## 'ersonal Services—(Appropriation 10½-A)

		ervices—(Appropriation 10-72-A)		
Budg Iten	Acc	t. ·Code. Description.	Detail.	Appro- priation.
No.	411	Public Defender	\$8,000	priation.
184	411	3 Deputy Public Defenders at \$4,200	φο,σσσ	
101		each a year	12,600	
185	"	Deputy Public Defender	3,600	
186	"	2 Clerks at \$1,980 a year	3,960	
		Total Public Defender	_	\$28,160
		CITY ATTORNEY.		
'ers	onal S	ervices—(Appropriation 11-A)		
187	410 A	City Attorney	\$8,000	
188	"	1 Chief Deputy	7,200	
189	"	1 Deputy	7,200	
190	44	1 Deputy	6,000	
191	"	1 Assistant	4,200	
192	66	2 Assistants at \$3,000 each	6,000	
193	44	1 Assistant	2,700	
194	44	4 Stenographers at \$2,100 each	8,400	
195	"	1 Information Clerk	2,400	
196	"	1 Telephone Operator	1,800	
		Total Personal Services	\$53,900	
,				
ers.		nd Non-Personal Services— Appropriation 11-B)		
197	410 K	Litigation Expenses	\$25,000	
		Total City Attorney	_	\$78,900
		CIVIL SERVICE COMMISSION	ON.	
ers	onal S	ervices—(Appropriation 12-A)		
198	417 A	3 Commissioners at \$1,200 each	\$3,600	
199	**	Deputy Commissioner and Chief	1 222	
200	44	Examiner	4,200	
200	"	1 Chief Inspector	3,000	
201 202	66	1 Inspector	$\frac{2,700}{2,400}$	
$\frac{202}{203}$	"	Assistant Inspector	$\frac{2,400}{2,400}$	
204	4.6	1 Experienced Clerk	$\frac{2,400}{2,400}$	
204	**	1 General Clerk	$\frac{2,400}{2,100}$	
206	44	1 Clerk-Stenographer	$\frac{2,100}{2,220}$	
207	66	Examiners and Clerks	13,000	
208	"	1 Stenographer	1,800	
		Total Personal Services	\$39,820	
Pers	onal ar	nd Non-Personal Services—		
209		Non-Personal Services (Appropria-		
- 50	141 17	tion 12-B)	\$1,250	
			_	

Total Civil Service Commission .....

## COUNTY CLERK

		COUNTY CLERK.		
Pers	onal Se	rvices—(Appropriation 13-A)		
Budg	get			
lten No.			Detail.	Appro priation
210	426 A	County Clerk	\$8,000	19-14-1-02
211	46	Chief Registry Clerk	3,600	
2111	½ " "	Confidential Deputy	3,000	
$\begin{array}{c} 212 \\ 213 \end{array}$	"	4 Registry Clerks at \$2,880 each	11,520	
213		20 Assistant Registry Clerks at \$2,400 each	48,000	
214	"	20 Superior Court Clerks at \$2,400	40,000	
		each	48,000	
215	46	18 Copyists at \$2,400 each	43,200	
		Total Personal Services	\$165,320	
216	$426~\mathrm{K}$	Non-Personal Services (Appropria-	φ100,020	
		tion 13-B)	\$150	
				<del></del>
		Total County Clerk		\$165,470
		SHERIFF.		
Pers	onal Se	rvices—(Appropriation 14-A)		
217	430 A	Sheriff	\$8,000	
218	4.6	Cashier	3,300	
219	44	Deputy	2,700	
$\frac{220}{221}$	4.6	Attorney	1,800	
$\begin{array}{c} 221 \\ 222 \end{array}$	"	Secretary and Chief Bookkeeper	3,000	
$\begin{array}{c} 222 \\ 223 \end{array}$	557 A	15 Deputies at \$2,580 each 56 Jailers at \$2,364 each	$38,700 \\ 132,384$	
224	430 A	Stenographer	2,220	
225	557 A	Physician	3,600	
226	430 A	Office Superintendent	3,600	
227	527 A	Superintendent of Jails	3,300	
228	"	Assistant Superintendent	3,000	
229	16	Chief Jailer	2,700	
$\begin{array}{c} 230 \\ 231 \end{array}$	"	Commissary Storekeeper	$\frac{2,580}{2,580}$	
$\begin{array}{c} 231 \\ 232 \end{array}$	"	1 Matron	$\frac{2,380}{2,400}$	
$\frac{232}{233}$	"	7 Female Jailers at \$2,364 each	16,548	
234	44	2 Drivers at \$2,400 each	4,800	
235	"	3 Cooks at \$2,340 each	7,020	
236	"	1 Jailer	2,400	
237	"	1 Female Deputy	1,920	
238		14 Keepers at \$1,920 each	26,880	
		Total Personal Services	\$275,432	
Othe	r than	Personal Services—		
	(A	ppropriation 14-B)		
239	`	r Maintenance, Subsistence and		
		Equipment	\$50,000	
		Total Sheriff		\$325,432
		RECORDER.		(
Pore	onal So	rvices—(Appropriation 15-A)		

Person	onal Ser	$vices$ —( $_{z}$	Appropriation 15-A)	
	454 AA	Personal	Services—	
240	"	Recorder		\$8,000

Budg	get			
Iten No.	n Acct		Detail.	Appro- priation.
241	44	Office Superintendent	3,600	printion.
242	"	2 Deputies (Cashiers) at \$2,580 each	5,160	
243	"	6 Deputies at \$2,580 each	15,480	
244	"	7 Deputies at \$2,400 each	16,800	
245	"	Chief Copyist	2,580	
246	"	1 Special Copyist	$2,580 \\ 2,700$	
$\begin{array}{c} 247 \\ 248 \end{array}$	454 A A	Stenographer	$\frac{2,100}{2,100}$	
249		23 Copyists at \$2,400 each	55,200	
		Total Personal Services	,	6111 000
				\$114,200
Dama	anal Sa	SUPERIOR COURTS.		
		rvices—(Appropriation 16-A)		
250	425 A	16 Judges	\$80,000	
$\begin{array}{c} 251 \\ 252 \end{array}$		Secretary and Jury Commissioner.	7,200	
$\begin{array}{c} 252 \\ 253 \end{array}$	425 A	Assistant Secretary  Jury Examiner	$\frac{3,600}{2,400}$	
254	44	Assistant Secretary	$\frac{2,400}{3,000}$	
255	"	Assistant Secretary	2,400	
256	"	8 Translators at \$2,100 each	16,800	
257	66	Jury and Witness Fees (Appropria-		
		tion 16-A-1)	35,000	
258	428 A	Grand Jury Expenses (Appropria-	0.000	
259	425 A	tion 16-A-2)	8,000	
499	420 A	Stenographers (Reporters' Fees) (Appropriation 16-A-3)	30,000	
		_		
		Total Personal Services	\$188 400	
		Total Personal Services	\$188,400	
		al Services—(Appropriation 16-B)	\$188,400	
Non- 260	Persone 425 K		\$188,400 \$8,000	
		al Services—(Appropriation 16-B)		\$196,400
		al Services—(Appropriation 16-B) Court Orders		\$196,400
260	425 K	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.		\$196,400
260 Perso	425 K onal Sea	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)	\$8,000	\$196,400
260  Perso 261	425 K	al Services—(Appropriation 16-B) Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A) 12 Judges at \$6,000 each	\$8,000 \$72,000	\$196,400
260  Perso 261 262	425 K onal Ser 423 A	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk	\$8,000 \$72,000 4,800	\$196,400
260  Perso 261	425 K onal Ser 423 A	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk	\$8,000 \$72,000 4,800 3,600	\$196,400
260  Perso 261 262 263	425 K onal Ser 423 A	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk	\$8,000 \$72,000 4,800 3,600 3,300	\$196,400
260  Perso 261 262 263 264 265 266	425 K  onal Set 423 A  " " "	al Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper	\$8,000 \$72,000 4,800 3,600	\$196,400
260  Perso 261 262 263 264 265	425 K  onal Set 423 A  " "	A Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper Messenger 1 Registry Clerk 2 Assistant Registry Clerks at	\$72,000 4,800 3,600 3,300 1,500 3,000	\$196,400
260  Perso 261 262 263 264 265 266 267	425 K  onal Set 423 A  " " " "	A Services—(Appropriation 16-B) Court Orders Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760	\$196,400
260  Perso 261 262 263 264 265 266 267	425 K  onal Set 423 A  " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper.  Messenger  Registry Clerk  Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.	\$72,000 4,800 3,600 3,300 1,500 3,000	\$196,400
260  Perso 261 262 263 264 265 266 267	425 K  onal Set 423 A  " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper.  Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each. 8 Assistant Registry Clerks at	\$8,000 \$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269	425 K  onal Set 423 A  " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper.  Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each. 8 Assistant Registry Clerks at \$2,400 each	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200	\$196,400
260  Perso 261 262 263 264 265 266 267	425 K  onal Ser  423 A  " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper.  Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each.	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200 28,800	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269	425 K  onal Ser  423 A	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper.  Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each. 8 Assistant Registry Clerks at \$2,400 each	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269 270 271	425 K  onal Ser  423 A  " " " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each 8 Assistant Registry Clerks at \$2,400 each 12 Court Clerks at \$2,400 each 12 Copyists at \$2,400 each 4 Stenographers (Reporters' fees)	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269 270 271 272	425 K  onal Set 423 A  " " " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each  Clerk Chief Deputy Clerk Cashier and Head Bookkeeper  Messenger  Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)  Total Personal Services	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269 270 271 272  Non-	425 K  onal Ser 423 A  " " " " " " " Persona	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each Clerk Chief Deputy Clerk Cashier and Head Bookkeeper Messenger  1 Registry Clerk 2 Assistant Registry Clerks at \$2,880 4 Registry Clerks at \$2,880 each 8 Assistant Registry Clerks at \$2,400 each 12 Court Clerks at \$2,400 each 12 Copyists at \$2,400 each 12 Copyists at \$2,400 each 13 Services—(Appropriation 17-B)	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600 \$197,880	\$196,400
260  Perso 261 262 263 264 265 266 267 268 269 270 271 272	425 K  onal Set 423 A  " " " " " " "	Court Orders  Total Superior Courts  MUNICIPAL COURT.  rvices—(Appropriation 17-A)  12 Judges at \$6,000 each  Clerk Chief Deputy Clerk Cashier and Head Bookkeeper  Messenger  Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)  Total Personal Services	\$72,000 4,800 3,600 3,300 1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	\$196,400 \$200,880

## JUVENILE DETENTION HOME.

Personal Services—(Appropriation 18-A)

		(here a contraction 10-11)		
Budg Item No. 274 275 276 277 278 279 280 281 282	a Acct.		Detail. \$2,100 1,500 1,620 1,620 1,200 7,680 1,200 1,620 2,400	Appropriation,
		Total Personal Services	\$20,940	
Non- 283		al Services—(Appropriation 18-B) Maintenance and Subsistence Total Juvenile Detention Home		\$30,940
Person	onal Se	JUVENILE COURT.  rvices—(Appropriation 19-A)		
284	559 A	Probation Officer	\$4,200	
285	"	Chief Assistant Probation Officer	3,300	
286		1 Assistant Probation Officer who		
287	44	shall act as Collector	2,880	
201		3 Assistant Probation Officers at \$2,700 each	8,100	
288	"	1 Assistant Probation Officer who	0,200	
000	66	shall act as Cashier-Bookkeeper	2,700	
289	••	12 Assistant Probation Officers at \$2,520 each	30,240	
290	**	4 Assistant Probation Officers who shall act as Stenographers at		
291	"	\$2,220 each	8,880	
<i>≟</i> 31		shall act as Stenographer	1,980	
292	"	1 Assistant Probation Officer who shall act as File and Informa-	·	
293	"	tion Clerk	$\frac{2,100}{2,400}$	
200				
		Total Personal Services	\$66,780	
294	41	Non-Personal Services (Appropriation 19-B)	\$3,785	
		Total Juvenile Court	_	\$70,565
	Al	DULT PROBATION DEPART	MENT.	
Pers		rvices—(Appropriation 20-A)		
20100		all a manufacture and the		

295	5590 A	Chief Probation Officer	\$4,200
296	44	Assistant Chief Probation Officer	3,300
297	"	7 Assistant Probation Officers at	

Budge Item No.	Acct	Code. Description.	Detail.	Appropriation.
298	5590 A	\$2,520 each	$17,640 \\ 2,280$	
299 5	590 K	Total Personal Services  Non-Personal Services (Appropria-	\$27,420	
		tion 20-B)	250 _	
		Total Adult Probation Dept.		\$27,670
	C	COUNTY WELFARE DEPART	MENT.	
		ervices—(Appropriation 21-A)		
300	553 A	Director	\$3,600	
$\begin{array}{c} 301 \\ 302 \end{array}$	66	Assistant Director	2,400	
	4.4	each	6,660	
$\begin{array}{c} 303 \\ 304 \end{array}$	44	1 Office Assistant	1,920	
305	4.6	each a year Temporary Extra Service (Re-com-	19,800	
		mitments)	1,000	
		Total Personal Services	\$35,380	
306	553 K	Non-Personal Services (Appropriation 21-B)	1,500	
		Total	_	\$36,880
		LAW LIBRARY.		
Pers	onal Se	ervices—(Appropriation 22-A)		
307	427 A		\$5,100	
308	"	Assistant Librarian	3,300	
309	66	Bookbinder	2,400	•
		Total Personal Services		\$10,800
		CORONER.		
Pers	onal Se	ervices—(Appropriation 24-A)		
310	429 A	Coroner	\$8,000	
311	"	Chief Deputy	3,300	
312	44	Autopsy Surgeon	3,000	
313 314	4.6	3 Deputies at \$2,580 each	7,740	
314		\$1,980 each	5,940	
315	"	4 Assistant Deputy Drivers at \$2,400 each	9,600	
316	44	1 Stenographer	2,400	
317	44	1 Assistant Stenographer	$2,\!100$	
318	44	Toxicologist	1,800	
319	"	1 Pathologist, part time	1,500	
320	"	1 Assistant Pathologist	1,800	
321	**	Relief	800	
		Total Personal Services	\$47,980	
322	429 K	Non-Personal Services (Appropriation 24-B)	<b>\$3</b> ,000	
		Total Coroner	_	\$50,980
		TOTAL COLUMNIC		400,000

## SEALER OF WEIGHTS AND MEASURES

	SEA	LER OF WEIGHTS AND MEA	ASURES.	
Person	al Ser	vices—(Appropriation 25-A)		
Budget Item No. 323 46	Acct. No.—C	ode. Description. Sealer	Detail. <b>\$6,</b> 000	Appropriation,
$\begin{array}{c} 324 \\ 325 \end{array}$	46	Chief Deputy	$3,300 \\ 16,200$	Property of the state of the st
		Total Personal Services	\$25,500	Ì
326 46	60 KC	Non-Personal Services (Appropriation 25-B)	\$1,860	
		Total Sealer of Weights and Measures		\$27,360
		AGRICULTURAL COMMISSI	ION	
Person	al Ser	vices—(Appropriation 25½-A)		
327 40	64 A	1 Agricultural Commissioner	\$4,800	
328	• •	1 Deputy	3,000	1
$\frac{329}{330}$	"	2 Inspectors at \$2,400 each a year.	$\frac{4,800}{2,100}$	1
331	"	1 Clerk 1 Clerk	1,800	
		Total Personal Services	\$16,500	
Non-Pe	e <b>r</b> sona	l Services—(Appropriation 25½-1	B)	
	64 A	Non-Personal Services: Expense, auto rental at \$40 a month	\$2,460	
333 4	64 Var	Miscellaneous Expense (Appropriation 25½-C)	350	
٠		Total Agricultural Commission		\$19,310
	D	EPARTMENT OF PUBLIC W	ORKS.	
	(	Commissioners and General C	office.	
Person	al Ser	vices—(Appropriation 26-A)		- 1
$\begin{array}{cc} 334 & 4 \\ 335 & \end{array}$	14 A	3 Commissioners until Jan. 8, 1932 Director of Works after Jan. 8,	\$6,242	
000 4		1932	3,839	- 1
	14	Chief Deputy Commissioner	$\frac{4,800}{3,600}$	
$\frac{337}{338}$	44	Experienced Clerk Experienced Clerk	3,600	- 1
339	44	Experienced Clerk	2,400	- 1
340	4.6	Ordinary Clerk	2,700	
341	* 4	Stenographer	2,700	- 1
342	4.6	Stenographer	2,700	
$\begin{array}{c} 343 \\ 344 \end{array}$	66	Chauffeur	$\substack{2,400\\2,280}$	
944		Total Personal Services		
Danaan	al Sac	Bureau of Accounting.		1
	at Sei 14 A	vices—(Appropriation 27-A) Superintendent in Charge of Ac-		
949 4	13 A	counts	\$5,600	- 1

+				
Budg Iten		•		A
No.		Code. Description.	Detail.	Appro- priation.
346	46	Ordinary Clerk, Head Timekeeper.	3,120	<b>F</b>
347	44	Bookkeeper	3,000	
348	46	11 Experienced Clerks at \$2,400 a	•	
		year	26,400	
349	"	1 Experienced Clerk, Cost Ac-		
		countant	3,900	
350	4.6	1 Experienced Clerk, Cashier	3,300	
351	44	Clerk	2,700	
352	66	3 Stenographers at \$2,220 each a		
		year	6,660	
353	"	5 Stenographers at \$2,100 each a		
		year	10,500	
354	"	Inspector of House Numbers	2,700	
355		1 General Clerk	2,400	
		Total Personal Services	\$70,280	
		Bureau of Architecture		
Pers	onal Se	ervices—(Appropriation 28-A)		
356	416 A	City Architect	\$4,200	
357	46	Architectural Draftsman	3,000	
358	"	Architectural Draftsman	2,700	
359	4.6	Apprentice Draftsman	1,200	
360	46	Stenographer	2,400	
		Total Personal Services	\$13,500	

## Bureau of Building Repair.

Expenditures of appropriations for repairs to buildings in this subdivision are not to be made until estimates are filed with the Board of Supervisors and authorizations and appropriations made therefor.

Personal Services—(A	ppropriation	29-A)	
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- 0.0	0.141 ~ 0.	(11pp10p11101011 10 11)	
361	432 AA	Superintendent	\$4,800
362	44	Asst. Superintendent	3,600
363	44	Asst. Superintendent	3,300
364	44	Superintendent of Painters	3,360
365	44	Foreman Plumber	3,300
366	46	Foreman Cement Finisher	3,300
367	64	Foreman Carpenter	3,300
368	44	Foreman Steamfitter	3,300
369	4.6	Foreman Tinner	3,300
370	64	Foreman Wireman	3,300
371	44	Head Janitor	3,120
372	44	2 Asst. Head Janitors at 2,160 a	
		year	4,320
373	4.6	Night Foreman Janitor	2,160
374	44	57 Janitors at \$1,860 a year	106,020
375	44	4 Window Cleaners at \$2,040 each	
		a year	8,160
376	4.6	Foreman Window Cleaner	2,220
377	432 AB		3,765
378	432 AA	Elevator Starter—City Hall	2,160
379	44	18 Elevator Operators at \$1,860 a	-
		year	33,480

Appropriation.

Budge			
Item No.	Acct.	ode. Description.	Detail.
380		2 Watchmen at \$1,860 each a year	3,720
381	432 AB	Relief and Vacation, all Depart-	, -
		ments	1,840
382	432 AA	2 Chief Engineers at \$3,600 each a	
		year	7,200
383	44	5 Asst. Chief Engineers at \$2,640 a	10.000
004	44	year	13,200
384		Vacation	2,640
385	44	5 Firemen at \$2,220 each a year	11,100
386	"	Firemen Relief and Vacation	435
000		-	
		Total Personal Services	\$240,400
		Employment for more or less con-	
		stant service in the repair of public	
		buildings other than school build-	
		ings (Appropriation 29½-A).	
387	432 A	5 Carpenters, each at \$9 per day	\$12,150
388	"	Carpenters' Helper, \$7 per day	1,890
389		9 Plumbers, at \$10 per day	24,300
390	"	5 Steamfitters, at \$10 per day	13,500
391	46	6 Painters, at \$9 per day	14,580
$\frac{392}{393}$	66	Foreman Painter, at \$10 per day Painters, Shop Men, \$7 per day	$\frac{2,700}{1,800}$
394	"	2 Tinners, \$10 per day	$1,890 \\ 5,400$
395	44	Tinners' Helper, at \$7 per day	1,890
396	46	Cement Finisher, at \$9 per day	2,430
$\frac{390}{397}$	44	Cement Finisher, at \$5 per day	2,160
398	44	Glazier, at \$9 per day	2,430
399	"	Locksmith, at \$8 per day	2,160
400	16	Wireman, at \$9 per day	2,430
401	4.6	Miscellaneous Labor	500
402	44	Reimbursements	500
		Total Personal Services	\$90,910
Non	Parsona	l Services—	
IT UTL-			
		opropriation 29-B and C)	
403		Contractual Services	\$3,500
404	432 BA	Transportation, auto rental at \$40	
=		per month	2,400
405		Transportation, carfare	400
406	432 C	Materials and Supplies	12,500
		SUPPLIES AND MAINTENANCE	•
407	432 BC	Towel Service	2,850
408	$432~\mathrm{BB}$	Scavenger Service	900
		MATERIAL CAND OURS!	
400	100 07	MATERIALS AND SUPPLIES.	10.000
		Fuel Oil	12,000
	432 US	Janitorial Supplies Engine Room Supplies and Equip-	6,000
411	402 OD	ment	4,600
		_	
		Total Non-Personal Services	<b>\$45,150</b>
412	<b>4</b> 32 BH	Lighting Public Buildings, exclu-	
		sive of School Buildings (Ap-	0.45.000
		propriation 29-D)	\$45,000

## Bureau of Stores and Yards.

## Personal Services—(Appropriation 30-A)

rers	onat pervices—(Appropriation 50-11)		
Budg Iten			Appro-
No.		Detail.	priation.
413	4142 AC Experienced Clerk	<b>\$3,000</b>	
414	" Watchman	2,640	
415	" Watchman	2,340	
416	" Watchman	2,100	
417	" 2 Watchmen, at \$1,860 each a year	3,720	
418	" 2 Watchmen, at \$1,920 each a year		
419	" Foreman machinist	3,600	
420	" Machinist, at \$9 a day	2,430	
421	" 2 Blacksmiths, at \$9 a day	4,860	
422	" 3 Blacksmiths' Helpers, at \$8 a day	6,480	
423	" Vulcanizer, at \$7 a day	1,890	
424	" Carriage Painter, at \$10 a day	2,700	
425	" 1 Painter, at \$9 a day	2,430	
427	" 4 Laborers, at \$6 a day	6,480	
	Total Personal Services	\$48,510	
Non-	Personal Services—(Appropriation 30-B)	)	
428	4142 C Material and Supplies, Equipment.	\$2,500	
429	4142 B 4a Single Team, at \$11.25 per day	2,857	
	Total Non-Personal Services	\$5,357	
	Bureau of Building Inspect	ion.	
Pers	onal Services—(Appropriation 31-A)		
430	455 A Chief Engineer Building Inspection	<b>\$7,5</b> 00	
431	" 1 Inspector	3,300	
432	" 2 Boiler Inspectors, at \$3,000 each.	6,000	
433	" 2 Experienced Clerks, at \$2,700		
	each	5,400	
434	" 12 Inspectors, at \$2,700 a year	<b>32,4</b> 00	
435	" Messenger	1,560	
436	" 4 Engineers, at \$3,600 each	14,400	
437	" 1 Stenographer	$2,\!100$	
438	" Vacations	1,800	
	Total Personal Services	\$74,460	
	Bureau of Engineering.		
Pers	onal Services—(Appropriation 32-A)		
439	415 A *1 City Engineer	\$5,000	
440	" *1 Asst. City Engineer	4,800	
441	" *1 Asst. Engineer	1,800	
442	" 1 Asst. Engineer	3,300	
443	" 1 Surveyor	3,900	
444	" *1 Surveyor	3,300	
445	" 1 Surveyor	3,300	
446	" *6 Surveyors, at \$3,000 a year	17,400	
447	" 2 Surveyor's Assistants at \$3,000 a	11,300	
	year	6,000	
448	" *19 Surveyor's Assistants, at \$2,700	3,000	
	a year	43,500	
449	" *1 Draftsman	2,700	
450	" *1 Draftsman	1,300	¥

Appropriation.

Budge	t		
Item No.			Detail.
451	66	1 Draftsman	3,780
<b>452</b>	44	3 Draftsmen at \$3,600 a year	10,800
453	4.6	3 Draftsmen at \$3,300 a year	7,800
454	44	5 Draftsmen at \$3,000 a year	15,000
455	"	2 Draftsmen at \$2,880 a year	5,760
456	6.6	*1 Draftsman	2,250
457	16	1 Draftsman	1,920
458	44	2 Inspectors at \$3,300 a year	6,600
459	44	2 Inspectors at \$3,000 a year	6,000
460	"	*2 Inspectors at \$2,700 a year	3,600
461		*1 Chemist	<b>3,60</b> 0
462	44	1 Chemist Assistant	2,700
463	66	*1 Photographer	2,880
464		*1 Blueprinter	2,400
465		*1 Stenographer	2,100
466	44	1 Stenographer	$\frac{2,100}{2,100}$
467	4.6	*1 Chauffeur	1,500
	44	1 Experienced Clerk	
468	66		3,000
469		1 H. and P. Engineer	1,500
	<del></del>	Total Personal Services	\$181,590
*Part	time bu	dget; part time special funds.	
	Persona	al Services—(Appropriation 32-B)	)
470	415 B	Non-Personal Services	\$7,500
471	44	Block Books (Appropriation 32-C)	4,000
		Total Engineer's Department	\$193,090
		Street Cleaning Departmen	nt.
Perso	onal Ser	Street Cleaning Department vices—(Appropriation 35-A)	nt.
		rvices—(Appropriation 35-A)	
472	onal Ser 502 AA	rvices—(Appropriation 35-A) Superintendent	
	502 AA	rvices—(Appropriation 35-A) Superintendent	\$4,500
472 473	502 AA	rvices—(Appropriation 35-A) Superintendent	\$4,500 13,500
472	502 AA	rvices—(Appropriation 35-A) Superintendent	\$4,500
472 473	502 AA "	rvices—(Appropriation 35-A) Superintendent	\$4,500 13,500
472 473	502 AA "	rvices—(Appropriation 35-A)         Superintendent         5 Assistant Superintendents at \$2,-         700 per year         1 Experienced Clerk         ppropriation 35-A-1)	\$4,500 13,500 3,000
472 473 474 475	502 AA " (A) 502 AA	rvices—(Appropriation 35-A) Superintendent	\$4,500 13,500 3,000 \$11,160
472 473 474 475 476	502 AA " (A)	rvices—(Appropriation 35-A)  Superintendent	\$4,500 13,500 3,000 \$11,160 356,400
472 473 474 475 476 477	502 AA " (A) 502 AA 502 AC	rvices—(Appropriation 35-A)  Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000
472 473 474 475 476	502 AA  " (A) 502 AA 502 AC	rvices—(Appropriation 35-A)  Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460
472 473 474 475 476 477 478	502 AA  " (A) 502 AA 502 AC "	Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020
472 473 474 475 476 477 478	502 AA  (A <sub>1</sub> 502 AA 502 AC "	rvices—(Appropriation 35-A)  Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020
472 473 474 475 476 477 478 Non-1	502 AA  " (A <sub>1</sub> 502 AA 502 AC " "	rvices—(Appropriation 35-A)  Superintendent  5 Assistant Superintendents at \$2,- 700 per year	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020
472 473 474 475 476 477 478	502 AA  (A <sub>1</sub> 502 AA 502 AC "	Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920
472 473 474 475 476 477 478 Non-1	502 AA  " (A) 502 AA 502 AC " "  Persona 502 BA 465	Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480
472 473 474 475 476 477 478 Non-1 479 480	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465 502 BN	Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000
472 473 474 475 476 477 478 Non-1 479 480 481 482	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C	Superintendent  5 Assistant Superintendents at \$2,- 700 per year.  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day.  25 Chauffeurs at \$8 per day.  14 Gang Foremen at \$7 per day.  Total Personal Services.  cl Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day.  Repairs and Equipment.  Material and Supplies.	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000
472 473 474 475 476 477 478 Non-1 479 480	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C	Superintendent	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000
472 473 474 475 476 477 478 Non-1 479 480 481 482	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C	Superintendent  5 Assistant Superintendents at \$2,- 700 per year.  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day.  25 Chauffeurs at \$8 per day.  14 Gang Foremen at \$7 per day.  Total Personal Services.  cl Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day.  Repairs and Equipment.  Material and Supplies.	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000
472 473 474 475 476 477 478 Non-1 479 480 481 482	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C	Superintendent  5 Assistant Superintendents at \$2,- 700 per year  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day  25 Chauffeurs at \$8 per day  14 Gang Foremen at \$7 per day  Total Personal Services  cl Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day  Repairs and Equipment  Material and Supplies  Street Cans  Total Non-Personal Services.	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000 1,200 \$53,600
472 473 474 475 476 477 478 Non-1 479 480 481 482 483	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C 1092	Superintendent  5 Assistant Superintendents at \$2,- 700 per year  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day  25 Chauffeurs at \$8 per day  Total Personal Services  I Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day  Repairs and Equipment.  Material and Supplies.  Street Cans  Total Non-Personal Services.	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000 1,200 \$53,600
472 473 474 475 476 477 478 Non-1 479 480 481 482 483	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C 1092	Superintendent  5 Assistant Superintendents at \$2,- 700 per year  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day  25 Chauffeurs at \$8 per day  Total Personal Services  Il Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day  Repairs and Equipment  Material and Supplies  Street Cans  Total Non-Personal Services.  Bureau of Sewer Repairs  rvices—(Appropriation 36-A)	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000 1,200 \$53,600
472 473 474 475 476 477 478 Non-1 479 480 481 482 483	502 AA  " (A) 502 AA 502 AC "  Persona 502 BA 465  502 BN 502 C 1092	Superintendent  5 Assistant Superintendents at \$2,- 700 per year  1 Experienced Clerk  ppropriation 35-A-1)  6 Watchmen at \$1,860 each per year 220 Sweepers at \$6 per day  25 Chauffeurs at \$8 per day  14 Gang Foremen at \$7 per day  Total Personal Services  cl Services—(Appropriation 35-B)  Transportation  10 Double Teams, Street Cleaning, at \$12 per day  Repairs and Equipment  Material and Supplies  Street Cans  Total Non-Personal Services  Bureau of Sewer Repairs  rvices—(Appropriation 36-A)	\$4,500 13,500 3,000 \$11,160 356,400 54,000 26,460 \$469,020 \$1,920 30,480 10,000 10,000 1,200 \$53,600

Hudge Item No. 486 487 487a 488 489 490 491 492 493	No.—C	ode. Description.  Assistant Superintendent	Detail. 2,700 2,700 2,400 20,790 26,730 4,320 47,250 34,020 41,310	
Non	Porcona	l Services—(Appropriation 36-B)		
494	В	Repairs to equipment	, \$2,500	
495	C	Materials and Supplies	15,000	
496 497	501 AC 501 BN	6 Double Teams, Sewer Repair, at \$12 per day	18,288	
	FO1 DN	per day	31,750	
498	501 BN	Rental 1 3-ton Truck	4,445	
		Total Non-Personal Services	\$71,983	
n	1.0	Sewage Pumping Station.		
		rvices—(Appropriation 37-A)		
499 500		Watchman in Charge	\$2,160 90	
		Total Personal Services	\$2,250	
Non-	Persona	l Services—(Appropriation 37-B)		
501 502	501 BH	Power	$\begin{array}{c} \$700 \\ \textbf{100} \end{array}$	
503	"	Repairs and Equipment	500	
		Total Non-Personal Services	\$1,300	
		MISCELLANEOUS.		
	(AI	opropriation 38-A)		
504 505 506	$501~\mathrm{BM}$	Carfare	\$1,000 7,680	
		ment	4,000	
507	501 K	Material, Supplies, Equipment	2,000	
			\$14,680	
		Total Board of Works		\$1,666,471
	]	DEPARTMENT OF ELECTRIC	CITY.	
Perso	onal Ser	vices—(Appropriation 40-A)		
508 509	465 A	Office Superintendent Secretary	\$5,000 <b>3,</b> 000	

Item	et.			
No.	No.—C		Detail.	Appro- priation
510	14	1 Clerk	2,700	principal
511	"	1 Stenographer-Typewriter	2,100	1
512	44	1 Helper-Messenger	1,800	
513	6.6	Chief Inspector	3,300	1
514	4.6	17 Inspectors at \$10 a day each	45,900	
<b>515</b>	"	Chief Operator	3,000	
516	"	8 Fire Alarm Operators at \$2,700		
		each	21,600	
517	"	4 Telephone Operators at \$1,800 each	7,200	
518	"	Relief Telephone Operator	750	
519		Superintendent of Plant	3,600	
520	465 AC	Cable Splicer at \$9.50 a day	2,565	
521	"	Batteryman at \$9.60 a day	2,592	1
$\begin{array}{c} 522 \\ 523 \end{array}$	"	Foreman Instrument Maker	3,000	
$\begin{array}{c} 523 \\ 524 \end{array}$	44	5 Instrument Makers at \$9 a day Foreman Laborer	12,150	
$\begin{array}{c} 524 \\ 525 \end{array}$	44	3 Laborers at \$6 a day	2,340 4,860	
$\begin{array}{c} 525 \\ 526 \end{array}$	44	3 Machinists at \$9 a day	7,290	3
$\begin{array}{c} 520 \\ 527 \end{array}$	"	3 Foremen Linemen at \$2,880 each	8,640	
$\frac{521}{528}$	"	14 Linemen at \$8.60 a day	32,508	
529	"	Inside Wireman at \$9 per diem	2,430	
530	"	2 Traffic Signal Electricians at \$9	2,400	
000		a day	4,860	
531	"	1 Radio Amplification Expert at	1,000	
301		\$8 a day	2,160	-
532	66	1 Painter at \$9 a day	2,430	1
533	46	Commissary	$\frac{-7.200}{2,100}$	
<b>534</b>	4.6	Repairer at \$8.80 a day	2,376	
<b>5</b> 35	46	2 Clerks at \$2,280 each	4,560	
		Total Personal Services	\$196 \$11	
		Total Tersonal Services	φ130,011	and the second
Non-	Persona	l Services—(Appropriation 40-B)		
536		Material, Supplies and Equipment,		
500	100 1001	Underground Conduit System,		
		Radio Maintenance Police and		
1		Fire Departments	\$36,000	
ı		- 110 Departments	φου,σοσ	
		Total Dept. of Electricity		\$244,235
		Total Dept. of Electricity		\$244,235
		Total Dept. of Electricity		\$244,235
Perso	onal Ser	-		\$244,235
		FIRE DEPARTMENT.  vices—(Appropriation 41-A)		\$244,235
Perso		FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per	<b>\$</b> 4.200	\$244,235
537		FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months	\$4,200 4 800	\$244,235
537 538	<b>4</b> 52 <b>AA</b>	FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary	4,800	\$244,235
537 538 539	452 AA "	FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician	4,800 2,820	\$244,235
537 538 539 540	452 AA "	FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician	4,800 2,820 2,580	\$244,235
537 538 539 540 541	452 AA "	FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk	4,800 2,820 2,580 2,100	\$244,235
537 538 539 540 541 542	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk Chief Engineer	4,800 2,820 2,580	\$244,235
537 538 539 540 541	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer Stenographer Clerk Chief Engineer  2 First Assistant Chiefs at \$4,800	4,800 2,820 2,580 2,100 7,200	\$244,235
537 538 539 540 541 542 543	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician Stenographer Stenographer Clerk Chief Engineer	4,800 2,820 2,580 2,100	\$244,235
537 538 539 540 541 542	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk  Chief Engineer  2 First Assistant Chiefs at \$4,800 each	4,800 2,820 2,580 2,100 7,200	\$244,235
537 538 539 540 541 542 543	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk  Chief Engineer  2 First Assistant Chiefs at \$4,800 each  2 Second Assistant Chiefs at \$4,800	4,800 2,820 2,580 2,100 7,200 9,600	\$244,235
537 538 539 540 541 542 543	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk  Chief Engineer  2 First Assistant Chiefs at \$4,800 each  2 Second Assistant Chiefs at \$4,800 each  27 Battalion Chiefs at \$4,200 a year  28 Operators at \$2,520 a year	4,800 2,820 2,580 2,100 7,200 9,600 113,400 70,560	\$244,235
537 538 539 540 541 542 543 544 545 546 547	452 AA	FIRE DEPARTMENT.  vices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk  Chief Engineer  2 First Assistant Chiefs at \$4,800 each  2 Second Assistant Chiefs at \$4,800 each  27 Battalion Chiefs at \$4,200 a year  28 Operators at \$2,520 a year  Superintendent of Assignment	4,800 2,820 2,580 2,100 7,200 9,600 113,400 70,560 1,440	\$244,235
537 538 539 540 541 542 543 544 545	452 AA	FIRE DEPARTMENT.  rvices—(Appropriation 41-A)  3 Commissioners at \$1,200 each per year, and 1 for 6 months  Office Superintendent and Secretary Physician  Stenographer  Stenographer Clerk  Chief Engineer  2 First Assistant Chiefs at \$4,800 each  2 Second Assistant Chiefs at \$4,800 each  27 Battalion Chiefs at \$4,200 a year  28 Operators at \$2,520 a year	4,800 2,820 2,580 2,100 7,200 9,600 113,400 70,560	\$244,235

Budget	Acct.	To the first	Detail.	Appro- priation
No.	No.—Co	Description. 128 Lieutenants at \$2,670 each a	Detail.	priation
549		year	341,760	
550	66	20 Engineers at \$2,640 each a year	52,800	
551	66	781 Drivers, Tillermen, Hosemen,	,	
991		Truckmen at \$2,400 each a year	1.874.400	
552	"	40 Drivers, Tillermen, Hosemen,	, ,	
004		Truckmen at \$2,280 each a year	91,200	
553	44	19 Drivers, Tillermen, Hosemen,		
000		Truckmen at \$2,160 each a year	41,040	
554	44	Automatic Increase	3,610	
• • • • • • • • • • • • • • • • • • • •		ā	20 052 070	
		4	\$2,853,070	
		PUMPING STATIONS.		
555	452 A A	2 Chief Engineers at \$3,360 each a		
000	102 1111	year	\$6,720	
556	**	5 Asst. Engineers at \$2,760 each a	• .	
000		year	13,800	
557	"	7 Firemen at \$2,340 each a year	16,380	
558	452 AB	Vacation Engineers	805	
559	"	Vacation Firemen	685	
			<b>628 200</b>	
			\$38,390	
		DISTRIBUTING SYSTEM.		
560	452 AA	Foreman Gateman	\$3,060	
561	"	Asst. Foreman Gateman	2,910	
<b>56</b> 2	"	12 Gatemen Hydrantmen at \$8.60		
		a day	27,864	
563	$452 \mathrm{AC}$	1 Caulker at \$7.50 per day	2,025	
564	"	3 Laborers at \$6 per day each	4,860	
			\$40,719	
		CORPORATION YARD.	* /	
565	452 AA		\$5,000	
566	402 AA	Clerk and Commissary		
567	44	Bookkeeper	0.400	
568	66	1 Watchman (Hose Repairer)		
569	"	2 Watchmen at \$2,040 each a year	· ·	
570	452 A	1 Storekeeper	0.400	
571	"	1 Clerk	4 000	
572	"	Batteryman-Electrician at \$9.00 pe	r	
		day	2,430	
573	"	1 General Foreman		
574	$452~\mathrm{AC}$			
575	66	5 Machinists' Helpers at \$6.58 per		
		day		
576	46	4 Blacksmiths at \$9 per day		
577	"	4 Blacksmiths' Helpers at \$7.08 per		
F.57.0	44	day	7,646	
578	"	2 Woodworkers at \$9 per day		
579 580	"	1 Brass Finisher at \$9 per day 1 Boilermaker at \$9 per day		
581	"	1 Boilermaker at \$9 per day  1 Boilermaker's Helper at \$6.58 per		
201		day	. 1,776	
582	44	1 Foreman Carriage Painter a		
302		\$9.50 per day		
583	"	2 Carriage Painters at \$9 per day		
584	46	1 Leather Worker at \$9 per day.		
			\$103,270	

Budget Item Acct. No. No.—Code, Description. Detail	Appro-
585 452 AC For Fire Boat Crew and Mainte-	•
nance, all Revenues Received	
from the State of California to	t de la constant de
be Credited to this Item (Ap-	150
propriation 41-A-1) \$86,1	196
Non-Personal Services—(Appropriation 41-B)	
586 452 BC Maintenance, Material and Supplies 130,6	000
587 1092 D Equipment (Appropriation 41-D) 90,0	000
\$220,0	000
Total Fire Department	\$3,341,605

## POLICE DEPARTMENT.

Personal Services—(Appropriation 42-A)				
588	451 AA	4 Commissioners for six months, 3		
		for six months, at \$1,200 each		
		a year	\$4,200	
589	16	Office Superintendent	3,900	
590	"	Confidential Clerk	2,400	
591	"	Stenographer	3,000	
592	"	Chief of Police	7,200	
593	"	Chief Clerk	3,600	
594	"	1 Property Clerk	3,600	
595	46	Stenographer	2,100	
$\begin{array}{c} 596 \\ 597 \end{array}$	66	Physician	2,400	
997			10.900	
		each a year	10,800	
		BUREAU OF INSPECTORS.		
598	**	Captain of Inspectors	\$5,000	
599	"	6 Lieutenants, at \$3,000 each a year	18,000	
600	"	72 Inspectors, at \$2,760 a year	198,720	
600a	4	1 Criminologist	3,600	
601	"	Stenographer	2,760	
602	"	Photographer	2,700	
603		3 Women Protective Officers, at	7 200	
		\$2,400 each a year	7,200	
		UNIFORM FORCE.		
604	66	Captain of Traffic	\$4,000	
605	66	15 Captains, at \$3,600 each a year.	54,000	
606	"	48 Lieutenants, at \$3,000 each a		
		year	144,000	
607	"	95 Sergeants, at \$2,640 each a year	250,800	
608	66	87 Corporals, at \$2,580 each a year	224,460	
609	66	975 Patrolmen, at \$2,400 each a year	2,340,000	
610	**	27 Patrol Drivers, at \$2,400 each a	64.000	
011	66	year	64,800	
$611 \\ 612$	44	11 Hostlers, at \$2,160 each a year	$23,760 \\ 8,400$	
613	"	4 Matrons, at \$2,100 each a year Matron's Relief	1,312	
614	60	Cook	$\frac{1,312}{2,340}$	
615	44	3 Engineers, Police Boat, at \$2,400	2,540	
010		each a year	7,200	
616	66	Inspector of Motor Vehicles	2,760	
617	"	Inspector of Horses and Equipment	$\frac{2,760}{2}$	
		The state of management of the state of the	_,	

Bud; Ite: No	m Acct	Code. Description.	Detail.	Appropriation.
618	**	Inspector of Repairs and Mainte-		
		nance	2,760	
		Total Personal Services\$	3,414,532	
Non	-Persona	al Services—(Appropriation 42-B)	ı	
619	451 B	Contractual Service	\$25,000	
620	451 C	Material and Supplies	50,000	
621	1092	Equipment Automobiles, Motor- cycles, Horses and Miscellan-		
		eous (Appropriation 42-D)	35,000	
622	K	Contingent Fund (Appropriation	35,000	
022		42-E)	9,000	
		Total Non-Personal Services.	\$119,000	
		Total Police Department		\$3,533,532

# DEPARTMENT OF PUBLIC HEALTH.

## Central Office.

Pers	onal Ser	vices—(Appropriation 43-A)	
623	476 A	1 Health Officer	\$10,000
624	66	1 Chief Clerk	4,200
625	"	1 Stenographer	2,580
626	66	3 Stenographers at \$2,280 each a	-,000
		year	6,840
627	66	1 Clerk	2,280
628	44	1 Clerk Stenographer	1,800
629	4.6	1 Clerk Stenographer	1,020
<b>63</b> 0	66	2 Telephone Operators at \$1,800	,
		each a year	3,600
631	$476~\mathrm{AB}$	1 Relief Telephone Operator	400
		ACCOUNTING.	
632	$476 \mathrm{A}$	1 Auditor	\$4,800
633	4.6	2 Clerks at \$2,280 each a year	4,560
634	66	1 Bookkeeper	2,280
635	66	1 Clerk for Payrolls	1,800
		STATISTICS.	
636	477 A	1 Clerk, Mortuary	\$2,280
637	"	1 Clerk, Births	2,280
638	46	1 Clerk, Statistician	2,280
		2 Olora, Statessionan	2,200
		Control of Communicable Dise	eases
		TUBERCULOSIS.	
-639	478 A	1 Chief Market Inspector	\$2,700
<b>64</b> 0	"	4 Veterinarians at \$2,412 each a	. /
		year	9,648
641	6.6	5 Veterinarians at \$2,400 each a	,
		year	12,000
642	"	16 Market Inspectors at \$2,400 each	
		a year	38,400
		OTHER COMMUNICABLE DISEAS	<b>-</b> C
643	478 A		-
644	418 A.	1 Epidemiologist	\$4,200
0.7.7		a year	10,800
		a year	10,000

Appropriation

Budg Item	ı Acct		
No.	No.—	• • • • • • • • • • • • • • • • • • • •	Detail.
645	"	1 Disinfector	2,400
646		1 Disinfector	2,220
647	44	1 Inspector U. S. P. H. S	1,200
		CLINICS.	
648	44	1 Clinician	\$1,800
649	"	1 Clinician	1,200
650	"	1 Psychologist	2,100
651	"	1 Psychologist	1,800
652	"	1 Psychologist	2,400
653	"	4 Psychologists at \$1,800 each a	,
		year	7,200
654	"	3 Psychologists at \$900 each a year	2,700
655	"	1 Social Service Worker	1,800
656	44	1 Physician	1,800
		BACTERIOLOGICAL LABORATORIE	= 8
cra	477.0 A		
657	478 A	1 Director of Laboratories	<b>\$</b> 3,600
658	"	1 Milk Bacteriologist	3,000
659	••	2 Bacteriologists at \$2,700 each a	F 400
0.00	46	year	5,400
660	66	1 Bacteriologist	2,100
661	"	1 Technician	1,500
662	"	1 Clerk	2,280
663	••	2 Helpers at \$720 each a year	1,440
		Conservation of Child Life	•
		SCHOOL INSPECTION.	
664	479 A	1 Chief Medical Inspector	\$4,000
665	"	1 School Inspector	2,100
666	"	9 School Inspectors at \$1,800 each	2,100
000		a year	16,200
667	64	1 Optometrist	1,800
		DENTAL.	20.000
668	479 A	1 Dentist Chief	\$3,000
669	••	2 Dental Hygienists at \$1,800 each	0.000
	"	a year	3,600
670	46	12 Dentists at \$1,200 each a year	14,400
671	**	1 Dentist Assistant	600
		CHILD WELFARE.	
672	479 A	2 Pediatricians at \$3,000 each a	
0.2	110 11	year	\$6,000
673	**	1 Pediatrician	520
674	"	1 Pediatrician	840
0.1			
		Food Inspection.	
		MILK AND DAIRY CONTROL.	
675	480 A	2 Veterinarians at \$3,600 each a	
		year	\$7,200
676	44	1 Veterinarian	2,700
		OTHER FOOD CONTROL.	
			40.555
677	480 A	1 Chief Food Inspector	\$3,900
678	"	7 Food Inspectors at \$2,400 each	10.000
		a year	16,800

## CHEMICAL LABORATORY.

D 1		CHEMICAL EABORATORY.		
Item No. 679 680 681		ode. Description.  1 Chemist	Detail. \$3,000 2,700 1,200	Appropriation.
		Protection of Life and Proper	rty.	
		PLUMBING INSPECTION.		
682 683	456 A	1 Chief Plumbing Inspector 1 Assistant Chief Plumbing In-	\$3,900	
684	"	spector	3,000 20,160	
		LIGHOING INCRECTION		
685 686	457 A	HOUSING INSPECTION.  1 Chief Tenement House Inspector  9 Tenement House Inspectors at \$2,400 each	\$3,000 21,600	
		φ2,400 each	21,000	
		INDUSTRIAL INSPECTION.		
687 688	458 A	3 Industrial Inspectors at \$2,400 each a year	\$7,200 2,220	
		CHARITIES AND RELIEF.		
689	551 A	3 City Physicians at \$3,600 a year	\$10,800	
		FIELD NURSING.		
691 692 693 694 695 696	479 A.	1 Director 1 Assistant Director 9 Supervisors at \$2,280 each a year 2 Supervisors at \$2,100 each a year 1 Clerk 1 Stenographer-Clerk SCHOOLS.	\$3,600 2,700 20,520 4,200 2,280 1,500	
Budge				Appro-
No.	No.—C	dode. Description.	Detail.	priation.
697	479 A	35 Field Nurses at \$1,980 each a year	<b>\$6</b> 9,300	
		CHILD WELFARE.		
698	479 A	15 Field Nurses at \$1,980 each a year	\$29,700	
		SOCIAL SERVICE.		
699 700 701	551 A	1 Supervisor	\$2,700 2,100	
		year	5,940	
		TUBERCULOSIS.		
702	478 A	9 Field Nurses at \$1,980 each a year	\$17,820	
703 704 705 706	478 A	TUBERCULOSIS, OTHER THAN NUR Director	\$4,200 600 1,020 720	

### RAT EXTERMINATION.

Appropriation:

Budg Item No.	ı Acct.		Detail.
707			\$5,520
		MATERNITY SERVICE.	
708 709	551 A	Physician Obstetrical Instructor	$$4,800 \\ 2,100$
710		each a year	3,000
		Total Personal Services (43-A)	\$525,448
Othe		Personal Services— ppropriation 43-B)	
711	476 B	Contractual Services	\$30,000
712		Materials and Supplies	18,500
	476 H	Fixed Charges	22,000
714	1092 D	Equipment	5,000
		Total Other Than Personal Services	\$75,500
		Laguna Honda Home.	
Pers	onal Sei	rvices—(Appropriation 44-A)	
715	552 A	1 Superintendent	\$7,000
716	44	1 Assistant to Superintendent	3,300
717	66	1 Stenographer	2,280
718	"	1 Clerk for Payrolls	1,800
$\frac{719}{720}$	66	1 Telephone Operator	1,200
$\begin{array}{c} 720 \\ 721 \end{array}$	6.6	1 Office Attendant	$900 \\ 2,400$
722	"	1 Physician	1,800
723	66	4 Internes at \$120 each a year	480
724	6.6	1 Laboratory Technician	1,200
725	66	1 X-Ray Technician	1,800
726	"	1 Pharmacist	2,400
727	6.6	1 Superintendent of Nurses	2,400
728	66	1 Supervisor Nurse	1,800
729	**	20 Institutional Nurses at \$1,200	94.000
730	66	each a year	$24,000 \\ 840$
731	44	5 Practical Nurses at \$600 each a	040
101		year	3,000
732	6.6	1 Occupational Therapy Worker	900
733	6.6	1 Vocational Therapeutic Nurse	1,200
734	6.6	1 Dietician	1,500
735	6.6	1 Orderly	720
736	**	Orderlies and Practical Nurses as required	16,740
737	"	1 Commissary	$\frac{10,140}{2,400}$
738	44	1 Laundryman	2,268
739	6.6	1 Laundress	1,524
740	44	1 Laundress	1,140
741	44	1 Laundryman	900
742	44	1 Head Institutional Attendant	2,400
743	••	1 Institutional Attendant	1,380

	Budge	÷			
-	Item	Acct. No.—Co	de. Description.	Detail.	Appro- priation.
	No. 744	16.—00	3 Institutional Attendants at \$1,200		
	• • •		each a year	3,600	
	745	"	1 Head Matron	$\frac{2,400}{1,000}$	
	746	**	1 Matron	$\frac{1,020}{1,380}$	
	747	"	1 Seamstress	1,080	
	748	"	1 Seamstress	1,080	
	749	"	1 Wardman	600	
	750 751	66	3 Wardman at \$540 each a year	1,620	
	<b>75</b> 2	"	1 Chief Cook	2,400	
	753	"	1 Cook	2,100	
	754	"	4 Cooks at \$1,980 each a year	7,920	
	755	"	1 Cook, Female	1,200	
	756	"	1 Butcher	2,520	
	<b>7</b> 57	"	1 Butcher's Helper	$\frac{1,200}{2,280}$	
	758	"	1 Baker	1,680	
	<b>759</b>	66	1 Dining Room Steward	540	
	760 761	"	4 Waitresses at \$1,320 each a year	5,280	
	762	"	1 Farmer	2,220	
	763	66	1 Plowman Laborer	900	
	764	6 6	3 Engineers at \$2,640 each a year.	7,920	
	765	"	1 Driver	1,800	
	766	"	1 Gardener	1,800	
	767	**	1 Gardener's Helper	$\begin{array}{c} 900 \\ 26,960 \end{array}$	
1	768	"	Inmate Help	26,960	
-	<b>7</b> 69	552  AB	Vacation and Reliefs, All Departments	1,500	
and the latest desired to			Total Personal Services (44-A)	\$175,572	
	Othe	r Than	Personal Services—		
	• • • • • • • • • • • • • • • • • • • •		opropriation 44-B)		
	770	$552~\mathrm{B}$	Contractual Services	\$24,850	
i	771	$552~\mathrm{C}$	Materials and Supplies	50,750	
ı	772		Foodstuffs	$228,000 \\ 7,500$	
	773	1092 O	Equipment	1,500	
			Total Other Than Personal Services (44-B)	<b>\$</b> 311,100	
			Isolation Hospital.		
þ	Pers	onal Se	rvices—(Appropriation 45-A)		
	774	554 A	1 Superintendent	\$2,400	
r	775	"	1 Office Attendant	840	
И	776	6 6	1 Watchman	1,740	
	<b>7</b> 77	44	1 Night Watchman	1,320	
	778	$554~\mathrm{AB}$	1 Relief Night Watchman	237	
	779	554 A	3 Gatemen at \$540 each per year	$\frac{1,620}{4,200}$	
	780	"	1 Resident Physician	$\frac{4,200}{300}$	
	781	"	1 House Officer 2 Internes at \$120 each per year	$\frac{300}{240}$	
	782 783	41	12 Institutional Nurses at \$1,200	<b>=</b> 10	
	100		each per year	. 14,400	
	784	"	1 Practical Nurse	660	
ĺ	785	"	4 Orderlies at \$540 each per year	2,160	
ŀ	786	6.6	4 Practical Nurses at \$540 each per		

Appro priation,

Budg			
Iten No.			Detail.
787	66	year	2,160
		year	1,152
788	**	1 Seamstress	1,080
789	44	2 Janitors at \$600 each per year	1,200
790	**	6 Wardmen at \$540 each per year.	3,240
791	66	7 Wardwomen at \$540 each per	•
700	**	year	3,780
792		1 Laundryman	720
793	554 AB	Institutional Help, Emergency Relief	1,400
794	554 A	1 Cook	2,100
795	554 AB	Cook, Vacation Relief	175
796	554 AA	3 Kitchen Helpers at \$540 each per	110
•••	0011111	year	1,620
797	66	1 Dishwasher	540
798	44	1 Waitress	1,320
799	554 AB	1 Waitress, Vacation Relief	45
800	554 AA	1 Gardener	
800	554 AA	1 Gardener	1,200
		Total Personal Services (45A)	\$51,849
		San Francisco Hospital.	
Pers	onal Ser	rvices—(Appropriation 46-A)	
		ADMINISTRATION.	
801	554 AA	1 Superintendent	\$7,000
802	"	1 Assistant Superintendent, Main	3,300
803	44	1 Assistant Superintendent, T. B	2,700
804	44	1 Clerk	3,000
805	44	1 Clerk for Payrolls	1,800
806	4.6	4 Clerk Stenographers at \$900 each	1,000
		a year	3,600
807	"	1 Stenographer	2,280
808	**	1 Hospital Statistician	2,280
809	64	1 Assistant Hospital Statistician	1,920
810	44	1 Clerk	1,800
811	**	2 Clerks, \$900 each a year	1,800
812	**	1 Office Attendant, T. B	900
813	44	2 Telephone Operators at \$1,800	300
		each a year	3,600
814	"	2 Telephone Operators at \$1,500	•
		each a year	3,000
815	"	1 Telephone Operator, night	1,080
816	4.6	1 Telephone Operator, night	840
817	* *	1 Watchman	1,620
818	4.6	1 Watchman, T. B	1,320
819	66	1 Watchman	$7\overline{20}$
820	66	1 Teamster	2,040
821	66	1 Messenger	600
822	4.6	11 Institutional Help	4,200
		MEDICAL.	•
823	554 AA	1 Resident Physician	<b>Q1</b> 500
824	004 AA		\$1,500
044		2 Senior House Officers at \$450 each	000
825	44	a year \$200 coch o	900
040		13 House Officers at \$300 each a	2 000
826	66	year	3,900 <b>4</b> ,320
020		of interines at \$120 eath a year	T,UAU

## PHARMACY.

Budget Tem Acct.					
Iter No.			Detail.	priation.	
827		1 Pharmacist	\$3,000	_	
828	"	1 Assistant Pharmacist	2,700		
829	44	1 Assistant Pharmacist	2,400		
830	4.6	1 Stockman	720		
831	66	1 Institutional Help	480		
301			200		
1		DENTAL.			
832	544 A.A	1 Dentist	\$1,200		
		X-RAY.			
833	544 AA	1 Radiologist	\$1,800		
834	"	1 X-Ray Technician	2,100		
835	46	2 X-Ray Technicians at \$1,200 each	,		
000		a year	2,400		
836	46	1 Clerk-Stenographer	900		
007	FF4 4 4	OPERATING ROOM.	<b>60 100</b>		
837	554 AA	I	\$2,100		
838	"	1 Assistant Operating Room Nurse	1,320		
839	••	2 Institutional Nurses at \$1,200	0.400		
2.4.0	66	each a year	2,400		
840		1 Anaesthetist	2,100		
841	"	1 Anaesthetist	1,800		
842	46	1 Anaesthetist	1,500		
843	44	1 Plaster Cast Maker	900		
		SOCIAL SERVICE.			
844	554 AA	1 Field Nurse Supervisor	\$2,100		
845	"	1 Field Nurse	1,980		
		NURSING.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
0.40	FF4 4 4		<b>*</b> 2 000		
846	554 A.A		\$3,000		
847	••	3 Assistant Superintendent of	F 400		
040	44	Nurses at \$1,800 each a year	5,400		
848	16	1 Supervisor of Nurses, T. B	1,380		
849	"	1 Supervisor of Admissions	1,380		
850	••	4 Instructors Training School at	2.000		
0-1	66	\$1,500 each a year	6,000		
851	••	1 Instructor Training School Ob-	<b>4.50</b> 0		
0.50	44	stetrical Nurse	1,500		
852	"	1 Supervisor Psychiatric Ward	1,500		
853	••	1 Practical Nurse in Charge	4 000		
054	44	Nurses' Home	1,080		
854	"	1 Practical Nurse, Nurses' Home	<b>7</b> 20		
855	••	90 Institutional Nurses at \$1,200			
0-0	"	each a year	108,000		
856		60 Practical Nurses	30,000		
857	"	60 Orderlies	30,000		
858	46	1 Office Assistant Superintendent of			
		Nurses	540		
		Pupil Nurses	10,000		
		COMMISSARY.			
859	554 AA	1 Commissary	\$3,600		
860	**	1 Storekeeper	1,800		
861	"	Institutional Help	2,140		
			-, <del>-</del>		
0.00	EE 4 A A	LAUNDRY.	0.0.400		
862	554 AA		\$2,400		
863	•	1 Washer	1,830		

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Budg			
Item No.	No.—C	dode. Description.	Detail.
864	44	1 Wringer	1,636
$\begin{array}{c} 865 \\ 866 \end{array}$	66	1 Starcher	1,416
300			9 110
0.07	44	a year	3,112
867	66	5 Ironers at \$1,175 each a year	5,880
$\frac{868}{869}$	"	3 Ironers at \$1,128 each a year 5 Dry Room Workers at \$1,104	3,384
		each a year	5,520
870	44	2 Deliverymen at \$540 each a year	1,080
871	6.6	1 Marker	1,524
872	66	1 Sorter	1,524
873	66	1 Linen Room Worker	1,116
874	46	1 Flat Work Finisher	1,104
875		13 Mangle Hands at \$1,020 each a	1,104
		year	13,260
876	44	3 Porters at \$540 each a year	1,620
877	4.6	1 Seamstress	660
		HOUSEKEEPING.	
878	554 AA	1 Seamstress	\$1,380
879	004 AA	4 Seamstresses at \$660 each a year	2,640
880	66		900
	66	1 Surgery Porter	600
881	66	1 Lockerman	
882	66	1 Morgueman	600
883	66	1 Morgueman	540
884	66	1 Incineratorman	540
885		1 Sterilizerman	600
886	16	8 Chambermaids	4,000
887	"	1 Foreman Institutional Help	1,080
888		1 Assistant Foreman	600
889	"	1 Window Washer	720.
890	554  AA	1 Window Washer	600
891	4.6	30 Wardmen	16,200
892	46	45 Porters	22,950
893	554 AA	1 Cook Chef	\$2,400
894	4.4	1 Cook Butcher	2,100
895	"	1 Cook Pastry	2,100
896	6.6	6 Cooks at \$1,980 each a year	11,880
897	66	1 Night Cook	1,980
		CULINARY.	
898	6.6	1 Dietician	2,100
899	46	3 Dieticians at \$1,500 each a year	4,500
900	4.6	16 Waiters or Waitresses at \$1,320	91 194
0.01	66	each a year	21,120 $22,150$
901	••	65 Institutional Help	33,150
902	554 AA	1 Chief Engineer	\$3,600
903	"	4 Engineers at \$2,640 each a year	10,560
904	46	4 Firemen at \$2,220 each a year	8,880
905	44	1 Helper	600
		MAINTENANCE.	
906	554 AA	2 Electricians at \$2,850 each a year	\$5,700
907	"	1 Gardener	1,680
908	44	1 Assistant Gardener	720
909	66	6 Yardmen	3,660
910	554 AA	Vacations and Reliefs in various	3,000
J_V	OU LILL	departments	7,785
		Total Personal Services (46-A)	\$529,491

# Other than Personal Services— (Appropriation 46-B)

D J.	, ,	ppropriation 40-D)		
Budg Item No 911 912 913 914 915	n Acct.		Detail. \$67,000 161,000 280,000 3,500 20,000	Appropriation.
		Total Other Than Personal Services (46-B)	\$531,500	
		Emergency Hospitals.		
Pers	sonal Ser	vices—(Appropriation 47-A)		
		1 Chief Surgeon 1 Assistant Chief Surgeon 1 Chief Steward 1 Stenographer 10 Surgeons at \$2,400 each per year 23 Stewards at \$2,400 each per year 14 Nurses at \$1,980 each per year 16 Ambulance Drivers at \$2,400 each per year 1 Messenger 2 Surgeons Half Time at \$1,200 each per year	\$3,000 2,700 3,000 2,280 24,000 55,200 27,720 38,400 1,200	
926	$5541~\mathrm{AB}$	Extra Emergency Service When Re-		
927	5541 AB	quired	$\frac{1,000}{6,740}$	
}		Total Personal Services (47-A)		
0.17			φ101,040	
Othe		Personal Services—		
Ì	(A)	ppropriation 47-B)		
929 930	5541 BB 5541 CC 5541 HH	ppropriation 47-B)  Contractual Services  Material and Supplies  Fixed Charges  Equipment	\$11,500 16,000 1,715 5,000	
929 930	5541 BB 5541 CC 5541 HH	Contractual Services	16,000 1,715 5,000	
929 930	5541 BB 5541 CC 5541 HH	Contractual Services  Material and Supplies  Fixed Charges  Equipment  Total Other Than Personal	16,000 1,715 5,000 \$34,215	
929 930 931	5541 BB 5541 CC 5541 HH 1092 DD	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Farm	16,000 1,715 5,000 \$34,215	
929 930 931 Pers 932 933 934 935	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Farm rvices—(Appropriation 48-A) 1 Superintendent, Head Nurse 1 Office Attendant 1 Interne 1 Dentist	16,000 1,715 5,000 \$34,215	
929 930 931 Pers 932 933 934	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Farm vices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant  1 Interne 1 Dentist 4 Institutional Nurses at \$1,200	\$34,215 \$3,000 720 120 600	
929 930 931 Pers 932 933 934 935 936	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Farr rvices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant 1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year	\$34,215 \$3,000 720 120	
929 930 931 Pers 932 933 934 935 936	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA ""	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Fare vices—(Appropriation 48-A)  1 Superintendent, Head Nurse 1 Office Attendant 1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year 2 Practical Nurses at \$780 each per year	\$34,215 <b>n.</b> \$3,000 720 120 600 4,800 1,560	
929 930 931 Pers 932 933 934 935 936 937	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Fare rvices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant 1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year 2 Practical Nurses at \$780 each per year 1 Housekeeper	\$34,215 <b>n.</b> \$3,000 720 120 600 4,800 1,560 780	
929 930 931 Pers 932 933 934 935 936 937 938 939	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA ""	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Fare rvices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant  1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year 2 Practical Nurses at \$780 each per year 1 Housekeeper 1 Porter	\$34,215 <b>n.</b> \$3,000 720 120 600 4,800 1,560	
929 930 931 Pers 932 933 934 935 936 937	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Fare rvices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant 1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year 2 Practical Nurses at \$780 each per year 1 Housekeeper	\$34,215 <b>n.</b> \$3,000 720 120 600 4,800 1,560 780	
929 930 931 Pers 932 933 934 935 936 937 938 939	5541 BB 5541 CC 5541 HH 1092 DD sonal Ser 4780 AA	Contractual Services Material and Supplies Fixed Charges Equipment  Total Other Than Personal (47-B)  San Francisco Health Fare rvices—(Appropriation 48-A)  1 Superintendent, Head Nurse  1 Office Attendant  1 Interne 1 Dentist 4 Institutional Nurses at \$1,200 each per year 2 Practical Nurses at \$780 each per year 1 Housekeeper 1 Porter 4 Institutional Help, Housekeeping,	\$34,215 <b>n.</b> \$3,000 720 120 600 4,800 1,560 780 720	

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\$25,000

priation 57) .....

Tax Judgment (Appropriation 58)

De Young Museum (Appropriation 59) .....

California Palace Legion of Honor (Appropriation 60) .....

For relief of needy aged persons (state law) (Appropriation 61)

TOTAL BUDGET .....

\$50,000

\$250,830

\$90,000

\$90,000

\$240,000

\$26,376,130

#### Appropriating \$542,818 Out of County Road Fund for Street Maintenance, 1931-1932.

——— (New Series), as follows: Bill No. — Ordinance No. -

Appropriating, setting aside and authorizing to be expended the sum of \$542,818 out of the County Road Fund for Personal and Non-Personal services for expense of street repair and maintenance during the fiscal year 1931-1932.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The sum of \$542,818 is hereby set aside, appropriated

and authorized to be expended out of the County Road Fur Personal and Non-Personal services in connection with street	nd for
and maintenance during the fiscal year 1931-1932, to-wit:	
Resurfacing, Roving and Miscellaneous.	
1 Superintendent, per annum\$	6,000
1 Assistant Superintendent, per annum	3,900
1 Assistant Superintendent, per annum	3,300
1 Assistant Superintendent, per annum	3,000
2 Assistant Superintendents, \$2,700 each per annum	5,400
1 Assistant Superintendent, per annum	2,400
1 Experienced Clerk, per annum	3,000
7 Engineers, \$10 each per diem	17,010
10 Engineers, \$2,640 each per annum	26,400
2 Engineers (vacation and relief), \$2,640 each per annum	5,280
1 Fireman, \$2,200 per annum	2,200
2 Foremen, \$9 each per diem	4,536
1 Foreman, \$10 per diem	2,700
1 Machinist, \$9 per diem	2,430
2 Asphalt Dryermen, \$9 each per diem	4,860
1 Asphalt Mixerman, \$9 per diem	2,430
1 Asphalt Finisher, \$8 per diem	2,160
15 Asphalt Finishers, \$8 each per diem	30,240
6 Asphalt Workers, \$7.50 each per diem	12,150
38 Asphalt Workers, \$7.50 each per diem	66,690
1 Cement Finisher, \$9 per diem	2,106
1 Cement Finisher Helper, \$8 per diem	1,872
5 Granite Cutters, \$9.50 each per diem	11,115
3 Pavers, \$8 each per diem	4,968
2 Rammers, \$7 each per diem	3,780
12 Chauffeurs, \$8 each jer diem	23,328
10 Watchmen, \$1,860 each per annum	18,600
2 Watchmen (vacation and relief), \$1,860 each per annum	3,720
1 Carpenter, \$9 per diem	2,430
1 Carpenter's Helper, \$6.50 per diem	1,755
1 Telephone Operator (Asphalt Plant)	1,652
31 Laborers, \$6 each per diem	45,468
Reimbursements	100
Total Personal Service\$	326,118
Non-Personal Service	
Contractual service	118,000
Materials, supplies, equipment	
Watal Dansard LN D	F.10.010

Contractual service	\$118,000
Materials, supplies, equipment	98,700
Total Personal and Non-Personal	\$549.818

#### Public Hearing on Budget.

Supervisor Hayden moved that Thursday, May 21, at 10 a.m., be

fixed as the time for public hearing on the Budget.

Supervisor Gallagher declared that Miss Felton, representing the Associated Charities, had notified representatives of the largest tax payers that the public hearing would be on Wednesday, at 10 a.m. and moved as an amendment that that time be fixed.

Motion lost by the following vote:

Ayes—Supervisors Breyer, Gallagher, Garrity, McGovern, Ronco vieri, Spaulding—6.

Noes—Supervisors Canepa, Colman, Havenner, Hayden, Miles, Peyser, Power, Shannon, Stanton, Suhr—10.

Absent—Supervisors Andriano, McSheehy—2.

Whereupon, the roll was called and Supervisor Hayden's motion fixing Thursday, at 10 a.m., carried.

#### ADJOURNMENT.

There being no further business, the Board, at the hour of 7:15 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 1, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN,

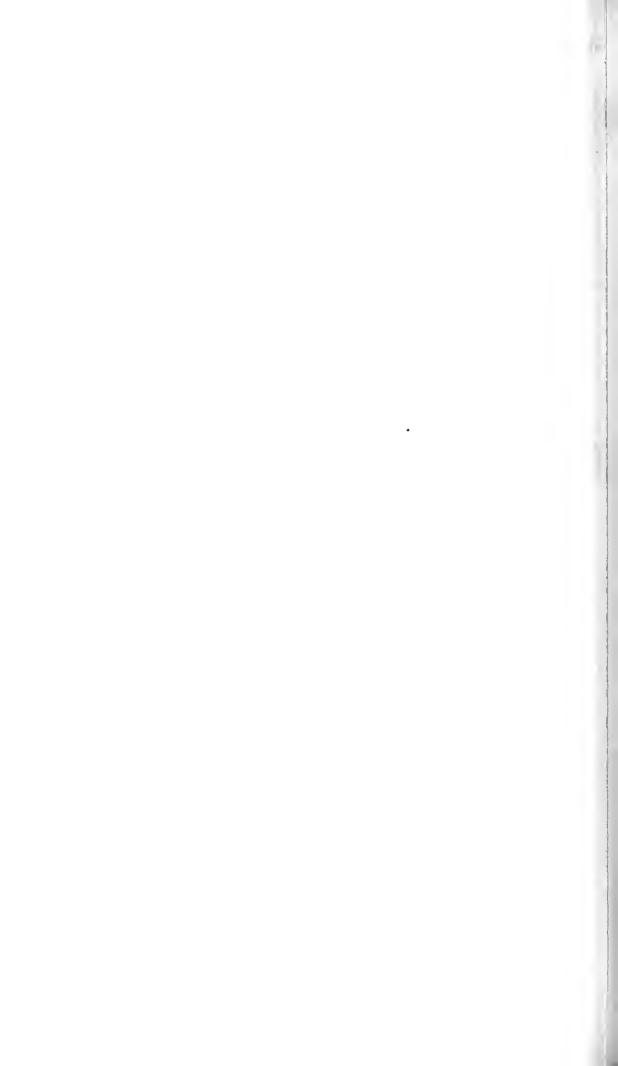
Clerk of the Board of Supervisors, City and County of San Francisco. Thursday, May 21, 1931. Friday, May 22, 1931.

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# OURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### THURSDAY, MAY 21, 1931, 10 A. M.

In Board of Supervisors, Thursday, May 21, 1931, 10: a.m.

The Board of Supervisors met for the purpose of hearing the public on the proposed Budget of Municipal Expenditures for the fiscal year 1931-1932.

#### CALLING THE ROLL.

The roll was called and the following members were noted present: Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent-Supervisors Andriano, Gallagher, Suhr-3.

#### PUBLIC HEARING.

Selah Chamberlain, chairman of the Citizens' Committee for the Stimulation of Employment and director of the Community Chest, appeared in behalf of the request of the Associated Charities for an item in the budget of \$350,000 to take care of anticipated needs for affording relief of the unemployed during the coming winter. He filed a statement of the operations of his committee, showing payments made from Bond Issue Fund for relief of unemployment up to May 21, 1931.

John O'Connell, secretary of the San Francisco Labor Council, was heard on the same subject, declaring that the necessity for affording relief was increasing and that \$350,000 set aside for that purpose would be at least needed during the coming winter when the unemploy-

ment condition would be at its crisis.

Mr. E. B. De Golia, representing the Citizens' Budget Committee comprising thirty organizations banded together to effect economies in the budget, was also heard to the effect that his organization had given consideration to the urgency of this appropriation of \$350,000 for unemployment relief during the ensuing fiscal year, and recommended that that amount be made available.

Rev. Father Moriarty, representing the Catholic Welfare Council, also urged the necessity of this appropriation with particular stress upon the necessity of providing for approximately 400 women a week at a cost of \$20,000 per month. He urged that this question of unemployed women be given particular consideration inasmuch as it had been overlooked more or less in the past.

Rev. Dr. Deems, representing the Church Federation, read a letter from Bishop Parsons, who could not be present, also urging the

necessity for this appropriation for relief of unemployment.

Mrs. Paul Spring, representing Parents and Teachers Association, interested in the care of over 4000 children, also spoke in favor of the appropriation.

Col. Corcoran of the Salvation Army also spoke in favor of making

this appropriation for relief of unemployment.

Miss Catharine Felton, representing the Associated Charities, was also heard to the same effect.

Mr. Hammer, representing the San Francisco Chamber of Commerce.

declared that his organization was in hearty accord with the organizations above mentioned in providing for relief of unemployment.

Palmer Fuller, representing the Community Chest, also urged the

relief for unemployment appropriation.

J. Sabin, taxpayers' association, urged that the amount be raised from \$350,000 to \$500,000 for unemployment relief and the difference be made up by reducing salaries in municipal employment.

Joseph P. Osterloh, representing the East and West of Castro Improvement Club and Noe Valley Improvement Club, urged that there be no cutting down of the Playground Commission's budget and declaring that great need for the extension of playground facilities in Eureka and Noe Valley existed and should not be let down at this time.

Mr. Houston, representing Ingleside, Balboa, Mt. Davidson and Ocean View District, protested contemplated cut in playground commission appropriation from 7 cents to 5 cents on the hundred, declaring that same has been maintained at the 7 cent rate for the past three years and there was still much work to be done and kept up, besides the larger rate would make for additional employment for the people of San Francisco.

Edward Kenny, representing the Geary Street Merchants' Association, favored the Playground Commission for an adequate appropria-

tion to take care of its program for the ensuing fiscal year.

George Gerhardt, representing Civic League of Improvement Clubs and Associations, declared that his organization was backing up the Finance Committee 100 per cent in its report. He commended the committee for its proposed economies and urged that funds be conserved wherever possible without hardship to any of our citizens.

J. Ford, representing Visitacion Valley Organization, spoke in favor of the appropriation for the Playground Commission, and urged that some attention be given to the needs of the people living in Visitacion

Valley, where playgrounds are a growing necessity.

T. Marshall, representing the Mission Merchants' Association, urged an appropriation of \$100,000 out of the County Road Fund, to start the proposed widening of Army street from San Bruno avenue to San Jose avenue.

A. B. Frank, representing the Excelsior Merchants' Association; Mr. Farley, representing Southern Civic Clubs, and Assemblyman Gilmour also urged the appropriation of \$100,000 for the Army street widening improvement.

Mr. Marquette, representing the Visitacion Valley Improvement Club, urged large appropriations for everything necessary that em-

ployment might be afforded.

#### RECESS.

Thereupon, at the hour of 12 noon, the Board of Supervisors took a recess until 2:30 p.m.

J. S. DUNNIGAN, Clerk.

#### REASSEMBLED.

The Board of Supervisors reassembled at 2:30 p. m., all members heretofore noted being present, Supervisor Breyer in the chair.

#### PUBLIC HEARING (Continued).

John Daily, representing the Per Diem Men's Association, was heard in favor of a proposition to place the per diem men in the city's

employ on a monthly basis.

John Hughes and J. McMillan, representing the Per Diem Men's Association; Thomas Doyle, secretary, Building Trades Council, and John O'Connell, president of the San Francisco Labor Council, added their arguments for the per diem men's request that they be put on a monthly basis.

Pierre Flaherty, representing Auto Machinists, a representative of

the Blacksmiths' Union, John J. O'Conner, representing the Asphalt Pavers, and J. J. Kelly, representing the Central Federation of Improvement Clubs, were heard to the same effect.

M. Champain, electrician in the Board of Public Works, and first on the Civil Service list, urged position be made for an additional electrician to take care of needed superintendence of public buildings.

R. R. Cory, representing operating engineers, and S. Malatesta,

member of the Board of Freeholders, were also heard.

Mrs. Edna Calhan, representing members of the San Francisco Fire Department, urged an appropriation of \$2,700 to provide for the promotion of ten hosemen to the position of lieutenants in the Fire Department, these men having passed the necessary Civil Service examination and qualified for the position.

Chief Charles J. Brennan, San Francisco Fire Department, declared that they now had 131 lieutenants and that number was all that was necessary for the operation of the Fire Department. He believed that the Fire Commission were best qualified to know the number of lieu-

tenants necessary for its proper maintenance and operation.

Frank Kennedy, secretary of the Fire Commission, was also heard to the same effect.

E. B. De Golia, representing the Citizens' Budget Committee, declared that his organization sustained the contention of the Fire Department as to the number of lieutenants necessary.

Mrs. J. Friedman, representing the Visitacion Valley Improvement Club, favored the utmost appropriation for the Playground Commission in order that playground facilities might be afforded children in the Visitacion Valley.

G. R. Hill, representing the Highway Division Association, urged an appropriation of \$200,000 for the proposed Divisadero-Castro boulevard

extension through the Western Addition.

A. Becker, representing Eureka Valley-Divisadero-Castro Highway Association, consisting of eight improvement clubs, urged the securing of state aid which, together with an adequate appropriation by the City, will provide for the proposed Divisadero-Castro Highway development.

T. Mahoney also urged that steps be taken to bring about a realiza-

tion of the projected Divisadero-Castro boulevard.

Harry Hook, representing the Machinists' Union, urged a monthly salary for machinists now working for the City on a per diem basis and the doing away with overtime as a result of such a change. He says there are 56 men in all working as machinists for the City, 49 of which are per diem men.

John Cuddy, representing Californians Incorporated, thanked the Finance Committee for the continued support it was giving its or-

ganization in advertising northern California.

Adolph Uhl, representing the Taxpayers' Association, made numerous suggestions for the reduction of the budget. He recommended the giving up of the Mills Field Airport, and saving the appropriation of \$105,000 for land purchase this year. The closing temporarily of the California Palace of the Legion of Honor, saving thereby \$85,000 to \$90,000. In this connection he took exception to the employment in that institution of a typist brought from the East, declaring that there is sufficient talent in San Francisco available for such employment. He recommended certain economies in the operation of the Auditorium and declared that there was a deficit there now of \$185,000. Referring to the highway bonds, he declared that Milton Marks, chairman of the Citizens' Committee, had promised that there would be no bond interest and redemption to be taken care of in the tax rate when the people were asked to vote these bonds, but that the same would be taken care of out of the County Road Fund. "These items should not be in the budget," he said. He also spoke of the losses suffered by operation of the Municipal Railway and indicated steps that might

be taken to correct this condition. With reference to maintenance of streets and sewers, he declared he had made certain checks on mentioned in the Sewer Department which indicated to him that there was a good deal of wasted time on numerous street repairing and sewer repairing jobs in the city, two of which he mentioned specifically.

William E. Edminster, employee of the Sewer Department, replied in detail to the statements of Mr. Uhl with respect to operation of the Sewer Department and the methods employed by men engaged in sewer work in order to prevent accident and danger to those employed in such precarious employment. He explained necessity of some of the crew to remain above in apparent idleness in order to be ready to afford relief to the men below in case any are overcome by noxious gases and other dangers incident to the work. He also explained the necessity of one crew relieving the other each hour, as that is as long as men can effectively work in sewers without endangering their health or life.

M. Sovig, representing the Park-Presidio Improvement Club, urget the widening of Fulton street on the park side. He complained of the so-called bottleneck at Geary street and Presidio avenue and the necessity for correcting it.

Captain Lamb, Secretary of the Park Commission, declared that the Commission will try to cooperate and economize to the best of its ability. He urged that the parks be allowed 10 cents in the tax rate.

William N. Naury, representing the San Francisco Municipal Research Bureau, was also granted the privilege of the floor and was heard at length on the proposed Budget.

W. M. Strother, secretary of the California Palace of the Legion of Honor and the DeYoung Museum, was heard in reply to the criticism of Adolph Uhl as to the temporary closing of the museums and the employment of Eastern help in preference to local labor.

#### Motion.

Whereupon, on motion of Supervisor Peyser, the Budget was taken into the hands of the Board, and on motion of Supervisor Peyser, seconded by Supervisor Canepa, the Board took a recess until 10 a.m. tomorrow, May 23, 1931.

J. S. DUNNIGAN, Clerk.

#### FRIDAY, MAY 22, 1931, 11:30 A. M.

In Board of Supervisors, Friday, May 22, 1931, 11:30 a.m.

The Board of Supervisors reassembled, all members previously noted being present.

His Honor Mayor Rossi being absent, Supervisor Breyer was elected to preside.

Motions.

Supervisor Hayden moved the passage to print of the Budget. Supervisor Shannon moved that we appropriate for the relief of the indigent sick and dependent poor whose support is chargeable to the City and County, the sum of \$350,000 in the Laguna Honda Home budget.

Report of Selah Chamberlain on Unemployment Fund.

The following was read and ordered spread in the Journal:

May 22, 1931.

To the Honorable Board of Supervisors of San Francisco:

Gentlemen: Following is the total to May 21, 1931, showing payments made from the Bond Issue Fund for unemployment:

	Total Amount Issued	$Total\ Amount\ Expended$	$Total\ Amount\\Sold$
Parks and Squares Playgrounds Boulevards and Roads	. 200,000.00	\$ 672,347.20 196,965.71 538,273.48	\$ 850,000.00 200,000.00 600,000.00
Total	.\$2,500,000.00	\$1,407,586.39	\$1,650,000.00 1,407.586.39
Balance unexpended Total Issued Total Sold			\$2,500,000.00
Total Unsold Total number of men ass May 23rd Total number registered o (Married, 17,849; single The expected relief for fis	igned to work 	from November	7th to 42,671 21,948
ence of 1930-1931	-	_	
Funds expected to be sup Urgent Necessity Fund Balance asked for from the	he budget		0.00000000000000000000000000000000000
This amount is planned	d to be used s	trictly for relie	f and not for

providing work to be paid for with money wage, being in that way distinct from money provided by the Bond issue.

Trusting that this will be satisfactory to your Honorable Body, I am

Very sincerely.

SELAH CHAMBERLAIN, Chairman Employment Bond Committee.

#### RECESS.

Whereupon, the Board of Supervisors took a recess until 2 p. m. J. S. DUNNIGAN, Clerk.

#### REASSEMBLED.

The Board of Supervisors reassembled at 2:30 p. m., all members before noted being present, Supervisor Breyer in the chair.

Opinion of the City Attorney as to Result of Failure of Board to Appropriate \$105,000 for Additional Land For Airport.

The following was presented, read and ordered spread in the Journal:

May 22, 1931.

Hon. J. Emmet Hayden, Chairman Finance Committee, Board of Supervisors, City.

Dear Sir: I have your letter under date of May 21st wherein you ask that I advise the Board of Supervisors as to the result which would follow should the Board fail to appropriate the sum of \$105,000 for the purchase of additional land for Mills Airport.

The rights of the City to acquire this property are fixed by agreement, under date of August 16, 1930, between Mills Estate, Inc., and the City and County. Under the terms of this agreement the City was obligated to purchase a portion of the land prior to the first day of September, 1930, at a cost of \$105,000, and was granted the option of acquiring a like portion of the property each year upon the payment of a like sum of money.

Under further provisions of the agreement the City did not bind

itself to purchase anything with the exception of the land which we

to be acquired prior to September 1, 1930.

However, the right of the City to continue to occupy the entine tract is dependent upon the purchase of at least one parcel of land a cost of \$105,000 each year, and should the City not avail itself of this privilege, it must vacate all of the property with the exception of that which it has already purchased.

Upon the property being vacated, it will be incumbent upon the City to remove, at its own expense, all improvements which it has made upon any part of the property which may not have been as

quired by the City.

The lease which the City formerly held upon the property actuall occupied at the present time for aviation purposes was merged in the agreement above mentioned, and the failure of the City to purchase parcel of the property described in the agreement prior to Septembe 30th would mean that the right of the City to acquire any furthe property from the Mills estate would cease, and the City would be obliged to remove all the improvements which it heretofore constructed upon the property, for the reason that none of these improvements are situated upon the property acquired by the City last year

JOHN J. O'TOOLE, City Attorney.

#### Amendments Referred.

Sincerely yours.

Therenpon, the following amendments were proposed and ordere referred to the Finance Committee:

Supervisor Stanton, that Item 31, Street Lighting, be increased t \$900,000.

Supervisor McSheehy, that Item 35, Exempt Firemen, be increase from \$4,170 to \$5,000.

Supervisor Colman, that Item 950, Playground Commission, be in creased to \$450,000.

Supervisor McSheehy, that Park Commission be allowed 10 cents in the tax rate.

Supervisor Peyser, that Items 911 to 915, inclusive, San Francisco Hospital other than Personal Services, be increased \$25,000.

Supervisor Peyser, that Items 928 to 931, inclusive, Emergency Hos pitals other than Personal Services, be increased \$25,000.

Supervisor Peyser, that Item 961, Publicity and Advertising, be in creased \$10.000.

Supervisor Spaulding, that Item 549, Lieutenants in the Fire Depart ment, be increased from 128 to 138, with an additional appropriation of \$2,700.

Supervisor Canepa, that \$50,000 be appropriated out of County Road Fund for the Divisadero-Castro Highway, and \$100,000 for the widening of Army street.

#### Amendments Carried.

The following amendments were offered and carried:

Supervisor Colman, that Playground Commission appropriation be increased from \$400,000 to \$450,000.

Supervisor Havenner, that Item 966, De Young Museum, and Item 967, California Palace of the Legion of Honor, be each reduced to \$80,000.

Supervisor Havenner, to reduce Item 71 \$10,900, taking 10 per cent off each item above \$1,000.

Supervisor Havenner, that Item 620, Materials and Supplies, Police Department, be reduced from \$50,000 to \$40,000.

Supervisor Havenner, that Item 621, Equipment, Autos, etc., be reduced from \$35,000 to \$30,000.

#### Per Diem Men's Adjustment.

Supervisor Miles offered an adjustment of the per diem men's employment whereby they are placed on a monthly basis, as requested. To this end the Budget was amended by adding a new subdivision known as Subdivision (e), relating to per diem employments, and by changes in the salary indicated for those heretofore so employed as appears in the Budget following.

#### Passed for Printing.

Whereupon, on motion of Supervisor Hayden, the following matters were passed for printing by the following vote:

#### BUDGET

For Municipal Expenditures, City and County of San Francisco, California, for Fiscal Year 1931-1932.

BILL NO. 9412, ORDINANCE NO. 9001 (New Series).

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1932, and making a budget of the same.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The aggregate sums and items thereof hereinafter set forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1932, in accordance with the provisions of Article

III, Chapter I, of the Charter of the City and County.

Section 2. No department, officer, board or commission shall expend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or commission.

Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and administered

by them subject to the following conditions:

a. No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.

b. When a specific appropriation is made to any bureau, division or institution of a department, board or commission, such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known and administered as

a specific sub-appropriation thereof.

c. Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors a statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to each department making the request, setting forth the amounts of each sub-appropriation, or budget item numbers affected. In case of disapproval, notice to this effect shall be given to the department making the request.

- Whenever any department, officer, board or commission desires to make a transfer from any sub-appropriation or appropriation embraced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said department, officer, board or commission shall file with the Board of Supervisors a statement in duplicate similar to the statement required in condition "C" above and containing, in addition, the main appropriation title or titles from and to which such transfer is requested. If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Auditor. Said notice shall contain the main appropriation title or titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request, notice thereof shall be sent to the originating department, with the reasons for such action.
- e. Where any appropriation contained in this budget ordinance is based upon a per diem wage, the Board may, by proper resolution or ordinance, change the basis of compensation to a monthly wage, provided the said change makes no increase in said appropriation. The said monthly wage to be one-twelfth of the annual amount indicated in any budget item number in said ordinance for each employee. Provided, however, that when any employee shall work less than five days in any one week, deductions shall be made from his monthly compensation for each day not worked, including recognized holidays, on the basis of 1/254 of his annual compensation, provided no deduction shall be made for the annual vacation allowed by law.

Section 4. The amounts appropriated are as follows:

#### BOARD OF SUPERVISORS.

Personal Services — (Appropriation 1-A)

Budge Item				Appro-
No.	No.—U	ode. Description.	Detail.	priation
1	401 A	18 Supervisors for 6 months, 15 for		
		6 months, at \$2,400 each a year	\$39,600	
2	402 A	Clerk	6,000	
3	"	1 Chief Assistant Clerk	4,200	
4	"	1 Assistant Clerk	4,200	
5	"	1 Assistant Clerk	3,000	
6	"	1 Assistant Clerk, bond and ordi-		
		nance	2,400	
7	"	1 Stenographer to Finance Com-		
		mittee	3,900	
8	"	5 Assistant Clerk-Stenographers at		
		\$2,400 each	12,000	
9	"	1 Stenographer	2,100	,
10	"	1 Telephone Operator and Filing		
		Clerk	2,100	
11	401 A	1 Sergeant-at-Arms	2,400	
12	46	1 Chauffeur-Investigator	3,000	
13	"	1 Chauffeur-Investigator	3,000	
14	529 A	1 Gas and Water Inspector	2,400	
15	678 A	1 Superintendent of Auditorium	3,000	
16	"	1 Assistant Superintendent of Audi-		
		torium	2,400	
		-		

\$95,700

#### TELEPHONE EXCHANGE.

Budge Item No.	Acct No.—		Detail.	Appropriation.
17	433 A	Chief Operator	\$1,980	
18	"	5 Operators at \$1,800	9,000 ·	
19	"	Relief Operators	675	
			-	
		Total Pargonal Services		\$107.855

## F

		Total Personal Services	\$10	7,35
MIS	SCELLA	ANEOUS ACCOUNTS UNDER BOARD OF SUPERVISOR		OI
(Ap	propria	tions—2-20 to 2-54)		
20	403 B	Finance Committee, Expenses	\$5,000	
21	401 K	Supervisors' Incidental Expenses	9,000	
22	402 B	Advertising Resolutions and Ordi-	·	
		nances	50,000	
23	$402~\mathrm{K}$	Urgent Necessity	100,000	
24	$402~\mathrm{B}$	Printing Public Documents	4,000	
25	"	Printing Journal and Calendar	8,000	
26	614 K	Celebration Fourth of July	2,500	
27	"	Memorial Day Observance	500	
28	613 B	Maintenance Municipal Band	26,000	
29	425 A	Examination of Insane	9,000	
30	425 B	Maintenance of Insane Criminals	10,000	
31	529 B	Lighting Streets	850,000	
	1093 E	County Road Fund Extension and Reconstruction of	500	
33	1093		25,000	
34	629 H	Sewers	250,000 $250,000$	
35	023 11	Relief of Exempt Firemen	4,170	
36	678 K	Auditorium	10,000	
37	467 H	Public Pound	18,000	
38	553 B	Feeble-minded Home	100,000	
39	553 H	Maintenance of Minors	600,000	
40	553 H	Widows' Pensions	180,000	
41	"	State Schools	15,000	
42	1090	Purchase of Lands from Market		
		Street Railroad	7,750	
43	1090	Municipal Airport, Land Purchase.	105,000	
44	1093	Maintenance, Improvements, and		
		Operation of Airport	50,000	
45	BO	Repairs to Public Buildings, other		
		than School Buildings	35,000	
46	"	City Hall Repairs and Painting	10,000	
47		Fine Arts Building Repairs	20,000	
	1093	Street Signs	2,500	
49	434	Payment for Rental, 333 Kearny	13,450	
50	434	Street Lease	7,300	
51	"	Fleishhacker Pool (rental)	33,496	
	1090	Mt. Davidson (land purchase)	17,500	
53	"	Warehouse Equipment	10,000	
54		For payment of per diem wages,	20,000	
		additional employments (when		
		needed) and recommended by		
		departments; and appropriation		
		therefor by Board of Super-		
		visors	92,450	
		Total	\$2,68	1,110

## City Planning Commission.

Appropriation.

\$14,480

Personal A	Services(	Appropriation	$2\frac{1}{2}$ -A)
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Budg Item	a Acct		
No.		•	Detail.
55 56	419	Commissioners	\$4,000 4,200
57	44	Secretary and Engineer  Draftsman	3,000
58	46	Draftsman	2,400
00		* -	·
		Total Personal Services	\$13,600
		al Services—(Appropriation 2½-E	3)
59	419	Automobile expense (\$40 per month), and supplies	\$ 880
		Total City Planning Commission	
		Bureau of Supplies.	
Pers	onal Se	ervices—(Appropriation 3-A)	
60	634 A	1 Purchaser of Supplies	\$10,000
$\begin{array}{c} 61 \\ 62 \end{array}$	"	1 Superintendent of Supplies Chief Storekeeper and Inspector of	3,900
		General Supplies	3,900
63	66	1 Clerk, Stationery	3,300
64 cr	44	1 Assistant Clerk, Stationery	2,700
65 66	46	1 Stenographer	$2,400 \\ 2,700$
67	44	1 Stenographer File Clerk	1,920
68	44	3 Tabulators, at \$1,800 a year	5,400
69	"	1 Field Inspector	2,400
		Total Personal Services	\$38,620
		al Services—	
70	634	Non-Personal (Appropriation 3-B).	\$4,300
71	634	Manufactured Books, Printing,	
		Blanks, Forms, Stationery and	
		Postage for all Departments ex-	
		clusive of Parks, Playgrounds and Utilities:	
		Board of Supervisors \$1,620	
		City Planning Commission 100	
		Bureau of Supplies 5,400	
		Mayor 1,350	
		Auditor 3,825	
		Tax Collector 4,950	
		Treasurer	
		Assessor	
		District Attorney 1,215	
		Public Defender	
		City Attorney	
		County Clerk 8,100	
		Sheriff and Superior Courts 3,375	

Budge		et.		Appro-
No.		-Code. Description.	Detail.	priation.
72	634	Recorder 4,500		
		Superior Courts 1,080		
		Municipal Courts 5,400		
		Juvenile Court 1,080		
		Adult Probation 450		
		County Welfare 1,800		
		Law Library 300		
		Coroner 900		
		Sealer of Weights and		
		Measures 200		
		Agricultural Commission 250		
		Department of Public		
		Works 7,200		
		Department of Electricity. 1,350		
		Fire Department 2,025		
		Police Department 10,800		
		Health Department 13,500		
		(Appropriation 3-C)		
		(Appropriation 5-C)	\$98,570	
72	**	Furniture for public offices, equip-		
		ment, etc. (Appropriation 3-D)	20,000	
80	**		20,000	
73	•••	License tags and blanks (Appro-	4.000	
		priation 3-E)	6,000	
		Total Non-Personal Services	\$128,870	
		Total Bureau of Supplies.		\$167,490

## EXECUTIVE DEPARTMENTS.

## MAYOR.

Pers	onal Se	rvices—(Appropriation 4-A)		
74	404 A	Mayor (6 months—\$3,000 and 6 months—\$5,000)	\$8,000	
75 76	44	Executive Secretary	4,800 4,200	
77	**	5 Stenographer-Typewriters at \$2,- 100 each	10,500	
78	66	Telephone Operator	1,800	
79	**	Messenger	1,980	
80	66	2 Chauffeurs at \$2,400 each	4,800	
		Total Personal Services	\$36,080	
Non-	Person	al Services—(Appropriation 4-B)		
81 82	404 K	Contingent expenses (Charter) Personal Services and other than	\$3,600	
		Personal Services	8,285	
		Total Non-Personal Services.	\$11,885	
		Total Mayor	_	\$47,965

## AUDITOR.

## Personal Services—(Appropriation 5-A)

Budge Item				Appro-
No.			Detail.	priation.
83	405 A	Auditor	\$8,000	
84	66	Office Superintendent	3,600	
85	"	Chief Deputy	4,500	
86	**	Deputy	3,600	
87	**	2 Deputies at \$3,300 each	6,600	
88	"	4 Deputies at \$3,000 each	12,000	
89	"	Deputy	2,580	
90	44	6 Deputies at \$2,400 each	14,400	
91	"	4 Deputies at \$2,220 each	8,880	
92	•	7 Deputies at \$1,920 each	13,440	
93	66	Stenographer-Typist	2,400	
94	66	Expert (State Law, Section 4099A)	3,000	
95	••	Telephone Operator and Filing Clerk	9 100	
0.0	"		2,100	
96	66	Attorney	3,000	
97	••	Service, assessment, State and local, compiling statistics for		
		State Board and Comptroller		
		and settlement with City and	0.500	
		State (contingents)	9,500	
		Total Personal Services		\$97,600
		TAX COLLECTOR.		
Perso	onal Ser	vices—(Appropriation 6-A)		
98	408 A	·	<b>@O</b> 000	
99	400 A	Tax Collector  Office Superintendent	\$8,000 3,900	
100	"	Cashier	3,600	
101	**	Accountant	3,300	
102	"	6 Special Deputies at \$2,580 each.	15,480	
103	"	1 Cashier, License Bureau	2,880	
104	**	2 Expert Searchers at \$2,580 each.	5,160	
105	46	26 Deputies at \$2,400 each	62,400	
106	14	1 Stenographer	2,100	
107	44	Extra Clerical Help	24,000	
108	44	Adjuster of Licenses	3,000	
109	**	Tunnel Accountant	2,100	
		Total Personal Services	\$135,920	
Non-	Persona	al Services—(Appropriation 6-B)		
110	408 B	Printing Delinquent Tax List	\$3,700	
111	408 D	Advertising Tax Notices and Con-	70,100	
***	1001	tingents	2,160	
		Total Non-Personal Services.	\$5,860	
		Total Tax Collector		\$141,780

#### TREASURER.

## Personal Services—(Appropriation 7-A)

Budge Item No.		ode Description.	Detail.	Appro- priation.
112	406 A	Treasurer	\$8,000	
113	100 11	Chief Deputy	2,880	
114	44	Cashier	5,100	
115	66	Bank and Bond Deputy	3,900	
116	44	1 Deputy	3,900	
117	44	1 Deputy	3,000	
118	46	Coupon Clerk	2,880	
119	"	1 Deputy	3,300	
120	44	Bookkeeper	3,600	
121	"	Assistant Bookkeeper	2,400	
122	64	2 Clerks at \$2,880 each	5,760	
123	"	2 Clerks at \$2,100 each per year	4,200	
124	44	1 Clerk	1,980	
		Total Personal Services	_	\$50,900

ASSESSO		
Pareonal	Services—(Appropriation	8-1

10.00	21100	( <b>F</b> F <b>F</b>	
125	407 AA	Assessor	\$8,000
126	66	Chief Deputy Assessor	2,400
127	**	Special Deputy	3,600
128	46	Director of Supervising Appraisers	4,500
129	64	Cashier Auditor	2,400
130	44	2 Supervising Appraisers at \$4,200	,
100		each a year	8,400
131	**	3 Supervising Appraisers at \$3,600	0,211
191		each a year	10,800
132	6.	16 Appraisers at \$3,000 each a year	48,000
	"	3 Personal Property Appraisers at	10,000
133		\$3,000 each a year	9,000
404	44	1 Assistant Personal Property Ap-	3,000
134			2 400
105	44	praiser	2,400
135	••	3 Assistant Appraisers at \$2,400	7 900
-00	"	each a year	7,200
136	••	3 Assistant Appraisers at \$2,700	0.100
		each a year	8,100
137	"	15 Assistant Appraisers at \$2,280	04.000
		each a year	34,200
138	44	Stenographer-Typist	1,800
139	**	Cartographer	3,000
140	66	1 Telephone Operator	1,800
141	407 AB	Temporary Assistant Deputies —	
		General Clerks at \$160 per	
		month for time employed	132,400
		Total Personal Services	\$288,000
77 -	D	al Gameian (Appropriation & B)	

## Non-Personal Services—(Appropriation 8-B)

142 407 AB Personal and Non-Personal Service for Adjustments of Assessment, including Autos at \$40 a month

\$11,000

Total Assessor .....

\$299,000

## DEPARTMENT OF ELECTIONS.

Personal Services—(Appropriation 9-A)

Budget Item Acct No. No.—		Detail.	Appro-
143 431 A	5 Commissioners for six months	\$2,500	priation.
144 "	Registrar of Voters	5,400	
145 "	2 Deputy Registrars at \$4,200 each	-,	
	a year	8,400	
146 "	4 Deputy Registrars at \$3,000 each	12,000	
147 "	6 Deputy Registrars at \$2,700 each	16,200	
148 "	2 Typo Operator Mechanics at \$2,700 each	5,400	
149 "	1 Deputy Registrar	2,460	
150 "	1 Voting Machine Custodian	3,000	
151 "	2 Voting Machine Adjusters \$2,700		
	each	5,400	
152 "	Stenographer-Typewriter	2,400	
153 "	General Clerk	2,280	
153 A "	Messenger	1,200	
	-	\$66,640	
	ELECTION EXPENSES.		
Personal Sea	rvices—(Appropriation 9-B)		
154 431 A	Storekeeper-Carpenter at \$9 a day.	\$2,430	
155 " 156 431 AB	Outside Registration	8,000	e
	tions	45,000	
157 "	Election Officers	60,000	
158 "	Temporary Voting Machine Adjusters	10,000	
	justers		
	Total Personal Services	\$192,070	
Non-Persona	al Services—(Appropriation 9-C)		
159 431 B	Contractual Services and Equip-		
100 1000	ment	\$65,000	
160 1092	Payment for Machines heretofore delivered	50,000	
161 431 B	Rental of Polling Places	20,000	
162	Special Election (Charter)	50,000	
	Total Non-Personal Services.	\$185,000	
	Total Dept. of Elections		\$377,070

## DISTRICT ATTORNEY.

Personal	Services—	(Appropriation	10-A)
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163	412 A	District Attorney	\$8,000
164	44	5 Assistants at \$4,500 each	22,500
165	"	1 Assistant	3,600
166	44	5 Assistants at \$3,000 each	15,000

E	$3$ udg $\epsilon$				
	Item No.	No.—(		Detail.	Appro- priation.
1	167	412 A	3 Assistants at \$2,400 each	7,200	
	L68	66	Warrant and Bond Clerk	3,300	
1	169	"	2 Assistant Warrant and Bond	4 900	
		**	Clerks at \$2,400 each	4,800	
)	L70	••	5 Assistant Warrant and Bond Clerks at \$2,280 each	11,400	
1	171	**	Chief Clerk	3,000	
	172	"	Assistant Chief Clerk	2,400	
	173		Bookkeeper	1,800	
1	174	"	Assistant Warrant and Bond Clerk (Domestic Relations)	2,700	
1	175	44	Assistant Warrant and Bond Clerk (Domestic Relations)	2,280	
1	76	"	Investigator (Domestic Relations).	2,400	
	77	46	Stenographer (Domestic Relations)	1,800	
	78	44	1 Stenographer	2,100	
			1 Stenographer	1,800	
	179	"	Messenger	1,800	
J	L <b>8</b> 0		1 Juvenile Court Investigator	2,100	
			Total Personal Services	\$99,980	
P	erso	onal an	d Non-Personal Services—		
		(A	ppropriation 10-B)		
1	181	412 K	- Transfer to the state of the	24.500	
		**	inals, Ordinance 8625	<b>\$4,500</b>	
]	182	••	District Attorney's Secret Fund,	3 000	
]	182	••	Ord. 8625	3,000	
]	182	•	Ord. 8625  Total District Attorney	3,000	\$107,480
]	182	•	Ord. 8625	3,000	\$107,480
			Ord. 8625	3,000	\$107,480
P			Ord. 8625	3,000 \$8,000	\$107,480
P	'e <b>r</b> sc	onal Se	Ord. 8625		\$107,480
P	' <i>ers</i> (	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year		\$107,480
P 11 11 11 11 11 11 11 11 11 11 11 11 11	<i>'ersa</i> 183 184	onal Se 411	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender	\$8,000	\$107,480
P 11 11 11 11 11 11 11 11 11 11 11 11 11	' <i>ers(</i> 183 184	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year	\$8,000 12,600	\$107,480
P 11 11 11 11 11 11 11 11 11 11 11 11 11	<i>'ersa</i> 183 184	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender	\$8,000 12,600 3,600	\$107,480 \$28,160
P 11 11 11 11 11 11 11 11 11 11 11 11 11	<i>'ersa</i> 183 184	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year	\$8,000 12,600 3,600	
P 11 11 11 11 11 11 11 11 11 11 11 11 11	<i>'ersa</i> 183 184	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year	\$8,000 12,600 3,600	
	erse 183 184 185 186	onal Se 411 "	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender	\$8,000 12,600 3,600	
P	erse 183 184 185 186	onal Se 411 " onal Se 410 A	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A) City Attorney	\$8,000 12,600 3,600 3,960 \$8,000	
P	erse 183 184 185 186	onal Se	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A)  City Attorney 1 Chief Deputy	\$8,000 12,600 3,600 3,960 \$8,000 7,200	
P	erse 183 184 185 186	onal Se	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A)  City Attorney  1 Chief Deputy  1 Deputy  1 Deputy	\$8,000 3,600 3,960 \$8,000 7,200 7,200	
P	erse 183 184 185 186	onal Se	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A)  City Attorney  1 Chief Deputy  1 Deputy	\$8,000 3,600 3,960 3,960 7,200 7,200 6,000	
P : : : : : : : : : : : : : : : : : : :	erse 183 184 185 186 187 188 189 190 191 192	onal Se	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A)  City Attorney  1 Chief Deputy  1 Deputy  1 Deputy  1 Assistant  2 Assistants at \$3,000 each	\$8,000 3,600 3,960 \$8,000 7,200 7,200	
P : : : : : : : : : : : : : : : : : : :	erse 183 184 185 186 187 188 189 190	onal Se	Ord. 8625  Total District Attorney  PUBLIC DEFENDER.  rvices—(Appropriation 10½-A)  Public Defender  3 Deputy Public Defenders at \$4,200 each a year  Deputy Public Defender  2 Clerks at \$1,980 a year  Total Public Defender  CITY ATTORNEY.  rvices—(Appropriation 11-A)  City Attorney 1 Chief Deputy 1 Deputy 1 Deputy 1 Deputy 1 Assistant	\$8,000 3,600 3,960 7,200 7,200 6,000 4,200	

Budget			
Item       Acct.         No.       No.—Code.         194       410 A       4 Street         195       "       1 In	Description. tenographers at \$2,100 each nformation Clerk elephone Operator	Detail. 8,400 2,400 1,800	Appropriation.
	Total Personal Services	\$53,900	
	n-Personal Services— priation 11-B)		
197 410 K Liti	gation Expenses	\$25,000	
	Total City Attorney		\$78,900
CI	VIL SERVICE COMMISSI	ON.	
Personal Service	s—(Appropriation 12-A)		
	ommissioners at \$1,200 each	\$3,600	
	uty Commissioner and Chief	<b>φ</b> 3,000	
	Examiner	4,200	
	nief Inspector	3,000	
	spector	2,700	
404 ASSI	stant Inspector	2,400	
203 1 AS	ssistant Secretary	$2,400 \\ 2,400$	
	xperienced Clerkeneral Clerk	$\frac{2,400}{2,100}$	
	erk-Stenographer	$\frac{2,100}{2,220}$	
	miners and Clerks	13,000	
	enographer	1,800	
	Total Personal Services	\$39,820	
Personal and Nor	n-Personal Services—		
209 417 K Non-	Personal Services (Appropriation 12-B)	\$1,250	
	Total Civil Service Commission		\$41,070
	COUNTY CLERK.		
Personal Services	(Appropriation 13-A)		
	aty Clerk	\$8,000	
	f Registry Clerk	3,600	
	idential Deputy	3,000	
	egistry Clerks at \$2,880 each	11,520	
	Assistant Registry Clerks at \$2,400 each	48,000	
214 " 20 S	uperior Court Clerks at \$2,400	Á	
	each	48,000	
215 " 18 C	opyists at \$2,400 each	43,200	
ofe 490 W Non	Total Personal Services	\$165,320	
	Personal Services (Appropriation 13-B)	\$150	
	Total County Clerk	•	\$165,470

## SHERIFF.

## Personal Services—(Appropriation 14-A)

Budg Iter				Appro-
No			Detail.	priation.
217	430 A	Sheriff	\$8,000	
218	4.6	Cashier	3,300	
219	"	Deputy	2,700	
220	"	Attorney	1,800	
221		Secretary and Chief Bookkeeper	3,000	
222	"	15 Deputies at \$2,580 each	38,700	
223	557 A	56 Jailers at \$2,364 each	132,384	
224	430 A	Stenographer	2,220	
225	557 A	Physician	3,600	
226	430 A	Office Superintendent	3,600	
227	527 A	Superintendent of Jails	3,300	
228	"	Assistant Superintendent	3,000	
229	46	Chief Jailer	2,700	
230	44	Commissary Storekeeper	2,580	
231	"	1 Bookkeeper	2,580	
232	"	1 Matron	2,400	
233	"	7 Female Jailers at \$2,364 each	16,548	
234	"	2 Drivers at \$2,400 each	4,800	
235	66	3 Cooks at \$2,340 each	7,020	
236	46	1 Jailer	2,400	
237	**	1 Female Deputy	1,920	
238	"	14 Keepers at \$1,920 each	26,880	
		Total Personal Services	\$275,432	
Othe	er than	Personal Services—		
	(A	ppropriation 14-B)		
239	557 Var	Maintenance, Subsistence and Equipment	\$50,000	
		Total Sheriff		\$325,432
		RECORDER.		
		RECORDEN.		
Pers	onal Se	rvices—(Appropriation 15-A)		
		Personal Services—		
240	"	Recorder	\$8,000	
241	"	Office Superintendent	3,600	
242	"	2 Deputies (Cashiers) at \$2,580 each	5,160	
243	"	6 Deputies at \$2,580 each	15,480	
$\frac{244}{245}$	"	7 Deputies at \$2,400 each	$16,800 \\ 2,580$	
246	44	1 Special Copyist	$\frac{2,580}{2,580}$	
247	44	Machinist	2,380 $2,700$	
248	454 AA	Stenographer	2,100	
249		23 Copyists at \$2,400 each	55,200	

276

277

## SUPERIOR COURTS.

Personal Services—(A	Appropriation	16-A)
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Budg	at			1
Item	Acc			Appro-
No.		* * * * * * * * * * * * * * * * * * * *	Detail.	priation.
250	425 A	16 Judges	\$80,000	
251		Secretary and Jury Commissioner.	7,200	
252	425 A	Assistant Secretary	3,600	
253	"	Jury Examiner	2,400	
254	66	Assistant Secretary	3,000	
255	"	Assistant Secretary	2,400	
256	**	8 Translators at \$2,100 each	16,800	}
257	•••	Jury and Witness Fees (Appropria-		
050	400 4	tion 16-A-1)	35,000	1
258	428 A	Grand Jury Expenses (Appropria-		1
0.70	105.	tion 16-A-2)	8,000	ì
259	425 A	Stenographers (Reporters' Fees)		
		(Appropriation 16-A-3)	30,000	
		Total Personal Services	\$188,400	
<b>3</b> 7	m	-1 G (A		
		al Services—(Appropriation 16-B)		
<b>2</b> 60	425 K	Court Orders	\$8,000	
		Total Superior Courts		\$196,400
		MUNICIPAL COURT.		
Domac	mal So	rvices—(Appropriation 17-A)		
		·		
261	423 A	12 Judges at \$6,000 each	\$72,000	
262		Clerk	4,800	
263	"	Chief Deputy Clerk	3,600	
264		Cashier and Head Bookkeeper	3,300	
265	44	Messenger	1,500	
266	4.6	1 Registry Clerk	3,000	
267	**	2 Assistant Registry Clerks at		
		\$2,880	5,760	
268	44	4 Registry Clerks at \$2,880 each	11,520	
$\frac{269}{269}$	41	8 Assistant Registry Clerks at	11,020	
- 00		\$2,400 each	19,200	
270	44	12 Court Clerks at \$2,400 each	28,800	
	44	12 Copyists at \$2,400 each	28,800 $28,800$	
$\begin{array}{c} 271 \\ 272 \end{array}$	11	4 Stenographers (Reporters' fees)	15,600	
414		- Stenographers (reporters fees)	15,000	
		Total Personal Services	<b>\$197,880</b>	
Non-	Person a	al Services—(Appropriation 17-B)		
273	427 C	Printing Calendar	\$3,000	
410	1210	Trinting Calculat	φυ,000 •	
		Total Municipal Court		\$200,880
		JUVENILE DETENTION HO	ME.	
Perso	onal Se	rvices—(Appropriation 18-A)		
		`	<b>00 100</b>	
274	558 A	Superintendent	\$2,100	
$\frac{275}{276}$	46	Assistant Superintendent	1,500 $1,620$	

Assistant Superintendent ......

Night Superintendent ......

1,620

1,620

Budget	7,680 $1,200$ $1,620$ $2,400$ $$20,940$ 18-B)	Appropriation.
Total Juvenile Detention F	-	\$30,940
JUVENILE COUR	)T	
Personal Services—(Appropriation 19-A		
284 559 A Probation Officer  285 "Chief Assistant Probation Officer  286 "1 Assistant Probation Officer  287 "3 Assistant Probation Officer  288 "1 Assistant Probation Officer  289 "12 Assistant Probation Officer  289 "12 Assistant Probation Officer  280 "4 Assistant Probation Officer  281 shall act as Cashier-Bookk  289 "12 Assistant Probation Officer  280 "4 Assistant Probation Officers  281 shall act as Stenographe  282,220 each  291 "1 Assistant Probation Officer  292 "1 Assistant Probation Officer  293 shall act as File and Infition Clerk  293 "1 Referee	\$4,200 cer. 3,300 who 2,880 rs at 8,100 who eeper 2,700 rs at 30,240 who rs at 8,880 who 1,980 who orma 2,100 corma- 2,400 coria- \$66,780 coria-	
Total Juvenile Court.		\$70,565
ADULT PROBATION DEI  Personal Services—(Appropriation 20-A 295 5590 A Chief Probation Officer 296 "Assistant Chief Probation Officer 32,520 each	\$4,200 icer 3,300 rs at 17,640 k 2,280 s \$27,420 opria 250	
Total Adult Probation	Dept.	\$27,670

## COUNTY WELFARE DEPARTMENT.

		( 11 11 )		
Budg Iten		t.		Appro-
No.		Code. Description.	Detail.	priation.
300	553 A	Director	<b>\$</b> 3,600	-
301	"	Assistant Director	2,400	
302	44	3 Social Service Visitors at \$2,220	•	
002		each	6,660	
202	"		•	
<b>30</b> 3		1 Office Assistant	1,920	
304	"	11 Welfare Investigators at \$1,800		
		each a year	19,800	
305	"	Temporary Extra Service (Re-com-		
		mitments)	1,000	
		-		
		Total Personal Services	\$35,380	
200	EEO IZ	Non Donanal Comica, (Ammunic	, , , , , , , , ,	
306	$553~\mathrm{K}$	Non-Personal Services (Appropria-	1 500	
		tion 21-B)	1,500	
		Total		\$36,880
		LAW LIBRARY.		
Pers	onal Se	rvices—(Appropriation 22-A)		
907	407 A	Tibronion	<b>9</b> 5 100	
307	427 A	Librarian	\$5,100	
308 309	66	Assistant Librarian	3,300	
309		Bookbinder	2,400	
		Total Personal Services	-	\$10,800
		CORONER.		
Perso	onal Se	rvices—(Appropriation 24-A)		
310	429 A	Coroner	\$8,000	
311	"	Chief Deputy	3,300	
312	44	Autopsy Surgeon	3,000	
313	41	3 Deputies at \$2,580 each	7,740	
314	"	3 Assistant Deputies (female) at	•,• 10	
0.1		\$1,980 each	5,940	
315	"	4 Assistant Deputy Drivers at	0,010	
<b>02</b> 0		\$2,400 each	9,600	
316	"	1 Stenographer	2,400	
317	"	1 Assistant Stenographer	2,100	
318	"	Toxicologist	1,800	
319	"	1 Pathologist, part time	1,500	
320	"	1 Assistant Pathologist	1,800	
321	"	Relief	800	
		Total Personal Services	\$47,980	
322	429 K	Non-Personal Services (Appropria-		
044	TAUIX	tion 24-B)	\$3,000	
		υσα <i>Δ1-D</i> ,	<b>დ</b> ა,000	
		Total Coroner	_	\$50,980

## SEALER OF WEIGHTS AND MEASURES.

Personal Services—(Appropriation 25-A)

Budg Iten No.	Acct.		Detail.	Appro- pristion.
323	460 A	Sealer	\$6,000	<b>*</b>
324	66	Chief Deputy	3,300	
325	"	6 Deputy Sealers at \$2,700 each	16,200	
		Total Personal Services	\$25,500	
326	460 KC	Non-Personal Services (Appropriation 25-B)	\$1,860	
		Total Sealer of Weights and Measures	-	\$27,360

## AGRICULTURAL COMMISSION.

327	464 A	1 Agricultural Commissioner	\$4,800	
328	"	1 Deputy	3,000	
329	"	2 Inspectors at \$2,400 each a year.	4,800	
330	**	1 Clerk	2,100	
331	"	1 Clerk	1,800	
		Total Personal Services	<b>\$16,</b> 500	
Von-	Pe <b>rs</b> on	Total Personal Services  al Services—(Appropriation 25½-		
V <i>on-</i> 332		al Services—(Appropriation 25½-1 Non-Personal Services:		
		al Services—(Appropriation 25½-1 Non-Personal Services: Expense, auto rental at \$40 a	В)	
	464 A	al Services—(Appropriation 25½-1 Non-Personal Services:		

## DEPARTMENT OF PUBLIC WORKS.

## Commissioners and General Office.

		rvices—(Appropriation 26-A)	
334	414 A	3 Commissioners until Jan. 8, 1932	\$6,242
335		Director of Works after Jan. 8,	
		1932	3,839
336	414	Chief Deputy Commissioner	4,800
337	"	Experienced Clerk	3,600
338	"	Experienced Clerk	3,600
339	44	Experienced Clerk	2,400
340	44	Ordinary Clerk	2,700
341	44	Stenographer	2,700
342	"	Stenographer	2,700
343	44	Chauffeur	2,400
344	"	Messenger	2,280
		Total Personal Services	\$37 261

44

"

358

359

360

### Bureau of Accounting.

## Personal Services—(Appropriation 27-A)

		` 11 1	
Budg Item			
No.		Code. Description.	Detail.
345	414 A	_	
		counts	\$5,600
346	**	Ordinary Clerk, Head Timekeeper.	3,120
347	· ·	Bookkeeper	3,000
348	"	11 Experienced Clerks at \$2,400 a	-,
		year	26,400
349	"	1 Experienced Clerk, Cost Ac-	,
		countant	3,900
350	"	1 Experienced Clerk, Cashier	3,300
351	**	Clerk	2,700
352	**	3 Stenographers at \$2,220 each a	,
		year	6,660
353	"	5 Stenographers at \$2,100 each a	ĺ
		year	10,500
354	"	Inspector of House Numbers	2,700
355		1 General Clerk	2,400
		Total Personal Services	\$70,280
		Bureau of Architecture.	
Pers	onal Se	ervices—(Appropriation 28-A)	
356	416 A	City Architect	\$4,200
357	"	Architectural Draftsman	3,000

## Bureau of Building Repair.

Total Personal Services....

2,700

1,200

2,400

\$13,500

Expenditures of appropriations for repairs to buildings in this subdivision are not to be made until estimates are filed with the Board of Supervisors and authorizations and appropriations made therefor.

Personante	onal Ser	vices—(Appropriation 29-A)	
. 361	432  AA	Superintendent	\$4,800
362	4.4	Asst. Superintendent	3,600
36 <b>3</b>	4.6	Asst. Superintendent	3,300
364	4.6	Superintendent of Painters	3,360
365	4.6	Foreman Plumber	3,300
366	4 4	Foreman Cement Finisher	3,300
367	44	Foreman Carpenter	3,300
368	46	Foreman Steamfitter	3,300
369	4.4	Foreman Tinner	3,300
370	4.4	Foreman Wireman	3,300
371	6.6	Head Janitor	3,120
372	64	2 Asst. Head Janitors at 2,160 a	,
		year	4,320

Budg	Acct.	ode. Description.	Detail.	Appro- priation.
No. 373		Night Foreman Janitor	2,160	priation.
374	"	57 Janitors at \$1,860 a year	106,020	
375	"	4 Window Cleaners at \$2,040 each		
0,0		a year	8,160	
376	66	Foreman Window Cleaner	2,220	
377	432 AB	Janitors' Relief and Vacation	3,765	
378	432 AA	Elevator Starter—City Hall	2,160	
379	"	18 Elevator Operators at \$1,860 a		
		year	33,480	
380	"	2 Watchmen at \$1,860 each a year	3,720	
381	432 AB	Relief and Vacation, all Depart-	1.040	
382	432 AA	ments	1,840	
304	TOU AA	year	7,200	
383	44	5 Asst. Chief Engineers at \$2,640 a	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
000		year	13,200	
384	"	Engineer—Part Time Relief and	,	
		Vacation	2,640	
385	44	5 Firemen at \$2,220 each a year	11,100	
386	44	Firemen Relief and Vacation	435	
		Total Personal Services	\$240.400	
			\$240,400	
		Employment for more or less con-		
		stant service in the repair of public buildings other than school build-		
		ings (Appropriation 29½-A).		
387	432 A	5 Carpenters, each at \$9 per day	\$12,150	
388	"	Carpenters' Helper, \$7 per day	1,890	
389	44	9 Plumbers, at \$10 per day	24,300	
390	"	5 Steamfitters, at \$10 per day	13,500	
391	"	6 Painters, at \$9 per day	14,580	
392 393	44	Foreman Painter, at \$10 per day	2,700	
394	44	Painters, Shop Men, \$7 per day 2 Tinners, \$10 per day	$\substack{1,890 \\ 5,400}$	
395	44	Tinners' Helper, at \$7 per day	1,890	
396	46	Cement Finisher, at \$9 per day	2,430	
397	"	Cement Finisher Helper, \$8 per day	2,160	
398	44	Glazier, at \$9 per day	2,430	
399	46	Locksmith, at \$8 per day	2,160	
400	46	Wireman, at \$9 per day	2,430	
401 402	"	Miscellaneous Labor	500	
404		Reimbursements	500	
		Total Personal Services	\$90,910	
Non	-Persona	al Services—		
	(A	ppropriation 29-B and C)		
403 404	432 B 432 BA	,	\$3,500	
40=	400 75 4	per month	2,400	
405 406	432 B47 432 C	A Transportation, carfare	400	
700	404 U		12,500	
		SUPPLIES AND MAINTENANCE	E.	
407	432 BC		2,850	
408	<b>4</b> 32 BB	Scavenger Service	900	

#### MATERIALS AND SUPPLIES.

Appropriation

Budget	MATERIALS AND SUPPLIES.	
Item Acct. No. No.—C	Code. Description.	Detail.
409 432 CB	Fuel Oil	12,000
410 432 CS		6,000
411 432 CB	Engine Room Supplies and Equip-	•,•••
111 102 CD	ment	4,600
	Total Non-Personal Services	\$45,150
412 <b>4</b> 32 BH	Lighting Public Buildings, exclusive of School Buildings (Appropriation 29-D)	\$45,000
	Bureau of Stores and Yards	<b>3.</b>
Personal Sen	rvices—(Appropriation 30-A)	
413 4142 AC	Experienced Clerk	\$3,000
414	Watchman	2,640
415 "	Watchman	2,340
416 "	Watchman	2,100
417 "	2 Watchmen, at \$1,860 each a year	3,720
418 "	2 Watchmen, at \$1,920 each a year	3,840
419 "	Foreman machinist	3,600
420 "	Machinist, at \$9 a day	2,430
421 "	2 Blacksmiths, at \$9 a day	4,860
<b>4</b> 22 "	3 Blacksmiths' Helpers, at \$8 a day	6,480
423 "	Vulcanizer, at \$7 a day	1,890
424 "	Carriage Painter, at \$10 a day	2,700
425 "	1 Painter, at \$9 a day	2,430
427 "	4 Laborers, at \$6 a day	<b>6,4</b> 80
	Total Personal Services	\$48,510
Non-Persona	al Services—(Appropriation 30-B)	
428 4142 C	Material and Supplies, Equipment.	\$2,500
429 4142 B 4a	a Single Team, at \$11.25 per day	2,857
	_	<del></del>
	Total Non-Personal Services	\$5,357
	Bureau of Building Inspecti	on.
Personal Se	rvices—(Appropriation 31-A)	
430 455 A	Chief Engineer Building Inspection	\$7,500
431 "	1 Inspector	3,300
432 "	2 Boiler Inspectors, at \$3,000 each.	6,000
433 "	2 Experienced Clerks, at \$2,700	·,···
100	each	5,400
434 "	12 Inspectors, at \$2,700 a year	
435 "	Messenger	$32,400 \\ 1,560$
436 "	4 Engineers, at \$3,600 each	1,500 $14,400$
437 "	1 Stenographer	2,100
438 "	Vacations	1,800
	Total Personal Services	<del></del>

## Bureau of Engineering.

Personal Services—(Appropriation 32-A)

Item No.	Acc No.—		. Description.	Detail.	Appr priatio
439	415 A		City Engineer	\$5,000	-
440	"		Asst. City Engineer	4,800	
441	"		Asst. Engineer	1,800	
442	"		Asst. Engineer	3,300	
443	44		Surveyor	3,900	
444	"		Surveyor	3,300	
445	**		Surveyor	3,300	
446	46	*6	Surveyors, at \$3,000 a year	17,400	
447	44	2	Surveyor's Assistants at \$3,000 a		
		_	year	6,000	
448	44	*10	Surveyor's Assistants, at \$2,700	7,	
110		10	a year	43,500	
440	46	sta 1	•		
449	**		Draftsman	$2,700 \\ 1,300$	
450	66		Draftsman	$\frac{1,300}{3,780}$	
451 452	"		Draftsman	10,800	
452 453	"		Draftsmen at \$3,300 a year	7,800	
453 454	66		Draftsmen at \$3,000 a year	15,000	
455	66		Draftsmen at \$2,880 a year	5,760	
456	"		Draftsman	$\frac{3,760}{2,250}$	
457	66		Draftsman	$\frac{2,250}{1,920}$	
458	66		Inspectors at \$3,300 a year	$\frac{1,320}{6,600}$	
459	44		Inspectors at \$3,000 a year	6,000	
460	"	*2	Inspectors at \$2,700 a year	3,600	
461	**	*1	Chemist	3,600	
462	46		Chemist Assistant	2,700	
463	66		Photographer	2,880	
464	"		Blueprinter	2,400	
465	66		Stenographer	2,100	
466	44		Stenographer	2,100	
467	44		Chauffeur	1,500	
468	**		Experienced Clerk	3,000	
469	"	î	H. and P. Engineer		
			Total Personal Services		
				ψ101,000	
Part	time b	udge	et; part time special funds.		
Jon :	Percon	al i	Services—(Appropriation 32-B	`	

470	415 B	Non-Personal	Services	\$7,500
471	"	Block Books	(Appropriation 32-C)	4,000

Total Engineer's Department \$193,090

## Street Cleaning Department.

Pers	onal Ser	vices—(Appropriation 35-A)	
472	502  AA	Superintendent	\$4,500
473	" "	5 Assistant Superintendents at \$2,-700 per year	13,500
. 474	**	1 Experienced Clerk	3,000

## (Appropriation 35-A-1)

	ν	FF - F /	
Bud			
Iter			70 ( 11
No		<u>-</u>	Detail.
475		6 Watchmen at \$1,860 each per year	\$11,160
476	502 AC		356,400
477		25 Chauffeurs at \$8 per day	54,000
478	**	14 Gang Foremen at \$7 per day	26,460
		Total Personal Services	\$469,020
Non	-Persona	al Services—(Appropriation 35-B)	
479	502 BA	Transportation	\$1,920
480	465	10 Double Teams, Street Cleaning,	• •
		at \$12 per day	30,480
401	EAR DAT		· ·
481		Repairs and Equipment	10,000
482	502 C	Material and Supplies	10,000
483	1092	Street Cans	1,200
		Total Non-Personal Services.	\$53,600
		Bureau of Sewer Repairs	•
Pars	onal See	rvices—(Appropriation 36-A)	
	onal Del	(Appropriation 30-A)	
484	501 AA	Superintendent	\$4,500
485	"	Assistant Superintendent	3,000
486	44	Assistant Superintendent	2,700
487	501 AC	Assistant Superintendent in Charge	
		of Sewer Cleaning	2,700
4878	3.	Assistant Superintendent	2,400
	(A)	ppropriation 36-A-1)	
488	"	7 Bricklayers at \$11 per day	20,790
489	"	11 Hod Carriers at \$9 per day	26,730
490	501	2 Chauffeurs at \$8 per day	4,320
491	"	25 Sewermen at \$7 per day	47,250
492	**	21 Laborers at \$6 per day	34,020
493	"	18 Sewer Cleaners at \$8.50 per day	41,310
		Total Personal Services	<b>\$</b> 189,720
Non	-Persona	d Services—(Appropriation 36-B)	)
494	В	Repairs to equipment	\$2,500
495	C	Materials and Supplies	15,000
496	501 AC	6 Double Teams, Sewer Repair, at	•
70U	OULAU	\$12 per day	18,288
	F04 755	• = •	10,200
497	501 BN		04 550
		per day	31,750
498	501 BN	Rental 1 3-ton Truck	4,445
		Total Non-Personal Services	\$71,983

\$1,666,471

## Sewage Pumping Station.

## Personal Services—(Appropriation 37-A)

Budget

Item No.	No.—C	•	Detail.	Appro- priation
499 500		Watchman in Charge Relief and Vacation	\$2,160 90	
		Total Personal Services	\$2,250	
Non-	Persona	l Services—(Appropriation 37-B)		
501	501 BH	Power	\$700	
502	501 C	Materials and Supplies	100	
503	"	Repairs and Equipment	500	
		Total Non-Personal Services	\$1,300	
		MISCELLANEOUS.		
	(A)	ppropriation 38-A)		
504	501 BA	Carfare	\$1,000	
<b>50</b> 5	$501~\mathrm{BM}$	Rental 16 Autos, at \$40 per month	7,680	
<b>50</b> 6	$501~\mathrm{BN}$	Maintenance and Repairs to Equip-		
		ment	4,000	
507	501 K	Material, Supplies, Equipment	2,000	
		_	\$14,680	

## DEPARTMENT OF ELECTRICITY.

Total Board of Works.....

## Personal Services—(Appropriation 40-A)

		· 11 1	
508	465 A	Office Superintendent	\$5,000
<b>50</b> 9	"	Secretary	3,000
510	"	1 Clerk	2,700
511	**	1 Stenographer-Typewriter	2,100
512	"	1 Helper-Messenger	1,800
513	"	Chief Inspector	3,300
514	64	17 Inspectors at \$3,000 each a year	51,000
515	"	Chief Operator	3,000
516	"	8 Fire Alarm Operators at \$2,700	
		each	21,600
517	"	4 Telephone Operators at \$1,800 each	7,200
518	44	Relief Telephone Operator	750
519	"	Superintendent of Plant	3,600
520	$465~\mathrm{AC}$	Cable Splicer at \$9.50 a day	2,565
<b>5</b> 2 <b>1</b>	1.6	Batteryman	2,880
522	66	Foreman Instrument Maker	3,000
523	66	5 Instrument Makers at \$2,700 each	
		a year	13,500
524	"	Foreman Laborer	2,340
525	44	3 Laborers at \$6 a day	4,860
526	"	3 Machinists at \$2,700 each a year.	8,100
527	"	3 Foremen Linemen at \$2,880 each	8,640
528	"	14 Linemen at \$2,580 each a year	36,120
<b>52</b> 9	46	Inside Wireman at \$9 per diem	2,430

Budg Item No. 530	Acct. No.—C	ode. Description. 2 Traffic Signal Electricians at \$9	Detail.	Appro- priation
	44	a day	4,860	
531	••	1 Radio Amplification Expert at \$8 a day	2,160	
<b>53</b> 2	44	1 Painter at \$9 a day	2,430	
533	**	Commissary	2,100	1
534	"	Repairer	2,640	
<b>5</b> 35	**	2 Clerks at \$2,280 each	4,560	
		Total Personal Services	\$208,235	
Non-	Persona	l Services—(Appropriation 40-B)		
536	465 Var	Material, Supplies and Equipment, Underground Conduit System, Radio Maintenance Police and Fire Departments	\$36,000	object of the second of the se
		Total Dept. of Electricity		\$244,235
		FIRE DEPARTMENT.	٠	
Pers	onal Ser	vices—(Appropriation 41-A)		
537	452 AA	3 Commissioners at \$1,200 each per year, and 1 for 6 months	\$4,200	
538	11	Office Superintendent and Secretary	4,800	
539	46	Physician	2,820	
540	#6	Stenographer	2,520 $2,580$	
	**	Stenographer Clerk	2,380 $2,100$	
$\begin{array}{c} 541 \\ 542 \end{array}$	##	Chief Engineer	7,200	1
543	16	2 First Assistant Chiefs at \$4,800	1,200	
	#6	each	9,600	
544		2 Second Assistant Chiefs at \$4,800 each	9,600	
545	66	27 Battalion Chiefs at \$4,200 a year	113,400	
546	"	28 Operators at \$2,520 a year	70,560	
547	**	Superintendent of Assignment	1,440	
548	# 6	78 Captains at \$2,820 each a year	219,960	
549	**	128 Lieutenants at \$2,670 each a	·	
		year	341,760	•
550	"	20 Engineers at \$2,640 each a year	52,800	
551	16	781 Drivers, Tillermen, Hosemen, Truckmen at \$2,400 each a year	1 874 400	
<b>552</b>	**	40 Drivers, Tillermen, Hosemen,		
553	48	Truckmen at \$2,280 each a year 19 Drivers, Tillermen, Hosemen,	91,200	
		Truckmen at \$2,160 each a year	41,040	
554	46	Automatic Increase	3,610	
		\$	2,853,070	
		PUMPING STATIONS.		
555	452 AA	2 Chief Engineers at \$3,360 each a		
		year	\$6,720	
<b>556</b>	**	5 Asst. Engineers at \$2,760 each a	13,800	
		year	10,000	

Budg	a Acct.		<b>5</b> 0 ( 1)	Appro-		
No. 557 558 559	452 AA	ode. Description. 7 Firemen at \$2,340 each a year Vacation Engineers Vacation Firemen	Detail. 16,380 805 685	priation.		
		_	\$38,390			
		DISTRIBUTING SYSTEM.				
560	452 A A	Foreman Gateman	\$3,060			
561 562	",	Asst. Foreman Gateman	2,910			
		each a year	30,960			
563 564	452 AC	1 Caulker at \$7.50 per day 3 Laborers at \$6 per day each	2,025 <b>4,86</b> 0			
30 <del>x</del>		below to per any coordinate	\$43,815			
		CORROBATION VARR	φ <del>4</del> 0,010			
		CORPORATION YARD.	<b>A</b> = 000			
565		Superintendent	\$5,000			
566	44	Clerk and Commissary	2,400			
567	66	Bookkeeper	2,400			
568		1 Watchman (Hose Repairer)	2,400			
569	4 77 0 4	2 Watchmen at \$2,040 each a year	4,080			
570	452 A	1 Storekeeper	2,400			
571	44	1 Clerk	1,800			
<b>57</b> 2		Batteryman	2,700			
573	11	1 General Foreman	3,600			
574 575	452 AC	12 Machinists at \$9 per day 5 Machinists' Helpers at \$6.58 per	29,160			
		day	8,883			
576	46	4 Blacksmiths at \$9 per day	9,720			
577	"	4 Blacksmiths' Helpers at \$7.08 per day	7,646			
570	"	-	4,860			
578	**	2 Woodworkers at \$9 per day	2,430			
579	**	1 Brass Finisher at \$9 per day	2,430 $2,430$			
580 581	44	<ul><li>1 Boilermaker at \$9 per day</li><li>1 Boilermaker's Helper at \$6.58 per</li></ul>	2,450			
582	"	day	1,776			
002		\$9.50 per day	2,565			
F00	"	2 Carriage Painters at \$9 per day	4,860			
583 584	"	1 Leather Worker at \$9 per day	2,430			
		_	\$103,540			
585	452 AC	For Fire Boat Crew and Mainte- nance, all Revenues Received from the State of California to be Credited to this Item (Ap- propriation 41-A-1)	\$86,156			
Non-Personal Services—(Appropriation 41-B)						
586	452 BC	Maintenance, Material and Supplies	130,000			
		Equipment (Appropriation 41-D)	90,000			
		-	\$220,000			
			, == 0,000			

## POLICE DEPARTMENT.

## Personal Services—(Appropriation 42-A)

		` 11 1		
Budge Item				
No.		ode. Description.	Detail.	
588	451 AA	4 Commissioners for six months, 3		
		for six months, at \$1,200 each		
		a year	\$4,200	
589	"	Office Superintendent	3,900	
590	"	Confidential Clerk	2,400	
<b>591</b>	14	Stenographer	3,000	
592	**	Chief of Police	7,200	
593	"	Chief Clerk	3,600	
594	44	1 Property Clerk	3,600	
<b>5</b> 9 <b>5</b>	44	Stenographer	2,100	
<b>5</b> 96	"	Physician	2,400	
597	40	6 Telephone Operators at \$1,800		
		each a year	10,800	
		•	,	
		BUREAU OF INSPECTORS.		
598	##	Captain of Inspectors	\$5,000	
<b>59</b> 9	"	6 Lieutenants, at \$3,000 each a year	18,000	
600	**	72 Inspectors, at \$2,760 a year	198,720	
600a		1 Criminologist	3,600	
601	"	Stenographer	2,760	
602	**	Photographer	2,700	
603	"	3 Women Protective Officers, at		
		\$2,400 each a year	7,200	
		UNIFORM FORCE.		
604	**	Captain of Traffic	\$4,000	
<b>6</b> 05	**	15 Captains, at \$3,600 each a year.	<b>54,000</b>	
606	16	48 Lieutenants, at \$3,000 each a year	144,000	
607	66			
607	66	95 Sergeants, at \$2,640 each a year	250,800	
608	10	87 Corporals, at \$2,580 each a year	224,460	
609	16	975 Patrolmen, at \$2,400 each a year	2,340,000	
610	••	27 Patrol Drivers, at \$2,400 each a year	64,800	
611	"	11 Hostlers, at \$2,160 each a year.		
612	66	4 Matrons, at \$2,100 each a year	$23,760 \\ 8,400$	
613	"	Matron's Relief	1,312	
614	**	Cook	2,340	
615	**	3 Engineers, Police Boat, at \$2,400	-,010	
010		each a year	7,200	
616	**	Inspector of Motor Vehicles	2,760	
617	44	Inspector of Horses and Equipment	2,760	
618	11	Inspector of Repairs and Mainte-		
		nance	2,760	
		<del>-</del>		
		Total Personal Services\$	3,414,532	
Non-Personal Services—(Appropriation 42-B)				
610	451 D	Contractual Courses	ear 000	
<b>619</b> 620	451 B 451 C	Contractual Service	\$25,000 40,000	
020	491 Q	material and supplies	30,000	

Budget Item No.	Acct. No.—C	ode. Description.	Detail.	Appropriation.
621 109	2	Equipment Automobiles, Motor-		
	7.5	cycles, Horses and Miscellan- eous (Appropriation 42-D)	30,000	
622	K	Contingent Fund (Appropriation 42-E)	9,000	
		Total Non-Personal Services.	\$104,000	
		Total Police Department		\$3,518,532

## DEPARTMENT OF PUBLIC HEALTH.

## Central Office.

				Central Office.	
P	ers	onal Ser	rvi	ces—(Appropriation 43-A)	
•	323	476 A	1	Health Officer	\$10,000
	24	46	1	Chief Clerk	4,200
	25	44	1	_	2,580
	326	46	3	Stenographers at \$2,280 each a	,
			_	year	6,840
6	27	**	1	Clerk	2,280
	28	41		Clerk Stenographer	1,800
	29	66		Clerk Stenographer	1,020
	30	44	2	Telephone Operators at \$1,800	•
				each a year	3,600
6	31	476 AB	1	Relief Telephone Operator	400
				-	
				ACCOUNTING.	
	32	476 A		Auditor	<b>\$4,</b> 800
6	33	- "		Clerks at \$2,280 each a year	4,560
-	34	44		Bookkeeper	2,280
6	35	44	1	Clerk for Payrolls	1,800
				STATISTICS.	
6	36	477 A	1	Clerk, Mortuary	\$2,280
_	37	"		Clerk, Births	2,280
_	38	44		Clerk, Statistician	2,280
					,-
			C	ontrol of Communicable Disc	eases
				TUBERCULOSIS.	
c	39	470 A	1		\$2,700
	40	478 A		Chief Market Inspector Veterinarians at \$2,412 each a	\$2,100
·	110		4	year	9,648
6	41	44	5	Veterinarians at \$2,400 each a	3,040
٠	41		J	year	12,000
6	42	**	1	6 Market Inspectors at \$2,400 each	12,000
٠	22		1	a year	38,400
				a year	30,400
				OTHER COMMUNICABLE DISEAS	ES.
6	43	478 A	1	Epidemiologist	\$4,200
6	44	44		Sanitary Inspectors at \$2,700 each	, , , , ,
				a year	10,800
6	45	"	1	Disinfector	2,400
6	46	44	1	Disinfector	2,220
. (	47	46	1	Inspector U. S. P. H. S	1,200
					•

#### CLINICS.

Appro priation

		CLINICS.	
Budg Item	et 1 Acct		
No.	No.—	Code. Description.	Detail.
648	478 A	1 Clinician	\$1,800
649	44	1 Clinician	1,200
650	"	1 Psychologist	2,100
651	"	1 Psychologist	1,800
652	66	1 Psychologist	2,400
653	"	4 Psychologists at \$1,800 each a	
	66	year	7,200
654		3 Psychologists at \$900 each a year	2,700
655	44	1 Social Service Worker	1,800
656	••	1 Physician	1,800
		BACTERIOLOGICAL LABORATORIE	ES.
657	478 A	1 Director of Laboratories	
658	410 A	1 Milk Bacteriologist	\$3,600 3,000
659	44	2 Bacteriologists at \$2,700 each a	3,000
000		year	5,400
660	44	1 Bacteriologist	2,100
661	44	1 Technician	1,500
662	"	1 Clerk	2,280
663	44	2 Helpers at \$720 each a year	1,440
			_,
		Conservation of Child Life	
			•
		SCHOOL INSPECTION.	
664	479 A	1 Chief Medical Inspector	<b>\$4,</b> 000
665	66	1 School Inspector	2,100
66 <b>6</b>	**	9 School Inspectors at \$1,800 each	44.000
005	66	a year	16,200
667	••	1 Optometrist	1,800
		DENTAL.	
668	479 A	1 Dentist Chief	\$3,000
669	"	2 Dental Hygienists at \$1,800 each	\$5,000
000		a year	3,600
670	44	12 Dentists at \$1,200 each a year	14,400
671	64	1 Dentist Assistant	600
		CHILD WELFARE.	
672	479 A	2 Pediatricians at \$3,000 each a	
		year	<b>\$6,00</b> 0
673	44	1 Pediatrician	520
674	46	1 Pediatrician	840
		Food Inspection.	
		MULIC AND DAIDY CONTROL	
		MILK AND DAIRY CONTROL.	
675	480 A	2 Veterinarians at \$3,600 each a	
		year	\$7,200
676	46	1 Veterinarian	2,700
		OTHER FOOD CONTROL.	
677	480 A	1 Chief Food Inspector	\$3,900
678	"	7 Food Inspectors at \$2,400 each	40,000
		a year	16,800
		CHEMICAL LABORATORY.	• • • •
670	480 A		<b>63</b> 000
679 680	480 A	1 Chemist	\$3,000 2,70 <b>0</b>
681	**	1 Technician	1,200
001		I ICOMICIAN	1,200

### Protection of Life and Property.

### PLUMBING INSPECTION.

		PEOMBING INSPECTION.		
Budg Item No.	Acct.		Detail.	Appropriation.
682	456 A	1 Chief Plumbing Inspector	\$3,900	
683	46	1 Assistant Chief Plumbing In-		
000		spector	3,000	
684	"	7 Plumbing Inspectors at \$2,880		
		each a year	20,160	
		HOUSING INSPECTION.		
005	450 A		<b>6</b> 2 000	
685	457 A	1 Chief Tenement House Inspector	\$3,000	
686		9 Tenement House Inspectors at \$2,400 each	21,600	
		Ψ2,100 caci	21,000	
		INDUSTRIAL INSPECTION.		
687	458 A	3 Industrial Inspectors at \$2,400		
		each a year	\$7,200	
688	"	1 Industrial Inspector	2,220	
		CHARITIES AND RELIEF.		
689	551 A	3 City Physicians at \$3,600 a year	\$10,800	
000	001 A	3 City I hysicians at \$5,000 a year	φ10,800	
		FIELD NURSING.		
691	479 A	1 Director	\$3,600	
692	46	1 Assistant Director	2,700	
693	46	9 Supervisors at \$2,280 each a year	20,520	
694	44	2 Supervisors at \$2,100 each a year	4,200	
695	4.6	1 Clerk	2,280	
696	46	1 Stenographer-Clerk	1,500	
		schools.		
607	479 A	35 Field Nurses at \$1,980 each a		
031	113 A	year	\$69,300	
		, , , , , , , , , , , , , , , , , , , ,	φου,ουυ	
		CHILD WELFARE.		
698	479 A	15 Field Nurses at \$1,980 each a	***	
		year	\$29,700	
		SOCIAL SERVICE.		
699	551 A	1 Supervisor	\$2,700	
700	"	1 Field Nurse	2,100	
701	"	3 Field Nurses at \$1,980 each a		
		year	5,940	
		TUBERCULOSIS.		
702	478 A	9 Field Nurses at \$1,980 each a year	\$17,820	
102	110 A		• •	
		TUBERCULOSIS, OTHER THAN NUR		
703	478 A	Director	\$4,200	
704 705	"	Physician	$600 \\ 1,020$	
706	**	Cook, Hancock School	720	
707	478 A	RAT EXTERMINATION.	er ron	
107	210 A	4 Rat Catchers at \$1,380 each a year	\$5,520	

### MATERNITY SERVICE.

Appropriation.

Budg	Acct.		D-4-9
No.			Detail.
708 709	<b>5</b> 51 A	Physician Obstetrical Instructor	\$4,800 2,100
710	46	2 Institutional Nurses at \$1,500	2,100
110		each a year	3,000
		Total Personal Services (43-A)	\$525,448
Othe	r Than	Personal Services—	
	` '	ppropriation 43-B)	***
	476 B	Contractual Services	\$30,000
	476 C 476 H	Materials and Supplies	$18,500 \\ 22,000$
	1092 D	Equipment	5,000
		=	
		Total Other Than Personal Services	\$75,500
		Laguna Honda Home.	
Pers	onal Sei	rvices—(Appropriation 44-A)	
715	552 A	1 Superintendent	\$7,000
716	"	1 Assistant to Superintendent	3,300
717	"	1 Stenographer	2,280
718	"	1 Clerk for Payrolls	1,800
$\begin{array}{c} 719 \\ 720 \end{array}$	44	1 Telephone Operator	1,200 900
721	"	1 Physician	2,400
$7\overline{22}$	**	1 Physician	1,800
723	44	4 Internes at \$120 each a year	480
724	44	1 Laboratory Technician	1,200
725	64	1 X-Ray Technician	1,800
726	"	1 Pharmacist	2,400
727	"	1 Superintendent of Nurses	2,400
728	44	1 Supervisor Nurse	1,800
729		20 Institutional Nurses at \$1,200 each a year	24,000
730	"	1 Practical Nurse	24,000 8 <b>4</b> 0
731	"	5 Practical Nurses at \$600 each a	
		year	3,000
732	44	1 Occupational Therapy Worker	900
733	"	1 Vocational Therapeutic Nurse	1,200
734 735	46	1 Dietician	$\substack{\textbf{1,500}\\\textbf{720}}$
736	46	•	120
		Orderlies and Practical Nurses as required	16,740
737	44	1 Commissary	2,400
738	**	1 Laundryman	2,268
$\begin{array}{c} 739 \\ 740 \end{array}$	**	1 Laundress	1,524 $1,140$
741	66	1 Laundress	$\begin{array}{c} 1,140 \\ 900 \end{array}$
742	**	1 Head Institutional Attendant	2,400
743	66	1 Institutional Attendant	1,380

Budg	Acct.	Description	Deteil	Appro-
No. 744	No.—C 552 A	ode. Description. 3 Institutional Attendants at \$1,200	Detail.	priation.
121	002 11	each a year	3,600	
745	"	1 Head Matron	2,400	
746	"	1 Matron	1,020	
747	"	1 Seamstress	1,380	
748		1 Seamstress	1,080	
749	44	1 Practical Nurse	1,080	
750	"	1 Wardman	$\begin{matrix} 600 \\ 1,620 \end{matrix}$	
751 752	**	1 Chief Cook	2,400	
753	**	1 Cook	2,100	
754	64	4 Cooks at \$1,980 each a year	7,920	
755	66	1 Cook, Female	1,200	
756	**	1 Butcher	2,520	
757	**	1 Butcher's Helper	1,200	
758	**	1 Baker	2,280	
759	"	1 Dining Room Steward	1,680	
760	"	1 Kitchen Helper	<b>54</b> 0	
761 762	11	4 Waitresses at \$1,320 each a year 1 Farmer	$5,280 \\ 2,220$	
763	"	1 Plowman Laborer	900	
764	44	3 Engineers at \$2,640 each a year.	7,920	
765	44	1 Driver	1,800	
766	44	1 Gardener	1,800	
767	66	1 Gardener's Helper	900	
768	"	Inmate Help	26,960	
769	552 AB	Vacation and Reliefs, All Depart-		
		ments	1,500	
		Total Personal Services (44-A)	\$175,572	
Othe	r Than	Personal Services—		
	(A)	ppropriation 44-B)		
770	552 B	Contractual Services	\$24,850	
771	552 C	Materials and Supplies	50,750	
772	552 CO	Foodstuffs	228,000	
773	1092 O	Equipment	7,500	
		Total Other Than Personal Services (44-B)	\$311,100	
7731	<b>½</b>	For the relief of the indigent sick and dependent poor whose support is chargeable to the county (Appropriation 44½-B)	\$350,000	
		Isolation Hospital.		
Pers	onal Se	rvices—(Appropriation 45-A)		
774	554 A	1 Superintendent	\$2,400	
775	"	1 Office Attendant	840	
776	"	1 Watchman	1,740	
777	"	1 Night Watchman	1,320	
778	554 AB	1 Relief Night Watchman	237	

Budg	et			1
Iten No.	a Acct.		Detail.	Appropriation
779	554 A	3 Gatemen at \$540 each per year	1,620	priadon
780	"	1 Resident Physician	4,200	1
781	64	1 House Officer	300	
782	**	2 Internes at \$120 each per year	240	1
783	44	12 Institutional Nurses at \$1,200	240	1
100		each per year	14,400	
77.0.4	••		•	
784	44	1 Practical Nurse	660	
785		4 Orderlies at \$540 each per year	2,160	
786	64	4 Practical Nurses at \$540 each per		
		year	2,160	}
787	66	8 Pupil Nurses at \$144 each per		1
		year	<b>1,152</b>	}
788	**	1 Seamstress	1,080	1
789	66	2 Janitors at \$600 each per year	1,200	
790	44	6 Wardmen at \$540 each per year.	3,240	
791	46	7 Wardwomen at \$540 each per	-,	
		year	3,780	1
792	44	1 Laundryman	720	- Andrews
793	554 AB			
100	UUT AD	lief	1,400	
504			•	
794	554 A	1 Cook	2,100	
795	554 AB	,	175	
796	554 AA	3 Kitchen Helpers at \$540 each per		
		year	1,620	
797	44	1 Dishwasher	540	
798	84	1 Waitress	1,320	
799	554 AB		45	
800		1 Gardener	1,200	
		Total Personal Services (45A)	\$51,849	
		San Francisco Hospital.		
_	• ~	•		
Perso	mal Ser	rvices—(Appropriation 46-A)		
		ADMINISTRATION.		
801	554 AA	1 Superintendent	\$7,000	
802	44	1 Assistant Superintendent, Main	3,300	
803	"	1 Assistant Superintendent, T. B	2,700	
804	44	1 Clerk	3,000	
805	44	1 Clerk for Payrolls	1,800	
806	66	4 Clerk Stenographers at \$900 each	·	
000		a year	3,600	
907	44	•	•	
807	46	1 Stenographer	2,280	
808	66	1 Hospital Statistician	2,280	
809	"	1 Assistant Hospital Statistician	1,920	
810	46	1 Clerk	1,800	
811	66	2 Clerks, \$900 each a year	1,800	
812		1 Office Attendant, T. B	900	
813	41	2 Telephone Operators at \$1,800	2 600	
		each a year	3,600	
814	**	2 Telephone Operators at \$1,500		
		each a year	3,000	
815	44	1 Telephone Operator, night	1,080	
			-,	
816	44	1 Telephone Operator, night	840	

Budg	et			A
Item No.		ode. Description.	Detail.	Appro- priation.
817		1 Watchman	1,620	
818	"	1 Watchman, T. B	1,320	
819	66	1 Watchman 1 Teamster	$\begin{matrix} 720 \\ 2,040 \end{matrix}$	
820 821	66	1 Messenger	600	
822	**	11 Institutional Help	4,200	
		MEDICAL.		
823	554 AA	1 Resident Physician	\$1,500	
824	"	2 Senior House Officers at \$450 each	<b>ψ1,0</b> 00	
		a year	900	
825	44	13 House Officers at \$300 each a		
		year	3,900	
826	44	36 Internes at \$120 each a year	4,320	
		PHARMACY.		
827	554 AA	1 Pharmacist	\$3,000	
828	"	1 Assistant Pharmacist	2,700	
829	"	1 Assistant Pharmacist	$\substack{2,400\\720}$	
830 831	14	1 Stockman	480	
601		·	100	
		DENTAL.		
832	544 AA	1 Dentist	\$1,200	
		X-RAY.		
833	544 AA	1 Radiologist	\$1,800	
834	"	1 X-Ray Technician	2,100	
835	44	2 X-Ray Technicians at \$1,200 each	0.400	
000	64	a year	2,400	
836		1 Clerk-Stenographer	900	
00=		OPERATING ROOM.		
837	554 AA	1 Operating Room Nurse		
838	44	1 Assistant Operating Room Nurse	1,320	
839		2 Institutional Nurses at \$1,200 each a year	2,400	
840	46	• • • • • • • • • • • • • • • • • • • •		
841	66	1 Anaesthetist	2,100 $1,800$	
842	**	1 Anaesthetist	1,500	
843	44	1 Plaster Cast Maker	900	
		SOCIAL SERVICE.		
844	554 AA	1 Field Nurse Supervisor	\$2,100	
845	"	1 Field Nurse	1,980	
			2,000	
0.4.0	774 A A	NURSING.	•••	
846 847	554 AA		\$3,000	
041		3 Assistant Superintendent of Nurses at \$1,800 each a year	5,400	
848	"	1 Supervisor of Nurses, T. B	1,380	
849	11	1 Supervisor of Admissions	1,380 $1,380$	
850	"	4 Instructors Training School at	1,000	
500		\$1,500 each a year	6,000	
851	**	1 Instructor Training School Ob-	2,000	
		stetrical Nurse	1,500	
852	**	1 Supervisor Psychiatric Ward	1,500	
			,	

Appropriation

Budg Iten No.	a Acct.	ode. Description.	Detail.
853		1 Practical Nurse in Charge	Detail.
		Nurses' Home	1,080
854	**	1 Practical Nurse, Nurses' Home	720
855	"	90 Institutional Nurses at \$1,200	
	66	each a year	108,000
856	44	60 Practical Nurses	30,000
857	44	60 Orderlies	30,000
858		1 Office Assistant SuperIntendent of Nurses	540
		Pupil Nurses	10,000
			10,000
050	EE	COMMISSARY.	<b>40</b> COO
859 860	554 AA	1 Commissary	\$3,600 1,800
861	44	Institutional Help	2,140
		•	_,,
0.00	EF4 A A	LAUNDRY.	*0.400
862 863	554 AA	1 Laundry Superintendent	\$2,400 1,830
864	66	1 Wringer	1,636
865	**	1 Starcher	1,416
866	"	2 Washer's Helpers at \$1,556 each	
0.05	"	a year	3,112
867 868	"	5 Ironers at \$1,175 each a year 3 Ironers at \$1,128 each a year	5,880 3,384
869	"	5 Dry Room Workers at \$1,104	0,004
		each a year	5,520
870	"	2 Deliverymen at \$540 each a year	1,080
871	"	1 Marker	1,524
$\begin{array}{c} 872 \\ 873 \end{array}$	"	1 Sorter	1,524 1,116
874	**	1 Flat Work Finisher	1,110
875	**	13 Mangle Hands at \$1,020 each a	-,
		year	13,260
876	44	3 Porters at \$540 each a year	1,620
877		1 Seamstress	660
		HOUSEKEEPING.	
878	554 AA	1 Seamstress	<b>\$1,380</b>
879 8 <b>8</b> 0	"	4 Seamstresses at \$660 each a year 1 Surgery Porter	2,640
881	"	1 Lockerman	900 600
882	44	1 Morgueman	600
883	"	1 Morgueman	540
884	44	1 Incineratorman	540
885 886	"	1 Sterilizerman 8 Chambermaids	$\frac{600}{4,000}$
887	"	1 Foreman Institutional Help	1,080
888	"	1 Assistant Foreman	600
889	66	1 Window Washer	720
890	554 AA	1 Window Washer	600
$\begin{array}{c} 891 \\ 892 \end{array}$	"	30 Wardmen	16,200 22,950
893	554 A.A	1 Cook Chef	22,330 2,400
894	"	1 Cook Butcher	2,100
895	4	1 Cook Pastry	2,100
896	"	6 Cooks at \$1,980 each a year	11,880
897	••	1 Night Cook	1,980

#### CULINARY.

Budg		<b>552</b> ,		A nava.
Iten No.			Detail.	Appro- priation.
898 899	554 AA	1 Dietician 3 Dieticians at \$1,500 each a year	2,100 <b>4</b> ,500	
900	"	16 Waiters or Waitresses at \$1,320	04 400	
		each a year	21,120	
901	44	65 Institutional Help	33,150	
		POWER PLANT.		
902	554 AA	1 Chief Engineer	\$3,600	
903	"	4 Engineers at \$2,640 each a year 4 Firemen at \$2,220 each a year	$10,560 \\ 8,880$	
904 905	"	1 Helper	600	
		MAINTENANCE.		
906		2 Electricians at \$2,850 each a year	\$5,700	
907	46	1 Gardener	1,680	
908 909	"	1 Assistant Gardener	$720 \\ 3,660$	
910		Vacations and Reliefs in various	3,000	
	0011111	departments	7,785	
		Total Personal Services (46-A)	\$529,491	
Othe	r than I	Personal Services—		
	$(A_1$	opropriation 46-B)		
911	554 B	Contractual Services	\$67,000	
912	554 C	Materials and Supplies	161,000	
913 914		Fixed Charges	$280,000 \\ 3,500$	
	1092 D	Fixed Charges Equipment	20,000	
		Total Other Than Personal		
		Services (46-B)	\$531,500	
		Emergency Hospitals.		
Pers	onal Ser	vices—(Appropriation 47-A)		
		1 Chief Surgeon	\$3,000	
917	46	1 Assistant Chief Surgeon	2,700	
918	44	1 Chief Steward	3,000	
919 920	"	1 Stenographer	$\frac{2,280}{24,000}$	
921	**	10 Surgeons at \$2,400 each per year 23 Stewards at \$2,400 each per year	55,200	
922	"	14 Nurses at \$1,980 each per year.	27,720	
923	46	16 Ambulance Drivers at \$2,400	·	
		each per year	38,400	
924	44	1 Messenger	1,200	
925	44	2 Surgeons Half Time at \$1,200		
		each per year	2,400	
<b>9</b> 26	5541 AB	Extra Emergency Service When Re-	1 000	
005	EE 44 + T	quired	1,000	
941	9941 AB	Vacations and Reliefs	6,740	
		Total Personal Services (47-A)	\$167,640	

### Other than Personal Services— (Appropriation 47-B)

929 930	Acct. No.—C 5541 BB 5541 CC 5541 HH	dode. Description. Contractual Services Material and Supplies Fixed Charges Equipment	Detail. \$11,500 16,000 1,715 5,000	
		Total Other Than Personal (47-B)	\$34,215	
		San Francisco Health Farr	n.	
Person	onal Ser	vices—(Appropriation 48-A)		
		1 Superintendent, Head Nurse	<b>\$</b> 3,000	
933	- 46	1 Office Attendant	720	
934	"	1 Interne	120	
935	44	1 Dentist	600	
936	• • • • • • • • • • • • • • • • • • • •	4 Institutional Nurses at \$1,200	4,800	
937	"	each per year	4,000	
301		2 Practical Nurses at \$780 each per year	1,560	
938	44	1 Housekeeper	780	
939	44	1 Porter	720	
940	66	4 Institutional Help, Housekeeping,	,_,	
010		at \$600 each per year	2,400	
941	"	1 Chief Cook	2,100	
$9\overline{42}$	"	1 Cook	1,800	
943	44	1 Pastry Cook	1,500	
944	"	5 Institutional Help, Culinary, at \$600 each per year	3,000	,
945	44	1 Mechanic	2,400	
946	**	1 Chauffeur	1,500	
947	"	1 Gardener	1,380	
948	44	1 Assistant Gardener	1,020	
		2 Laborers at \$1,500 each per year.	3,000	•
949	4780 AC	Seasonal Laborers as Required at \$5 per day	3,760	,
		Total Personal Services (48-A)	\$36,160	
Other	r than I	Personal Services—		
	$(A_{I})$	opropriation 48-B)		
950	4780 B	Contractual Services	\$5,700	,
	4780 C	Materials and Supplies	8,500	
		Foodstuffs	18,500	
953	$4780~\mathrm{H}$	Fixed Charges	515	
954	1092 DD	Equipment	4,000	
		Total Other Than Personal (48-B)	\$37,215	
			, ,	
		Total Health Department		\$2,825,690

### CHARTER FUNDS AND STATE LAWS.

Budget Item No.	Acct. No.—Co	de. Description.	Detail.	Appropriation.
955	612	For Playground Fund (Appropri-		
200	012	ation 49)		\$450,000
956	601	Park Fund (Appropriation 50)		\$700,000
957	631/132			,
301	001/102	(Appropriation 51)		\$6,000,000
958	629	Firemen's Relief and Pension		40,000,000
300	043	Fund (Appropriation 52)		\$550,000
959	577	Library Fund (Appropriation 53)		\$350,000
	629	Board of Administration San		φοσο,σσσ
960	049	Francisco City Employees' Re-		
		tirement Fund (Appropriation		
				\$547,000
0.01	402	Dublicity and Adventising (Appro		φυ41,000
961	403	Publicity and Advertising (Appro-		8000 000
0.00	FF0	priation 55)		\$200,000
962	553	Maintenance of Blind (Appropria-		@@ <b>=</b> 000
0.00		tion 56)		\$65,000
963		Installation new Charter (Appro-		<b>60 6</b> 000
		priation $56\frac{1}{2}$		\$25,000
964 6	0273	Maintenance of Aquarium (Appro-		
		priation 57)		\$50,000
965	630	Tax Judgment (Appropriation 58)		\$250,830
966 6	0273	De Young Museum (Appropria-		
		tion 59)		\$80,000
967 6	0239	California Palace Legion of Honor		
		(Appropriation 60)		\$80,000
968	5561-H	For relief of needy aged persons		
		(state law) (Appropriation 61)		\$240,000
		TOTAL BUDGET		\$26,704,982

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton—15.

Absent—Supervisors Andriano, Gallagher, Suhr—3.

# Appropriating \$569,492 Out of County Road Fund for Street Maintenance, 1931-1932.

Bill No. 9413, Ordinance No. 9002 (New Series), as follows:

Appropriating, setting aside and authorizing to be expended the sum of \$569,492 out of the County Road Fund for Personal and Non-Personal services for expense of street repair and maintenance during the fiscal year 1931-1932.

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

Section 1. The sum of \$569,492 is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for Personal and Non-Personal services in connection with street repair and maintenance during the fiscal year 1931-1932, to-wit:

#### Resurfacing, Roving and Miscellaneous.

1 Superinte	ndent, per annum\$	6,000
1 Assistant	Superintendent, per annum	3,900
1 Assistant	Superintendent, per annum	3,300
1 Assistant	Superintendent, per annum	3,000
2 Assistant	Superintendents, \$2,700 each per annum	5,400

1 Assistant Superintendent, per annum ......

1 Experienced Clerk, per annum .....

	Experienced Cierk, per annum	0,00
	Engineers, \$10 each per diem	18,90
	Engineers, \$2,640 each per annum	26,40
2	Engineers (vacation and relief), \$2,640 each per annum	5,280
1	Fireman, \$2,200 per annum	2,20
2	Foremen, \$9 each per diem	4,860
1	Foreman, \$10 per diem	2,700
1	Machinist, \$9 per diem	2,43
2	Asphalt Dryermen, \$9 each per diem	4,860
1	Asphalt Mixerman, \$9 per diem	2,430
	Asphalt Finisher, \$8 per diem	2,16
15	Asphalt Finishers, \$8 each per diem	32,400
6	Asphalt Workers, \$7.50 each per diem	12,150
38	Asphalt Workers, \$7.50 each per diem	76,950
<b>1</b>		2,430
1	Cement Finisher Helper, \$8 per diem	2,160
5	Granite Cutters, \$9.50 each per diem	12,825
	Pavers, \$8 each per diem	6,480
	Rammers, \$7 each per diem	3,780
	Chauffeurs, \$8 each per diem	25,920
	Watchmen, \$1,860 each per annum	18,600
2	Watchmen (vacation and relief), \$1,860 each per annum	3,720
1	our person, ye per answer that the transfer the person of	2,430
	Carpenter's Helper, \$6.50 per diem	1,755
	Telephone Operator (Asphalt Plant)	1,652
	Laborers, \$6 each per diem	50,220
Re	eimbursements	100
	Total Personal Service	352,792
	Non-Personal Service	
	ntractual service	
Ma	aterials, supplies, equipment	98,700
	Total Personal and Non-Personal	5569,492
	Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenne, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, St.	

Spaulding, Stanton—15.

Absent—Supervisors Andriano, Gallagher, Suhr—3.

#### ADJOURNMENT.

Whereupon, the Board, at the hour of 8:30 p. m., adjourned.

J. S. DUNNIGAN, Clerk.

2,40

3.00

Approved by the Board of Supervisors June 8, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

JOHN S. DUNNIGAN.

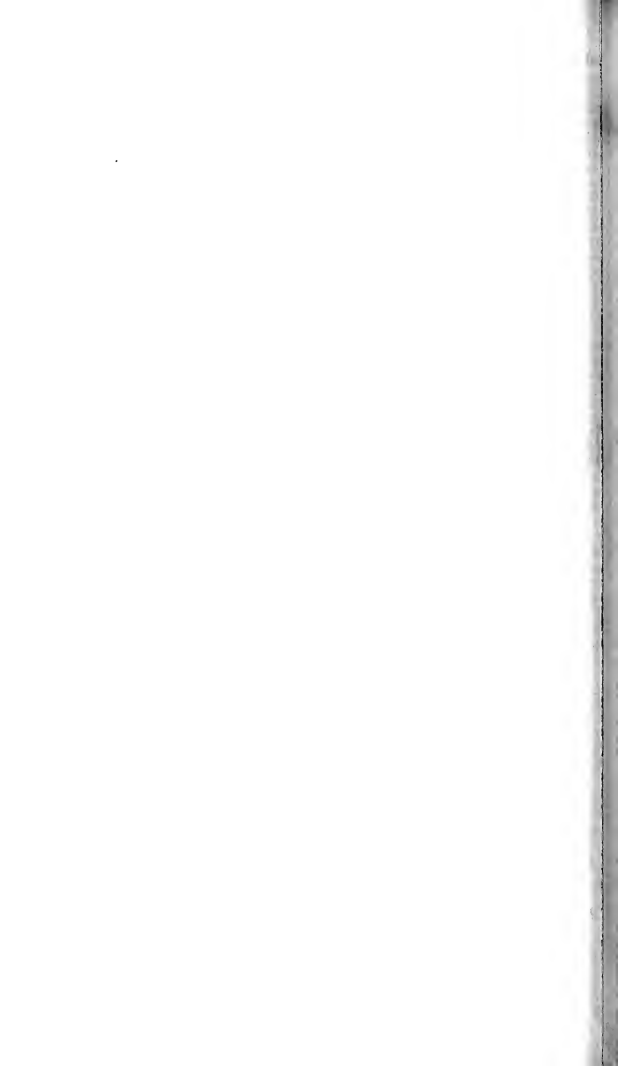
Clerk of the Board of Supervisors, City and County of San Francisco. Monday, May 25, 1931.

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# OURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

#### MONDAY, MAY 25, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, May 25, 1931, 2 D. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern,

McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr -5.

Quorum present.

His Honor Mayor Rossi being absent, Supervisor Hayden was elected to preside.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 11, 1931, was considered read and approved.

#### PRESENTATION OF PROPOSALS.

#### Foodstuffs.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing foodstuffs during four-month term, viz.: July, August, September, October, 1931, and referred to Supplies Committee.

#### Opera Chairs in Schools.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing opera chairs in Balboa High School, Aptos Junior High School and James Lick Junior High School, and referred to Supplies Committee.

#### 68 Stereopticons for School Department.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing 68 stereopticons for School Department, and referred to Supplies Committee.

#### Sale of Bonds.

Sealed bids for the purchase of certain bonds of the City of San Francisco, State of California, were received by the Board of Supervisors up to the hour of 3 o'clock p. m. on Monday, May 25, 1931, and to be opened by said Board at said time.

The bonds offered are described as follows:

\$150,000 Public Parks and Squares Bonds, issue of February 1, 1931, comprising 6 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

\$300,000 Boulevards and Roads Bonds, issue of February 1, 15, comprising 12 bonds of \$1,000 denomination, maturing each year from 1936 to 1960, inclusive.

The said described bonds bear interest at the rate of four and obalf per centum per annum, payable semi-annually, and shall not esold at a price less than the par value thereof, together with accrulinterest thereon at date of delivery.

Bidders may bid for the whole or any part of the bonds here offer, and when a less amount of the whole amount offered is bid on, bidder shall state the year or years of maturity thereof.

The bonds offered are tax exempt, State and Federal.

Delivery of the bonds to the purchaser will be made within ten destrom the date of award, or within such time thereafter as may agreed upon by the purchaser and Finance Committee of the Boel of Supervisors.

All proposals for the purchase of such bonds shall be accompantly a deposit of 5 per cent of the amount bid, in lawful money of the United States, or by a deposit of a certified check payable to J. Dunnigan, Clerk of the Board of Supervisors of the City and Coun, for a like sum, provided that no deposit need exceed the sum of \$10,0, and that no deposit need be given by the State of California, while money or check shall be forfeited by the bidder in case he fails accept and pay for the bonds bid for by him if his bid is accepted.

The approval of Thomson, Wood & Hoffman, attorneys, New Yo, as to the legality of these bonds is on file in the Clerk's office.

This notice is given pursuant to the direction of resolutions of the Board of Supervisors adopted May 18, 1931.

#### Bids.

Dius.	
The following bids were received and referred to the F mittee:	inance Co
1. Continental Illinois Company Certified check, American Trust Company, \$10,000.	
2. Weeden & Co	469,377.
3. American Securities Company, R. W. Pressprich & Company, Syndicate Manage Certified check, American Trust Company, \$10,000.	
4. Anglo London Paris Company, First National Ban Bankamerica Company, Eldredge & Co., First Detro Company, Inc., by Anglo London Paris Company Certified check, Anglo London Paris Co., \$10,000.	oit 472,275.
5. Harris Trust and Savings Bank	469,318.
6. Halsey, Stuart & Co., Inc	468,360.
7. R. H. Moulton & Co Certified check, Bank of California, \$10,000.	469,500.
8. William R. Staats Co., Wm. H. Conlin, Manager, Sa Francisco; Bankers Company of New York	an 470,785.
9. The National City Company of California Certified check, Bank of California, \$10,000.	470,487.0
10. Heller, Bruce & Co., Dean Witter & Co., Wells Fars Bank & Union Trust Company, by Heller, Bruce & Co.	

Subsequently during the proceedings the Finance Committee reports the following resolution, which was adopted:

Certified check, Wells Fargo Bank, \$10,000.

#### Award of Bonds.

Resolution No. 34488 (New Series), as follows:

Whereas, after due notice given, as provided by the Charter of the lity and County of San Francisco, that sealed proposals for the purhase of certain bonds of said City and County, to-wit:

Public Parks and Squares Bonds, Issue of February 1, 1931, to the

mount of \$150,000, and

Boulevards and Roads Bonds, Issue of February 1, 1931, to the mount of \$300,000, would be opened and considered on Monday, May 5, 1931; and

Whereas, sundry bids were received and opened in accordance with he aforesaid notice of sale, and the same having been duly considered;

nerefore

Resolved, That the bid of Anglo London Paris Company, First Najonal Bank, Bankamerica Company, Eldredge & Co., First Detroit Co., Inc., for said \$150,000 Public Parks and Squares Bonds, Issue of February 1, 1931, comprising six bonds of \$1,000 denomination mauring each year from 1936 to 1960, inclusive, and \$300,000 Boulevards and Roads Bonds, Issue of February 1, 1931, comprising twelve bonds of \$1,000 denomination maturing each year from 1936 to 1960, inclusive, be and the same is hereby accepted and said bonds are hereby struck off and sold to said Anglo London Paris Company, First Najonal Bank, Bankamerica Company, Eldredge & Co., First Detroit Co., Inc., for the price bid therefor, to-wit: \$472,275, and accrued interest thereon at the date of delivery.

That the Finance Committee be directed to arrange for the delivery

of said bonds.

That all other bids for said bonds be rejected and the Clerk is hereby directed to return certified checks accompanying the same.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, McGovern, Miles, Peyser, Power, Shannon, Stanton—10.

Absent-Supervisors Andriano, Colman, Gallagher, Hayden, Mc-

Sheehy, Roncovieri, Spaulding, Suhr-8.

#### Action Deferred.

The following matter was laid over one week and made a Special Order for 2 p. m., June 1, 1931:

#### HEARING OF APPEAL-2 P. M.

#### Rezoning Northeast Corner Filbert and Taylor Streets.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone northeast corner of Filbert and Taylor streets from Second Residential District to Commercial District.

#### Action Deferred.

The following matters were, on motion, laid over one week:

#### SPECIAL ORDER-2:30 P. M.

# Sale of Jail Bonds for the New City and County of San Francisco County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That bids be invited for the sale of County Jail Bonds in the sum of \$100,000, to be expended for the purchase of a new County Jail site, and the erection of buildings thereon; and the Clerk of this Board is hereby directed to advertise for bids in accordance with the provision of this resolution.

# Prepare Plans and Specifications for New San Francisco City and County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby authorized to prepare plans and specifications for the new San Francis County Jail and to receive bids therefor.

# Requesting Approval of Board of Supervisors of San Mateo County for Purchase of Land for San Francisco Jail Site.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Supervisors of the City and Count of San Francisco does hereby request the approval by the Board of Supervisors of the County of San Mateo of the purchase by the Cit and County of San Francisco of the certain land, situate in San Mateo County, required by the City and County of San Francisco for the erection of a County Jail thereon. The said land herein referred the is situate east of the highway, distant about one mile south of Halmoon Bay, and known as the 'Cassinelli Ranch,' comprising approximately 420 acres, and being distant about 28.7 miles from the Cit and County of San Francisco.

It having developed during the discussion of the foregoing that the United States government was about to abandon Fort Funston, and that the property might be available as a jail site, Supervisor Haven ner moved that Right of Way Agent Phillips submit an estimate cost of its development, including water development on the other sites under consideration, and that entire matter lay over one weee pending such report.

#### Action Deferred.

The following matter was, on motion, laid over one week:

#### SPECIAL ORDER-3 P. M.

#### Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipa corporation. Said parcel of land is situated in the City and Count; of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet (inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement

Said parcel of land will be sold on the above-mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

#### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER-3 P. M.

#### Auction Sale of Lease of City Property.

Pursuant to the provisions of Subdivision 32 of Section 1, Chapter II, Article II, of the Charter of the City and County of San Francisco, a lease of certain real property of the City and County is offered for sale at public auction on the 11th day of May, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Beginning at a point on the boundary line dividing Buri Buri Rancho and the San Mateo Rancho, which said point bears north 55 degrees 0 minutes east distant 1925.88 feet from corner "B. B. 10" and "S. M. No. 1" of the above mentioned ranchos; running thence on the following courses and distances, to-wit: South 55 degrees 0 minutes west 811.64 feet; south 33 degrees 43 minutes east 592.41 feet; south 62 degrees 31 minutes east 591.11 feet; south 24 degrees 31 minutes east 349.38 feet; south 5 degrees 02 minutes east 735.24 feet; south 39 degrees 02 minutes east 1104.57 feet; south 43 degrees 20 minutes east 633.83 feet; south 37 degrees 45 minutes east 746.12 feet; south 20 degrees 36 minutes east 1155.28 feet; south 11 degrees 58 minutes east 917.08 feet; south 53 degrees 50 minutes east 1300 feet; south 65 degrees 14½ minutes east 828.67 feet; north 55 degrees 05 minutes east 207.58 feet, to a point on the surveyed center line of the Skyline boulevard: thence along the center line of said boulevard the following courses and distances: North 37 degrees 33 minutes west 304.73 feet; north 33 degrees 33 minutes west 862.93 feet; thence to the right on the arc of a circle with a radius of 1000 feet a distance of 386.88 feet; thence north 11 degrees 23 minutes west 469.68 feet; thence leaving the center line of said boulevard and running north 63 degrees 04 minutes east 318.41 feet to the easterly boundary line of the lands of the City; thence along said boundary line north 33 degrees 53 minutes west 1499.43 feet; north 37 degrees 45 minutes west 5057.04 feet to the point of beginning; excepting therefrom the Skyline boulevard; the hereby described tract containing 172.53 acres.

The said lease to be made to the highest bidder therefor and to be on the following terms and conditions:

#### Terms and Conditions of Sale.

- (a) That said lease shall be for a term of 20 years from July 1, 1931. (b) That said premises shall be used only as a golf course and for catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the general manager of the San
- Francisco Water Department.

  (c) That lessee shall, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any nuisance to be created thereon.
- (d) That rental of said premises shall be payable monthly in advance, and by way of additional rental for the demised premises an amount equal to all taxes and assessments of every kind which shall be levied against or made a lien upon the demised premises and/or the improvements now or hereafter erected thereon, commencing with the taxes for the fiscal year ending June 30, 1932, and continuing during the life of this lease; and further provided, in the event there should be a consolidation of the counties of San Francisco and San Mateo and if for any reason the demised properties are not subject to taxation, as additional rental for the term created, the bidders will agree to pay as additional rental throughout the term created yearly

a sum equal to the amount of all taxes paid at the end of the year when said property was subject to taxation; the amount of each a sessment or of each installment of taxes to be due on or before te days prior to the date upon which the same becomes delinquent.

(e) Lessee shall not assign said lease without the written conser of the proper officials of the City only authorized by law to give suc

consent.

- (f) Default in payment of the amounts agreed to be paid, or breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankuptcy or insolvency, or in an manner by operation of law, shall operate as a forfeiture and saidlessee shall thereupon be terminated and all improvements of saidlessee thereon shall revert to and become the property of the Cit, and County of San Francisco.
- (g) At all times during the term of the lease, lessee shall conduc his business thereon and use said land in such manner as not to in terfere with the conduct of the City's water supply, and the City re serves the right at all times to enter upon said land and construc water pipes, mains or any other structures necessary or useful in connection with said water supply.

(h) No improvements or changes in said golf course shall be made on said property without the written consent of the general manager of the San Francisco Water Department first had and obtained therefor

- (i) For a period of 30 days commencing at the expiration or other termination of the lease, excepting as above provided for breach of provisions of subdivision "f" hereof, the City shall have the option to purchase the buildings, water pipes, tanks or other removable prop erty of lessee, excepting sod of greens and fairways and drainage system. which shall belong to and be a part of said property. A board of arbitration consisting of three members, one to be selected by the City, one by the lessee and a third by the two so selected, shall fix the value of such property, the decision of any two to be binding on both the City and the lessee. At the expiration of said 30 days, and during the period of 60 days thereafter, lessee shall be entitled to remove the aforesaid improvements from the premises in so far as the option may not have been exercised, leaving the premises from which such improvements have been removed in a condition satisfactory to the general manager of the San Francisco Water Department; provided, however, that in event of failure to so remove such improvements, same shall remain on the property and become a part thereof without recourse by said lessee.
- (j) Lessee shall save and hold harmless the City from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons' use of or activities on the demised area or any adjacent lands of the City.
- (k) Lessee, or anyone using or in any way connected with the uses or purposes of the lease, shall not trespass on any adjacent land of the City.
- (1) Lessee shall at all times, and at his sole expense, comply with all regulations of the Boards of Health of the City or State in the matter of sanitation on the demised premises.
- (m) The golf course shall be maintained during the term of the lease in a manner satisfactory to the City.
- (n) The bidder shall agree to pay the sum of \$300 to defray the cost of advertising the necessary resolutions, ordinances and notices in connection with this solicitation of bids.
- (o) No bid will be received unless the bidder shall agree to pay to Crystal Springs Country Club the sum of \$172,000, which sum represents the value of the improvements on the demised premises and existing lease.

#### Manner of Bidding.

At the time and place hereinabove stated the Clerk of the Board of Supervisors will read this notice, and thereupon the Presiding Officer of the Board of Supervisors will call for bids for the lease of the property described herein.

Any person may offer a bid in writing, sealed, and each bid shall be

for the monthly rental to be paid during the term of the lease.

Each bid made shall be subject to be raised by any other person, and the bidding shall continue until no increased bid shall be made, and said bid so made in open board will be considered as if made in writing, when the lease shall be struck off and awarded to the highest bidder. The said bidder to whom the award is made shall thereupon deposit with the Clerk of the Board of Supervisors the sum of \$1,000, or a certified check made payable to the Clerk of said Board in said amount, as a condition that within ten days after the passage of an ordinance of award he will enter into a written lease of said property in accordance with the terms and conditions stated in this notice; in the event of a failure so to do, such sum or check will be forfeited to and become the property of the City and County.

In case any bidder shall fail to make such deposit, his bid shall be then and there rejected and the lease shall be struck off and awarded to the next highest bid, provided that no person desires to increase

the same.

The Board of Supervisors at any time prior to the passage of the ordinance of award may reject any bid.

This notice is given pursuant to the direction of Resolution No. 34239

(New Series).

#### Referred.

Bid of Crystal Springs Golf Club, with certified check for \$1,000, referred to Joint Committee on Public Utilities and Welfare to report at next meeting.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34453 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### 1929 Hospital Bond Construction Fund

(1) American Surgical Sales Company, 100 beds for Laguna Honda Home (claim dated April 30, 1931).....\$ 2,275.00

#### Municipal Railway Fund

(4) General Petroleum Corporation of California, gasoline for April (claim dated May 7, 1931) ......

(5) San Francisco City Employees Retirement System, contribution for account prior service employments (claim dated May 5, 1931).....

1,243.66

1.960.45

	3
(6) Nellie M. Tucker, as administratrix of estate of James L. Tucker, deceased; in full payment of any damage sustained by reason of the death of James L. Tucker, due to accident of January 13, 1928 (claim dated May 7, 1931)	4,976.8
County Road Fund	1
<ul> <li>(7) E. J. Treacy, for improvement in front of city property, Kearny street from Chestnut street southerly, and on Chestnut street from easterly line of Kearny street westerly (claim dated May 12, 1931)</li></ul>	3,400.00 1,084.40 4,391.10
1928 Hetch Hetchy Construction Fund	
(10) The American Rubber Manufacturing Company, conveyor belt (claim dated May 7, 1931)	561.12
12, 1931)	730.36
(12) Pacific Coast Steel Corporation, steel (claim dated May	C 49C 01
7, 1931)	6,426.08
poultry (claim dated May 7, 1931)	535.5t
(14) Santa Cruz Portland Cement Company, cement (claim	C 07F 00
dated May 7, 1931)	6,375.00
in connection with Newark-San Lorenzo pipe line during March, 1931 (claim dated May 12, 1931)	7,784.15
(16) United States Rubber Company, boots and coats (claim dated May 12, 1931)	2,278.20
1931 Boulevards and Roads Bonds.	2,210.20
<ul> <li>(17) N. Clark and Sons, sewer pipe furnished for Clarendon avenue extension (claim dated May 13, 1931)</li> <li>(18) Department of Public Health (Laguna Honda Home), reimbursement for labor used on roads around Laguna Honda Home (claim dated May 9, 1931)</li> </ul>	594.59
	22,000.00
Special School Tax. (19) C. F. Weber & Company, bookkeeping tables for Balboa	
High School, (claim dated May 12, 1931)	770.00
Water Revenue Fund.	1
<ul> <li>(20) N. A. Eckart, reimbursement of cash revolving fund, per expenditure, (claim dated May 13, 1931)\$</li> <li>(21) Pacific Gas &amp; Electric Co., gas and electricity furnished San Francisco Water Department, (claim dated May 13,</li> </ul>	2,525.10
1931)	16,062.89
(22) San Francisco Lumber Company, lumber furnished, (claim dated May 13, 1931)	850.16
(23) Tynan-Alexander Motors, Ltd., one Ford truck, (claim dated May 13, 1931)	864.98
(24) Western Pipe & Steel Co., water pipe, (claim dated	301.00
May 13, 1931)	9,941.40
ing April, (claim dated May 13, 1931)	31,970.80
General Fund, 1930-1931.	
(26) San Francisco Chronicle, official advertising (claim dated May 18, 1931)	1 768 10
(27) Pacific Gas & Electric Co., street lighting, month of April, (claim dated May 18, 1931)	
	•

	(28) Wm. L. Hughson Company, one Lincoln auto for Police Department, (claim dated May 11, 1931)	4,063.25
	(29) Hanni & Girerd, repairs to Police Department autos,	1,000.20
	(claim dated May 11, 1931)	534.55
	dated May 13, 1931)	814.51
-	(31) Jensen Bread Co., bread for County Jail No. 1, (claim	70410
	dated May 13, 1931)	794.18
1	month of May, (claim dated May 31, 1931)	750.00
-	(33) Patrick & Moise-Klinkner Co., dog licenses furnished, (claim dated May 18, 1931)	600.00
١	(34) Little Children's Aid, maintenance of minors, (claim	
ĺ	dated May 12, 1931)	12,405.11
	(claim dated May 12, 1931)	3,039.34
ļ	(36) Children's Agency, maintenance of minors, (claim dated	20 415 00
Ì	May 12, 1931)	33,413.22
	dated May 9, 1931)	808.00
	(38) The Albertinum, maintenance of minors, (claim dated May 9, 1931)	600.00
	(39) Convent of the Good Shepherd, maintenance of minors,	
	(claim dated May 9, 1931)	668.00
	(claim dated May 9, 1931)	1,430.00
	(41) San Francisco Nursery for Homeless Children, main-	750 67
ĺ	tenance of minors, (claim dated May 11, 1931)	752.67
	(claim dated May 9, 1931)	520.00
	(43) Whittier State School, maintenance of minors, April (claim dated May 11, 1931)	540.00
	(44) Preston School of Industry, maintenance of minors,	
	March (claim dated May 9, 1931)	1,060.00
	April (claim dated May 9, 1931)	1,140.00
	(46) County Road Fund, reimbursement of expenditure in	1 000 50
	connection with sewer repairs (claim dated May 6, 1931) (47) Pacific Gas and Electric Company, lighting public build-	1,382.78
	ings (claim dated May 12, 1931)	5,430.49
	(48) B. Flatland, fourth payment, contract 1, wiring arterial "Stop" signs (claim dated May 12, 1931)	3,000.00
	(49) American LaFrance and Foamite Corporation, labor and	3,000.00
	material furnished for Fire Department apparatus (claim dated May 15, 1931)	E00 1E
	(50) Pacific Gas and Electric Company, gas and electric ser-	<b>59</b> 0. <b>15</b>
	vice furnished Fire Department (claim dated May 15, 1931)	2,052.43
	(51) J. T. Freitas Company, Inc., eggs furnished Laguna Honda Home (claim dated April 30, 1931)	778.65
	(52) Levy-Zentner Company, produce furnished Laguna	
	Honda Home (claim dated April 30, 1931)	556.43
	(claim dated April 30, 1931)	1,094.00
	(54) Pacific Gas and Electric Company, gas for Laguna	1 104 41
	Honda Home (claim dated April 30, 1931)	1,164.41
	guna Honda Home (claim dated April 30, 1931)	2,393.97
	(56) F. E. Booth Company, fish for Laguna Honda Home (claim dated April 30, 1931)	710.17
	(57) Golden State Company, butter and cheese for Laguna	719.17
	Honda Home (claim dated April 30, 1931)	1,025.83

Suhr—5.

<ul> <li>(58) Pratt-Low Preserving Company, canned fruits, Laguna Honda Home (claim dated April 30, 1931)</li> <li>(59) Del Monte Meat Company, meat for Laguna Honda</li> </ul>	1,600.9
Home (claim dated April 30, 1931)	4,911.1
(60) Jensen Bread Company, bread for Laguna Honda Home	
(claim dated April 30, 1931)	1,128.9
(61) D. N. & E. Walter & Co., sheeting for Laguna Honda	-
Home (claim dated April 30, 1931)	1,194.4
(62) Pratt-Low Preserving Company, canned fruit for San	1
Francisco Hospital (claim dated April 30, 1931)	2,235.6
(63) Carl Munter & Co., sheets for San Francisco Hospital	1
(claim dated April 30, 1931)	1,699.2
(64) Cyclops Iron Works, three electric refrigerators for Juve-	
nile Detention Home (claim dated April 30, 1931)	1,450.0
Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hay	den. Mc
Govern, McSheehy, Miles, Peyser, Power, Shannon, Spauldin	,
ton—13.	3, 2002
Absent—Supervisors Andriano, Colman, Gallagher, Ron	covieri

#### Reconstruction of Lyon Street and Other Streets.

Also, Resolution No. 34454 (New Series), as follows:

\$12,540.00

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri Suhr—5.

# Appropriating \$150,000 Out of 1931 Public Parks and Squares Bond Fund.

Also, Resolution No. 34455 (New Series), as follows:

Resolved, That the sum of \$150,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Public Parks and Squares Bond Fund for the construction of parks and squares located within the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

### Payments for School Properties Out of 1923 School Bonds.

Also, Resolution No. 34456 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1923 School Bond Fund, and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

(1) To Frederick Klinger, for Lot No. 41 in Block 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber One of Maps at pages 169 and 170; also known as Lot No. 22 in Block 5714 on the Assessor's Map Book; as per acceptance of offer by Resolution No. 34395 (New Series). (Claim dated May 18, 1931)...... 4,700.00

(2) To Elizabeth A. Salter, for Lot No. 42 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber One of Maps at pages 169 and 170; also known as Lot No. 23 in Block 5714 as per the Assessor's Map Book; as per acceptance of offer by Resolution No. 34396 (New Series). (Claim dated May 18, 1931).....

5.650.00

(3) To Patrick J. Johnston, for Lots Nos. 38, 39 and 40 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber One of Maps at pages 169 and 190; also known as Lots Nos. 18, 20 and 21 in Block 5714 as per the Assessor's Block Books; as per acceptance of offer by Resolution No. 34394 (New Series). (Claim dated 

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr-5.

#### Payment of \$6,500 for Property for Hospital in Mission District— Hospital Bonds.

Also, Resolution No. 34457 (New Series), as follows:

Resolved, That the sum of \$6,500 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1929 Hospital Bond Construction Fund, and authorized in payment to Claud L. Devencenzi, being payment for land and improvements commencing at a point on the southwesterly line of Onondaga avenue, distant thereon 187 feet 6 inches northwesterly from the northwesterly line of Mission street; running thence northwesterly along the said line of Onondaga avenue 49 feet 6 inches; thence at a right angle southwesterly 80 feet; thence at a right angle southeasterly 49 feet 6 inches; thence at a right angle northeasterly 80 feet to the point of commencement. Acceptance of offer by Resolution No. 34397 (New Series). (Claim dated May 18, 1931.)

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

Public Garage Permit, R. G. Brinton, 1660 McAllister Street. On recommendation of Fire Committee.

Resolution No. 34458 (New Series), as follows:

Resolved, That R. G. Brinton be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage on premises at 1660 McAllister street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, M. Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Staton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovier Suhr—5.

### Parking Station, L. A. Southwick, North Side of Minna Street, 50 Feet East of Fourth Street.

Also, Resolution No. 34459 (New Series), as follows:

Resolved, That L. A. Southwick be and is hereby granted permission revocable at will of the Board of Supervisors, to maintain and operation an automobile parking station on premises on the north side of Minr street, 50 feet east of Fourth street.

The rights granted under this resolution shall be exercised with six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, M Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Starton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovier Suhr—5.

### Garage Permit, S. T. Hynes, Southwest Corner of Sansome and Sacramento Streets.

Also, Resolution No. 34460 (New Series), as follows:

Resolved, That S. T. Hynes be and is hereby granted permission revocable at will of the Board of Supervisors, to maintain and operat a public garage on premises at the southwest corner of Sansome an Sacramento streets.

The rights granted under this resolution shall be exercised withis six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Starton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri Suhr—5.

# Transferring Supply Stations at Various Locations to General Petroleum Corporation.

Also, Resolution No. 34461 (New Series), as follows:

Resolved, That The General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station permits heretofore granted the following named persons for the following locations in the City and County of San Francisco:

R. G. Pyne, northeast corner of San Jose and Ocean avenues, Resolution No. 29485 (New Series). E. E. Bame, southwest corner of Fifteenth and Howard streets, Resolution No. 32625 (New Series). E. E. Bame, southeast corner of Monterey boulevard and Geneses street, Resolution No. 32799 (New Series). Thomas J. Culligan, northeast corner of Hyde and McAllister streets, Resolution No. 30285 (New Series). Otto K. May, southeast corner of Post and Broderick streets, Resolution No. 34084 (New Series).

The rights granted under this resolution shall be exercised within six months, otherwise said permits shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

Transfer Garage Permit, Thomas Owens, 3151 Sacramento Street.

Also, Resolution No. 34462 (New Series), as follows:

Resolved, That Thomas Owens be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him public garage permit heretofore granted Edward A. Michel by Resolution No. 18494 (New Series), for premises at 3151 Sacramento street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri,

Suhr-5.

# Transfer Parking Station, W. H. Camfield, South Side Mission Street, 100 Feet West of Main Street.

Also, Resolution No. 34463 (New Series), as follows:

Resolved, That W. H. Camfield be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile parking station permit heretofore granted Jim Hunnicutt by Resolution No. 31422 (New Series), for premises on the south side of Mission street, 100 feet west of Main street.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

#### Transfer Supply Station, Jos. L. Castor Co., Northwest Corner Bay Shore Boulevard and Thornton Avenue.

Also, Resolution No. 34464 (New Series), as follows:

Resolved, That Joseph L. Castor Co., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted John G. and Richard T. Renney by Resolution No. 33623 (New Series), for premises at the northwest corner of Bay Shore boulevard and Thornton avenue.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

Authorizing the Mayor and the Clerk of the Board of Supervisors to Execute an Agreement With Spring Valley Company, Ltd., Correcting Description of Parcel 55 in Deed of March 3, 1930.

On recommendation of Public Utilities Committee.

Bill No. 9407, Ordinance No. 8996 (New Series), as follows:

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

Section 1. The Mayor and the Clerk of the Board of Supervisors are hereby authorized in the name of the City and County of San Francisco to enter into an agreement with Spring Valley Company, Ltd., a corporation, and formerly known as Spring Valley Water Com-

pany, for the purpose of correcting the erroneous description of Pacel No. 55, described in that certain deed dated March 3, 1930, in whice Spring Valley Water Company is the grantor and City and County of San Francisco the grantee, and which is recorded in Book 2002 of Official Records of the City and County of San Francisco at pages 1 and following.

Section 2. The land described in the agreement referred to i Section 1 hereof is hereby accepted by the City and County of Sa Francisco.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Starton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovier: Suhr—5.

#### Rereferred.

On motion of Supervisor Havenner the following bill was rereferred to the Public Utilities Committee:

## Market Street Railway Franchise on Turk Street and on Balboa Street.

Bill No. 9403, Ordinance No. — (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisc and to run and operate cars thereon in conformity with the provision of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Fran

cisco as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Markel Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boule vard and thence over and across Arguello boulevard to Balboa street, and thence over and along Balboa street to a point thereon midway

between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May, 1892, and approved by the Mayor of said City and County on the 3rd day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms, conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, main-

tained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, herein-

before mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or

passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all

rights granted thereby shall cease and determine.

Section 7. This ordinance shall take effect from and after the date of its approval.

Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

Establishing Grades on Montcalm Street and Other Streets and Avenues.

On recommendation of Streets Committee.

Bill No. 9408, Ordinance No. 8997 (New Series), as follows:

Changing and re-establishing the official grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; in Peralta avenue between Montcalm street and the westerly line of Florida street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peral avenue and Franconia street; on Macedonia street between Montcal and Brewster streets; and on Franconia street between Wolfe and Montcalm streets.

Whereas, the Board of Supervisors, on the written recommendation of the Board of Public Works, did, on the 24th day of February, 198 by Resolution No. 34,009 (New Series), declare its intention to change and re-establish the grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; on Peral avenue between Montcalm street and the westerly line of Floric street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peralta avenue and Fractionia street; on Macedonia street between Montcalm and Brewsterets; and on Franconia street between Wolfe and Montcalm street

Whereas, said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, more than forty days has elapsed since the first public

tion of said resolution of intention; therefore,

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

Section 1. The grades on the streets named at the points thereo indicated and at the elevations above City base as shown thereon an hereby changed and established as per that certain diagram entitled

"Grade Map, showing the proposed change and establishment of grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced southerly on Mullen avenue between Peralta avenue and Wolfe street; on Wolf street between Peralta avenue and Franconia street; on Macedonis street between Montcalm and Brewster streets; and on Franconistreet between Wolfe and Montcalm streets.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Starton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovier. Suhr—5.

### Ordering Sidewalk Construction in Silver Avenue.

Also, Bill No. 9409, Ordinance No. 8998 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors Februar, 10, 1931, having recommended the ordering of the following stree work, same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Stree Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Pari

II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in three installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be one year from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of the north one-half of Silver avenue from the east line of Congdon street to a line parallel with and 1722 feet east of the east line of Congdon street by the construction of two-course concrete sidewalks, six feet in width, where concrete or asphalt sidewalks, six feet or more in width, have not already been constructed.

Specifications of March, 1929, to be a portion of this contract.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano. Colman, Gallagher, Roncovieri, Suhr—5.

### Blasting Permit for California Construction Company.

Also, Resolution No. 34465 (New Series), as follows:

Resolved, That the California Construction Company is hereby granted permission, revocable at will of the Board of Supervisors, to explode blasts while working in Belgrave street between Shrader street extension and Sutro forest, provided said permittee shall execute and file a good and sufficient bond in the sum of \$10,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 A. M. and 6 P. M., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works and that if any of the conditions of this resolution be violated by said California Construction Company, then the privileges and all the rights accruing the sunder shall immediately become null and void.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

### Improving Sunnydale Avenue and Other Streets.

Also, Bill No. 9410, Ordinance No. 8999 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 5, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared

therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Par II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be simported in the succeeding installment of the preceding installment and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Sunny Dale avenue, between Cora and Rutland streets, where not already so improved, by the construction of ar mored concrete curbs, by the construction of side sewers, and by the construction of an asphalt-concrete pavement consisting of a 2-incl asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof; and the improvement of the southerly one-half of the crossing of Sunny Dale avenue and Peabody street by the construction of an 8-inch vitrified clay pipe sewer along the center line of Peabody street between the center and the southerly lines of Sunny Dale avenue; by the construction of armored concrete curbs by the construction of one-course concrete sidewalks on the angular corners, by the construction of one brick catchbasin with 10-inch vitrified clay pipe culverts, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof; and the improvement of the northerly one-half of Sunny Dale avenue be tween a line at right angles with the northerly line of Sunny Dak avenue and 199.92 feet easterly from the easterly line of Talbert street produced and a line at right angles with the northerly line of Sunny Dale avenue and 253.94 feet easterly from the easterly line of Talbert street produced, by resetting the existing concrete curbs, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

Prohibiting Parking, Day or Night, on Houston Street, and on the West Side of Mason Street Between Bush and Pine Streets.

On recommendation of Traffic Committee.

Bill No. 9411, Ordinance No. 9000 (New Series), as follows:

Amending Section 37 (a) of Article V, of Ordinance No. 7691 (New Series), entitled "An Ordinance Regulating Traffic Upon the Public Streets and Repealing All Ordinances Inconsistent Herewith," by including thereon Houston street and the west side of Mason street between Bush and Pine streets, as streets upon which parking is prohibited day or night.

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

Section 37 (a) of Article V, of Ordinance No. 7691 (New Series),

the title of which is recited above, is hereby amended to read as follows:

#### ARTICLE V.

Stopping, Standing and Parking. Stopping Prohibited in Specified Parking Prohibited on Certain Streets, Day or Night.

Section 37 (a). It shall be unlawful for the driver of any vehicle to stop the same or park for a longer period of time than is necessary for the actual loading or unloading and delivering of passengers or materials during any hour of the day or night on the following streets:

On the west side of Bernal avenue from the south line of Brook street to the east line of Diamond street, and on the east side of Bernal avenue from the south line of Brook street to a point 500 feet northerly along the curb from the point of intersection of the easterly curb line of Diamond street and the westerly curb line of Bernal avenue; On the north side of Brosnan place, between Valencia street and

Guerrero street;

On the east side of Grant avenue between Bush street and Broad-

On the west side of Grant avenue between Bush and Pine streets:

On both sides of Houston street:

On the north side of Jessie street between First street and Ninth street:

On Lilac street between Twenty-fifth and Twenty-sixth streets;

On the west side of Mason street between Bush and Pine streets:

On the north side of Natoma street between Tenth and Eleventh streets;

On the north side of Stevenson street between First and Ninth streets

Section 2. This ordinance shall take effect immediately.

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr-5.

#### PRESENTATION OF BILLS AND ACCOUNTS

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$80,970.67, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

#### NEW BUSINESS.

#### Passed for Printing.

The following resolution was passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

#### Auditorium Fund.

$Auditorium \ Fund.$	1
(1) Majestic Press, printing and posting signs for Music Week (claim dated May 21, 1931)\$	607.00
$Tax\ Judgments - Appropriation\ 58.$	
(2) The Western Pacific Railroad Company, one-tenth of judgment, including interest (claim dated Dec. 29, 1930)\$	719.84
1931 Boulevards and Roads Bonds Fund.	
(3) Berringer & Russell, hay and barley furnished for Sunset District (claim dated May 14, 1931)\$ (4) Weatherwax & Morgan, blasting stumps, account of Lake	1,277.76
Merced road (claim dated May 14, 1931)	2,100.00
20, 1931)	1,080.00
<ul> <li>(6) Granfield, Farrar &amp; Carlin, truck hire for Bernal Heights boulevard (claim dated May 20, 1931)</li></ul>	550.00
boulevard (claim dated May 20, 1931)	543.75
(8) H. V. Tucker, hire of Lorain shovel, Bernal Heights boulevard (claim dated May 20, 1931)	660.00
dated May 20, 1931)	568.50
(10) Peter McHugh, hire of tractor and caterpillar for Lake Merced road (claim dated May 20, 1931)	689.06
(11) M. Rosenberg, hire of gas shovel for Lake Merced road (claim dated May 20, 1931)	600.00
County Road Fund.	
<ul> <li>(12) San Francisco City Employees' Retirement Fund, to match contributions of county road employees (claim dated May 19, 1931)</li></ul>	1,589.23 738.00
1928 Hetch Hetchy Construction Fund.	
(14) California Meat Company, meat, etc. (claim dated May	
18, 1931)\$ (15) J. H. Creighton, truck hire (claim dated May 18, 1931). (16) Consolidated Foundries, castings, valves, etc. (claim	514.86 1,720.97
dated May 18, 1931)	660.72 1,129.00
(18) Hart-Wood Lumber Company, lumber (claim dated May 18, 1931)	2,047.41
(19) Hercules Powder Company, explosives (claim dated May	2,942.76
18, 1931)	2,942.10
(claim dated May 18, 1931)(21) San Francisco City Employees' Retirement System, to match contributions from Hetch Hetchy employments	1,447.67
(claim dated May 18, 1931)	727.48
(22) Valley Creamery, milk and cheese furnished (claim dated May 18, 1931)	575.25
1929 Hospital Bond Construction Fund.	
(23) Alfred I. Coffey, first payment, architectural services for psychopathic building (claim dated May 10, 1931)\$ (24) Alfred I. Coffey, first payment, architectural services for	4,800.00
cancer hospital (claim dated May 19, 1931)	4,800.00

### Municipal Railway Fund.

Municipal Railway Fund.	
<ul> <li>(25) County Road Fund, reimbursement for repairs to Municipal Railway right-of-way (claim dated May 14, 1931)\$</li> <li>(26) Market Street Railway Company, electric power funished (claim dated May 14, 1931)</li> </ul>	1,656.79 3,098.79
Special School Tax.	
<ul> <li>(27) General Electric Company, electric automatic starting compensators for schools (claim dated May 15, 1931)\$</li> <li>(28) San Francisco City Employees' Retirement System, to match contributions from employees engaged in school re-</li> </ul>	
pair (claim dated May 19, 1931)	911.75 2,350.00 8,027.80
dated May 20, 1931)	0,041.00
Water Revenue Fund.	
(31) Bank of America, commissions on water bills collected (claim dated May 20, 1931)\$ (32) General Petroleum Corporation, gasoline furnished	516.85
Water Department (claim dated May 20, 1931)	751.36
(33) Neptune Meter Company, water meter parts (claim dated May 20, 1931)	707.78
vice (claim dated May 20, 1931)	4,053.57
(claim dated May 20, 1931)	4,405.34
May 20, 1931)	771.80 534.45
DeYoung Museum—Appropriation 59.	
(38) A. A. Zelinsky & Co., painting, papering, etc., DeYoung Museum (claim dated May 21, 1931)\$	1,669.00
$Park\ Fund.$	
(39) Buckley & Curtin, printing forms for golf links (claim dated May 21, 1931)	1,172.00
<ul> <li>(40) Great Western Power Company of California, electricity for Sharp Park (claim dated May 21, 1931)</li></ul>	758.75
mium covering park employments (claim dated May 21, 1931)	923.66
<ul> <li>(42) Frank Food Company, foodstuffs furnished parks (claim dated May 21, 1931)</li> <li>(43) Glaser Brothers-Judell Company, tobacco, etc., for parks</li> </ul>	619.96
(claim dated May 21, 1931)	724.24
Playground Fund.	
(44) Devincenzi Brothers & Co., loam and truck rental for playgrounds (claim dated May 20, 1931)	898.50
<ul> <li>(45) Milton A. Purdy Company, drilling and breaking rock,</li> <li>Potrero playground (claim dated May 20, 1931)</li> <li>(46) Readymix Concrete Company, Ltd., concrete furnished</li> </ul>	1,450.00
playgrounds (claim dated May 20, 1931)	1,340.63
grounds (claim dated May 20, 1931)	1,438.44

(48) Sibley Grading and Teaming Company, Ltd., equipment	
and fertilizer furnished playgrounds (claim dated May 20, 1931)	697.20
grounds (claim dated May 20, 1931)	822.00
grounds (claim dated May 20, 1931)	1,681.51
20, 1931)	5,968.52
General Fund, 1930-1931.	
(52) San Francisco Chronicle, official advertising (claim dated May 25, 1931)\$ (53) A. P. Jacobs, rent of premises 333 Kearny street, May	900.03
3 to June 3, 1931)	1,120.75
dated May 18, 1931)	750.00
Department (claim dated May 18, 1931)	1,367.57
Francisco Hospital (claim dated April 30, 1931)	599.76
(claim dated April 30, 1931)	634.64
dated April 30, 1931)	4,113.72
nished San Francisco Hospital (claim dated April 30, 1931) (60) A. Levy & J. Zentner Company, produce (claim dated	1,450.42
April 30, 1931)	509.25
pital (claim dated April 30, 1931)	769.98
(claim dated April 30, 1931)	803.68
pital (claim dated April 30, 1931)	2,368.01
dated April 30, 1931)	1,112.99
1931)	577.58
Hospital (claim dated April 30, 1931)	1,552.77
pital (claim dated April 30, 1931)	4,700.15
(claim dated April 30, 1931)	2,595.49
Home (claim dated April 30, 1931)	2,050.00

#### Adopted.

The following resolution was adopted:

Appropriation, \$500, for Observance of Memorial Day.

On recommendation of Finance Committee.

Resolution No. 34490A (New Series), as follows:

Resolved, That the sum of \$500 be and the same is hereby set aside and appropriated out of Budget Item 29 (Memorial Day observance) and authorized in payment to Benning Wentworth (Auditor), Treasurer, for expense of 1931 Memorial Day observance.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri,

Suhr—5.

#### Passed for Printing.

The following matters were passed for printing:

Appropriating \$1,000 Out of County Road Fund for Improvement of South Side of Noriega Street Between Thirty-third and Thirty-fourth Avenues.

On recommendation of Finance Committee.

Resolution No. --- (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the improvement of the south side of Noriega street between Thirty-third and Thirty-fourth avenues; City's contribution toward assessment against property of Albert A. Axelrod.

# Payment of \$750 to Western Pacific California Railroad Company for Land for School Purposes.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$750 be and the same is hereby set aside and appropriated out of the 1923 School Bond Fund, and authorized in payment to The Western Pacific California Railroad Company for land required for school purposes, situate and commencing at a point on the easterly line of Arkansas street, distant thereon 100 feet southerly from the intersection of the easterly line of Arkansas street with the southerly line of Nineteenth street; running thence easterly 100 feet; thence at right angles southerly 25 feet; thence at right angles westerly 100 feet to the easterly line of Arkansas street; thence at right angles northerly 25 feet to point of commencement. Being the southerly 25 feet of Lot No. 15 in Block 4068 on Assessor's Map Book. Per acceptance of offer by Resolution No. 34419 (New Series). (Claim dated May 25, 1931.)

# Payments Out of 1931 Boulevards and Roads Bonds for Properties Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds Fund, and authorized in payment to the following named persons; being payments for properties required for the opening of the Bernal Heights boulevard, to-wit:

- - sessor's Block Books; acceptance of offer by Resolution No. 34494 (New Series). (Claim dated May 12, 1931)..... 3,400.00

<ul> <li>(5) To Godfrey Beaver, for Lot 11 in Block 5623, as per Assessor's Block Books; per acceptance of offer by Resolution No. 34494 (New Series). (Claim dated May 12, 1931)</li> <li>(6) To Eugene Egger, for Lots 68, 69 and 70 in Block 5549, per Assessor's Block Books; per acceptance of offer by Resolution No. 34491 (New Series). (Claim dated May 12,</li> </ul>	2,100.00
1931)	1,700.00
(7) To Eugene Egger, for Lots 56 and 57 in Block 5549, per Assessor's Block Books; per acceptance of offer by Reso-	
lution No. 34491 (New Series). (Claim dated May 12, 1931)	1,700.00
(8) To Leo Von Tauffkerchen and Rosa Von Tauffkerchen, for Lots 9 and 10 in Block 5621, per Assessor's Block Books; per acceptance of offer by Resolution No. 34493	
(New Series). (Claim dated May 12, 1931)	2,500.00
(9) To Clarence E. Schmitt, for Lot 5 in Block 5548, as per Assessor's Block Books; per acceptance of offer by Resolu-	
tion No. 34493 (New Series). (Claim dated May 12, 1931)	864.00
(10) To Clarence Tuers and Jennie Tuers, for Lots 7 and 8	
in Block 5549, per Assessor's Block Books; per acceptance	
of offer by Resolution No. 34493 (New Series). (Claim dated May 12, 1931)	3,000.00
(11) To Joseph H. Sims and Ada C. Sims, for Lot 12 in	0,000.00
Block 5622, per Assessor's Block Books; per acceptance of	
offer by Resolution No. 34493 (New Series). (Claim dated May 12, 1931)	2 600
May 12, 1301)	2,600

#### Adopted.

The following resolutions were adopted:

Payments Out of 1931 Boulevards and Roads Bonds for Properties Required for Bernal Heights Boulevard.

On recommendation of Finance Committee.

Resolution No. 34466 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds Fund and authorized in payment to the hereinafter named persons, being payments for properties required for boulevard purposes, to-wit:

being payments for properties required for boulevard purposes,	to-wit:
(1) To Rose Rosenfeld and Fredericke Schoenfeld, for Lots	
1, 2, 3 and 40 in Block 5627, per the Assessor's Block Books;	
per acceptance of offer by Resolution No. 34491 (New	
Series). (Claim dated May 12, 1931)\$	400.00
(2) To Leopoldine G. Sullivan, for Lot 51 in Block 5549, per	
Assessor's Block Books; per acceptance of offer by Resolu-	
tion No. 34491 (New Series). (Claim dated May 12, 1931)	210.00
(3) To Leopoldine G. Sullivan, for Lot 36 in Block 5547, per	
Assessor's Block Books; per acceptance of offer by Resolu-	
tion No. 34491 (New Series). (Claim dated May 12, 1931)	100.00
(4) To Clyde J. Schoenfeld, for Lot 41 in Block 5627, per	
Assessor's Block Books; per acceptance of offer by Resolu-	
tion No. 34493 (New Series). (Claim dated May 12, 1931)	100.00
Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayde	
Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding,	Stan-

Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

### Cancellation of Sale of Property Erroneously Assessed.

Also, Resolution No. 34467 (New Series), as follows:

Resolved, That in accordance with the recommendation of the As-

sessor in a communication dated May 18, 1931, the following property, being erroneously assessed in 1930, be withdrawn from sale and reassessed in 1931, in accordance with Section 3806, Political Code, and the Tax Collector is hereby directed not to offer same for sale:

Vol.	$\mathbf{Page}$	Block	Lot
4	60	579	6A
5	72	749	2A
5 5	74	752	3
8	115	1265	10
8 8 8	126	1268	50
8	133	1269	109
8	151	1275	16
11	180	1603	18
13	21	1709	21
14	200	1868	42/43
15	32	1916	7A
17	147	237 <b>4</b>	28
2 <b>1</b>	64	3074	17
22	31	3148	11
24	35	3584	47
24	49	3588	2
25	26	3637	47
25	26	3637	47A
25	195	3733	58
40	28	6622	39
40	91	6659	9D/9E
41	108	6794	22
41	147	6914	11

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr-5.

#### Cancellation of Assessments.

Also, Resolution No. 34468 (New Series), as follows:

Whereas, the Tax Collector has reported that the following assessments are duplicate assessments for the fiscal year 1930-1931 and should be canceled; therefore be it

Resolved, That the Auditor be directed to cancel, in compliance with Section 3805 of the Political Code, the following assessments:

On Real Estate Roll-

Volume 35, Block 5696, Lot 22, assessed to M. R. Scott; assessed valuation \$50; total tax \$2.02. Duplication in Volume 35, Block 5696, Lot 22, paid November 13, 1930, and April 18, 1931.

On Unsecured Personal Property Roll-

Volume 19, page 95, line 12, assessed to D. Spagnoletti. Duplication in Volume 17, page 113, line 10, assessed to Dan Spagnoletti.

Volume 19, page 28, line 8, assessed to A. B. Ellis. Duplication in volume 8, page 158, Lot 9, assessed to Bessie Lee Ellis.

Volume 19, page 53, line 21, assessed to Fred G. Kunz. Duplication in Volume 16, page 56, line 20.

Volume 19, page 76, line 24, assessed to Michael Olivieri. Duplica-

tion in Volume 11, page 53, line 14.

Volume 19, page 101, line 22, assessed to G. Todd. Duplication in Real Estate Volume 13, Lot 30, Block 1723.

Volume 19, page 38, line 19, assessed to Daniel J. Guiney. tion in Volume 17, page 35, line 4.

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-

Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Subr—5.

Appointing Health Officer With Authority to Sign Orders for Narcotics for Institutions of Department of Public Health, From July 1, 1931, to June 30, 1932.

On recommendation of Public Health Committee.

Resolution No. 34469 (New Series), as follows:

Resolved, That William C. Hassler, Health Officer of the Department of Public Health, is hereby appointed with full authority for the year commencing July 1, 1931, and ending June 30, 1932, to sign orders for narcotics for the institutions of the Department of Public Health, namely, the Laguna Honda Home, the San Francisco Hospital, the Emergency Hospitals, the Central Office and the San Francisco Health Farm at Redwood City, California Department of Public Health and Hetch Hetchy Hospital, in compliance with the rules and regulations of the Narcotic Division of the Treasury Department, Internal Revenue, San Francisco, Cal.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Acceptance of Offer of Robert F. Galway.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34470 (New Series), as follows:

Whereas, an offer has been received from Robert F. Galway to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the reasonable value thereof; now, therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$3,300, be and the same is hereby accepted, the said land being described as follows, to-wit:

Commencing at the northwest corner of Twelfth avenue and Lawton street and running westerly along the northerly line of Lawton street 95 feet; thence at right angles northerly 30 feet; thence at right angles easterly 95 feet to the westerly line of Twelfth avenue and thence southerly along the westerly line of Twelfth avenue 30 feet to the point of commencement.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-

Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Approval of Leases of San Francisco Water Department Lands.

On recommendation of Public Utilities Committee.

Resolution No. 34471 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), heretofore adopted by this Board, the Board of Public Works was granted power to enter into contract for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain par-

cels of said land; therefore be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be and the same are hereby approved and the Clerk of this Board be and he is hereby directed to endorse on each of said contracts the said approval of this Board. That the following are the contracts heretofore referred to:

1. W. M. Ringen, small parcel of land on Bay street, San Francisco (40 feet by 20 feet), one year, for maintaining a garage; consideration

\$24 per annum, payable \$6 quarterly in advance; renewal.

2. R. C. Storrie & Co., one acre at South San Francisco, San Mateo County, one year, for storage yard for contractors' machinery and equipment; consideration \$60, payable \$5 per month in advance; renewal.

. Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Agreement Between Southern Pacific and City for Rights-of-Way in Stanislaus County.

Also, Resolution No. 34472 (New Series), as follows:

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute on behalf of the City and County of San Francisco:

1. Triplicate counterparts of proposed agreement between Southern Pacific Railroad Company and Southern Pacific Company, parties of the first part, and City and County of San Francisco, a municipal corporation, party of the second part, granting the City the right to construct and maintain three Hetch Hetchy aqueduct pipe lines and a telephone line beneath property of the party of the first part near Oakdale and near Ohm, Stanislaus County, California.

2. Triplicate counterparts of a proposed agreement between Central Pacific Railway Company and Southern Pacific Company, parties of the first part, and City and County of San Francisco, a municipal corporation, the party of the second part, granting the City the right to construct and maintain three Hetch Hetchy aqueduct pipe lines and a telephone line beneath property of the party of the first part

near Covell, Stanislaus County, California.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

Acceptance of Offer of California Packing Corporation to Sell for \$500 Land in Alameda County Required for Newark-San Lorenzo Pipe Line.

Also, Resolution No. 34473 (New Series), as follows:

Resolved, That the offer of sale made by the following named owner to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sum set forth opposite its name be accepted:

California Packing Corporation, a corporation, \$500—A right-of-way easement for water pipe lines and a telephone line over a strip of land 13 feet wide across lands of the California Packing Corporation, bounded on the westerly side by the South Pacific Coast Railway right-of-way, on the southerly side by County Road No. 2853 and on the northerly side by lands of Mary J. Parkhurst. (As per detailed description and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property, and if the same is found in satisfactory condition, to accept on behalf of the City and County of San Francisco a deed conveying said right-of-way easement to said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Passed for Printing.

The following bill was passed for printing:

# Easements for Road Purposes in Alameda County.

On recommendation of Public Utilities Committee.

Bill No. 9414, Ordinance No. ——— (New Series), as follows:

Directing the Mayor and the Clerk of the Board of Supervisors to execute rights-of-way easements to the County of Alameda for road purposes.

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

Section 1. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute rights-of-way easements to the County of Alameda over lands owned by the City and County of San Francisco situated in Alameda County and under the control of the Water Department of the City and County of San Francisco, for the purpose of constructing and maintaining roads.

- Section 2. The rights-of-way easements for which the deeds described in Section 1 hereof are to be issued are situate within the following described lands in the County of Alameda, State of California—
- (a) For the Niles Canyon Road, so called, which leads from the town of Niles to the town of Sunol, an easement of right-of-way over and upon a strip of land varying in width from 50 to 100 feet (as said width has been fixed and adopted by the Board of Supervisors of said County of Alameda), commencing at or near the westerly line of Vallejo street, so called, in said town of Niles and running in a general northeasterly direction to the westerly terminus of County Road No. 7486;
- (b) For said Niles Canyon Road, so called, an easement of right-ofway over and upon a strip of land containing an area of 0.081 acres,

more or less, extending in a westerly direction from the westerly line

of said Vallejo street, so called;

(c) For the Vallecitos road, so called, which leads from a point near the town of Sunol to a point near the city of Livermore, an easement of right-of-way over and upon a strip of land 66 feet wide, commencing at or near the northerly line of Lots J and K of the Sunol portion of Rancho El Valle de San Jose and running in a general northeasterly direction to the northerly line of the Sunol portion of said rancho:

—in so far as said strips of land herein described lie within the boundaries of lands owned by said City and County of San Francisco.

Section 3. The grants to be made are to be subject to the following express conditions, which shall be accepted by legal legislation by the Board of Supervisors of the County of Alameda before these easements of rights-of-way become effective, viz.:

First: The party of the second part shall at its own expense construct and maintain a public road or highway over and on the land above described, and shall hold the party of the first part free from any obligation or expense in connection with the construction, maintenance or repair of such road or highway, the necessity for which

may result from any cause whatsoever.

Second: The easements of rights-of-way hereby granted shall apply solely to the surface of the land hereinabove described, and the party of the first part hereby expressly reserves the right at all times to construct, place, maintain, use, repair and replace pipe lines and any and all waterworks structures, appurtenances, appliances and equipment, including telegraph, telephone and electric power pole and wire lines, under, across, along and/or over the said land hereinabove described and not inconsistent with the uses and purposes for which this grant is made.

Third: The party of the second part shall hold and save harmless the party of the first part from any and all responsibility due directly or indirectly to the construction, maintenance or use of said highway.

Fourth: The easements of rights-of-way hereby granted are for public road or highway purposes only, and no other rights shall be granted by the party of the second part to any person, corporation or municipality without first receiving the approval of the party of the first part.

Section 4. This ordinance shall take effect immediately.

#### Action Deferred.

The following bill was laid over one week:

Requesting the Railroad Commission to Make a Report on the Operation of the Municipal Railway.

Bill No. 9417, Ordinance No. — (New Series), as follows:

Directing the Board of Public Works to request the Railroad Commission of the State of California to assist said Board of Public Works to make an investigation and report to the Board of Public Works covering the operations of the Municipal Railway of San Francisco.

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

Section 1. That the Board of Public Works be and it is hereby directed to request the Railroad Commission of the State of California to assist the Board of Public Works of the City and County of San Francisco by having its engineering and technical organization, under the direction of its Chief Engineer, make an investigation and report to said Board of Public Works covering the operations of the Municipal Railway, including a study of traffic characteristics, sched-

ules, financial results of operation and financial and physical requirements for the immediate future; these studies to include possible operating economies, reroutings and all other matters looking toward improvement in return with the maintenance of adequate service and the retention of existing wage schedules and present basic rate of fare. That said study, report and investigation shall not embrace the formulation of plans for consolidation or joint operation of the Municipal Railway with privately owned companies except where incidentally necessary to effect economies, improve service or relieve street congestion.

Section 2. The cost of this work shall be met out of Municipal Railway funds, and the sum of ten thousand (\$10,000) dollars is hereby appropriated and ordered paid from said funds to the State Railroad Commission, to be deposited with the Secretary of said Commission when the said Railroad Commission shall signify its intention of complying with the aforesaid request; and the Secretary of said Commission is requested to make a monthly report of expenditures to this Board, and, upon completion of the work, shall return any unexpended balance to the City Treasurer.

Section 3. The Board of Public Works shall direct the Superintendent of the Municipal Railway to furnish the Chief Engineer of the Railroad Commission and his authorized assistants with free transportation over the lines of the railway for use in the performance

of their official duties while engaged on this work.

Section 4. That when said report is completed and received that the Board of Public Works forthwith file a copy of the same with this Board and with the Mayor of the City and County of San Francisco.

Section 5. This ordinance shall take effect immediately upon its passage.

Passed for Printing.

The following resolution was passed for printing:

Appropriating \$60,000 Out of Boulevard Bond Issue of November, 1927, for Landscaping and Supervision of Sunset Boulevard Between Lincoln Way and Sloat Boulevard.

On recommendation of Streets Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the Boulevard Bond Issue of November, 1927, for landscaping and supervision of Sunset boulevard between Lincoln way and Sloat boulevard.

Said amount being for fifteen (15) blocks at a cost of \$4,000 a block, as submitted in the offer of John McLaren, Superintendent of Parks, and approved by the Board of Public Works and City Engineer.

#### Adopted.

The following resolution was adopted:

Award of Contract for Annual Report of Playground Commission.

On recommendation of Supplies Committee.

Resolution No. 34474 (New Series), as follows:

Whereas, under a certain agreement dated January 23, 1928, and entered into between Welded Products Company, Inc., and Leonard S. Leavy, the duly appointed, qualified and acting Purchaser of Supplies of the City and County of San Francisco, the said Welded Products Company, Inc., did promise and agree to furnish to the City and County of San Francisco certain supplies, to-wit: certain steel street markers; and

Whereas, it was provided in said agreement above mentioned that

the said Welded Products Company, Inc., would save the said Purchaser of Supplies and the City and County of San Francisco free and harmless from all claims of any other person, firm or corporation claiming to have a patent on the said street markers furnished under said contract; and

Whereas, the said Welded Products Company, Inc., did on the said 23rd day of January, 1928, with the Royal Indemnity Company as surety, execute and deliver to the said Purchaser of Supplies a bond in the sum of four thousand (\$4,000) dollars, conditioned for the faith-

ful performance of the said contract; and

Whereas, said Welded Products Company, Inc., has delivered to the City and County of San Francisco the said steel street markers in conformity with the provisions of said contract, and the United States courts have finally determined that no person had a valid patent upon the said street markers, and that the said Welded Products Company, Inc., in manufacturing and delivering the same to the City infringed on the patent of no person, and that all liability on the aforesaid bond has now ceased and determined; now, therefore, be it

Resolved, That the Welded Products Company, Inc., and the Royal Indemnity Company are hereby released and acquitted from all further liability under the aforesaid contract or under the said bond

given for the faithful performance thereof.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Release of Welded Products Company, Inc., From Contract.

Also, Resolution No. 34475 (New Series), as follows:

Resolved, That award of contract be hereby made to Pernau-Walsh Printing Company on bid submitted May 18, 1931 (Proposal No. 722), for furnishing the following, viz.: Printing annual report of San Francisco Playground Commission, 1929-30, 1000 copies, for the sum of \$329.50.

Resolved, That no bond be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

## Award of Contract, Stock Furniture for School Department.

Also, Resolution No. 34476 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted May 11, 1931 (Proposal No. 717), for furnishing the following, viz.: Stock furniture for School Department.

Item No. 1(a)—600 chair desks, No. 1, at \$5.90 each; Rucker-Fuller Company.

Item No. 1(b)—600 chair desks, No. 2, at \$5.90 each; Rucker-Fuller Company.

Item No. 2—1250 chairs, library, at \$2.54 each; Rucker-Fuller Company.

Item No. 2—1250 chairs, library, at \$2.54 each—C. F. Weber & Co. Item No. 3—500 chairs, tablet arm, at \$4.57 each; C. F. Weber & Co.

Item No. 4(a)—600 chairs, primary, 10-inch, at 87 cents each; C. F. Weber & Co.

Item No. 4(b)—600 chairs, primary, 12-inch, at 87 cents each; C. F. Weber & Co.

Item No. 4(c)—850 chairs, primary, 14-inch, at 87 cents each; C. F. Weber & Co.

Item No. 5-25 chairs, swivel, at \$7.45 each; Peck & Hills Furniture Company.

Item No. 6-25 desks, 60x34 inches, at \$25.50 each; West-Made Desk

Company.

Item No. 7—50 desks, 50x32 inches, at \$23.50 each; West-Made Desk. Company.

Item No. 8—100 desks, 42x32 inches, at \$17 each—West-Made Desk Company.

Item No. 9(a)—300 stools, size 18 inches, at \$1.25 each—C. F. Weber & Co.

Item No. 9(b)—300 stools, size 24 inches, at \$1.45 each—Mo. Dorman. Item No. 9(c)—100 stools, size 30 inches, at \$1.65 each—C. F. Weber & Co.

Resolved, That bonds for faithful performance of contract be required as follows, viz.:

Bid No. 2—Rucker-Fuller Company, \$1,000 bond.

Bid No. 4—C. F. Weber & Co., \$1,000 bond.

Bid No. 6-Mo. Dorman, no bond.

Bid No. 10-West-Made Desk Company, \$500 bond.

Bid No. 12-Peck-Hills Furniture Company, no bond.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Award of Contract, Hospital Equipment for Laguna Honda Home.

Also, Resolution No. 34477 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted May 4, 1931 (Proposal No. 712), for furnishing the following, viz.: Hospital equipment for Laguna Honda Home.

Item No. 1-4 ward dressing carriages, "Albatross," at \$109.90 each;

Colson Company of the Pacific.

Item No. 2—20 wheel chairs, coil or elliptical springs as may be required, Gendron Company's, at \$38 each; Eames Company.

Item No. 3—8 bed pans racks in stand, at \$24 each; American Surgical Sales Company, Ltd.

Item No. 4—12 ward screens, "Albatross" model 694, page 55, at \$21.49 each; Colson Company of the Pacific.

Item No. 5—12 ward screens, "Albatross" model 647, page 54, at \$13.89 each; Colson Company of the Pacific.

Item No. 6-6 commode chairs, "Brooklyn" No. 5009, at \$18.80 each;

Walters Surgical Company.

Item No. 7—4 adjustable irrigator stands, "Albatross" model 628, page 48, without tubing and accessories, at \$14.67 each; Colson Company of the Pacific.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That no bonds be required.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr-5.

## Award of Contract for Hardware and Castings.

Also, Resolution No. 34478 (New Series), as follows:

Resolved, That award of contract be hereby made for furnishing supplies in Class 7, Hardware and Castings, that may be ordered from time to time during the semi-annual term commencing July 1 and ending December 31, 1931, on bids submitted April 20, 1931 (Proposal No. 698), and tabulation thereof on file in the Bureau of Supplies, which is by this reference made a part hereof; said matter having heretofore received full consideration in an open public meeting of the Supplies Committee of the Board of Supervisors and the awards herein approved by it, same are now made to the following, viz.:

Bid No. 1—Dan P. Maher Paint Company.

Bid No. 2—E. E. Newhall Company, Inc.

Bid No. 3—Consolidated Foundries.

Bid No. 5—Seller Bros. & Co.

Bid No. 10-Marshall-Newell Supply Company.

Bid No. 11-American Brake Shoe and Foundry Company of California.

Bid No. 12—Dunham, Carrigan & Hayden Company.

Bid No. 13—A. W. Pike & Co., Inc.

Bid No. 15-Waterhouse-Lester-Scovel Company, Ltd.

Bid No. 17—General Machinery and Supply Company.

Bid No. 18-Steiger & Kerr Stove and Foundry Company.

Bid No. 19—C. W. Marwedel.

Bid No. 20—Joshua Hendy Iron Works.

Bid No. 22—Baker, Hamilton & Pacific Company.

Bid No. 24—M. Greenberg's Sons.

Bid No. 25-Sloss & Brittain.

Bid No. 28-A. J. Glesener Company.

Bid No. 29-Palace Hardware Company.

Bid No. 30—Enterprise Foundry Company.

Bid No. 31—San Francisco Stove Works.

Resolved, That no bonds be required on hardware.

Resolved, That bonds for the faithful performance of contract on items of castings be required as follows, viz.:

Bid No. 3—Consolidated Foundries, \$100 bond. Bid No. 11—American Brake Shoe and Foundry Company of California, \$1,000 bond.

Bid No. 18—Steiger & Kerr Stove and Foundry Company, \$200 bond.

Bid No. 20—Joshua Hendy Iron Works, \$200 bond. Bid No. 24—M. Greenberg's Sons, \$200 bond.

Bid No. 30-Enterprise Foundry Company, \$200 bond.

Bid No. 31—San Francisco Stove Works, \$200 bond.

All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That all other bids submitted thereon be rejected.

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stan-

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

## Loading Zones.

On recommendation of Traffic Committee.

Resolution No. 34479 (New Series), as follows:

Resolved, That loading zones be established as shown below:

19 Fell street, 27 feet—West Coast Paint Company (warehouse); serves three stores.

2147 Folsom street, 27 feet—H. Friedrichs (furniture factory); serves loading of trucks.

770 McAllister street, 27 feet—Royal Show Case Company (salesroom); serves two loading entrances.

759-765 McAllister street, 27 feet—Royal Show Case Company (warehouse and factory); serves warehouse and factory.

1-9 Seneca avenue, 36 feet—Eagle Brewing Company; serves loading of trucks and trailers.

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Maintenance of Soup Kitchen, Rich and Clara Streets.

The following was presented and read by the Clerk:

Petition of A. C. Clark and numerous others, constituting citizens and non-citizens of this city, praying that serious consideration be given to the matter of adequate appropriation for the continued maintenance during the present depression of soup kitchen now located at the intersection of Rich and Clara streets, for feeding unemployed.

Referred to the Superintendent of the Laguna Honda Home, C. M. Wollenberg.

Protest Against Filling of Dual Position of City Engineer and Engineer of Islais Creek Reclamation District by City Engineer M. M. O'Shaughnessy.

The following was presented and referred to the City Attorney:

Communication from Louis H. Rand, protesting, demanding and requesting that the salary of City Engineer M. M. O'Shaughnessy as City Engineer be disallowed and steps be initiated to recover amounts paid to him for salary, in view of the fact that he has occupied illegally the dual position as City Engineer and engineer of Islais Creek Reclamation District.

#### Requesting Appropriation for McLaren Park.

Communication from the Excelsior District Improvement Club requesting that appropriation be made for twenty parcels of land in McLaren Park, costing approximately \$45,000, permitting continuation of thoroughfare from Mission District to the playground now in course of construction.

Read by the Clerk and ordered filed.

Endorsing Senate Bill No. 339, Appropriating \$250,000 From the State Treasury for Permanent Buildings for Annual Live Stock Shows.

Supervisor Hayden presented:

Resolution No. 34480 (New Series), as follows:

Whereas, the Legislature of the State of California has passed

Senate Bill No. 339, appropriating the sum of \$250,000 from the State Treasury, to be used in the construction of permanent buildings for a live stock exposition to be held annually in Agricultural District 1A, comprised of San Francisco and San Mateo counties and

Whereas, Agricultural District 1A has agreed to furnish the site for the above-mentioned buildings, and also to match the State ap-

propriation of \$250,000 with an equal amount; and

Whereas, these national live stock expositions have been of great benefit to other sections of the country where they are held annually, not only benefiting the cities in which they are held, but also the entire live stock industry and other branches of agriculture in those sections of the country; and

Whereas, we believe that this national live stock exposition would be a great asset, not only to the City of San Francisco, but also to the

entire State of California; and

Whereas, this live stock exposition has the backing of the live stock interests of the State, and is an exposition that has been long wanted by the live stock interests of the State; therefore, be it

Resolved, That we, the Board of Supervisors of the City and County of San Francisco, meeting this 25th day of May, 1931, do endorse Senate Bill No. 339 and urge the Governor of the State of California to sign the said bill.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Accepting Offer of George Smith to Sell Property Required for School Purposes.

Supervisor Shannon presented:

Resolution No. 34481 (New Series), as follows:

Whereas, an offer has been received from George Smith to convey to the City and County of San Francisco certain land and improvements, hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; therefore, be it

Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$5,500, be and the same is hereby accepted, the said lands being described as follows, to-wit:

Commencing at a point on the northeasterly line of Highland avenue, 100 feet southeasterly from Patton street; thence southeasterly 25 feet; thence at right angles northeasterly 100 feet; thence at right angles northwesterly 25 feet, and thence at right angles southwesterly 100 feet to the northeasterly line of Highland avenue and point of commencement; also known as Lot 17 in Block 5714 on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Giving Permission to City Employees, Members of the Ninetyfirst Division, to Make Pilgrimage.

Supervisor Spaulding presented:

Resolution No. 34482 (New Series), as follows:

Whereas, the Ninety-first Division Association, an organization of veterans who fought with the Ninety-first Division during the World War, is sponsoring a pilgrimage to the American cemeteries and battle-fields in Europe, leaving California August 14 and returning to California September 25, 1931; and

Whereas, the visitation of the scenes of their battle experiences and the places sanctified by the sacrifices of our heroic dead is a worthy

undertaking; and

Whereas, the Ninety-first Division was largely composed of men selected for military service from California, many of them from San Francisco; now, therefore, be it

Resolved, That employees of the City and County of San Francisco who are World War veterans be and are hereby granted permission by the Board of Supervisors of the City and County of San Francisco to attend said pilgrimage, and that those who avail themselves of the privilege be granted full pay during the time of the pilgrimage, August 14 to September 25, 1931.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Fixing June 29, 1931, for Hearing of Appeal on Rezoning of Potrero Avenue and Utah Street.

Supervisor Gallagher presented:

Resolution No. 34483 (New Series), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, denying an application to rezone, from Second Residential District to Light Industrial District, property located on Potrero avenue and Utah street, between Nineteenth and Twenty-first streets, is hereby set for Monday, June 29, 1931, at 2 o'clock p. m., in the Chambers of the Board of Supervisors.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

# Mayor to Appoint Citizens' Committee to Welcome United States Fleet.

Supervisor Power presented:

Resolution No. 34484 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby authorized to appoint a Citizens' Committee to make arrangements for the suit-

able reception of the United States battle fleet, its officers and enlisted men, which will arrive in San Francisco Bay on approximately June 20 and remaining here until June 30, 1931.

Adopted by the following vote:

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr

## Accepting Offer of Mary K. Haster to Sell Property Required for School Purposes.

Supervisor Shannon presented:

Resolution No. 34485 (New Series), as follows:

Whereas, an offer has been received from Mary K. Haster to convey to the City and County of San Francisco certain land and improvements hereinafter described, required for school purposes; and

Whereas, the price at which said parcel of land is offered is the

reasonable value thereof; now, therefore, be it
Resolved, That the offer of the said owner to convey to the City and County of San Francisco a good and sufficient fee simple title to the following described land, free of all encumbrances, for the sum of \$9,500, be and the same is hereby accepted, the said land being described as follows, to-wit:

Lot No. Thirty-seven (37) in Block Number Two (2), Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps, at pages 169 and 170; also known as Lot 18 in Block 5714, on Assessor's Map Book.

The City Attorney is hereby directed to examine the title to said land, and if the same is found to be vested in the aforesaid owner, free of all encumbrances, and that the taxes up to and including the current fiscal year are paid, and that the so-called McEnerney title has been procured or sufficient money reserved for the purpose of procuring the same, to report the result of his examination to the Board of Supervisors, and also to cause a good and sufficient deed for said land to be executed and delivered to the City and County upon payment of the agreed purchase price as aforesaid. And the said deed to said land is hereby accepted.

Adopted by the following vote:

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton-13.

Absent-Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr

# Granting Permission to the Italian Legion and Unione Sportiva to Conduct Open-Air Carnival at the Foot of Taylor Street, Between Beach and Jefferson Streets.

Supervisor Canepa presented:

Resolution No. 34486 (New Series), as follows:

Resolved, That the Italian Legion and the Unione Sportiva be and they are hereby granted permission to conduct an open-air carnival at the foot of Taylor street, between Beach and Jefferson streets, from August 29, 1931, to September 12, 1931, inclusive.

Adopted by the following vote:

Ayes-Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, Mc-

Govern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr —5.

# Mayor to Appoint Citizens' Committee to Arrange for Observance of Armistice Day.

Supervisor Peyser presented:

Resolution No. 34487 (New Series), as follows:

Resolved, That his Honor the Mayor be and is hereby authorized and requested to appoint a Citizens' Committee to arrange for a fitting observance of Armistice Day.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr —5.

# Appropriation, \$200, Payment to Medal of Honor Portrait Committee for Radiotone Portraits of Philip Katz and H. W. Roberts.

Supervisor Hayden presented:

Resolution No. 34489 (New Series), as follows:

Resolved, That the sum of \$200 be and the same is hereby set aside and appropriated out of the General Fund. 1930-1931, and authorized in payment to the Medal of Honor Portrait Committee, American Legion, for the cost of providing two reproduced radiotone portraits of Philip C. Katz and Harold W. Roberts, Congressional Medal of Honor Men of the American Expeditionary Forces during the World War, and residents of the City and County of San Francisco, for presentation to the War Memorial to the Expeditionary Forces, in Paris, France; which portraits are to be mounted on ebony plaques, with gold name plates, and with inscription showing the portraits to have been presented by the City and County of San Francisco, Hon. Angelo J. Rossi, Mayor.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton—13.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr —5.

# Message of His Honor Mayor Rossi on Importance of Averting Water Shortage in San Francisco.

The following was read by the Clerk and copies ordered sent to members:

San Francisco, Cal., May 25, 1931.

The Honorable Board of Supervisors of the City and County of San Francisco.

Gentlemen of the Board of Supervisors: In conformity with the duties imposed upon me under the provisions of Section 2 of Chapter I, Article IV, of the Charter, I address you upon a matter which I believe to be of the utmost importance to the people of San Francisco, to-wit: the present and future water supply available for the needs of our City. I am glad to be able to state that the recent action of your Board in obtaining an auxiliary supply of water from the East Bay Municipal Utility District has averted a water shortage for the

present year, but I cannot report as favorable a condition for the com-

ing calendar year.

I am advised by Chief Engineer O'Shaughnessy and Mr. Nelson A. Eckart, manager of the San Francisco Water Department, through the Board of Public Works, that on January 1, 1931, we had in storage in the various reservoirs approximately 6,455,000,000 gallons of water. On May 16th of this year, notwithstanding the runoff for the year and the receipt of approximately the 20,000,000 gallons per day from the East Bay Municipal Utility District, the stored supply was reduced to approximately 5,368,000,000 gallons. At the present time, owing to the series of unprecedented dry years, the Spring Valley properties are producing about 22,000,000 gallons per day. We are obtaining 5,500,000 gallons from the Sunset wells and 20,000,000 gallons from the East Bay Municipal Utility District, which later amount will be increased to 35,000,000 prior to July 1st of this year. Mr. O'Shaughnessy and Mr. Eckart estimate that with the present ratio of the income and outgo of water being maintained, we will have a storage January 1, 1932, of approximately 3,800,000,000 gallons of water, which would be augmented by some 2,000,000,000 gallons if we continue to receive the 35,000,000 per day from the East Bay instead of the 20,-000,000 now being received. Mr. O'Shaughnessy and Mr. Eckart report that this amount does not include any runoff prior to January Our storage water is the lowest that we have had on a corresponding date within the past 25 years. Should the coming year be as deficient in rainfall as the present one, it will be necessary, even with our supply from the East Bay, to augment our incoming water not later than August 1st and preferably by July 1, 1932.

It would be most regrettable and one of the severest blows that could fall on our City if we should suffer from a shortage of water, and I believe that the remedy for so serious a situation should not be permitted to depend upon the uncertainty of climatic conditions, especially when we have an ample supply of water in our mountain di-

vision.

I therefore recommend to your honorable Board that steps be taken at once to construct over the Coast Range, along the most suitable and economic route, a pipe line of sufficient capacity to supply the present needs of the City and to connect with the westerly terminus of the San Joaquin Valley pipe line, the contract for which has recently been let by the Board of Public Works, and to terminate at

some point in our present water system in Alameda County.

For the purpose of carrying out this recommendation, I suggest that your Board enact necessary legislation directing the Board of Public Works, through the City Engineer, to prepare and furnish forthwith to your Board the necessary plans and estimates of cost of such a pipe line, together with the requisite rights of way for the same and the pumping equipment necessary to force the water over the ridge. That as soon as these plans and estimates are received, your Board appropriate from the Hetch Hetchy Bond Fund an amount sufficient to construct the pipe line and pumping equipment and acquire the rights of way, and that thereupon a contract be entered into for the construction of the pipe line and pumping equipment, with a time for completion identical with the completion of the San Joaquin pipe line.

In making this recommendation, I wish it definitely understood that I am not criticizing our City Engineer or any one connected with the

City administration, past or present.

If we had not been confronted by the unprecedented cycle of dry years, the plans outlined by our City Engineer for the Hetch Hetchy project would have undoubtedly brought that project to completion in ample time to fill all the needs of the City for water. These dry years could not have been foreseen, and if they were, plans would have undoubtedly been made to meet the existing emergency. Neither must

my recommendation be taken as any indications that the present plans for the completion of the aqueduct tunnel should be abandoned. I have but one thought in mind on this subject, and that is to give to San Francisco a water supply to meet the threatened shortage and not leave this relief to the vagaries of the weather.

I earnestly hope that my suggestions will receive your prompt and

serious consideration.

Respectfully,

ANGELO J. ROSSI, Mayor.

Whereupon, Supervisor Hayden presented the following bill and moved its reference to the Public Utilities and Finance Committees:

Directing the Board of Public Works to Prepare Plans, Specifications and Estimate of Cost of Pipe Line Over Altamont Pass, Alameda County.

Bill No. 9418, Ordinance No. ——— (New Series), as follows:

Directing the Board of Public Works, through the City Engineer, to prepare and present to the Board of Supervisors plans and specifical tions for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of sufficient size to furnish to the City and County of San Francisco a sufficient amount of water from the Hetch Hetchy to meet the present needs of said City and County, and also to prepare and present plans and specifications for, and an estimate of, the cost of the necessary pumping equipment to operate said pipe line, as well as the estimated cost and description of the necessary rights of way for said pipe line and said pumping equipment; all to be constructed and operated in conjunction with and as a part of the Hetch Hetchy water project, and for the purpose of furnishing to San Francisco and to its inhabitants a supply of pure water for all necessary purposes.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The Board of Public Works of the City and County of Section 1. San Francisco, through the City Engineer, is hereby directed to prepare and present to the Board of Supervisors plans and specifications for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley, and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of a sufficient size to furnish to the City and County of San Francisco a sufficient amount of water to meet the needs of said City and County. Said Board of Public Works, through the City Engineer, is also directed to prepare and present to said Board of Supervisors plans and specifications for, and an estimate of, the cost of the necessary equipment to operate said pipe line above mentioned, as well as an estimate of the cost of, and a description of, the necessary rights of way for said pipe line and said pumping equipment. That in making said plans and specifications and estimates, the Board of Public Works, through the City Engineer, shall make an estimate of the cost of constructing said pipe line and pumping plants, with a capacity of not less than 45,000,000 gallons daily, and also the additional cost of constructing said pipe line and pumping plants to provide for a delivery of 60,000,000 gallons daily, together with the probable time necessary to construct each of said lines; and he shall recommend the most feasible route for said pipe line.

Section 2. That said pipe line shall be a portion of the Hetch Hetchy water project, and shall be operated in conjunction therewith for the purpose of furnishing to San Francisco and to its inhabitants a supply of pure water for all necessary purposes.

Section 3. That the cost of constructing said pipe line and pumping equipment, as well as the cost of the necessary rights of way therefor, shall be a charge against the Hetch Hetchy Bond Fund.

Section 4. This ordinance shall be effective immediately upon its passage.

#### Amendment.

Supervisor Hayden moved reference to Public Utilities, Finance and Special Water Committees.

Amendment lost by the following vote:

Ayes—Supervisors Havenner, McSheehy, Shannon—3.

Noes—Supervisors Breyer, Canepa, Garrity, Hayden, McGovern, Miles, Peyser, Power, Spaulding, Stanton—10.

Absent—Supervisors Andriano, Colman, Gallagher, Roncovieri, Suhr—5.

#### Referred.

Whereupon, the foregoing bill was, on Supervisor Hayden's motion, referred to the Public Utilities and Finance Committee jointly.

Sealed Estimate of Cost of Construction of San Joaquin Pipe Line.

The following was opened and read by the Clerk and referred to Special Water Committee:

May 20, 1931.

Board of Supervisors, J. S. Dunnigan, Clerk:

We are delivering to you today, under separate cover in a sealed envelope, itemized estimate of cost for the construction of the San Joaquin pipe line in the San Joaquin division of the Hetch Hetchy Aqueduct, Hetch Hetchy Contract No. 123, in accordance with request of the Board of Supervisors under date of May 11, 1931.

BOARD OF PUBLIC WORKS, S. J. HESTER, Secretary.

May 19, 1931.

To the Honorable the Board of Public Works of the City and County of San Francisco.

Gentlemen: Following is my estimate of cost of the work required under Hetch Hetchy Water Supply Contract No. 123 for the construction of the San Joaquin pipe line:

3. Cost of steel plates for pipe, f. o. b. San Francisco, at

6. Total for 3, 4 and 5 ......\$4,255,050

This total is equal to the sum of Items 17 to 26, inclusive, in the itemized statement.

The difference between the totals (6) and (1), amounting to \$1,506,-245, represents the cost of excavation, protective coatings, concrete and many miscellaneous items, all set forth in the itemized statement.

This estimate is furnished you in order that you may comply with

the requirements of Resolution No. 114030 (Second Series) of the Board of Supervisors.

# Respectfully,

M. M. O'SHAUGHNESSY, City Engineer.

Estimated Cost of Hetch Hetchy Water Supply Contract No. 123, Construction of the San Joaquin Pipe Line.

Construction of the San Joaquin Pipe Line.	
Items Nos. 1 to 16—Furnishing and laying riveted pipe (not	
estimated, as lock-bar or welded pipe will probably prove	
cheaper).	
Items Nos. 17 to 26—Furnishing and laying lock-bar or	
welded pipe:	
Item No. 17—56 inches diameter by 5/16-inch plate, 19,000	
lineal feet, at \$12.50 per lineal foot\$	237,500
Item No. 18—56 inches diameter by %-inch plate, 11,000 lineal	
feet, at \$14 per lineal foot	154,000
Item No. 19-56 inches diameter by 7/16-inch plate, 14,400	000 400
lineal feet, at \$16 per lineal foot	230,400
Item No. 20—56 inches diameter by ½-inch plate, 8000 lineal	140,000
feet, at \$18.50 per lineal foot	148,000
Item No. 21—58 inches diameter by 7/16-inch plate, 5000	80,000
lineal feet, at \$16 per lineal foot	80,000
lineal feet, at \$18.50 per lineal foot	2,649,200
Item No. 23—62 inches diameter by 5/16-inch plate, 5400	2,043,200
lineal feet, at \$13.50 per lineal foot	72,900
Item No. 24—62 inches diameter by %-inch plate, 9400 lineal	12,000
feet, at \$15.50 per lineal foot	145,700
Item No. 25—62 inches diameter by 7/16-inch plate, 11,400	,
lineal feet, at \$17.50 per lineal foot	199,500
Item No. 26—66 inches diameter by 5/16-inch plate, 23,300	
lineal feet, at \$14.50 per lineal foot	337,850
Item No. 27—Furnishing and laying reinforced concrete pipe	
(not estimated, as lock-bar or welded pipe will probably	
prove cheaper).	
Item No. 28—Felt wrapping on lock-bar or welded pipe,	
1,793,000 square feet, at 6 cents per square foot	107,580
Item No. 29—Mortar covering on lock-bar or welded pipe	101.000
1,910,000 square feet, at 10 cents per square foot	191,000
Item No. 30—No item having this number.	
Item No. 31—Concrete encasement, 2 inches thick, on lock- bar or welded pipe, 120,000 square feet, at 25 cents per	
square foot square feet, at 25 cents per	30,000
Item No. 32—Concrete encasement, 6 inches thick, on lock-	30,000
bar or welded pipe, 20,000 square feet, at 65 cents per	
square foot	13,000
Item No. 33—Concrete lining in lock-bar welded pipe, 79,000	
square feet, at 25 cents per square foot	19,750
Item No. 34—Aluminum painting on lock-bar or welded pipe,	
15,000 square feet, at 5 cents per square foot	750
Item No. 35—7 expansion joints at \$600 each	4,200
Item No. 36—190 manholes at \$70 each	13,300
Item No. 37—Saddle nozzles, 18,000 pounds, at 25 cents per	. = 0.0
pound	4,500
Item No. 38—Companion flanges, 12,000 pounds, at 25 cents	0.000
per pound	3,000
Item No. 39—Steel frames and covers, 65,000 pounds, at 10 cents per pound	6,500
Item No. 40—Structural steel bents, 80,000 pounds, at 8 cents	0,000
pound	6,400
pounu	0,400

rem 110. 99 Concrete in conduit at Oakdate 1 oftal, 900 Cubic	
yards, at \$35 per cubic yard	17,500
Item No. 54.—Reinforcing steel, 735,000 pounds, at 6 cents	
per pound	44,100
Item No. 55—Reinforcing steel in conduit at Oakdale Portal,	•
160,000 pounds, at 5 cents per pound	8,000
Item No. 56-Broken rock pavement, 14,000 square feet, at	,
20 cents per square foot	2,800
Item No. 57—Asphalt or oil-treated crushed rock surface.	,
3000 square feet, at 20 cents per square foot	600
Item No. 58—Property line posts, furnishing and installing,	
425 posts at \$15 each	6,375
Item No. 59—Earth excavation between stations 1888 and	,
1910, 22,000 cubic yards at \$8.50 per cubic yard	187,000
Item No. 60—Embankment over pipe between stations 1843	, ,
and 1938, 5000 cubic yards, at \$2 per cubic yard	10,000
Item No. 61—Rock fill in trench at river crossing, 2500 cubic	_ ,,
yards, at \$6 per cubic yard	15,000
Item No. 62—Untreated piles, furnishing 28,000 lineal feet, at	,
7, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	

MONDAY, MAY 25, 1931.

Letter of Thanks From Mrs. Marsden Manson.

With Bid Prices ......\$5,761,295

The following was read and ordered spread in the Journal:

Total Estimated Cost, Contract No. 123, for Comparison

Item No. 65—Pulling piles, 20 piles, at \$25 each.....

San Francisco, May 22, 1931.

Mr. John S. Dunnigan, Secretary, Board of Supervisors, City Hall, San Francisco.

Dear Mr. Dunnigan: The Mayor directs me to pass to you the enclosed letter of thanks from Mrs. Marsden Manson.

Yours very truly,

500

2905 Regent Street, Berkeley, Cal.

To the Mayor and Board of Supervisors, City and County of San Francisco.

Gentlemen: My two children join with me in acknowledging the most beautifully engrossed tribute and expression of appreciation of your honorable Board towards my beloved husband, the late Marsden Manson. I know that the interests of San Francisco and the State were ever in his thoughts.

Cordially,

JULIA D. E. MANSON. (Mrs. Marsden Manson.)

Opinion of the City Attorney as to Result of Failure of Board to Appropriate \$105,000 for Additional Land For Airport.

The following was presented, read and ordered spread in the Journal:

May 22, 1931.

Hon. J. Emmet Hayden, Chairman Finance Committee, Board of Supervisors, City.

Dear Sir: I have your letter under date of May 21st wherein you ask that I advise the Board of Supervisors as to the result which would follow should the Board fail to appropriate the sum of \$105,000

for the purchase of additional land for Mills Airport.

The rights of the City to acquire this property are fixed by agreement, under date of August 16, 1930, between Mills Estate, Inc., and the City and County. Under the terms of this agreement the City was obligated to purchase a portion of the land prior to the first day of September, 1930, at a cost of \$105,000, and was granted the option of acquiring a like portion of the property each year upon the payment of a like sum of money.

Under further provisions of the agreement the City did not bind itself to purchase anything with the exception of the land which was

to be acquired prior to September 1, 1930.

However, the right of the City to continue to occupy the entire tract is dependent upon the purchase of at least one parcel of land at a cost of \$105,000 each year, and should the City not avail itself of this privilege, it must vacate all of the property with the exception of that which it has already purchased.

Upon the property being vacated, it will be incumbent upon the City to remove, at its own expense, all improvements which it has made upon any part of the property which may not have been ac-

quired by the City.

The lease which the City formerly held upon the property actually occupied at the present time for aviation purposes was merged in the agreement above mentioned, and the failure of the City to purchase a parcel of the property described in the agreement prior to September 30th would mean that the right of the City to acquire any further property from the Mills estate would cease, and the City would be obliged to remove all the improvements which it heretofore constructed upon the property, for the reason that none of these improvements are situated upon the property acquired by the City last year. Sincerely yours,

JOHN J. O'TOOLE, City Attorney.

#### Adopted.

The following resolution was adopted:

Monthly Wage Scale, Per Diem Men.

Resolution No. 34487A (New Series), as follows:

Resolved, That a monthly wage scale, applicable to the per diem employees listed in the 1931-1932 proposed budget ordinance, based

upon paragraph e of section 3 of said ordinance, be adopted by this Board, to become effective July 1, 1931, and that the City Attorney be requested to confer with the interested parties and prepare such ordinance or resolution as may be required to carry into effect such plan.

Ayes—Supervisors Breyer, Colman, Gallagher, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Andriano, Canepa, Garrity, McGovern, Roncovieri—5.

# Alleged Dual Employments of City Engineer.

Supervisor McSheehy presented:

Communication from Louis S. Rand in re alleged dual employments of City Engineer O'Shaughnessy as engineer for Islais Creek Reclamation District and as engineer for City and County and declaring such dual employments illegal.

Read by the Clerk.

# Unemployment Relief.

Supervisor Havenner moved that the Board of Supervisors be kept advised as to plans, etc., for administration of unemployment relief funds.

So ordered.

A petition of K. W. Brier, requesting that unemployment soup kitchen be not closed, was referred to the Superintendent of the Relief Home.

## Passed for Printing.

The following matters were presented and passed for printing:

Appropriating Additional \$1,000 Out of General Fund for Expense of State Convention of California Congress of Parents and Teachers to Be Held in San Francisco.

Supervisor Peyser presented:

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of Publicity and Advertising, Appropriation 55, for expense in connection with the State Convention of California Congress of Parents and Teachers, to be held in San Francisco May 25 to 29, 1931; being additional to \$2,500 heretofore appropriated by Resolution No. 33485 (New Series).

Appropriating \$60,000 Out of the 1931 Boulevards and Roads Bonds for the Continuation of Unemployment Relief Work on Road Projects.

Supervisor Hayden presented:

Resolution No. — (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.

# "Rope-Off" Permit for Commodore Stockton School Referred to Streets Committee.

A resolution presented by Supervisor McSheehy, providing for a street "rope-off" permit for the Commodore Stockton School, was referred to the Streets Committee.

#### ADJOURNMENT.

There being no further business, the Board of Supervisors at 5:15 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors June 15, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Super visors of the City and County of San Francisco, I, John S. Dunnigan hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.

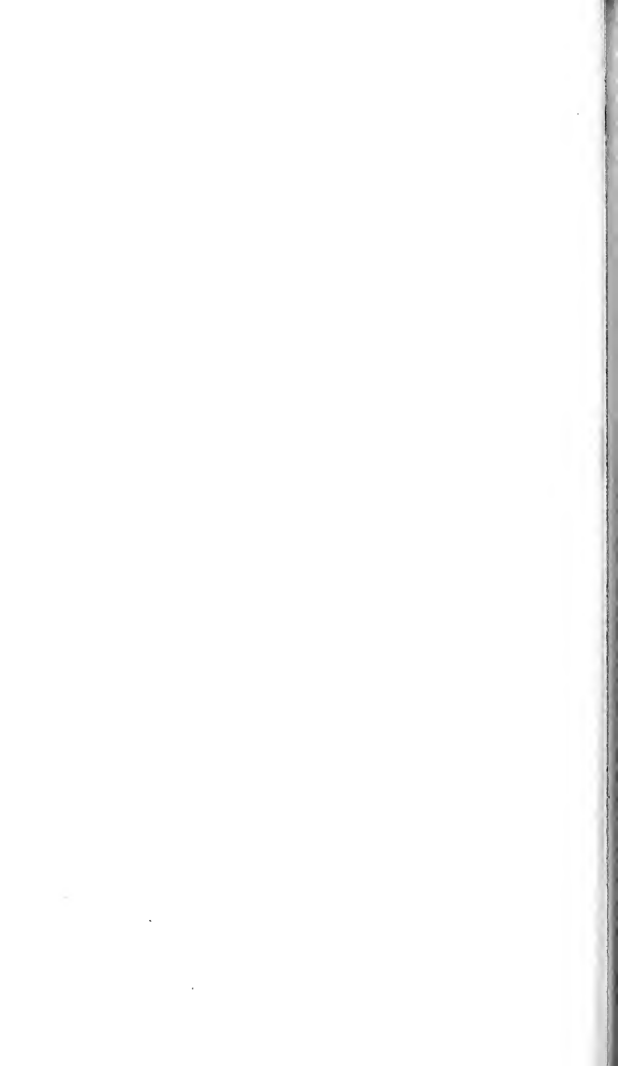
Monday, June 1, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

# MONDAY, JUNE 1, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 1, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted resent:

Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

Quorum present.

His Honor Mayor Rossi being absent, Supervisor Hayden was elected to preside.

# APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 18, 1931, was considered read and approved.

Welcome Extended to Hon. Waclaw Lecki, Vice-Consul of Poland.

The Hon. Waclaw Lecki, vice-consul of Poland, who came to San Francisco from Chicago to decorate Professor Noyes of the University of California and head of its Slavonic Department, with a degree from the University of Poland for his profound Slavonic studies and for his wonderful consideration of the living Polish poets, was presented by his Honor Mayor Angelo Rossi and addressed the Board, expressing his pleasure and gratitude for his hearty welcome and the privilege of being a guest of the City of San Francisco. He declared that he had just come from Los Angeles, where he went to discuss and settle several questions connected with the participation of Poland in the Olympic games. He referred, too, to his study of economic conditions in this country with a view to develop and to stimulate commercial relations between California and Poland.

Miss Margaret Krsae, secretary of the Slavonic Alliance, was first introduced to the Board by his Honor Mayor Rossi. She expressed briefly the purpose of this visit. She declared that while she was a native daughter, she was proud, as secretary of the Slavonic Alliance, comprising Serbian, Polish, Croatian, Slavonian and Dalmatian citizens to the number of 150,000, to present the distinguished Vice-

Consul Lecki to San Francisco.

She spoke of the loyalty to America of all the citizens of Polish ex-

traction or birth, as well as Slavs of other origins.

Otto G. Kuklinski was also heard. He presented Mr. Walters and Mr. Brotaz of Los Angeles.

#### Governor Balzar of Nevada Presented.

Governor Balzar of Nevada and Senator Getchell of the same state were introduced to the members. They invited the officials of San Francisco and its citizens to visit the only "free state" in the Union.

#### PRESENTATION OF PROPOSALS.

## Rebinding Books for School Department

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this day for rebinding books for School Department, and referred to Supplies Committee.

Sprinkler Systems for Ocean View Playground, Potrero Hill Playground, St. Mary's Playground.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this day for furnishing sprinkling systems for Ocean View Playground, Potrero Hill Playground and St. Mary's Playground, and referred to Supplies Committee.

Printing "City Engineer's Report on Rapid Transit Plans for San Francisco."

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this day for printing "City Engineer's Report on Rapid Transit Plans for San Francisco," and referred to Supplies Committee.

# HEARING OF APPEAL-2 P. M.

Rezoning Northeast Corner Filbert and Taylor Streets.

Hearing of appeal of property owners from the decision of the City Planning Commission denying an application to rezone northeast corner of Filbert and Taylor streets from Second Residential District to Commercial District.

# Privilege of the Floor.

A. J. Zirpoli, representing appellant, was heard at length in support of his appeal.

Frank Costa of 890 Filbert street, appellant, was also heard, urging the proposed zone change.

E. B. De Golia, representing the City Planning Commission, was heard in support of the decision of the Commission.

Thomas J. Reardon, attorney, was also heard in support of the City Planning Commission's decision.

#### Adopted.

Whereupon, the following resolution was presented and adopted:

# Approving Decision of City Planning Commission.

Resolution No. 34492 (New Series), as follows:

Resolved, That the decision of the City Planning Commission, by its Resolution No. 438, denying the application to rezone, from Second Residential District to Commercial District, property located at the northeast corner of Filbert and Taylor streets, is hereby approved.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—14.

No-Supervisor Shannon-1.

Absent—Supervisors Andriano, McGovern, McSheehy—3.

#### SPECIAL ORDER-2:30 P. M.

The following matters were taken up:

Sale of Jail Bonds for the New City and County of San Francisco County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That bids be invited for the sale of County Jail Bonds in the sum of \$100,000, to be expended for the purchase of a new County Jail site, and the erection of buildings thereon; and the Clerk of this Board is hereby directed to advertise for bids in accordance with the provision of this resolution.

# Prepare Plans and Specifications for New San Francisco City and County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby authorized to prepare plans and specifications for the new San Francisco County Jail and to receive bids therefor.

# Requesting Approval of Board of Supervisors of San Mateo County for Purchase of Land for San Francisco Jail Site.

Resolution No. --- (New Series), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby request the approval by the Board of Supervisors of the County of San Mateo of the purchase by the City and County of San Francisco of the certain land, situate in San Mateo County, required by the City and County of San Francisco for the erection of a County Jail thereon. The said land herein referred to is situate east of the highway, distant about one mile south of Half Moon Bay, and known as the 'Cassinelli Ranch,' comprising approximately 420 acres, and being distant about 28.7 miles from the City and County of San Francisco.

A communication from Right of Way Agent Joseph Phillips, giving appraisals and asking prices of the various properties submitted, was read to the Board.

#### Motion.

Supervisor Shannon moved adoption of resolution requesting approval of Board of Supervisors of San Mateo County for a jail site in San Mateo County.

#### Amendment.

Supervisor Colman moved as an amendment that the Board favor the Pillar Point site in lieu of the Cassinelli Ranch.

Supervisor Stanton moved as an amendment to the amendment that the matter lay over one week until Sneath Ranch site near San Andreas is reported on.

The amendment to the amendment carried by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Havenner, Hayden, Mc-Sheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton, Suhr—13. Noes—Supervisors Gallagher, Garrity, Shannon—3.

Absent—Supervisors Andriano, McGovern—2.

#### Action Deferred.

The following matter was laid over two weeks:

### SPECIAL ORDER-3 P. M.

#### Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday, April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Said parcel of land will be sold on the above-mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

#### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER-3 P. M.

# Auction Sale of Lease of City Property.

Pursuant to the provisions of Subdivision 32 of Section 1, Chapter II, Article II, of the Charter of the City and County of San Francisco, a lease of certain real property of the City and County is offered for sale at public auction on the 11th day of May, 1931, at 3 o'clock p. m. on said day, at the chambers of the Board of Supervisors in the City Hall, San Francisco.

Description of Property.

That certain parcel of land belonging to the City and County of San Francisco and situate in the County of San Mateo, State of California, described as follows:

Beginning at a point on the boundary line dividing Buri Buri Rancho and the San Mateo Rancho, which said point bears north 55 degrees 0 minutes east distant 1925.88 feet from corner "B. B. 10" and "S. M. No. 1" of the above mentioned ranchos; running thence on the following courses and distances, to-wit: South 55 degrees 0 minutes west 811.64 feet; south 33 degrees 43 minutes east 592.41 feet; south 62 degrees 31 minutes east 591.11 feet; south 24 degrees 31 minutes east 349.38 feet; south 5 degrees 02 minutes east 735.24 feet; south 39 degrees 02 minutes east 1104.57 feet; south 43 degrees 20 minutes east 633.83 feet; south 37 degrees 45 minutes east 746.12 feet; south 20 degrees 36 minutes east 1155.28 feet; south 11 degrees 58 minutes east 917.08 feet; south 53 degrees 50 minutes east 1300 feet; south 65 degrees 14½ minutes east 828.67 feet; north 55 degrees 05 minutes east 207.58 feet, to a point on the surveyed center line of the Skyline boulevard; thence along the center line of said boulevard the following courses and distances: North 37 degrees 33 minutes west 304.73 feet; north 33 degrees 33 minutes west 862.93 feet; thence to the right on the arc of a circle with a radius of 1000 feet a distance of 386.88 feet; thence north 11 degrees 23 minutes west 469.68 feet; thence leaving the center line of said boulevard and running north 63 degrees 04 minutes east 318.41 feet to the easterly boundary line of the lands of the City; thence along said boundary line north 33 degrees 53 minutes west 1499.43 feet; north 37 degrees 45 minutes west 5057.04 feet to the point of beginning; excepting therefrom the Skyline boulevard; the hereby described tract containing 172.53 acres.

The said lease to be made to the highest bidder therefor and to be on the following terms and conditions:

#### Terms and Conditions of Sale.

- (a) That said lease shall be for a term of 20 years from July 1, 1931.
- (b) That said premises shall be used only as a golf course and for

catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the general manager of the San Francisco Water Department.

(c) That lessee shall, throughout the term of the lease, keep the premises in a neat and attractive condition and not permit any

nuisance to be created thereon.

- (d) That rental of said premises shall be payable monthly in advance, and by way of additional rental for the demised premises an amount equal to all taxes and assessments of every kind which shall be levied against or made a lien upon the demised premises and/or the improvements now or hereafter erected thereon, commencing with the taxes for the fiscal year ending June 30, 1932, and continuing during the life of this lease; and further provided, in the event there should be a consolidation of the counties of San Francisco and San Mateo and if for any reason the demised properties are not subject to taxation, as additional rental for the term created, the bidders will agree to pay as additional rental throughout the term created yearly a sum equal to the amount of all taxes paid at the end of the year when said property was subject to taxation; the amount of each assessment or of each installment of taxes to be due on or before ten days prior to the date upon which the same becomes delinquent.
- (e) Lessee shall not assign said lease without the written consent of the proper officials of the City only authorized by law to give such consent.
- (f) Default in payment of the amounts agreed to be paid, or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankuptcy or insolvency, or in any manner by operation of law, shall operate as a forfeiture and said lease shall thereupon be terminated and all improvements of said lessee thereon shall revert to and become the property of the City and County of San Francisco.
- (g) At all times during the term of the lease, lessee shall conduct his business thereon and use said land in such manner as not to interfere with the conduct of the City's water supply, and the City reserves the right at all times to enter upon said land and construct water pipes, mains or any other structures necessary or useful in connection with said water supply.
- (h) No improvements or changes in said golf course shall be made on said property without the written consent of the general manager of the San Francisco Water Department first had and obtained therefor.
- (i) For a period of 30 days commencing at the expiration or other termination of the lease, excepting as above provided for breach of provisions of subdivision "f" hereof, the City shall have the option to purchase the buildings, water pipes, tanks or other removable property of lessee, excepting sod of greens and fairways and drainage system. which shall belong to and be a part of said property. A board of arbitration consisting of three members, one to be selected by the City, one by the lessee and a third by the two so selected, shall fix the value of such property, the decision of any two to be binding on both the City and the lessee. At the expiration of said 30 days, and during the period of 60 days thereafter, lessee shall be entitled to remove the aforesaid improvements from the premises in so far as the option may not have been exercised, leaving the premises from which such improvements have been removed in a condition satisfactory to the general manager of the San Francisco Water Department; provided, however, that in event of failure to so remove such improvements, same shall remain on the property and become a part thereof without recourse by said lessee.
- (j) Lessee shall save and hold harmless the City from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons'

use of or activities on the demised area or any adjacent lands of the City.

- (k) Lessee, or anyone using or in any way connected with the uses or purposes of the lease, shall not trespass on any adjacent land of the City.
- (1) Lessee shall at all times, and at his sole expense, comply with all regulations of the Boards of Health of the City or State in the matter of sanitation on the demised premises.
- (m) The golf course shall be maintained during the term of the lease in a manner satisfactory to the City.
- (n) The bidder shall agree to pay the sum of \$300 to defray the cost of advertising the necessary resolutions, ordinances and notices in connection with this solicitation of bids.
- (o) No bid will be received unless the bidder shall agree to pay to Crystal Springs Country Club the sum of \$172,000, which sum represents the value of the improvements on the demised premises and existing lease.

## Manner of Bidding.

At the time and place hereinabove stated the Clerk of the Board of Supervisors will read this notice, and thereupon the Presiding Officer of the Board of Supervisors will call for bids for the lease of the property described herein.

Any person may offer a bid in writing, sealed, and each bid shall be for the monthly rental to be paid during the term of the lease.

Each bid made shall be subject to be raised by any other person, and the bidding shall continue until no increased bid shall be made, and said bid so made in open board will be considered as if made in writing, when the lease shall be struck off and awarded to the highest bidder. The said bidder to whom the award is made shall thereupon deposit with the Clerk of the Board of Supervisors the sum of \$1,000, or a certified check made payable to the Clerk of said Board in said amount, as a condition that within ten days after the passage of an ordinance of award he will enter into a written lease of said property in accordance with the terms and conditions stated in this notice; in the event of a failure so to do, such sum or check will be forfeited to and become the property of the City and County.

In case any bidder shall fail to make such deposit, his bid shall be then and there rejected and the lease shall be struck off and awarded to the next highest bid, provided that no person desires to increase the same.

The Board of Supervisors at any time prior to the passage of the ordinance of award may reject any bid.

This notice is given pursuant to the direction of Resolution No. 34239 (New Series).

#### Referred.

Bid of Crystal Springs Golf Club, with certified check for \$1,000, referred to Joint Committee on Public Utilities and Welfare to report at next meeting.

J. S. DUNNIGAN, Clerk.

Charter provision requires 12 votes for consummation of this lease.

#### Action Deferred.

The following matter was laid over four weeks:

#### HEARING OF APPEAL-3 P. M.

# Rezoning Marina Boulevard.

Hearing of appeal of property owners from the decision of the City Planning Commission placing property on both sides of Marina boulevard between Buchanan street and Webster street, described in Resolution No. 175 of the City Planning Commission, in the First Residential District where not already so zoned.

## Notice of Sale of City Lands.

Pursuant to the provisions of Ordinance No. 8978 (New Series), Board of Supervisors of the City and County of San Francisco, notice is hereby given that bids or offers will be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday, June 1, 1931, for the sale of the following described parcel of land, owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the County of Alameda, State of California, and more particularly described as follows, to-wit:

That certain portion of Plot No. 43 of the Bernal portion of the Rancho el Valle de San Jose in Alameda County, beginning at the intersection of the northwesterly line of the Western Pacific Railroad Company right of way with the southerly line of County Road No. 2000, also known as Bernal street, said point being at right angles 50 feet distant northwesterly from the center line of main track of said Western Pacific Railroad Company; thence running southwesterly along the northwesterly line of said right of way parallel with and 50 feet distant from the center line of said main track south 36 degrees 03 minutes west 680 feet to a point; thence at right angles northwesterly, north 53 degrees 57 minutes west 150 feet to a point; thence at right angles northeasterly parallel with and 150 feet distant from the said right of way line, north 36 degrees 03 minutes east 586.39 feet to a point in the southerly line of said County Road No. 2000; thence south 85 degrees 55 minutes east along the southerly line of said road 176.81 feet to the point of beginning; and containing 2.18 acres, more or less.

Said parcel of land will be sold on the above mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, such sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

Dated, May 6, 1931.

J. S. DUNNIGAN,

Clerk of the Board of Supervisors.

#### Notice of Confirmation of Sale of City Lands.

Notice is hereby given that on Monday, June 1, 1931, at the hour of 3 o'clock p. m., the Board of Supervisors, in meeting assembled, will take up for consideration the matter of confirming the sale to Herman Christensen, for the sum of twenty-five hundred and fifty dollars (\$2,550), the following described City lands, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue distant thereon 285 feet southerly from the southerly line of Irving street and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle northerly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue and point of commencement.

If at said meeting an offer of 10 per cent more in amount than that hereinabove named shall be made to the Supervisors in writing by a responsible person, the Supervisors will confirm such sale to such person or order a new sale in conformity with the provisions of the

Charter; otherwise said sale to Herman Christensen will be confirmed for the price hereinabove stated.

Dated, May 6, 1931.

J. S. DUNNIGAN.

Clerk of the Board of Supervisors.

Pursuant to the foregoing notice the following bill was passed for printing:

# Confirming Sale of City Lands on Twenty-second Avenue Between Irving and Judah Streets.

Bill No. 9415, Ordinance No. ——— (New Series), as follows:

Confirming the sale of land owned by the City and County of San Francisco and situate in the City and County of San Francisco, State of California.

Whereas, by Ordinance No. 8954 (New Series), approved April 1, 1931, the Board of Supervisors determined that public interest and necessity demanded the sale of the land hereinafter described and by said ordinance directed the Mayor of the City and County of San Francisco to sell all of said land at public auction, and directed that notice of said sale be given for three weeks successively next before the sale as required by law; and

Whereas, the Clerk of the Board of Supervisors thereafter proceeded to publish notice of said sale in the official newspaper and one other daily newspaper published in the City and County of San Francisco for three weeks successively next before said sale was directed to be made, describing the lands to be sold therein with common certainty and stating that said sale would be made, as specified by Ordinance No. 8954 (New Series), and that all bids or offers would be received by the Mayor at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, on April 27, 1931; and

Whereas, the Mayor, the Assessor and the Chairman of the Finance Committee, being the Board of Appraisers constituted by the Charter of the City and County of San Francisco for such purpose, thereafter duly met and made an appraisement of said lands and fixed the fair value thereof and reported said appraisement to the Board of Supervisors in writing; and

Whereas, thereafter, and on said date at public auction, the Mayor of the City and County of San Francisco sold the said parcel of land to Herman Christensen for the sum of \$2,550, and accepted from said Herman Christensen a deposit in the amount of 10 per cent or more of the amount bid, and thereafter on May 4, 1931, duly notified the Board of Supervisors in writing of the fact of such sale, stating the amount bid, the name of the bidder, and requesting that the Board confirm the sale; and

Whereas, the Clerk of the Board of Supervisors immediately thereupon proceeded to give notice by publication in the official newspaper and one other newspaper published in the City and County of San Francisco for a period of three weeks from and after the 6th day of May, 1931, that at a meeting of the Board of Supervisors to be held on the 1st day of June, 1931, the matter of said sale would come up for confirmation, stating also in said notice the fact of the sale, the amount for which the land had been sold as aforesaid, and the name of the purchaser, and also stating that if at such meeting on the 1st day of June, 1931, an offer of 10 per cent more in amount than that named in said notice should be made to the Supervisors in writing by a responsible person, the Supervisors would confirm such sale to such person, or order a new sale; and

Whereas, the date of confirmation specified in said notice has now arrived and a higher bid has not been obtained, and it appearing to the Board of Supervisors that the amount bid as aforesaid is not disproportionate to the value of the property sold, and that a greater sum cannot be obtained; therefore

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That said sale of the said land hereinafter described is hereby ratified, approved and confirmed and the Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute and deliver to said purchaser, Herman Christensen, upon payment of the balance of the purchase price, a good and sufficient conveyance in the name of the City and County of San Francisco, conveying all the right, title and interest of the City and County in and to the land sold as aforesaid, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue, distant thereon 285 feet southerly from the southerly line of Irving street and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle mortherly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue

and the point of commencement.

Section 2. The City Attorney is hereby directed to prepare the necessary conveyances and supervise the delivery of deed upon payment of purchase price as aforesaid.

Section 3. This ordinance shall take effect immediately.

### UNFINISHED BUSINESS.

# Final Pasage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### BUDGET

For Municipal Expenditures, City and County of San Francisco, California, for Fiscal Year 1931-1932.

Bill No. 9412, Ordinance No. 9001 (New Series), as follows:

An ordinance fixing and appropriating the aggregate sums of the items thereof allowed to each department, officer, board and commission for the fiscal year ending June 30, 1932, and making a budget of the same.

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

- Section 1. The aggregate sums and items thereof hereinafter set forth are hereby fixed, designated and appropriated for the respective purposes set opposite the same, to be expended during the fiscal year ending June 30, 1932, in accordance with the provisions of Article III, Chapter I, of the Charter of the City and County.
- Section 2. No department, officer, board or commission shall expend, or agree to expend, moneys, or to incur liabilities which, in total amount, exceed the total sum appropriated to such department, officer, board or commission by this ordinance, or which may subsequently be appropriated to such department, officer, board or commission.
- Section 3. The amounts appropriated to the various departments, officers, boards and commissions shall be expended and administered by them subject to the following conditions:
- a. No department, officer, board or commission shall expend moneys, or incur liabilities, in excess of the total amount appropriated to such department, officer, board or commission; provided further, that such expenditure shall conform to the provisions of Article III, Chapter I, Section 9, of the Charter.
- b. When a specific appropriation is made to any bureau, division or institution of a department, board or commission, such appropriation shall be known and administered as a main appropriation title, and the main division thereunder of an object of expenditure classification as theretofore adopted shall be known and administered as a specific sub-appropriation thereof.
- c. Departments, officers, boards or commissions desiring to make transfers from one sub-appropriation to any other sub-appropriation embraced within the same main appropriation title shall file with the Finance Committee of the Board of Supervisors a statement in duplicate setting forth the reasons for requesting such transfers, the purpose to which the money is to be devoted, the sub-appropriations from and to which such transfer is requested, the amounts of such transfers, and any other facts which may aid in determining the merits of such request. Whenever any such transfer is approved by the Finance Committee, the duplicate request shall be forwarded to the Auditor and a notice sent to each department making the request, setting forth the amounts of each sub-appropriation, or budget item numbers affected. In case of disapproval, notice to this effect shall be given to the department making the request.
  - d. Whenever any department, officer, board or commission desires

to make a transfer from any sub-appropriation or appropriation embraced in one main appropriation title or titles, to any other or the same sub-appropriation or appropriations embraced in or desired to be embraced in any other main appropriation title or titles, said department, officer, board or commission shall file with the Board of Supervisors a statement in duplicate similar to the statement required in condition "C" above and containing, in addition, the main appropriation title or titles from and to which such transfer is requested. If the Board of Supervisors approves the request, notice thereof shall be forwarded to the originating department and the duplicate copy of the request forwarded to the Auditor. Said notice shall contain the main appropriation title or titles affected, the sub-appropriation or appropriations from and to which such transfer is to be made and the amounts thereof. If the Board of Supervisors denies the request, notice thereof shall be sent to the originating department, with the reasons for such action.

e. Where any appropriation contained in this budget ordinance is based upon a per diem wage, the Board may, by proper resolution or ordinance, change the basis of compensation to a monthly wage, provided the said change makes no increase in said appropriation. The said monthly wage to be one-twelfth of the annual amount indicated in any budget item number in said ordinance for each employee. Provided, however, that when any employee shall work less than five days in any one week, deductions shall be made from his monthly compensation for each day not worked, including recognized holidays, on the basis of 1/254 of his annual compensation, provided no deduction shall be made for the annual vacation allowed by law.

Section 4. The amounts appropriated are as follows:

# BOARD OF SUPERVISORS.

Personal Services — (Appropriation 1-A)

Budge				A
No.			Detail.	Appro- priation.
1	401 A	18 Supervisors for 6 months, 15 for		
		6 months, at \$2,400 each a year	\$39,600	
2	402 A	Clerk	6,000	
3	44	1 Chief Assistant Clerk	4,200	
4	"	1 Assistant Clerk	4,200	
5	44	1 Assistant Clerk	3,000	
6	"	1 Assistant Clerk, bond and ordi-		
_		nance	2,400	
7	44	1 Stenographer to Finance Com-		
0	"	mittee	3,900	
8	**	5 Assistant Clerk-Stenographers at		
	44	\$2,400 each	12,000	
9	"	1 Stenographer	2,100	
10		1 Telephone Operator and Filing	0.400	
11	401.4	Clerk	2,100	
	401 A	1 Sergeant-at-Arms	2,400	
$\begin{array}{c} 12 \\ 13 \end{array}$	**	1 Chauffeur-Investigator	3,000	
14	E90 A	1 Chauffeur-Investigator	3,000	
	529 A	1 Gas and Water Inspector	2,400	
15 16	678 A	1 Superintendent of Auditorium	3,000	
10		1 Assistant Superintendent of Audi-	0.400	
		torium	2,400	
			\$95,700	

#### TELEPHONE EXCHANGE.

Budget			
Item Ac No. No		Detail.	Appro- priation.
17 433 A	Chief Operator	\$1,980	
18 "	5 Operators at \$1,800	9,000	
19 "	Relief Operators	675	
	Total Personal Services		\$107,355

# MISCELLANEOUS ACCOUNTS UNDER CONTROL OF BOARD OF SUPERVISORS.

(Ap	propriat	ions—2-20 to 2-54)		
20	403 B	Finance Committee, Expenses	\$5,000	
21	401 K	Supervisors' Incidental Expenses	9,000	
22	$402~\mathrm{B}$	Advertising Resolutions and Ordi-		
		nances	50,000	
23	$402~\mathrm{K}$	Urgent Necessity	100,000	1
24	402 B	Printing Public Documents	4,000	
25	"	Printing Journal and Calendar	8,000	1
26	614 K	Celebration Fourth of July	2,500	
27		Memorial Day Observance	500	
28	613 B	Maintenance Municipal Band	26,000	
29	425 A	Examination of Insane	9,000	
30 31	$^{425}_{529}{}_{ m B}$	Maintenance of Insane Criminals	10,000	
	1093 E	Lighting Streets	$\begin{array}{c} 850,000 \\ 500 \end{array}$	
	1093 E	County Road Fund Extension and Reconstruction of	300	
ออ	T000	Sewers	25,000	
34	629 H	Police Relief Pension Fund Deficit	250,000	
35	"	Relief of Exempt Firemen	4,170	
36	$678~\mathrm{K}$	Auditorium	10,000	
37	467 H	Public Pound	18,000	
38	$553~\mathrm{B}$	Feeble-minded Home	100,000	
39	$553~\mathrm{H}$	Maintenance of Minors	600,000	
40	$553~\mathrm{H}$	Widows' Pensions	180,000	
41	4.6	State Schools	15,000	
42	1090	Purchase of Lands from Market		
		Street Railroad	7,750	
	1090	Municipal Airport, Land Purchase.	105,000	
44	1093	Maintenance, Improvements, and		Ì
	~~ 0	Operation of Airport	50,000	
45	ВО	Repairs to Public Buildings, other	05.000	
4.0		than School Buildings	35,000	
46	"	City Hall Repairs and Painting	10,000	
47	1093	Fine Arts Building Repairs	$20,000 \\ 2,500$	
49		Street Signs	2,500	1
13	101	Street Lease	13,450	
50	434	Pipe Yard Rental	7,300	
51	"	Fleishhacker Pool (rental)	33,496	
	1090	Mt. Davidson (land purchase)	17,500	
<b>5</b> 3		Warehouse Equipment	10,000	
54		For payment of per diem wages,	,	
		additional employments (when		
		needed) and recommended by		
		departments; and appropriation		
		therefor by Board of Super-	00 150	1
		visors	92,450	, , ,
		Total	\$2,68	31,116

## City Planning Commission.

Personal Services—(Appropriation 2½-A)	Personal	Services-	(Appropriation	$2\frac{1}{2}$ -A)
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Pers	onal Se	rvices—(Appropriation 2½-A)		
Budg Item No. 55 56 57 58	a Acct		Detail. \$4,000 4,200 3,000 2,400	Appropriation.
		Total Personal Services	\$13,600	
Non-	Person	al Services—(Appropriation 2½-E	3)	
59	419	Automobile expense (\$40 per month), and supplies	\$ 880	
		Total City Planning Commission		\$14,480
		Bureau of Supplies.		
Pers	onal Se	ervices—(Appropriation 3-A)		
60 61 62	634 A "	1 Purchaser of Supplies 1 Superintendent of Supplies Chief Storekeeper and Inspector of	\$10,000 3,900	
63 64 65 66 67 68 69	66 66 66 66 68 68	General Supplies	3,900 3,300 2,700 2,400 2,700 1,920 5,400 2,400 \$38,620	
Non	-Person	al Services—	, ,	
70 71	634 634	Non-Personal (Appropriation 3-B).  Manufactured Books, Printing, Blanks, Forms, Stationery and Postage for all Departments ex- clusive of Parks, Playgrounds and Utilities:	\$4,300	
		Board of Supervisors       \$1,620         City Planning Commission       100         Bureau of Supplies       5,400         Mayor       1,350         Auditor       3,825         Tax Collector       4,950         Treasurer       1,350         Assessor       13,500         District Attorney       1,215         Public Defender       100         City Attorney       600         Civil Service       2,250         County Clerk       8,100         Sheriff and Superior Courts       3,375		

Budge				
Item No.	Acct No.—		Detail.	Appro- priation.
72	634	Recorder 4,500		<b>,</b>
		Superior Courts 1,080		
		Municipal Courts 5,400		
		Juvenile Court 1,080	-	
		Adult Probation 450		
		County Welfare 1,800		
		Law Library 300		
		Coroner 900		
		Sealer of Weights and		
		Measures 200		
		Agricultural Commission 250		
		Department of Public		
		Works 7,200		
		Department of Electricity. 1,350		
		Fire Department 2,025		
		Police Department 10,800		
		Health Department 13,500		
		(Appropriation 3-C)		
			\$98,570	
72	46	Furniture for public offices, equip-		
		ment, etc. (Appropriation 3-D)	20,000	
73	44	License tags and blanks (Appro-		
		priation 3-E)	6,000	
		Total Non-Personal Services	\$128,870	
		Total Bureau of Supplies.		\$167,490

## EXECUTIVE DEPARTMENTS.

### MAYOR.

Pers	onal Se	rvices—(Appropriation 4-A)	
74	<b>4</b> 04 A	Mayor (6 months—\$3,000 and 6 months—\$5,000)	\$8,000
75	44	Executive Secretary	4,800
76	44	Assistant Secretary	4,200
77	44	5 Stenographer-Typewriters at \$2,- 100 each	10,500
78	"	Telephone Operator	1,800
79	44	Messenger	1,980
80	44	2 Chauffeurs at \$2,400 each	4,800
		Total Personal Services	\$36,080
Non-	Person	al Services—(Appropriation 4-B)	
81 82	404 K	Contingent expenses (Charter) Personal Services and other than	\$3,600
0-		Personal Services	8,285
		Total Non-Personal Services.	\$11,885

Total Mayor .....

\$47,965

## AUDITOR.

## Personal Services—(Appropriation 5-A)

Budge			TO 4 13	Appro-
No.	No.—C		Detail.	priation.
83	405 A	Auditor	\$8,000	
84	"	Office Superintendent	3,600	
85	66	Chief Deputy	4,500	
86	44	Deputy	3,600	
87	"	2 Deputies at \$3,300 each	6,600	
88	"	4 Deputies at \$3,000 each	12,000	
89	44	Deputy	2,580	
90	44	6 Deputies at \$2,400 each	14,400	
91	44	4 Deputies at \$2,220 each	8,880	
92	**	7 Deputies at \$1,920 each	13,440	
93	66	Stenographer-Typist Expert (State Law, Section 4099A)	$\frac{2,400}{3,000}$	
94	4.6		0,000	
95		Telephone Operator and Filing Clerk	2,100	
0.0	"		3,000	
96	44	•	0,000	
97	••	Service, assessment, State and local, compiling statistics for		
		State Board and Comptroller		
		and settlement with City and		
		State (contingents)	9,500	
		Total Personal Services		\$97,600
		TAX COLLECTOR.		
Pers	onal Ser	vices—(Appropriation 6-A)		
98	408 A	Tax Collector	\$8,000	
99	64	Office Superintendent	3,900	
100	"	Cashier	3,600	
101	**	Accountant	3,300	
102	44	6 Special Deputies at \$2,580 each.	15,480	
103	"	1 Cashier, License Bureau	2,880	
104	"	2 Expert Searchers at \$2,580 each.	5,160	
105	**	26 Deputies at \$2,400 each	$62,400 \\ 2,100$	
106	"	1 Stenographer	2,100 $24,000$	
107	44	Extra Clerical Help	3,000	
108	"	Adjuster of Licenses  Tunnel Accountant	2,100	
109		-		
		Total Personal Services	\$135,920	
Non-	Person	al Services—(Appropriation 6-B)		
110	408 B	Printing Delinquent Tax List	\$3,700	
111	408 D	Advertising Tax Notices and Con-		
~	100 15	tingents	2,160	
		-	@F 000	
		Total Non-Personal Services.	\$5,860	
		Total Tax Collector		\$141,780

## TREASURER.

2 07 0	onar Sci	(here (here)		1
Budg Item				Anna
No.			Detail.	Appro- priation
112	406 A	Treasurer	\$8,000	
113	44	Chief Deputy	2,880	
114	44	Cashier	5,100	
115	44	Bank and Bond Deputy	3,900	
116	44	1 Deputy	3,900	
117	44	1 Deputy	3,000	
118	44	Coupon Clerk	2,880	
119	44	1 Deputy	3,300	
$\overline{120}$	66	Bookkeeper	3,600	
121	86	Assistant Bookkeeper	2,400	
122	6.0	2 Clerks at \$2,880 each	5,760	
123	44	2 Clerks at \$2,100 each per year	4,200	
124	44	1 Clerk	<b>1,</b> 980	
		1 Oldin	1,300	
		Total Personal Services		\$50,900
		ASSESSOR.		
Pare	mal Sei	rvices—(Appropriation 8-A)		
125	407 AA		\$8,000	
$\begin{array}{c} 126 \\ 126 \end{array}$	101 AA	Chief Deputy Assessor	2,400	
$\frac{123}{127}$	44	Special Deputy	3,600	
128	44	Director of Supervising Appraisers	4,500	
129	44	Cashier Auditor	2,400	
130	44	2 Supervising Appraisers at \$4,200	2,100	
100		each a year	8,400	
131	66	3 Supervising Appraisers at \$3,600	0,400	
101		each a year	10,800	
132	66	16 Appraisers at \$3,000 each a year	48,000	
133	44	3 Personal Property Appraisers at	10,000	
		\$3,000 each a year	9,000	
134	**	1 Assistant Personal Property Ap-	0,000	
		praiser	2,400	
135	44	3 Assistant Appraisers at \$2,400	_,_,	
		each a year	7,200	
136	44	3 Assistant Appraisers at \$2,700	,	
		each a year	8,100	
137	"	15 Assistant Appraisers at \$2,280	,	
		each a year	34,200	
138	"	Stenographer-Typist	1,800	
139	**	Cartographer	3,000	
140	44	1 Telephone Operator	1,800	
141	407 AB	Temporary Assistant Deputies —	- , - <del>-</del>	
		General Clerks at \$160 per		
		month for time employed	132,400	
		Total Personal Services	\$288,000	
Non	Porcono	el Services—(Appropriation 8-B)		
142	407 AB	Personal and Non-Personal Service		
		for Adjustments of Assessment,	<b>611</b> 000	
		including Autos at \$40 a month	\$11,000	
			-	

Total Assessor .....

\$299,000

### DEPARTMENT OF ELECTIONS.

Personal Services—(Appropriation 9-A)

Bud; Iter No	m Acct.		Detail.	Appropriation.
143 144	431 A	5 Commissioners for six months Registrar of Voters	\$2,500 <b>5,4</b> 00	
145	44	2 Deputy Registrars at \$4,200 each	0,100	
110		a year	8,400	
146	44	4 Deputy Registrars at \$3,000 each	12,000	
147	44	6 Deputy Registrars at \$2,700 each	16,200	
148	44	2 Typo Operator Mechanics at \$2,700 each	5,400	
149	44	1 Deputy Registrar	2,460	
150	44	1 Voting Machine Custodian	3,000	
151	**	2 Voting Machine Adjusters \$2,700		
		each	5,400	
152	44	Stenographer-Typewriter	2,400	
153 153		General Clerk	$\frac{2,280}{1,200}$	
199	A	Messenger	1,200	
			\$66,640	
		ELECTION EXPENSES.		
Pers	conal Sec	rvices—(Appropriation 9-B)		
154 155 156	431 A 431 AB	Storekeeper-Carpenter at \$9 a day. Outside Registration	\$2,430 8,000	
157	44	tions	$45,000 \\ 60,000$	
158		Temporary Voting Machine Adjusters	10,000	
		Total Personal Services	\$192,070	
Non	-Persona	al Services—(Appropriation 9-C)		
159	431 B	Contractual Services and Equip-		
		ment	\$65,000	
160	1092	Payment for Machines heretofore delivered	50,000	
161	431 B	Rental of Polling Places	20,000	
162		Special Election (Charter)	50,000	
		Total Non-Personal Services.	\$185,000	
		Total Dept. of Elections		\$377,070

## DISTRICT ATTORNEY.

#### 

163	412 A	District Attorney	\$8,000
164	44	5 Assistants at \$4,500 each	22,500
165	44	1 Assistant	3,600
166	44	5 Assistants at \$3,000 each	15,000

Budg Item				Appro-
No.		Code. Description.	Detail.	priation
167	<b>41</b> 2 A	3 Assistants at \$2,400 each	7,200	
168	"	Warrant and Bond Clerk	3,300	
169	••	2 Assistant Warrant and Bond	4.000	
		Clerks at \$2,400 each	4,800	1
170	**	5 Assistant Warrant and Bond	11 400	
		Clerks at \$2,280 each	11,400	
171	"	Chief Clerk	3,000	
172	66	Assistant Chief Clerk	2,400	
173	"	Bookkeeper	1,800	
174	••	Assistant Warrant and Bond Clerk (Domestic Relations)	2,700	
175	"	Assistant Warrant and Bond Clerk		
		(Domestic Relations)	2,280	
176	44	Investigator (Domestic Relations).	2,400	
177	44	Stenographer (Domestic Relations)	1,800	
178	44	1 Stenographer	2,100	
		1 Stenographer	1,800	
179	44	Messenger	1,800	
180	66	1 Juvenile Court Investigator	2,100	
		Total Personal Services	\$99,980	
_	_			
Pers	onal an	nd Non-Personal Services—		
	( A	.ppropriation 10-B)		
181	412 K	Detection and Prosecution of Crim-		
101	112 11	inals, Ordinance 8625	\$4,500	
182	44	District Attorney's Secret Fund,	, -,- , -	
102		Ord. 8625	3,000	
		Total District Attorney		\$107,480
		PUBLIC DEFENDER.		
Done	omal Sa	expiges (Appropriation 101/ A)		1
		ervices—(Appropriation 10½-A)		
183	411	Public Defender	\$8,000	
184	6.6	3 Deputy Public Defenders at \$4,200		
		each a year	12,600	
185	"	Deputy Public Defender	3,600	
186	"	2 Clerks at \$1,980 a year	3,960	
		Total Public Defender		\$28,160
		Total Tubic Defender		φ20,100
		CITY ATTORNEY.		
Pomo	anal S	ervices—(Appropriation 11-A)		
			000	
187	410 A	City Attorney	\$8,000	
188	**	1 Chief Deputy	7,200	
189		1 Deputy	7,200	
190	"	1 Deputy	6,000	
191	16	1 Assistant	4,200	
192	"	2 Assistants at \$3,000 each	6,000	
193	••	1 Assistant	2,700	

Budget   Acct.   No. No.—( 194 410 A   195 "   196 "		Detail. 8,400 2,400 1,800	Appropriation.
	Total Personal Services	\$53,900	
	d Non-Personal Services— ppropriation 11-B)		
197 410 K	Litigation Expenses	\$25,000	
	Total City Attorney	-	\$78,900
	CIVIL SERVICE COMMISSION	ON.	
Personal Se	rvices—(Appropriation 12-A)		
198 417 A	3 Commissioners at \$1,200 each	<b>\$3,6</b> 00	
199 "	Deputy Commissioner and Chief	, ,	
	Examiner	4,200	
200 "	1 Chief Inspector	3,000	
201 "	1 Inspector	2,700	
202 "	Assistant Inspector	2,400	
403	1 Assistant Secretary	2,400	
204 " 205 "	1 Experienced Clerk	$\frac{2,400}{2,100}$	
206 "	1 General Clerk	$\frac{2,100}{2,220}$	
207 "	Examiners and Clerks	13,000	
208 "	1 Stenographer	1,800	
	Total Personal Services	\$39,820	
Personal an	d Non-Personal Services—		
209 417 K		\$1,250	
į.	Total Civil Service Commission		\$41,070
	COUNTY CLERK.		
Personal Se	rvices—(Appropriation 13-A)		
210 426 A	County Clerk	\$8,000	
211 "	Chief Registry Clerk	3,600	
211½ "	Confidential Deputy	3,000	
212 "	4 Registry Clerks at \$2,880 each	11,520	
213 "	20 Assistant Registry Clerks at \$2,400 each	48,000	
214 "	20 Superior Court Clerks at \$2,400 each	48,000	
215 "	18 Copyists at \$2,400 each	43,200	
	Total Personal Services	\$165.320	
216 426 K	Non-Personal Services (Appropria-		
	tion 13-B)	\$150	
	Total County Clerk		\$165,470

## SHERIFF.

## Personal Services—(Appropriation 14-A)

		\ 11 1 /		1
Budge				Appro-
No.	No.—C	Code. Description.	Detail.	priation
217	430 A	Sheriff	\$8,000	
218	44	Cashier	3,300	
$\begin{array}{c} 219 \\ 220 \end{array}$	"	Deputy	2,700	
$\begin{array}{c} 220 \\ 221 \end{array}$	"	Attorney	$\frac{1,800}{3,000}$	
222	"	15 Deputies at \$2,580 each	38,700	
223	557 A	56 Jailers at \$2,364 each	132,384	
224	430 A	Stenographer	2,220	
225	557 A	Physician	3,600	
226	430 A	Office Superintendent	3,600	
227	527 A	Superintendent of Jails	3,300	
228	u u	Assistant Superintendent	3,000	
229	"	Chief Jailer	2,700	
230	"	Commissary Storekeeper	2,580	
231	46	1 Bookkeeper	$\frac{2,580}{2,580}$	
232	"	1 Matron	2,400	
233	**	7 Female Jailers at \$2,364 each	16,548	
234	"	2 Drivers at \$2,400 each	4,800	
235	"	3 Cooks at \$2,340 each	7,020	
<b>2</b> 3 <b>6</b>	"	1 Jailer	2,400	
237	"	1 Female Deputy	1,920	
238	44	14 Keepers at \$1,920 each	26,880	
		Total Personal Services	\$275,432	
Othe	r than	Personal Services—		•
	(A	ppropriation 14-B)		
239	557 Var	Maintenance, Subsistence and Equipment	\$50,000	
		Total Sheriff		\$325,432
		RECORDER.		
Perso	onal Se	rvices—(Appropriation 15-A)		
	454 AA	Personal Services—		
240	44	Recorder	\$8,000	
241	46	Office Superintendent	3,600	
$\overline{242}$	"	2 Deputies (Cashiers) at \$2,580 each	5,160	
243	"	6 Deputies at \$2,580 each	15,480	
244	44	7 Deputies at \$2,400 each	16,800	
245	44	Chief Copyist	2,580	
246	"	1 Special Copyist	2,580	
247	"	Machinist	$\frac{2,700}{2,100}$	
248	454 AA	Stenographer	2,100 <b>5</b> 5,200	
249	454 AB	23 Copyists at \$2,400 each	00,200	

## SUPERIOR COURTS.

Personal Services—(	Appropriation	16-A)	
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	sonai se	rvices—(Appropriation 16-A)		
Budg				Appro-
Iter No			Detail.	priation.
250	425 A	16 Judges	\$80,000	
251	44	Secretary and Jury Commissioner.	7,200	
<b>25</b> 2	425 A	Assistant Secretary	3,600	
253	"	Jury Examiner	2,400	
254	66	Assistant Secretary	3,000 2,400	
$\begin{array}{c} 255 \\ 256 \end{array}$	44	Assistant Secretary	16,800	
257	**	Jury and Witness Fees (Appropria-	10,800	
201		tion 16-A-1)	35,000	
258	428 A	Grand Jury Expenses (Appropria-	,	
		tion 16-A-2)	8,000	
259	425 A	Stenographers (Reporters' Fees)		
		(Appropriation 16-A-3)	30,000	
		Total Personal Services	\$188,400	
Non-	- $Person a$	al Services—(Appropriation 16-B)		
260	425 K	Court Orders	\$8,000	
		Total Superior Courts	·	\$196,400
		MUNICIPAL COURT.		
Pers	onal Ser	rvices—(Appropriation 17-A)		
261	<b>4</b> 23 A	12 Judges at \$6,000 each	\$72,000	
262	"	Clerk	4,800	
263	"	Chief Deputy Clerk	3,600	
264	46	Cashier and Head Bookkeeper	3,300	
265				
265	44	Messenger	1,500	
266	**	Messenger		
		Messenger	1,500 3,000	
266 267	"	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880	1,500 3,000 5,760	
266 267 268	"	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each	1,500 3,000	
266 267	"	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at	1,500 3,000 5,760 11,520	
266 267 268 269	" "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each	1,500 3,000 5,760 11,520 19,200	
266 267 268 269 270	" " "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each	1,500 3,000 5,760 11,520 19,200 28,800	
266 267 268 269 270 271	" "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each	1,500 3,000 5,760 11,520 19,200 28,800 28,800	
266 267 268 269 270	" " "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each	1,500 3,000 5,760 11,520 19,200 28,800	
266 267 268 269 270 271	" " "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	
266 267 268 269 270 271 272	"  "  "  "  "  "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	
266 267 268 269 270 271 272	" " " " Persona	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)  Total Personal Services	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600	
266 267 268 269 270 271 272 Non-	" " " " Persona	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)  Total Personal Services  at Services—(Appropriation 17-B)	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600 \$197,880	\$200,880
266 267 268 269 270 271 272 Non-	" " " " Persona	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each  12 Copyists at \$2,400 each  4 Stenographers (Reporters' fees)  Total Personal Services  1 Services—(Appropriation 17-B)  Printing Calendar	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600 \$197,880	\$200,880
266 267 268 269 270 271 272 Non- 273	" " " Persona 427 C	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each  12 Court Clerks at \$2,400 each.  12 Copyists at \$2,400 each.  4 Stenographers (Reporters' fees).  Total Personal Services.  1 Services—(Appropriation 17-B)  Printing Calendar  Total Municipal Court	1,500 3,000 5,760 11,520 19,200 28,800 28,800 15,600 \$197,880	\$200,880
266 267 268 269 270 271 272 Non- 273	" " Persona 427 C	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each.  12 Court Clerks at \$2,400 each.  12 Copyists at \$2,400 each.  4 Stenographers (Reporters' fees).  Total Personal Services.  10 Services—(Appropriation 17-B)  Printing Calendar  Total Municipal Court  JUVENILE DETENTION HO  rvices—(Appropriation 18-A)	1,500 3,000 5,760 11,520 19,200 28,800 15,600 \$197,880 \$3,000	\$200,880
266 267 268 269 270 271 272 Non- 273	" " " Persona 427 C	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each.  12 Court Clerks at \$2,400 each.  12 Copyists at \$2,400 each.  4 Stenographers (Reporters' fees).  Total Personal Services.  1 Services—(Appropriation 17-B)  Printing Calendar  Total Municipal Court.  JUVENILE DETENTION HO  rvices—(Appropriation 18-A)  Superintendent	1,500 3,000 5,760 11,520 19,200 28,800 15,600 \$197,880 \$3,000	\$200,880
266 267 268 269 270 271 272 Non- 273 Perse 274 275 276	" " Persona 427 C  onal Ser 558 A "	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each.  12 Court Clerks at \$2,400 each.  12 Copyists at \$2,400 each.  4 Stenographers (Reporters' fees).  Total Personal Services.  10 Services—(Appropriation 17-B)  Printing Calendar  Total Municipal Court  JUVENILE DETENTION HO  rvices—(Appropriation 18-A)	1,500 3,000 5,760 11,520 19,200 28,800 15,600 \$197,880 \$3,000 \$3,000 \$1,500 1,500 1,620	\$200,880
266 267 268 269 270 271 272 Non- 273	" " Persona 427 C  onal Ser 558 A	Messenger  1 Registry Clerk  2 Assistant Registry Clerks at \$2,880  4 Registry Clerks at \$2,880 each.  8 Assistant Registry Clerks at \$2,400 each.  12 Court Clerks at \$2,400 each.  12 Copyists at \$2,400 each.  4 Stenographers (Reporters' fees).  Total Personal Services.  1 Services—(Appropriation 17-B)  Printing Calendar  Total Municipal Court.  JUVENILE DETENTION HO  rvices—(Appropriation 18-A)  Superintendent Matron	1,500 3,000 5,760 11,520 19,200 28,800 15,600 \$197,880 \$3,000 \$4,000 \$1,500	\$200,880

Budget Item Acc. No. No.— 278 558 A 279 " 280 " 281 " 282 "	ct.  -Code. Description.  Clinic Nurse	Detail. 1,200 7,680 1,200 1,620 2,400	Appro priation
N D		, ,	
	nal Services—(Appropriation 18-B) ar Maintenance and Subsistence		
200 000 V t		ф10,000 -	
	Total Juvenile Detention Home		\$30,94
	JUVENILE COURT.		
Personal S	ervices—(Appropriation 19-A)		
284 559 A	Probation Officer	\$4,200	
285 " 286 "	Chief Assistant Probation Officer  1 Assistant Probation Officer who	3,300	
	shall act as Collector	2,880	
287 "	3 Assistant Probation Officers at	0.100	
288 "	\$2,700 each	8,100	
200	shall act as Cashier-Bookkeeper	2,700	
289 "	12 Assistant Probation Officers at	2,100	
	\$2,520 each	30,240	
290 "	4 Assistant Probation Officers who		
	shall act as Stenographers at \$2,220 each	8,880	
291 "	1 Assistant Probation Officer who	0,000	
	shall act as Stenographer	1,980	
292 "	1 Assistant Probation Officer who shall act as File and Informa-		
	tion Clerk	2,100	
293 "	1 Referee	2,400	
	-		
	Total Personal Services	\$66,780	
294 "	Non-Personal Services (Appropria-		
	tion 19-B)	\$3,785	
	Total Juvenile Court		\$70,565
A	DULT PROBATION DEPART	MENT.	
Personal Se	ervices—(Appropriation 20-A)		
295 5590 A	Chief Probation Officer	\$4,200	
296 "	Assistant Chief Probation Officer	3,300	
297 "	7 Assistant Probation Officers at		
	\$2,520 each	17,640	
298 5590 A	1 Assistant Cashier and Clerk	2,280	
	Total Personal Services	\$27,420	
299 <b>5</b> 590 K	Non-Personal Services (Appropria-	T-1,120	
	tion 20-B)	250	
	Total Adult Probation Dept.		\$27,670

\$50,980

## COUNTY WELFARE DEPARTMENT.

Personal Services—(Appropriation	1 21-A)	
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Pers	onal Se	rvices—(Appropriation 21-A)		
Budg Item No. 300 301 302 303 304 305	get a Acct		Detail. \$3,600 2,400 6,660 1,920 19,800 1,000 \$35,380	Appropriation.
		tion 21-B)	1,500	
		Total	-	\$36,880
		LAW LIBRARY.		•
Pers	onal Se	rvices—(Appropriation 22-A)		
307 308 309	427 A	Librarian	\$5,100 3,300 2,400	
		Total Personal Services		\$10,800
<b>* *=</b>		CORONER.		
Pers	onal Se	rvices—(Appropriation 24-A)		
310 311 312 313 314 315 316 317 318 319 320 321	429 A	Coroner Chief Deputy Autopsy Surgeon 3 Deputies at \$2,580 each 3 Assistant Deputies (female) at \$1,980 each 4 Assistant Deputy Drivers at \$2,400 each 1 Stenographer 1 Assistant Stenographer Toxicologist 1 Pathologist, part time. 1 Assistant Pathologist Relief	\$8,000 3,300 3,000 7,740 5,940 9,600 2,400 2,100 1,800 1,500 1,800 800	
		Total Personal Services	\$47,980	
322	429 K	Non-Personal Services (Appropriation 24-B)	<b>\$3,</b> 000 _	

Total Coroner .....

## SEALER OF WEIGHTS AND MEASURES.

Item No. 323 324	No.—C 460 A	Sealer	Detail. \$6,000	Appro priation
325	"	Chief Deputy 6 Deputy Sealers at \$2,700 each	$3,300 \\ 16,200$	
		Total Personal Services	\$25,500	
326	460 KC	Non-Personal Services (Appropriation 25-B)	\$1,860	
		Total Sealer of Weights and Measures	_	\$27,36
		AGRICULTURAL COMMISSI	ON.	

Pers	onal Ser	rvices—(Appropriation $25\frac{1}{2}$ -A)		
327 328 329 330 331	464 A	1 Agricultural Commissioner 1 Deputy 2 Inspectors at \$2,400 each a year. 1 Clerk	\$4,800 3,000 4,800 2,100 1,800	
Non-	Persona	Total Personal Services  l Services—(Appropriation 25½-		
332	464 A	Non-Personal Services:  Expense, auto rental at \$40 a month	\$2,460	
333	<b>464</b> Var	Miscellaneous Expense (Appropriation 25½-C)	350	
		Total Agricultural Commis-		

## DEPARTMENT OF PUBLIC WORKS.

sion .....

\$19,310

### Commissioners and General Office.

334	414 A	3 Commissioners until Jan. 8, 1932	\$6,242
335		Director of Works after Jan. 8,	
		1932	3,839
336	414	Chief Deputy Commissioner	4,800
337	44	Experienced Clerk	3,600
338	**	Experienced Clerk	3,600
339	44	Experienced Clerk	2,400
340	"	Ordinary Clerk	2,700
341	11	Stenographer	2,700
342	"	Stenographer	2,700
343	44	Chauffeur	2,400
344	**	Messenger	2,280
		Total Personal Services	\$37,261

### Bureau of Accounting.

### Personal Services—(Appropriation 27-A)

Item No.	Acct. No.—C		Detail.	Appro priation
345	414 A	Superintendent in Charge of Ac-		
		counts	\$5,600	
346	**	Ordinary Clerk, Head Timekeeper.	3,120	
347	"	Bookkeeper	3,000	
348	66	11 Experienced Clerks at \$2,400 a		
		year	26,400	
349	44	1 Experienced Clerk, Cost Ac-		
		countant	3,900	
350	**	1 Experienced Clerk, Cashler	3,300	
351	44	Clerk	2,700	
352	44	3 Stenographers at \$2,220 each a		
		year	6,660	
353	"	5 Stenographers at \$2,100 each a		
		year	10,500	
354	"	Inspector of House Numbers	2,700	
355		1 General Clerk	2,400	
		-		
		Total Personal Services	\$70,280	

### Bureau of Architecture.

## Personal Services—(Appropriation 28-A)

356	416 A	City Architect	\$4,200
357	"	Architectural Draftsman	3,000
358	44	Architectural Draftsman	2,700
359	"	Apprentice Draftsman	1,200
360	**	Stenographer	2,400
		_	

Total Personal Services..... \$13,500

## Bureau of Building Repair.

Expenditures of appropriations for repairs to buildings in this subdivision are not to be made until estimates are filed with the Board of Supervisors and authorizations and appropriations made therefor.

## Personal Services—(Appropriation 29-A)

		` 11 1	
361	<b>4</b> 32 AA	Superintendent	\$4,800
<b>3</b> 62	46	Asst. Superintendent	3,600
363	44	Asst. Superintendent	3,300
364	**	Superintendent of Painters	3,360
365	"	Foreman Plumber	3,300
366	44	Foreman Cement Finisher	3,300
367	**	Foreman Carpenter	3,300
368	46	Foreman Steamfitter	3,300
369	44	Foreman Tinner	3,300
370	44	Foreman Wireman	3,300
371	"	Head Janitor	3,120
372	44	2 Asst. Head Janitors at 2,160 a	
		year	4,320

Appropriation

Budge	Acct.	ode. Description.	Detail.
No.	No.—Co		
$\frac{373}{374}$	432 AA	Night Foreman Janitor 57 Janitors at \$1,860 a year	$2,160 \\ 106,020$
375	44	4 Window Cleaners at \$2,040 each	
		a year	8,160
376	"	Foreman Window Cleaner	2,220
377	$432~\mathrm{AB}$	Janitors' Relief and Vacation	3,765
378	432 AA	Elevator Starter—City Hall	2,160
	"	•	2,100
379		18 Elevator Operators at \$1,860 a year	33,480
380	"	2 Watchmen at \$1,860 each a year	3,720
381	432 AB	Relief and Vacation, all Departments	1,840
<b>3</b> 82	432 AA	2 Chief Engineers at \$3,600 each a year	7,200
383	44	5 Asst. Chief Engineers at \$2,640 a	1,200
		year	13,200
384	44	Engineer—Part Time Relief and	0.040
		Vacation	2,640
385	4.4	5 Firemen at \$2,220 each a year	11,100
386	4.6	Firemen Relief and Vacation	435
		Total Personal Services	\$240,400
		Employment for more or less constant service in the repair of public buildings other than school buildings (Appropriation 29½-A).	
387	432 A	5 Carpenters, each at \$9 per day	\$12,150
388	**	Carpenters' Helper, \$7 per day	1,890
389	44	9 Plumbers, at \$10 per day	24,300
390	44	5 Steamfitters, at \$10 per day	13,500
391	44	6 Painters, at \$9 per day	14,580
392	44	Foreman Painter, at \$10 per day	2,700
$\frac{392}{393}$	44	Painters, Shop Men, \$7 per day	1,890
$\frac{393}{394}$	44		5,400
	44	2 Tinners, \$10 per day	1,890
395	44	Tinners' Helper, at \$7 per day	
$\frac{396}{207}$	44	Cement Finisher, at \$9 per day	$\frac{2,430}{2,160}$
397	44	Cement Finisher Helper, \$8 per day	2,160
398	4	Glazier, at \$9 per day	2,430
399	44	Locksmith, at \$8 per day	2,160
400	44	Wireman, at \$9 per day	2,430
401	66	Miscellaneous Labor	500
402	••	Reimbursements	500
		Total Personal Services	\$90,910
Non-		ll Services—	
	` `	ppropriation 29-B and C)	
$\begin{array}{c} 403 \\ 404 \end{array}$	432 B 432 BA	Contractual Services	\$3,500
		per month	2,400
405	$432~\mathrm{B}4A$	Transportation, carfare	400
406	432 C	Materials and Supplies	12,500
	-	SUPPLIES AND MAINTENANCE	•
405	400 750		
407	432 BC		2,850
408	$432~\mathrm{BB}$	Scavenger Service	900

		MATERIALS AND SUPPLIES.		
Budg Item No.	Acct.		Detail.	Appro- priation.
409	$432~\mathrm{CB}$	Fuel Oil	12,000	
410	432 CS	Janitorial Supplies	6,000	
411	$432~\mathrm{CB}$	Engine Room Supplies and Equip-		
		ment	4,600	
		Total Non-Personal Services	\$45,150	
412	432 BH	Lighting Public Buildings, exclu-		
		sive of School Buildings (Ap-	<b>4.5</b> 000	
		propriation 29-D)	\$45,000	
		Bureau of Stores and Yards	s.	
Pers	onal Sei	rvices—(Appropriation 30-A)		
	4142 AC	•	\$3,000	
414	"	Watchman	2,640	
415	**	Watchman	2,340	
416 417	"	Watchman	$\frac{2,100}{3,720}$	
418	46	2 Watchmen, at \$1,920 each a year	3,840	
419	44	Foreman machinist	3,600	
420	44	Machinist, at \$9 a day	2,430	
421	**	2 Blacksmiths, at \$9 a day	4,860	
422	44	3 Blacksmiths' Helpers, at \$8 a day	6,480	
423	66	Vulcauizer, at \$7 a day	1,890	
424 425	**	Carriage Painter, at \$10 a day	$\frac{2,700}{2,420}$	
427	**	1 Painter, at \$9 a day	$\frac{2,430}{6,480}$	
		Total Personal Services	\$48,510	
Non-	Persono	al Services—(Appropriation 30-B)		
428	4142 C	Material and Supplies, Equipment.	\$2,500	
429	4142 B 4	a Single Team, at \$11.25 per day	2,857	
		Total Non-Personal Services	\$5,357	
		Bureau of Building Inspecti	on.	
Pers	onal Se	rvices—(Appropriation 31-A)		
430	455 A	Chief Engineer Building Inspection	\$7,500	
431	**	1 Inspector	3,300	
432		2 Boiler Inspectors, at \$3,000 each.	6,000	
433	*1	2 Experienced Clerks, at \$2,700	F 400	
404	41	each	5,400	
434 435	"	12 Inspectors, at \$2,700 a year	32,400	
436	"	Messenger	$\substack{\textbf{1,}560\\\textbf{14,}400}$	
437	"	1 Stenographer	2,100	
438	"	Vacations	1,800	

Total Personal Services..... \$74,460

## Bureau of Engineering.

Appro-priation.

Personal S	Services—(	Appropriation	32-A)	
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No.	No	-Code		Detail.
439	415 A		City Engineer	<b>\$5,0</b> 00
440	44	*1	Asst. City Engineer	4,800
441	46	*1	Asst. Engineer	1,800
442	44		Asst. Engineer	3,300
443	44	1	Surveyor	3,900
444	44	*1	Surveyor	3,300
445	16	1	Surveyor	3,300
446	64	*6	Surveyors, at \$3,000 a year	17,400
447	"	2	Surveyor's Assistants at \$3,000 a	
			year	6,000
448	44	*19	Surveyor's Assistants, at \$2,700	
			a year	43,500
449	"	*1	Draftsman	2,700
450	44		Draftsman	1,300
451	"		Draftsman	3,780
452	64		Draftsmen at \$3,600 a year	10,800
453	44		Draftsmen at \$3,300 a year	7,800
454	"		Draftsmen at \$3,000 a year	15,000
455	44		Draftsmen at \$2,880 a year	5,760
456	44	*1	Draftsman	2,250
457	**		Draftsman	1,920
458	64		Inspectors at \$3,300 a year	6,600
459	16		Inspectors at \$3,000 a year	6,000
460	46	*2	Inspectors at \$2,700 a year	3,600
461	46		Chemist	3,600
462	"		Chemist Assistant	2,700
463	"	*1	Photographer	2,880
464	46		Blueprinter	2,400
465	44	*1	Stenographer	2,100
466	"	1	Stenographer	2,100
467	"	*1	Chauffeur	1,500
468	"		Experienced Clerk	3,000
469	44	1	H. and P. Engineer	1,500
			Total Personal Services	\$181,590
Part	— time b	udge	et; part time special funds.	

## Non-Personal Services—(Appropriation 32-B)

470	$415~\mathrm{B}$	Non-Personal	Services	\$7,500
471	"	Block Books	(Appropriation 32-C)	4,000

Total Engineer's Department \$193,090

## Street Cleaning Department.

Pers	onal Ser	vices—(Appropriation 35-A)
472	502  AA	Superintendent
473	"	5 Assistant Superintendents at \$2,-

\$4,500	
10 500	

700 per year..... 13,500 474 1 Experienced Clerk ..... 3,000

## (Appropriation 35-A-1)

D., 4.	I	- F F		
Hudg Iter No. 475 476 477 478	$\begin{array}{ccc} \mathbf{n} & \mathbf{A}\mathbf{cct.} \\ \mathbf{No.}\mathbf{C} \\ 502 \ \mathbf{A}\mathbf{A} \end{array}$	ode. Description.  6 Watchmen at \$1,860 each per year  220 Sweepers at \$6 per day  25 Chauffeurs at \$8 per day  14 Gang Foremen at \$7 per day	Detail. \$11,160 356,400 54,000 26,460	Appropriation.
		Total Personal Services	\$469,020	
Non	-Persona	l Services—(Appropriation 35-B)		
479 480	502 BA 465	Transportation	\$1,920 30,480	
481 482 483		Repairs and Equipment  Material and Supplies  Street Cans	10,000 10,000 1,200	
1		Total Non-Personal Services.	\$53,600	
		Bureau of Sewer Repairs		
Pers	onal Ser	vices—(Appropriation 36-A)		
484 485 486 487	". 501 AC	Superintendent	\$4,500 3,000 2,700 2,700 2,400	
	$(\mathbf{A}]$	ppropriation 36-A-1)		
488 489 490 491 492 493	501	7 Bricklayers at \$11 per day 11 Hod Carriers at \$9 per day 2 Chauffeurs at \$8 per day 25 Sewermen at \$7 per day 21 Laborers at \$6 per day 18 Sewer Cleaners at \$8.50 per day	20,790 26,730 4,320 47,250 34,020 41,310	
		Total Personal Services	\$189,720	
Non	-Persona	al Services—(Appropriation 36-B	)	
494 495	B C	Repairs to equipment	\$2,500 <b>15,000</b>	
496 497	501 AC 501 BN	6 Double Teams, Sewer Repair, at \$12 per day	18,288	
498	501 BN 501 BN	per day	31,750 4,445	
		m-4 1 37 D 1 ~ .	<b>A5</b> 4 006	

Total Non-Personal Services \$71,983

## Sewage Pumping Station.

## Personal Services—(Appropriation 37-A)

Budg				
Item No.			Detail.	Appro- priation
499	501 AA	Watchman in Charge	\$2,160	<b>P</b>
500		Relief and Vacation	90	
		Total Personal Services	\$2,250	
Non-	Persona	l Services—(Appropriation 37-B)		
501	$501~\mathrm{BH}$	Power	\$700	
502	501 C	Materials and Supplies	100	
503	44	Repairs and Equipment	500	
		Total Non-Personal Services	\$1,300	
		MISCELLANEOUS.		
	(A)	opropriation 38-A)		
504	501 BA	Carfare	\$1,000	
<b>5</b> 05		Rental 16 Autos, at \$40 per month	7,680	
506		Maintenance and Repairs to Equip-		
		$\mathrm{ment}$	4,000	
507	501 K	Material, Supplies, Equipment	2,000	
			\$14,680	

Total Board of Works.....

\$1,666,471

## DEPARTMENT OF ELECTRICITY.

## Personal Services—(Appropriation 40-A)

<b>5</b> 08	465 A	Office Superintendent	\$5,000
509	44	Secretary	3,000
510	44	1 Clerk	2,700
511	46	1 Stenographer-Typewriter	2,100
512	44	1 Helper-Messenger	1,800
513	44	Chief Inspector	3,300
514	44	17 Inspectors at \$3,000 each a year	51,000
515	44	Chief Operator	3,000
516	**	8 Fire Alarm Operators at \$2,700	
		each	21,600
517	44	4 Telephone Operators at \$1,800 each	7,200
518	**	Relief Telephone Operator	750
519	**	Superintendent of Plant	3,600
<b>5</b> 20	465 AC	Cable Splicer at \$9.50 a day	2,565
521	**	Batteryman	2,880
522	44	Foreman Instrument Maker	3,000
523	44	5 Instrument Makers at \$2,700 each	
		a year	13,500
<b>524</b>	"	Foreman Laborer	2,340
525	44	3 Laborers at \$6 a day	4,860
526	44	3 Machinists at \$2,700 each a year.	8,100
527	"	3 Foremen Linemen at \$2,880 each	8,640
528	44	14 Linemen at \$2,580 each a year	36,120
529	44	Inside Wireman at \$9 per diem	2,430

Budge Item No.	No.—C		Detail.	Appropriation.
530	465 AC	2 Traffic Signal Electricians at \$9 a day	4,860	
531	44	1 Radio Amplification Expert at \$8 a day	2,160	
532	46	1 Painter at \$9 a day	2,430	
533	66	Commissary	2,100	
534	66	Repairer	2,640	
<b>5</b> 35	4.6	2 Clerks at \$2,280 each	4,560	
		Total Personal Services	\$208,235	
Non-	Persona	al Services—(Appropriation 40-B)		
536	<b>465</b> Var	Material, Supplies and Equipment, Underground Conduit System, Radio Maintenance Police and Fire Departments	<b>\$36,000</b>	
		Total Dept. of Electricity		\$244,235

## FIRE DEPARTMENT.

Perso	onal Ser	vices—(Appropriation 41-A)	
537	452 AA	3 Commissioners at \$1,200 each per	
		year, and 1 for 6 months	\$4,200
538	44	Office Superintendent and Secretary	4,800
539	66	Physician	2,820
540	44	Stenographer	2,580
541	46	Stenographer Clerk	2,100
542		Chief Engineer	7,200
543	44	2 First Assistant Chiefs at \$4,800	
		each	9,600
544	44	2 Second Assistant Chiefs at \$4,800	
		each	9,600
545	"	27 Battalion Chiefs at \$4,200 a year	113,400
546	"	28 Operators at \$2,520 a year	70,560
547	44	Superintendent of Assignment	1,440
<b>54</b> 8	"	78 Captains at \$2,820 each a year	219,960
549	"	128 Lieutenants at \$2,670 each a	
		year	341,760
550	**	20 Engineers at \$2,640 each a year	52,800
551	44	781 Drivers, Tillermen, Hosemen,	
		Truckmen at \$2,400 each a year	1,874,400
552	44	40 Drivers, Tillermen, Hosemen,	04.000
553	44	Truckmen at \$2,280 each a year	91,200
003		19 Drivers, Tillermen, Hosemen, Truckmen at \$2,160 each a year	41,040
554	11	Automatic Increase	3,610
001		Automatic increase	5,010
			\$2,853,070
		PUMPING STATIONS.	
555	452 A A	2 Chief Engineers at \$3,360 each a	
000	100 1111	year	\$6,720
556	**	5 Asst. Engineers at \$2,760 each a	T -, . = V
		year	13,800
ì			•

Budg Iten	a Acct.			Appro-
No.		· · ·	Detail.	priation.
557		7 Firemen at \$2,340 each a year	$16,380 \\ 805$	
558 559	402 AB	Vacation Engineers	805 685	
009		vacation Firemen	000	
			\$38,390	1
		DISTRIBUTING SYSTEM.		
560	452 AA	Foreman Gateman	\$3,060	13
561 562	11	Asst. Foreman Gateman	2,910	\$
		each a year	30,960	
563	452 AC	1 Caulker at \$7.50 per day	2,025	
564	44	3 Laborers at \$6 per day each	4,860	
			\$43,815	
		CORPORATION YARD.		
565	<b>4</b> 52 AA	Superintendent	\$5,000	1
566	44	Clerk and Commissary	2,400	
567	"	Bookkeeper	2,400	-
<b>56</b> 8	**	1 Watchman (Hose Repairer)	2,400	
<b>5</b> 69	44	2 Watchmen at \$2,040 each a year	4,080	
<b>57</b> 0	452 A	1 Storekeeper	2,400	
571	44	1 Clerk	1,800	
572	"	Batteryman	2,700	`
573	44	1 General Foreman	3,600	
574	452 AC	12 Machinists at \$9 per day	29,160	
575	"	5 Machinists' Helpers at \$6.58 per		
		day	8,883	
576	"	4 Blacksmiths at \$9 per day	9,720	
577	**	4 Blacksmiths' Helpers at \$7.08 per	7 646	
	**	day	7,646	
578	"	2 Woodworkers at \$9 per day	4,860	
579	"	1 Brass Finisher at \$9 per day	2,430	
580		1 Boilermaker at \$9 per day	2,430	
581	44	1 Boilermaker's Helper at \$6.58 per		
		day	1,776	
<b>5</b> 82	"	1 Foreman Carriage Painter at	0.505	
		\$9.50 per day	2,565	
583	"	2 Carriage Painters at \$9 per day	4,860	
584	••	1 Leather Worker at \$9 per day	2,430	
			\$103,540	
585	452 AC	For Fire Boat Crew and Mainte-		
		nance, all Revenues Received		
		from the State of California to		
		be Credited to this Item (Ap-		
		propriation 41-A-1)	\$86,156	
Non	-Persona	l Services—(Appropriation 41-B)	)	
586	$452~\mathrm{BC}$	Maintenance, Material and Supplies	130,000	
<b>5</b> 87	1092 D	Equipment (Appropriation 41-D)	90,000	
		-		
			\$220,000	

## POLICE DEPARTMENT.

Personal Services—(Appropriation 42-A)

620

451 C

		<b>\ 11 1</b>		
Budge	Acct.			Appro-
No.	NoC		Detail.	priation.
588	451 AA	4 Commissioners for six months, 3		
		for six months, at \$1,200 each	44.000	
		a year	\$4,200	
589	11	Office Superintendent	3,900	
590	"	Confidential Clerk	2,400	
591	"	Stenographer	3,000	
592	44	Chief of Police	7,200	
593	44	Chief Clerk	3,600	
594	44	1 Property Clerk	3,600	
595	**	Stenographer	2,100	
596	44	Physician	2,400	
597	44	6 Telephone Operators at \$1,800		
		each a year	10,800	
		BUREAU OF INSPECTORS.		
598	**	Captain of Inspectors	\$5,000	
599	44	6 Lieutenants, at \$3,000 each a year	18,000	
600	"	72 Inspectors, at \$2,760 a year	198,720	
600a	"	1 Criminologist	3,600	
601	44	Stenographer	2,760	
602	"	Photographer	2,700	
603	"	3 Women Protective Officers, at		
000		\$2,400 each a year	7,200	
		UNIFORM FORCE.		
604	44	Captain of Traffic	\$4,000	
605	"	15 Captains, at \$3,600 each a year.	54,000	
606	44	48 Lieutenants, at \$3,000 each a		
000		year	144,000	
607	"	95 Sergeants, at \$2,640 each a year	250,800	
608	"	87 Corporals, at \$2,580 each a year	,	
609	46	975 Patrolmen, at \$2,400 each a year		
	44		2,010,000	
610	**	27 Patrol Drivers, at \$2,400 each a	64.000	
		year	64,800	
611	**	11 Hostlers, at \$2,160 each a year	23,760	
612	"	4 Matrons, at \$2,100 each a year	8,400	
613	"	Matron's Relief	1,312	
614		Cook	2,340	
615	44	3 Engineers, Police Boat, at \$2,400		
		each a year	7,200	
616	44	Inspector of Motor Vehicles	2,760	
617	16	Inspector of Horses and Equipment	2,760	
618	14	Inspector of Repairs and Mainte-		
		nance	2,760	
		Total Personal Services	3,414,532	
Non-	Persona	d Services—(Appropriation 42-B	)	
619	451 B	Contractual Service	\$25,000	
		Material and Cumplies	40,000	

Material and Supplies.....

40,000

Budget Item No. 621 10	Acct No.—(		Detail.	Appro priation
622	K	cycles, Horses and Miscellan- eous (Appropriation 42-D) Contingent Fund (Appropriation	30,000	
		42-E)	9,000	
		Total Non-Personal Services.	\$104,000 _	

Total Police Department.. \$3,518,53:

## DEPARTMENT OF PUBLIC HEALTH.

## Central Office.

Pers	onal Ser	vices—(Appropriation 43-A)	
623	476 A	1 Health Officer	\$10,000
624	"	1 Chief Clerk	4,200
625	44	1 Stenographer	2,580
626	44	3 Stenographers at \$2,280 each a	
0.0	44	year	6,840
627	"	1 Clerk	2,280
628	"	1 Clerk Stenographer	1,800
629	"	1 Clerk Stenographer	1,020
630		2 Telephone Operators at \$1,800	2 600
631	476 AB	each a year	$\begin{array}{c} 3,600 \\ 400 \end{array}$
091	410 AD	1 Kener Telephone Operator	400
		ACCOUNTING.	
632	476 A	1 Auditor	\$4,800
633	"	2 Clerks at \$2,280 each a year	4,560
634	"	1 Bookkeeper	2,280
635	4.6	1 Clerk for Payrolls	1,800
		STATISTICS.	
636	477 A	1 Clerk, Mortuary	\$2,280
637	44	1 Clerk, Births	2,280
<b>638</b>	44	1 Clerk, Statistician	2,280
		Control of Communicable Disc	eases
		TUBERCULOSIS.	
639	478 A	1 Chief Market Inspector	\$2,700
640	44	4 Veterinarians at \$2,412 each a	
		year	9,648
641	"	5 Veterinarians at \$2,400 each a	10.000
642	44	year	12,000
042		a year	38,400
			•
		OTHER COMMUNICABLE DISEAS	ES.
643	478 A	1 Epidemiologist	\$4,200
644	44	4 Sanitary Inspectors at \$2,700 each	40.000
2.45	"	a year	10,800
645	"	1 Disinfector	2,400
646	"	1 Disinfector	2,220
647	••	1 Inspector U. S. P. H. S	1,200

### CLINICS.

		CLINICS.		
Budge				Appro-
Item No.	Acct. No.—C		Detail.	priation.
	478 A	1 Clinician	\$1,800	-
648	410 A	1 Clinician	1,200	
649	46		2,100	
650		1 Psychologist		
651	44	1 Psychologist	1,800	
652	44	1 Psychologist	2,400	
653	44	4 Psychologists at \$1,800 each a		
		year	7,200	
654	46	3 Psychologists at \$900 each a year	2,700	
655	**	1 Social Service Worker	1,800	
656	44	1 Physician	1,800	
696		1 I hysician	_,000	
		BACTERIOLOGICAL LABORATORII		
657	478 A	1 Director of Laboratories	\$3,600	
658	66	1 Milk Bacteriologist	3,000	
659	"	2 Bacteriologists at \$2,700 each a		
000		year	5,400	
000	66	1 Bacteriologist	2,100	
660	66		1,500	
661		1 Technician	$\frac{1,300}{2,280}$	
662	44	1 Clerk		
663	"	2 Helpers at \$720 each a year	1,440	
		Conservation of Child Life		
		1		
		SCHOOL INSPECTION.	<b>P4 000</b>	
664	479 A	1 Chief Medical Inspector	\$4,000	
665	"	1 School Inspector	2,100	
666	44	9 School Inspectors at \$1,800 each		
		a year	16,200	
667	6.0	1 Optometrist	1,800	
		DENTAL.		
		_	<b>62 000</b>	
<b>6</b> 68	479 A	1 Dentist Chief	\$3,000	
669	44	2 Dental Hygienists at \$1,800 each	0.000	
		a year	3,600	
670	6.6	12 Dentists at \$1,200 each a year	14,400	
671	66	1 Dentist Assistant	600	
		CHILD WELFARE.		
670	470 A	2 Pediatricians at \$3,000 each a		
672	479 A		\$6,000	
		year	\$ <b>0,</b> 000 520	
673	44	1 Pediatrician		
674	66	1 Pediatrician	840	
		Food Inspection.		
		MILK AND DAIRY CONTROL.		
675	480 A	2 Veterinarians at \$3,600 each a	<b>47 200</b>	
		year	\$7,200	
676	44	1 Veterinarian	2,700	
		OTHER FOOD CONTROL.	00.000	
677	480 A	1 Chief Food Inspector	\$3,900	
678	"	7 Food Inspectors at \$2,400 each		
		a year	16,800	
		Ť		
		CHEMICAL LABORATORY.	ቀን ለለለ	
679		1 Chemist	\$3,000	
680	66	1 Chemist	2,700	
681		1 Technician	1,200	

## Protection of Life and Property.

### PLUMBING INSPECTION.

Appropriation

Budg Item No.	Acc	t. Code. Description.	Detail.	
682	456 A	1 Chief Plumbing Inspector	\$3,900	
683	"	1 Assistant Chief Plumbing In-	40,000	
684	46	spector	3,000	
004		each a year	20,160	
		HOUSING INSPECTION.		
685	457 A	1 Chief Tenement House Inspector	\$3,000	
686	"	9 Tenement House Inspectors at \$2,400 each	21,600	
		INDUSTRIAL INSPECTION.	22,000	
687	458 A	3 Industrial Inspectors at \$2,400		
00.	20011	each a year	\$7,200	
688	44	1 Industrial Inspector	2,220	
		CHARITIES AND RELIEF.		
689	551 A	3 City Physicians at \$3,600 a year	\$10,800	
		FIELD NURSING.		
691	479 A	1 Director	\$3,600	
692	66	1 Assistant Director	2,700	
693	44	9 Supervisors at \$2,280 each a year	20,520	
694	44	2 Supervisors at \$2,100 each a year	4,200	
695	44	1 Clerk	2,280	
696	"	1 Stenographer-Clerk	1,500	
		schools.		
697	479 A	35 Field Nurses at \$1,980 each a		
		year	\$69,300	
		CHILD WELFARE.		
698	479 A	15 Field Nurses at \$1,980 each a		
		year	\$29,700	
		SOCIAL SERVICE.		
699	551 A	1 Supervisor	\$2,700	
700	44	1 Field Nurse	2,100	
701	**	3 Field Nurses at \$1,980 each a	<b>7</b> 0 4 0	
		year	5,940	
		TUBERCULOSIS.	•	
702	478 A	9 Field Nurses at \$1,980 each a year	<b>\$17,820</b>	
		TUBERCULOSIS, OTHER THAN NUR	SIN <b>G</b> .	
703	478 A	Director	\$4,200	
704 705	"	Physician	600	
706	••	Clerk Stenographer	$\frac{1,020}{720}$	
,		•	120	
808	450 4	RAT EXTERMINATION.	AV	
707	478 A	4 Rat Catchers at \$1,380 each a year	\$5,520	

#### MATERNITY SERVICE

		MATERNITY SERVICE.		
Budg Iten No.	n Acct. No.—C	-	Detail.	Appropriation.
708 709 710	551 A	Physician	\$4,800 2,100	
110		each a year	3,000	
		Total Personal Services (43-A)	\$525,448	
Othe	er Than	Personal Services—		
	$(A_{I}$	ppropriation 43-B)		
711	476 B	Contractual Services	\$30,000	
712	476 C	Materials and Supplies	18,500	
1.20	476 H	Fixed Charges	22,000	
714	1092 D	Equipment	5,000	
		Total Other Than Personal		
		Services	\$75,500	
		Laguna Honda Home.		
Pers	onal Ses	rvices—(Appropriation 44-A)		
715	<b>5</b> 52 A	1 Superintendent	\$7,000	
716	46	1 Assistant to Superintendent	3,300	
717	44	1 Stenographer	2,280	
718	44	1 Clerk for Payrolls	1,800	
719	44	1 Telephone Operator	1,200	
720	"	1 Office Attendant	900	
721	44	1 Physician	2,400	
722	"	1 Physician	1,800	
723 724	46	4 Internes at \$120 each a year	480 1 200	
725	44	1 Laboratory Technician	$1,200 \\ 1,800$	
726	"	1 Pharmacist	$\frac{1,800}{2,400}$	
727	66	1 Superintendent of Nurses	2,400	
728	44	1 Supervisor Nurse	1,800	
729	46	20 Institutional Nurses at \$1,200	_,000	
•		each a year	24,000	
730	46	1 Practical Nurse	840	
731	44	5 Practical Nurses at \$600 each a year	3,000	
732	"	1 Occupational Therapy Worker	900	
733	44	1 Vocational Therapeutic Nurse	1,200	
734	44	1 Dietician	1,500	
735		1 Orderly	720	
736		Orderlies and Practical Nurses as		
707	"	required		
737 738	4	1 Commissary	2,400	
739		1 Laundryman	2,268	
740		1 Laundress	1,524 $1,140$	
741		1 Laundryman	900	
742		1 Head Institutional Attendant	2,400	
743		1 Institutional Attendant	1,380	

Appro-

Budge Item	t Acct.	·		
No.	No.—C	The state of the s	Detail.	1
744	552 A	3 Institutional Attendants at \$1,200	0.000	
745	44	each a year	$\frac{3,600}{2,400}$	
746	"	1 Matron	1,020	
747	"	1 Seamstress	1,380	
748	"	1 Seamstress	1,080	
749	"	1 Practical Nurse	1,080	
750	44	1 Wardman	600	
751	"	3 Wardmen at \$540 each a year	1,620	
752 753	44	1 Chief Cook	$2,400 \\ 2,100$	
754	**	4 Cooks at \$1,980 each a year	7,920	
755	"	1 Cook, Female	1,200	
<b>7</b> 56	**	1 Butcher	$\frac{-5}{2,520}$	
757	44	1 Butcher's Helper	1,200	
758	44	1 Baker	2,280	
759	"	1 Dining Room Steward	1,680	
$\begin{array}{c} 760 \\ 761 \end{array}$	"	1 Kitchen Helper 4 Waitresses at \$1,320 each a year	540 5,280	
762	46	1 Farmer	2,220	
763	"	1 Plowman Laborer	900	
764	"	3 Engineers at \$2,640 each a year.	7,920	
765	**	1 Driver	1,800	
766	44	1 Gardener	1,800	
767	"	1 Gardener's Helper	900	
768		Inmate Help	26,960	
769	$552~\mathrm{AB}$	Vacation and Reliefs, All Depart-	1 500	
		ments	1,500	
		Total Personal Services		
		(44-A)	\$175,572	
Other	Than	Personal Services—		
	$(A_1$	opropriation 44-B)		
770	552 B	Contractual Services	\$24,850	
771	552 C	Materials and Supplies	50,750	
772	$552 \mathrm{CO}$	Foodstuffs	228,000	
773 1	L092 O	Equipment	7,500	
		m.4-1 00 m		
		Total Other Than Personal Services (44-B)	¢211 100	
		Services (44-b)	\$311,100	
7731/2		For the relief of the indigent sick		
110 /2	•	and dependent poor whose sup-		
		port is chargeable to the county		
		(Appropriation $44\frac{1}{2}$ -B)	\$350,000	
		Isolation Hospital.		
D		-		
		rvices—(Appropriation 45-A)	00.400	
774	554 A	1 Superintendent	\$2,400	
775 776	"	1 Office Attendant	$\begin{matrix} 840 \\ 1,740 \end{matrix}$	
777	66	1 Night Watchman	1,320	
778	<b>5</b> 54 AB	1 Relief Night Watchman	237	

Budge Item				Appro-
No.		_	Detail.	priation.
779	554 A	3 Gatemen at \$540 each per year	1,620	
780	46	1 Resident Physician	4,200	
781	"	1 House Officer	300	
782	"	2 Internes at \$120 each per year	240	
783	••	12 Institutional Nurses at \$1,200	14,400	
		each per year	•	
784	44	1 Practical Nurse	660	
785		4 Orderlies at \$540 each per year	2,160	
786	6.6	4 Practical Nurses at \$540 each per	0.100	
=0=	66	year	2,160	
787	••	8 Pupil Nurses at \$144 each per	1,152	
	**	year		
788	"	1 Seamstress	1,080	
789	"	2 Janitors at \$600 each per year	1,200	
790 791	66	6 Wardmen at \$540 each per year. 7 Wardwomen at \$540 each per	3,240	
191		year	3,780	
792	66	1 Laundryman	720	
	EEA AD		.20	
<b>79</b> 3	554 AB	Institutional Help, Emergency Relief	1,400	
704	FF 4 4			
794	554 A	1 Cook	2,100	
795	554 AB	Cook, Vacation Relief	175	
796	554 AA	3 Kitchen Helpers at \$540 each per	1 000	
		year	1,620	
797	44	1 Dishwasher	540	
798	"	1 Waitress	1,320	
799	554 AB	1 Waitress, Vacation Relief	45	
800	554 AA	1 Gardener	1,200	
		Total Personal Services (45A)	\$51,849	
		San Francisco Hospital.		
Perse	onal Ser	rvices—(Appropriation 46-A)		
		ADMINISTRATION.		
004	EE4		<b>e</b> 7 000	
801 802	554 AA	- · · · · · · · · · · · · · · · · · · ·	\$7,000 3,300	
802	44	1 Assistant Superintendent, Main 1 Assistant Superintendent, T. B	$\frac{3,300}{2,700}$	
804	44	1 Clerk	3,000	
805	**	1 Clerk for Payrolls	1,800	
806	66	4 Clerk Stenographers at \$900 each	, -	
000		a year	3,600	
807	4.6	1 Stenographer	2,280	
808	"	1 Hospital Statistician	2,280	
809	66	1 Assistant Hospital Statistician	1,920	
810	44	1 Clerk	1,800	
811	66	2 Clerks, \$900 each a year	1,800	
812	44	1 Office Attendant, T. B	900	
010		·		
813	44	2 Telephone Operators at \$1,800 each a year	3,600	
813	66	each a year	3,600	
		each a year	·	
813 814		each a year	3,000	
813	**	each a year	·	,

Appropriation

Budg Iten			
No.	No.—C	Code. Description.	Detail.
817	554 AA		1,620
818	"	1 Watchman, T. B	1,320
819 820	44	1 Watchman 1 Teamster	$\begin{array}{c} 720 \\ 2.040 \end{array}$
821	44	1 Messenger	$\substack{2,040\\600}$
822	44	11 Institutional Help	4,200
			1,200
000		MEDICAL.	0 · 7 · 0 · 0
823 824	554 AA	1 Resident Physician	\$1,500
825	44	a year	900
		year	3,900
826	44	36 Internes at \$120 each a year	4,320
		PHARMACY.	•
827	554 AA	1 Pharmacist	\$3,000
828	004 AA	1 Assistant Pharmacist	2,700
829	44	1 Assistant Pharmacist	2,400
830	"	1 Stockman	720
831	44	1 Institutional Help	480
		DENTAL.	
832	544 AA	1 Dentist	\$1,200
		X-RAY.	
833	544 AA	1 Radiologist	\$1,800
834	44	1 X-Ray Technician	2,100
835	44	2 X-Ray Technicians at \$1,200 each a year	2,400
836	44	1 Clerk-Stenographer	900
		OPERATING ROOM.	
837	554 AA	1 Operating Room Nurse	\$2,100
838	"	1 Assistant Operating Room Nurse	1,320
839	46	2 Institutional Nurses at \$1,200	_,=_,
		each a year	2,400
840	44	1 Anaesthetist	2,100
841	44	1 Anaesthetist	1,800
842	11	1 Anaesthetist	1,500
843	44	1 Plaster Cast Maker	900
		SOCIAL SERVICE.	
844	554 AA	1 Field Nurse Supervisor	\$2,100
845	11	1 Field Nurse	1,980
		NURSING.	
846	554 AA	1 Superintendent of Nurses	\$3,000
847	"	3 Assistant Superintendent of Nurses at \$1,800 each a year	5,400
848	44	1 Supervisor of Nurses, T. B	1,380
849	u	1 Supervisor of Admissions	1,380
850	**	4 Instructors Training School at	-,000
300		\$1,500 each a year	6,000
851	**	1 Instructor Training School Ob-	•
		stetrical Nurse	1,500
852	44	1 Supervisor Psychiatric Ward	1,500

Budge Item No.	Acct. No.—C		Detail.	Appro- priation.
853	554 AA	1 Practical Nurse in Charge Nurses' Home	1,080	
854	44	1 Practical Nurse, Nurses' Home	720	
	44	90 Institutional Nurses at \$1,200		
855		each a year	108,000	
856	46	60 Practical Nurses	30,000	
857	"	60 Orderlies	30,000	
858	16	1 Office Assistant Superintendent of		
		Nurses	540	
		Pupil Nurses	10,000	
		COMMISSARY.		
859	554 AA	1 Commissary	\$3,600	
860	**	1 Storekeeper	1,800	
861	**	Institutional Help	2,140	
		LAUNDRY.		
862	554 AA	1 Laundry Superintendent	\$2,400	
863	"	1 Washer	1,830	
864	46	1 Wringer	$\substack{1,636\\1,416}$	
865 866	"	1 Starcher	1,410	
000		a year	3,112	
867	44	5 Ironers at \$1,175 each a year	5,880	
868	44	3 Ironers at \$1,128 each a year	3,384	
869	**	5 Dry Room Workers at \$1,104	<b>5</b> ,520	
870	44	each a year	1,080	
871	44	1 Marker	1,524	
872	44	1 Sorter	1,524	
873	"	1 Linen Room Worker	1,116	
874 875	44	1 Flat Work Finisher	1,104	
010		year	13,260	
876	44	3 Porters at \$540 each a year	1,620	
877	"	1 Seamstress	660	
		HOUSEKEEPING.		
878	554 AA	1 Seamstress	\$1,380	
879	a	4 Seamstresses at \$660 each a year	2,640	
880	44	1 Surgery Porter	$\begin{array}{c} 900 \\ 600 \end{array}$	
881 882	**	1 Lockerman	600	
883	"	1 Morgueman	540	
884	44	1 Incineratorman	540	
885	"	1 Sterilizerman	600	
886	"	8 Chambermaids	$\frac{4,000}{1,080}$	
887 888	"	1 Assistant Foreman	600	
889	44	1 Window Washer	720	
890	554 AA	1 Window Washer	600	
891	44	30 Wardmen	16,200	
892 893	554 AA	45 Porters	$\substack{22,950\\2,400}$	
894	004 A.A	1 Cook Butcher	2,100	
895	44	1 Cook Pastry	2,100	
896	44	6 Cooks at \$1,980 each a year	11,880	
897	44	1 Night Cook	<b>1,9</b> 80	

### CULINARY.

Budg Iter			
No			Detail.
898			2,100
899 900	44	3 Dieticians at \$1,500 each a year	4,500
900		16 Waiters or Waitresses at \$1,320 each a year	21,120
001	44	•	-
901		65 Institutional Help	33,150
		POWER PLANT.	
902	554 AA		\$3,600
903	"	4 Engineers at \$2,640 each a year	10,560
$\begin{array}{c} 904 \\ 905 \end{array}$	44	4 Firemen at \$2,220 each a year 1 Helper	8,880 600
		MAINTENANCE.	
906	554 AA	2 Electricians at \$2,850 each a year	\$5,700
907	"	1 Gardener	1,680
908	"	1 Assistant Gardener	720
909	"	6 Yardmen	3,660
910	554 AA	Vacations and Reliefs in various	
		departments	7,785
		Total Personal Services (46-A)	\$529,491
Othe	er than	Personal Services—	
		ppropriation 46-B)	
011	· ·		<b>P</b> C <b>T</b> A A A
$\begin{array}{c} 911 \\ 912 \end{array}$	554 B 554 C	Contractual Services  Materials and Supplies	\$67,000 161,000
913		Foodstuffs	280,000
914		Fixed Charges	3,500
	1092 D	Equipment	20,000
		Total Other Than Personal	
		Services (46-B)	<b>\$</b> 53 <b>1</b> ,500
		Emergency Hospitals.	
Pers	sonal Se	rvices—(Appropriation 47-A)	
		1 Chief Surgeon	<b>\$</b> 3,000
917	"	1 Assistant Chief Surgeon	2,700
918	44	1 Chief Steward	3,000
919	"	1 Stenographer	2,280
920	44	10 Surgeons at \$2,400 each per year	24,000
921	"	23 Stewards at \$2,400 each per year	55,200
922	"	14 Nurses at \$1,980 each per year.	27,720
923	••	16 Ambulance Drivers at \$2,400	20 400
0.0.4	44	each per year	38,400
924	"	1 Messenger	1,200
925	••	2 Surgeons Half Time at \$1,200 each per year	2,400
926	5541 AB		_, _ v v
		quired	1,000
927	$5541~\mathrm{AB}$		6,740
		Total Personal Services (47-A)	\$167,640

## Other than Personal Services— (Appropriation 47-B)

929 930	Acct. No.—C 5541 BB 5541 CC 5541 HH	ode. Description. Contractual Services Material and Supplies Fixed Charges Equipment	Detail. \$11,500 16,000 1,715 5,000	Appropriation.
		Total Other Than Personal (47-B)	\$34,215	
		San Francisco Health Farm	n.	
Pers	onal Ser	vices—(Appropriation 48-A)		
932	4780 AA	1 Superintendent, Head Nurse	\$3,000	
933	"	1 Office Attendant	720	
934	"	1 Interne	120	
935	"	1 Dentist	600	
936	"	4 Institutional Nurses at \$1,200	4.800	
	66	each per year	4,800	
937	••	2 Practical Nurses at \$780 each	1,560	
000	"	per year	-	
938 939	"	1 Housekeeper	$780 \\ 720$	
	"		120	
940		4 Institutional Help, Housekeeping, at \$600 each per year	2,400	
941	"	1 Chief Cook	2,100	
941	66	1 Cook	1,800	
943	46	1 Pastry Cook	1,500	
944	"	5 Institutional Help, Culinary, at	,	
		\$600 each per year	3,000	
945	"	1 Mechanic	2,400	
946	"	1 Chauffeur	1,500	
947	"	1 Gardener	1,380	
948	44	1 Assistant Gardener	1,020	
		2 Laborers at \$1,500 each per year.	3,000	
949	4780 AC	Seasonal Laborers as Required at \$5 per day	3,760	
		_		
		Total Personal Services (48-A)	\$36,160	
Othe	er than l	Personal Services—		
	(A)	ppropriation 48-B)		
950	4780 B	Contractual Services	\$5,700	ı
951	4780 C	Materials and Supplies	8,500	
	4780 CO	Foodstuffs	18,500	
	4780 H 1092 DD	Fixed Charges Equipment	515 $4,000$	
		Total Other Than Personal (48-B)	\$37,215	
		Total Health Department		\$2,825,690

### CHARTER FUNDS AND STATE LAWS.

Budg Item	Acct.	To assisting	Detail.	Appro priatio
No.			Detail.	priamo
955	612	For Playground Fund (Appropri-		\$450,00
	***	ation 49)		
956	601	Park Fund (Appropriation 50)		\$700,00
957	631/132			
		(Appropriation 51)		\$6,000,00
958	629	Firemen's Relief and Pension		
		Fund (Appropriation 52)		\$550,00
959	577	Library Fund (Appropriation 53)		\$350,00
960	629	Board of Administration San		
		Francisco City Employees' Re-		
		tirement Fund (Appropriation		
		54)		\$547,00
961	403	Publicity and Advertising (Appro-		
		priation 55)		\$200,00
962	553	Maintenance of Blind (Appropria-		
002	000	tion 56)		\$65,00
963		Installation new Charter (Appro-		430,00
000		priation 56½		\$25,00
964	60273	Maintenance of Aquarium (Appro-		Ψ20,00
304	00213	priation 57)		\$50,00
0.05	630	The Independ (Appropriation 58)		\$250,83
		Tax Judgment (Appropriation 58)		φ200,00
966	60273	De Young Museum (Appropria-		880 00
0.07	40000	tion 59)		\$80,000
967	60239	California Palace Legion of Honor		maa aa4
		(Appropriation 60)		\$80,000
<b>96</b> 8	5561-H	For relief of needy aged persons		
		(state law) (Appropriation 61)		\$240,000
		TOTAL BUDGET		E90 504 000
		TOTAL DUDGET		\$26,704,981

Ayes—Supervisors Breyer, Canepa, Colman, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon Spaulding, Stanton—15.

Absent—Supervisors Andriano, Gallagher, Suhr—3.

# Appropriating \$569,492 Out of County Road Fund for Street Maintenance, 1931-1932.

Also, Bill No. 9413, Ordinance No. 9002 (New Series), as follows:

Appropriating, setting aside and authorizing to be expended the sum of \$569,492 out of the County Road Fund for Personal and Non-Personal services for expense of street repair and maintenance during the fiscal year 1931-1932.

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

Section 1. The sum of \$569,492 is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for Personal and Non-Personal services in connection with street repair and maintenance during the fiscal year 1931-1932, to-wit:

### Resurfacing, Roving and Miscellaneous.

1 Superintendent, per annum\$	6,000
1 Assistant Superintendent, per annum	3,900
1 Assistant Superintendent, per annum	3,300
1 Assistant Superintendent, per annum	3,000
2 Assistant Superintendents, \$2,700 each per annum	5,400

1	Assistant Superintendent, per annum	2,400
	Experienced Clerk, per annum	3,000
7	Engineers, \$10 each per diem	18,900
	Engineers, \$2,640 each per annum	26,400
	Engineers (vacation and relief), \$2,640 each per annum	5,280
	Fireman, \$2,200 per annum	2,200
2	Foremen, \$9 each per diem	4,860
	Foreman, \$10 per diem	2,700
1	Machinist, \$9 per diem	2,430
2	Asphalt Dryermen, \$9 each per diem	4,860
1	Asphalt Mixerman, \$9 per diem	2,430
	Asphalt Finisher, \$8 per diem	2,160
15	Asphalt Finishers, \$8 each per diem	32,400
6		12,150
	Asphalt Workers, \$7.50 each per diem	76,950
1	Cement Finisher, \$9 per diem	2,430
1	0022020 = 0000000 mm-F-17, 12 F-1	2,160
	Granite Cutters, \$9.50 each per diem	12,825
	Pavers, \$8 each per diem	6,480
	Rammers, \$7 each per diem	3,780
	Chauffeurs, \$8 each per diem	25,920
	Watchmen, \$1,860 each per annum	18,600
	Watchmen (vacation and relief), \$1,860 each per annum	3,720
	Carpenter, \$9 per diem	2,430
	Carpenter's Helper, \$6.50 per diem	1,755
	Telephone Operator (Asphalt Plant)	1,652
	Laborers, \$6 each per diem	50,220
Re	imbursements	100
	Total Personal Service	259 709
	Total Leisonal Belvice	004,104
	Non-Personal Service	
Co	ntractual service	118.000

Total Personal and Non-Personal......\$569,492

Ayes—Supervisors Breyer, Colman, Gallagher, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton, Suhr—13

Absent—Supervisors Andriano, Canepa, Garrity, McGovern, Roncovieri—5.

#### Rereferred.

The following bill was rereferred to the Public Utilities Committee:

## Market Street Railway Franchise on Turk Street and on Balboa Street.

Bill No. 9403, Ordinance No. ——— (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street

railroad, together with the necessary curbs, connections and apply ances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Marke Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boule vard and thence over and across Arguello boulevard to Balboa street and thence over and along Balboa street to a point thereon midway between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No 2541 adopted by the Board of Supervisors on the 31st day of May 1892, and approved by the Mayor of said City and County on the 3rd

day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, herein-

before mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or

passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 7. This ordinance shall take effect from and after the date

of its approval.

Fourteen votes are required for the passage of this measure.

#### Motion.

Supervisor Havenner moved that the Governor be requested to defer signing bill until examination can be made by the City Attorney and Board of Supervisors can be advised if its present and past rights with respect to paving required between tracks will be preserved in the future if this act goes into effect.

So ordered.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$81,992.84, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Breyer, Colman, Gallagher, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Stanton, Suhr—13.

Absent—Supervisors Andriano, Canepa, Garrity, McGovern, Roncovieri—5.

### NEW BUSINESS.

#### Passed for Printing.

The following matters were passed for printing:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

#### 1928 Hetch Hetchy Construction Fund.

(1) Arata & Peters, fruit and produce (claim dated May 22, 1931)	538.02
(2) California Meat Company, meats (claim dated May 22,	
1931)	1,830.20
(3) J. H. Creighton, truck hire (claim dated May 22, 1931)	2,194.70
(4) R. A. Hansen, fuel oil, etc. (claim dated May 22, 1931)	563.20
(5) Livermore Steam Laundry, laundry work (claim dated	
May 22, 1931)	<b>594.6</b> 8
(6) Kaiser Paving Company, sand (claim dated May 22, 1931)	586.25
(7) M. M. O'Shaughnessy, reimbursement of Revolving Fund,	
per vouchers (claim dated May 22, 1931)	516.41
(8) Standard Oil Company of California, gasoline and oils	
(claim dated May 22, 1931)	698.01

	1
(9) Shoemaker Cash Lumber Company (assigned to Bank of of Italy, Livermore), mine wedges (claim dated May 22,	
1931)	519.00
<ul><li>(10) J. H. Creighton, truck hire (claim dated May 22, 1931).</li><li>(11) The Giant Powder Company, Cons., explosives (claim</li></ul>	646.70
dated May 21, 1931)	2,914.05
21, 1931)	1,156.11
(claim dated May 21, 1931)	777.08
Fund, per vouchers (claim dated May 21, 1931)	918.00
(15) Pioneer Rubber Mills, hose and belting (claim dated May 21, 1931)	1,104.50
(16) Santa Cruz Portland Cement Company, cement (claim dated May 18, 1931)	2,987.50
(17) State Compensation Insurance Fund, premium on insurance covering Hetch Hetchy employments (claim dated	_,= -,
May 21, 1931)	11,437.29
(18) Trojan Powder Company, explosives (claim dated May 21, 1931)	4,077.66
Aquarium—Appropriation 57.	
(19) Maintenance of Steinhart Aquarium, month of May, 1931 (claim dated June 1, 1931)\$	2 011 40
	0,011.40
Public Parks and Squares Bonds, Issue 1931.	
(20) Meyer Rosenberg, loam furnished for Golden Gate Park (claim dated May 28, 1931)\$ (21) State Compensation Insurance Fund, premium on policy	1,964.70
covering insurance of park employments (claim dated May 28, 1931)	2,435.03
Gate Park (claim dated May 28, 1931)	2,058.04
Hetch Hetchy Power Operative Fund.	
(23) Reynier Lumber Company, redwood ties (claim dated	
May 22, 1931)	552.00
1927 Boulevard Bond Fund.	
(24) Charles L. Harney, payment for street work assessable to property required for the opening of the Sunset boule-	00440
vard (claim dated May 13, 1931)\$	694.16
County Road Fund.	
(25) Antioch Sand Company, sand for maintenance of streets (claim dated May 20, 1931)\$	1,932.80
(26) General Petroleum Corporation of California, gasoline used for street maintenance (claim dated May 20, 1931)	933.08
(27) Pacific Coast Aggregates, Inc., cement and gravel for street maintenance (claim dated May 20, 1931)	3,910.44
(28) Standard Oil Company of California, asphalt for street maintenance (claim dated May 20, 1931)	4,423.41
(29) Bode Gravel Company, gravel for street maintenance	876.84
(claim dated May 22, 1931)	
tenance (claim dated May 22, 1931)	1,651.00
tenance (claim dated May 22, 1931)	689.65
Municipal Railway Fund.	
(32) Economy Electric Devices Company, electric meters (claim dated May 20, 1931)\$	6,268.08

(33) Economy Electric Devices Company, electric meters (claim dated May 25, 1931)
Special School Tax.
(34) Scott Company, final payment, mechanical equipment for third unit of South Side (Balboa) High School (claim dated May 25, 1931)\$15,023.05 (35) Joe Gerrick & Company, first payment, erection of struc-
tural steel for James Lick Junior High School (claim dated May 27, 1931)
(36) Lyon Metal Products, Inc., metal lockers for Roosevelt Junior High School (claim dated May 20, 1931)
Lick Junior High School (claim dated May 20, 1931) 728.72  1931 Playgrounds Bond Fund.
(38) Playground Commission, reimbursement of amount advanced for payroll of unemployed (claim dated May 28,
1931)\$17,298.95 (39) Playground Commission, reimbursement of amount advanced for unemployment work on playgrounds (claim
dated May 28, 1931)
(40) Granfield, Farrar & Carlin, explosives furnished for Bernal Heights boulevard (claim dated May 27, 1931)\$ 531.95  1929 Sewer Bond Construction Fund.
(41) Eaton & Smith, final payment, construction of Section B, Contract No. 1, Alemany boulevard storm drain (claim dated May 26, 1931)
Water Revenue Fund.
(42) J. B. Rogers, payment for well drilling and casing well, Sunset District (claim dated May 27, 1931)\$ 2,029.80 (43) The Kennedy Valve Manufacturing Company, gate
valves (claim dated May 27, 1931)
(45) H. S. Crocker Company, office equipment (claim dated May 27, 1931)
(46) N. A. Eckart, cash revolving fund, reimbursement for account of expenditures, per voucher (claim dated May 27, 1931)
Park Fund.
(47) Bertrand Seed Company, grass seed for Sharp Park (claim dated May 28, 1931)
furnished Sharp Park (claim dated May 28, 1931) 681.07 (49) Landau Economic Syphon Company, supplies furnished
parks (claim dated May 28, 1931)
(51) State Compensation Insurance Fund, premium on policy covering insurance of park employees (claim dated May
28, 1931)
(53) San Francisco Dairy Co., milk, etc., furnished parks (claim dated May 28, 1931)
General Fund, 1930-1931.
(54) San Francisco Chronicle, official advertising (claim dated June 1, 1931)

(55) San Francisco Society for Prevention of Cruelty to Ani-	
mals, impounding, feeding, etc., of animals (claim dated June 1, 1931)	1,500.00
(56) Board of Park Commissioners, reimbursement for beautification of the Civic Center (claim dated May 28, 1931)	1,221.32
<ul> <li>(57) Board of Park Commissioners, reimbursement for construction of convenience station (claim dated May 28, 1931)</li> <li>(58) Robert A. Smith, Inc., one Chevrolet sedan, and repairs to autos, Department of Electricity (claim dated April 30,</li> </ul>	12,346.17
1931	673.64
<ul><li>(59) Healy &amp; Donaldson, tobacco for Laguna Honda Home</li><li>(claim dated May 21, 1931)</li><li>(60) Pacific Gas and Electric Company, gas and electricity,</li></ul>	1,180.00
San Francisco Hospital (claim dated April 30, 1931)	2,362.96
<ul> <li>(61) Walters Surgical Company, drug supplies, San Francisco Hospital (claim dated April 30, 1931)</li> <li>(62) J. T. Freitas Company, eggs for San Francisco Hospital</li> </ul>	865.77
(claim dated April 30, 1931)	1,145.05
<ul> <li>(63) San Francisco Dairy Company, milk, etc., for San Francisco Hospital (claim dated April 30, 1931)</li> <li>(64) Bethlehem Shipbuilding Corporation, Ltd., drydocking</li> </ul>	4,975.47
and repairs to Fire Department boats (claim dated May 31, 1931)	666.30
Department (claim dated May 31, 1931)	567.10
Department (claim dated May 31, 1931)	1,037.33
for Fire Department (claim dated May 31, 1931)	1,040.00
Fire Department (claim dated May 31, 1931)	674.00
Engineering (claim dated May 20, 1931)	684.00
power house (claim dated May 23, 1931)	872.05
Works (claim dated May 26, 1931)	634.21
Hetch Hetchy Power Operative Fund. (72) United States Department of the Interior, Yosemite Na-	
tional Park, annual fee payable to United States Government for water and power rights, Hetch Hetchy water project, for period Dec. 19, 1929, to Dec. 19, 1930, as provided by the Raker Act (claim dated May 22, 1931)	\$20,000.00
California Palace, Legion of Honor—Appropriation 60	,
(73) George McLeod, building new office and painting (claim dated May 28, 1931)	
Dormanta for Droportica Possined for School Durnage	

### Payments for Properties Required for School Purposes.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1923 School Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

(1) To Robert F. Galway, for lands and improvements commencing at the northwest corner of Twelfth avenue and Lawton street and running westerly along the northerly line of Lawton street 95 feet; thence at right angles northerly 30 feet; thence at right angles easterly 95 feet to the westerly line of Twelfth avenue, and thence southerly

along the westerly line of Twelfth avenue 30 feet to the point of commencement. Per acceptance of offer by Resolution No. 34470 (New Series). (Claim dated June 1, 1931).. \$ 3,600.00

(2) To George Smith, for land and improvements commencing at a point on the northeasterly line of Highland avenue 100 feet southeasterly from Patton street; thence southeasterly 25 feet; thence at right angles northeasterly 100 feet; thence at right angles northwesterly 25 feet, and thence at right angles southwesterly 100 feet to the northerly line of Highland avenue and point of commencement; also known as Lot 17 in Block 5714 on Assessor's Map Book. Per acceptance of offer by Resolution No. 34481 (New Series). (Claim dated June 1, 1931).....

5,500.00

(3) To Mary K. Haster, for land and improvements-Lot No. 37 in Block No. 2, Holly Park Tract, as per map of said tract filed in the office of the County Recorder of the City and County of San Francisco, State of California, on July 5, 1883, and recorded in Liber 1 of Maps at pages 169 and 170; also known as Lot No. 18 in Block 5714 on Assessor's Map Book. Per acceptance of offer by Resolution No. 34485 (New Series). (Claim dated June 1, 1931).....

9.500.00

### Adopted.

The following resolutions were adopted:

### Acceptance of Offers, Land Required for Bernal Heights Boulevard.

On recommendation of Finance Committee.

Resolution No. 34491 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

Rose Rosenfeld and Fredericke Schoenfeld, \$400-Lots 1, 2, 3 and 40, Block 5627, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Leopoldine G. Sullivan, \$210—Lot 51, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Leopoldine G. Sullivan, \$100-Lot 36, Block 5547, as per the Assessor's Block Books of the City and County of San Francisco. (As

per written offer on file.)

Eugene Egger, \$1,700-Lots 68, 69 and 70, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Eugene Egger, \$1,700-Lots 56 and 57, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As

per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr-14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Acceptance of Offers, Land Required for Bernal Heights Boulevard.

Also, Resolution No. 34493 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

Leo Von Tauffkerchen and Rosa Von Tauffkerchen, \$2,500—Lots 9 and 10, Block 5621, as per the Assessor's Block Books of the City and

County of San Francisco. (As per written offer on file.)

Clarence E. Schmitt, \$864—Lot 5, Block 5548, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Clarence Tuers and Jennie Tuers, \$3,000—Lots 7 and 8, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Clyde J. Schoenfeld, \$100—Lot 41, Block 5627, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Joseph H. Sims and Ada C. Sims, \$2,600—Lot 12, Block 5622, as per the Assessor's Block Books of the City and County of San Francisco.

(As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Acceptance of Offers, Land Required for Bernal Heights Boulevard.

Also, Resolution No. 34494 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

T. Lawless, \$100—Lot 4, Block 5623, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer

on file.)

B. John Globey, \$1,700—Lot 53, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Thobia Aarreberg, \$1,700—Lot 54, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Benjamin Lacey and Margaret Lacey, \$3,250—Lot 35, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Elizabeth Noryho, \$3,400—Lot 7, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As per written

offer on file.)

Godfrey Beaver, \$2,100—Lot 11, Block 5623, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept, on be-

half of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

### Passed for Printing.

The following matters were passed for printing:

Payment, \$3,000, for Property for Ocean View Playground.

On recommendation of Finance Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$3,000 be and the same is hereby set aside and appropriated out of the Playground Fund (Appropriation 49) and authorized in payment to A. Ford, and Title Insurance and Guaranty Company, being payment for Lot 36 in Block 7068, as per the Assessor's Block Books of the City and County of San Francisco, and required for playground purposes—Ocean View Playground. (Claim dated May 20, 1931.)

### Appropriations for Architect's Fees, Additions to West Portal School and Police Station, Golden Gate Park, Etc.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

### Special School Tax.

(1) For architect's fees, covering two-fifths of 6 per cent of estimated cost of additions to the West Portal School.....\$ 4,200.00

General Fund, 1930-1931—Police Station.
Budget Item 66.

(2) For architect's fees, for account of police station in Golden Gate Park, final plans.....\$ 1,350.00

General Fund, 1930-1931—Extension of Sewers, Etc. Budget Item 36.

(3) For construction of sewers and appurtenances in Army street from Pennsylvania avenue to Mississippi street; additional to enable final payment......\$ 1,100.00

General Fund, 1930-1931.

(4) For expense of emergency repairs to the Third street and Channel bridge, due to damage caused by collision of the steamer Willipa, April 13, 1931; to the credit of Board of Public Works, Budget Item 528.....\$ 1,000.06

General Fund, 1930-1931—San Francisco Hospital and Laguna Honda Home Repairs, Etc. Budget Item 50.

(5) For cost of furnishing and installing Duraflex floors, repairing of floors, furnishing and installing of shades at the Laguna Honda Home.....\$ 2,051.37

General Fund, 1930-1931—Traffic Signals, Etc. Budget Item 54.

(6) For expense of constructing raised platform on southern end of existing button safety zone, east side of Potrero

avenue, south from entrance to San Francisco Hospital

with flashing beacon and flood light and reflector unit installed in concrete
Appropriating Total of \$32,800 for Improvement of Thirty-sixth and Thirty-seventh Avenues, Sunset District.
·
Also, Resolution No. ———— (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund for the following purposes, to-wit:
(1) For the improvement of the westerly one-half of Thirty-sixth avenue between Judah and Noriega streets; R. W.
Telfer contract
Appropriating \$10,000 Out of 1931 Public Parks and Squares Bonds for Rehabilitation of Horse Track, Golden Gate Park.
Also, Resolution No. ——— (New Series), as follows:
Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Public Parks and Squares Bond Fund for the purchase of necessary clay, and water pipe for a sprinkler system, for the rehabilitation of the horse track in Golden Gate Park.
Appropriation of \$4,421,479 for Construction, Etc., of San Joaquin Pipe Line.
Also, Resolution No. ——— (New Series), as follows:
Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Hetch Hetchy Construction Fund, Bond Issue 1928, for cost of construction of the San Joaquin pipe line, and including the payment of bonus, purchase of valves and fittings, construction of railroad crossing culverts, purchase of rights of way, cost of administration and engineering, incidentals and contingencies, to-wit:
(1) For pipe line construction under contract No. 123, total
estimated contract price\$4,136,479
(2) Possible bonus for completion in less time than allowed in contract
(3) Purchase of valves and miscellaneous fittings 125,000 (4) Construction of railroad crossing culverts, to be con-
structed by railroads and paid for by City
(5) For purchase of rights of way
(7) Incidentals, contingencies
Total
Ordering Construction of Red Mountain Bar Siphon, Preparation of Plans and Specifications, Receipt of Bids and Award of Contract for Said Construction.
Also, Bill No. 9416, Ordinance No. ——— (New Series), as follows:
Ordering the construction of the Red Mountain Bar siphon of the

Hetch Hetchy water project to complete the aqueduct between Moccasin Creek and Oakdale Portal concurrently with the construction of the "San Joaquin pipe line"; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction

442.72

of Red Mountain Bar siphon, and to enter into contract for said construction of Red Mountain Bar siphon in accordance with the plans and specifications prepared therefor; and approving said plans and specifications. The cost of said construction to be borne out of the Hetch Hetchy Construction Fund, Issue July 1, 1928. Permitting progressive payments to be made during the course of said construction. Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The construction of the Red Mountain Bar siphon of Section 1. the Hetch Hetchy water project to complete the aqueduct between Moccasion Creek and Oakdale Portal concurrently with the construction of the "San Joaquin pipe line" is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction of Red Mountain Bar siphon, and to enter into contract for said construction of Red Mountain Bar siphon in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the Hetch Hetchy Construction Fund, Bond Issue July 1, 1928.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said construction of Red Mountain Bar siphon conditions that progressive payments shall be made in the manner set forth in said specifications, and as provided

by Section 21, Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall take effect immediately.

### Adopted.

The following resolutions were adopted:

### Building Repair Appropriations, Etc.

On recommendation of Finance Committee.

Resolution No. 34495 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the following Budget Items, General Fund, 1930-1931, for the following purposes, to-wit:

Repairs to Public Buildings, Budget Item 51.

- (1) For cost of emergency repairs to Civic Center Power House caused by the corrosion and breaking of sewer connected to boiler drain (to credit of Appropriation 291/2A, \$370.37, and to credit of Appropriation 29-C, Materials,
- (2) For cost of furnishing and installing two sets of steel trap doors to slide poles, Truck Company No. 10, Fire

175.00

### City Hall Repairs, Budget Item 52.

(3) For cost of installing shelving, counter, extending oak table, building partition with door, moving shelving, painting, etc., complete, in office of Tax Collector.....\$ 305.00

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr-14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Transfer of \$660, Police Department, to Provide Salary for Two Additional Sergeants.

Also, Resolution No. 34496 (New Series), as follows:

Resolved, That the sum of \$660 be and the same is hereby set aside out of surplus in Salary Fund, Police Department (Appropriation

42-A) to provide for payment of two additional Sergeants of Police during remainder of fiscal year 1930-1931.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaul ding, Suhr-14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

### Transfer of Funds, Board of Health, Interdepartmental.

Also, Resolution No. 34497 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the hereinafter designated Budget Items, Department of Public Health, to the credit of designated Budget Items, Department of Public Health; being reimbursements for food and laundry work furnished, to-wit:

To credit of Budget Item 965 (San Francisco Hospital) Appropriation 46B-

From Item 769, Appropriation 43B\$	944.83
From Items 980 and 981 (\$113.02 and \$45.97) Appro-	
priation 47B)	158.99

To credit of Budget Item 829 (Laguna Honda Home) Appropriation 44B—

$\mathbf{From}$	Item	965,	Appropriation	46B\$	818.76
From	Item	980,	Appropriation	47B	555.49
From	Item	1004,	Appropriation	1 48B 1	1,226.73

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

### Board of Works Interdepartmental Reimbursements.

Also, Resolution No. 34498 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of the following Budget Items, Department of Public Works, to the credit of the hereinafter mentioned Budget Items, Department of Public Works; being reimbursements for account of repairs, etc., to equipment, to-wit:

From the following Budget Items to the credit of Budget Item 456: 

553	Sewer Repair	191.25
565	Auto Maintenance	78.75
499	Bureau of Engineering	<b>14.</b> 62
464	Bureau of Stores and Yards	36.00
From	the following Budget Items to the credit of Budget	Item 457:
540	Street Cleaning	49.50
553	Sewer Renair	39.38

From the following Budget Items to the credit of Budget Item 453:

540 75.585532.9513.32

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr-14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Acceptance of Offer From Max E. Glucksman, Land Required for Widening of Parker Avenue.

Also, Resolution No. 34499 (New Series), as follows:

Resolved, That the offer of sale made by Max E. Glucksman to sell to the City and County of San Francisco the following described land, required for the widening of Parker avenue, be accepted:

The westerly 14 feet of Lots 46 and 47, in Block 1065, as per the Assessor's current Block Books of the City and County of San Francisco. (As per detailed description and written offer on file.)

It is understood and agreed that the cost of the street work on Parker avenue as widened adjoining the remaining property of Max E. Glucksman is to be borne by the City and County of San Francisco, said street work to include paving, grading, curbs, sewer and sidewalk.

And the City Attorney is hereby authorized to examine the title to said property and if the same is found satisfactory, to accept on behalf of the City, a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Cancellation of Tax Sale No. 1550, Congregation Ahabat Achim.

Also, Resolution No. 34500 (New Series), as follows:

Whereas, the Auditor has reported that for the year 1925, Lots 13 and 14, Block 5926, were assessed in the name of Joe Blum in Real Estate Volume 33, page 17, and were sold to the State June 28, 1926, for the delinquent second installment of said 1925 taxes, under Sale Number 1550. That this is church property now standing of record in the name of Congregation Ahabat Achim, who acquired it from Joe Blum, under deed recorded April 16, 1925, and Tax Sale Number 1550 of June 28, 1926, should therefore be cancelled, and the City Attorney having consented thereto; therefore

Resolved, That the Auditor be directed to cancel said Sale Number 1550 of June 28, 1926, in accordance with the provisions of Section 3804A of the Political Code.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

#### Denying Laundry Permit, Paul Chinn, 464 Third Street.

On recommendation of Fire Committee.

Resolution No. 34501 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied Paul Chinn to maintain and operate a laundry at 464 Third street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

#### Passed for Printing.

The following matters were passed for printing:

### Transfer of Supply Station Permit, General Petroleum Corporation, Southwest Corner Powell and Pacific Streets.

On recommendation of Fire Committee.

Resolution No. ———— (New Series), as follows:

Resolved, That the General Petroleum Corporation of California by and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station per mit heretofore granted F. J. Driscoll by Resolution No. 33333 (New Series), for premises at the southwest corner of Powell and Pacific streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Laundry Permit, Joseph Lopez, 2633 Clement Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That Joseph Lopez be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 2633 Clement street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Supply Station Permit, Mission Realty Company, Northwest Corner Sixteenth and Howard Streets.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the Mission Realty Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northwest corner of Sixteenth and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Commercial Garage, Capital Company, Northeast Corner of Commercial and Montgomery Streets.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the Capital Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage in the basement of the building at the northeast corner of Commercial and Montgomery streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Oil Tanks and Boilers.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

- I. Berg, west side of Thirty-fifth avenue, 128 feet south of Balboa street, 1500 gallons capacity.
- V. Rasmussen, south side of Beach street, 60 feet east of Fillmore street, 1500 gallons capacity.
- W. R. Voorhies, east side Cherry street, 30 feet south of Jackson street, 1500 gallons capacity.

### Boilers.

Yuen Lung Laundry, 1148 Stockton street, 5 horsepower capacity.

Wm. H. Johnson, 450 Sutter street, 5 horsepower capacity. J. Sckolnik, 540 Sixth street, 20 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Adopted.

The following resolutions were adopted:

Approving Leases of San Francisco Water Department Lands to Various Parties.

On recommendation of Public Utilities Committee.

Resolution No. 34502 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), the Board of Publick Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

. Whereas, the head of said Water Department has approved the hereinafter mentioned contracts for the use and occupation of certain par-

cels of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contracts for the use and occupation of the parcels of land described therein be, and the same are hereby approved, and the Clerk of this Board be, and he is hereby directed to endorse on each of said contracts the said approval of this Board, that the following are the contracts heretofore referred to:

1. Spring Valley Company, Ltd., 2¼ acres of the 50-foot strip in the Rancho Santa Rita, near Pleasanton; term, 6 months; purpose, pasturage; consideration, \$13.40, payable in advance; new lease.

2. J. Peters, 3.4 acres in the Ranchos El Valle de San Jose and Santa Rita, Pleasanton District, Alameda County; term, 6 months; purpose, agriculture, solely and only; consideration, share of crop; new lease.

3. M. J. Rodriques, portions of Sections 25, 26, 36, Township 5 South, Range 1 East, Mount Diablo Base and Meridian; term, 4 1/3 months; purpose, sheep pasturage; consideration, \$250.

4. Schuckl & Co., Inc., 1.65 acres in Lot 9 of the Vallejo's Mill Tract in Alameda County; term, 1 year; consideration, \$10; purpose, drying yard for fruit pits.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

### Acceptance of Offer, Land Required for Newark-San Lorenzo Pipe Line, Alameda County.

Also, Resolution No. 34503 (New Series), as follows:

Resolved, That the offer of sale made by the following named owners to sell to the City and County of San Francisco the following described property situated in the County of Alameda, State of California, required in connection with the construction of the Newark-San Lorenzo pipe line, an auxiliary portion of the Hetch Hetchy aqueduct, for the sum set forth opposite their names, be accepted:

Manuel Rodrigues Dias et ux., \$1,600—A right of way easement for water pipe line over a strip of land 40 feet wide and approximately 1540 feet long, extending from the center line of Alameda Creek southerly to the center line of County Road No. 5967. (As per detailed de-

scription and written offer on file.)

The City Attorney is hereby authorized to examine the title to said property and, if the same is found in satisfactory condition, to accept, on behalf of the City, a deed conveying said right of way easement to

said City and County of San Francisco, and to record said deed, together with a copy of this resolution, in the office of the County Recorder of Alameda County, State of California.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent-Supervisors Andriano, McGovern, Roncovieri, Stanton-4.

### Passed for Printing.

The following matters were passed for printing:

### Requesting the Railroad Commission to Make a Report on the Operation of the Municipal Railway.

On recommendation of Public Utilities Committee.

Bill No. 9417, Ordinance No. ——— (New Series), as follows:

Directing the Board of Public Works to request the Railroad Commission of the State of California to assist said Board of Public Works to make an investigation and report to the Board of Public Works covering the operations of the Municipal Railway of San Francisco.

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

That the Board of Public Works be and it is hereby Section 1. directed to request the Railroad Commission of the State of California to assist the Board of Public Works of the City and County of San Francisco by having its engineering and technical organization, under the direction of its Chief Engineer, make an investigation and report to said Board of Public Works covering the operations of the Municipal Railway, including a study of traffic characteristics, schedules, financial results of operation and financial and physical requirements for the immediate future; these studies to include possible operating economies, reroutings and all other matters looking toward improvement in return with the maintenance of adequate service and the retention of existing wage schedules and present basic rate of That said study, report and investigation shall not embrace the formulation of plans for consolidation or joint operation of the Municipal Railway with privately owned companies except where incidentally necessary to effect economies, improve service or relieve street congestion.

Section 2. The cost of this work shall be met out of Municipal Railway funds, and the sum of ten thousand (\$10,000) dollars is hereby appropriated and ordered paid from said funds to the State Railroad Commission, to be deposited with the Secretary of said Commission when the said Railroad Commission shall signify its intention of complying with the aforesaid request; and the Secretary of said Commission is requested to make a monthly report of expenditures to this Board, and, upon completion of the work, shall return any unexpended balance to the City Treasurer.

Section 3. The Board of Public Works shall direct the Superintendent of the Municipal Railway to furnish the Chief Engineer of the Railroad Commission and his authorized assistants with free transportation over the lines of the railway for use in the performance of their official duties while engaged on this work.

Section 4. That when said report is completed and received that the Board of Public Works forthwith file a copy of the same with this Board and with the Mayor of the City and County of San Francisco.

Section 5. This ordinance shall take effect immediately upon its passage.

Adolph Uhl appeared on above matter and asked that a survey be made of Municipal Railway affairs.

Directing the Board of Public Works to Prepare Plans, Specifications and Estimate of Cost of Pipe Line Over Altamont Pass, Alameda County.

On recommendation of Joint Committee on Public Utilities and Finance.

Bill No. 9418, Ordinance No. ——— (New Series), as follows:

Directing the Board of Public Works, through the City Engineer, to prepare and present to the Board of Supervisors plans and specifications for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of sufficient size to furnish to the City and County of San Francisco a sufficient amount of water from the Hetch Hetchy to meet the present needs of said City and County, and also to prepare and present plans and specifications for, and an estimate of, the cost of the necessary pumping equipment to operate said pipe line, as well as the estimated cost and description of the necessary rights of way for said pipe line and said pumping equipment; all to be constructed and operated in conjunction with and as a part of the Hetch Hetchy water project, and for the purpose of furnishing to San Francisco and to its inhabitants a supply of pure water for all necessary purposes.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The Board of Public Works of the City and County of Section 1. San Francisco, through the City Engineer, is hereby directed to prepare and present to the Board of Supervisors plans and specifications for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley, and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of a sufficient size to furnish to the City and County of San Francisco a sufficient amount of water to meet the needs of said City and County. Said Board of Public Works, through the City Engineer, is also directed to prepare and present to said Board of Supervisors plans and specifications for, and an estimate of, the cost of the necessary equipment to operate said pipe line above mentioned, as well as an estimate of the cost of, and a description of, the necessary rights of way for said pipe line and said pumping equipment. That in making said plans and specifications and estimates, the Board of Public Works, through the City Engineer, shall make an estimate of the cost of constructing said pipe line and pumping plants, with a capacity of not less than 45,000,000 gallons daily, and also the additional cost of constructing said pipe line and pumping plants to provide for a delivery of 60,000,000 gallons daily, together with the probable time necessary to construct each of said lines; and he shall recommend the most feasible route for said pipe line.

Section 2. That said pipe line shall be a portion of the Hetch Hetchy water project, and shall be operated in conjunction therewith for the purpose of furnishing to San Francisco and to its inhabitants a supply

of pure water for all necessary purposes.

Section 3. That the cost of constructing said pipe line and pumping equipment, as well as the cost of the necessary rights of way therefor, shall be a charge against the Hetch Hetchy Bond Fund.

Section 4. This ordinance shall be effective immediately upon its passage.

### Adopted.

The following resolutions were adopted:

### Invitation to National Association of Purchasing Agents to Hold Convention in San Francisco.

On recommendation of Supplies Committee.

Resolution No. 34490 (New Series), as follows:

Whereas, annually for the past several years the Purchasing Agents Association of Northern California, Incorporated, allied with the particular groups of San Francisco, has invited the National Association of Purchasing Agents to hold its 1932 session in San Francisco; and

Whereas, the National Association of Purchasing Agents, consisting of sixty chapters throughout the United States, Canada and Mexico, has a membership of six thousand, with a purchasing power within itself of four billion dollars per year; and

Whereas, should San Francisco be selected as host for the 1932 convention, each one of the fifteen hundred purchasing agents attending will, obviously, acquaint himself with the industries of our city, California, and the West Coast in general, with undoubted substantial and lasting benefit to this region; now, therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco sends to the 1931 convention of the National Association of Purchasing Agents, who convene at Toronto, Canada, June 7th, a cordial invitation for 1932, with best wishes for a successful and influential meeting at Toronto.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Establishing and Abolishing Loading Zones and Passenger Loading Zones.

On recommendation of Traffic Committee.

Resolution No. 34505 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be established or abolished as shown below:

#### Establish Loading Zones.

369 Bush street, 27 feet—Rosenbaum Brothers (office furniture); serves loading and unloading of merchandise.

678 Clay street, 18 feet—Shew Hing Lung Company; serves loading of merchandise.

747 Eddy street, 18 feet—Villa D'Estee Apartments; serves oi

398 Fifth street, 18 feet—Paramount Printing Plates; serves loading for three firms.

500 Grove street, 18 feet—Phillips Tire Shop.

670 Howard street, 18 feet—Lebac Company of America, Ltd.; serves unloading of merchandise.

675 Market street, 18 feet—Golden Rule Cafe; serves one sidewalk elevator.

1089-1095 Market street, 18 feet—Post Office Market; serves loading and unloading of merchandise.

1278-1288 Mission street, 18 feet—Pilot Radio & Tube Corporation; serves freight entrance to warehouse.

839 Polk street, 18 feet—McGrath Sign Company; serves loading of signs.

510 Stockton street, 18 feet—Apartment house of 16 apartments; serves oil intake.

3450 Twentieth street, 18 feet—American Hall Building; serves loading and unloading of supplies.

3491 Twentieth street, 45 feet—Serves freight delivery; Rosenthal

Department Store.

3600 Twentieth street, 36 feet—Golden Eagle Fruit & Meat Market; serves loading of truck.

Passenger Zones to Be Established.

1087 Market street, 27 feet—Federal Hotel; serves hotel entrance. 34 Sixth street, 18 feet—Hotel Seneca (200 rooms); serves entrance to hotel.

16 Turk street, 27 feet—Hotel Oxford; serves entrance to hotel.

Abolish Loading Zones.

1087 Market street, 18 feet-Federal Hotel.

3475 Twentieth street, 18 feet-Rosenthal Sales Company.

3600 Twentieth street, 18 feet—Del Carlo Grocery, Golden Eagle Market.

201-203 California street, 27 feet—Steamship Restaurant.

Abolish Passenger Zone.

16 Turk street, 18 feet-State Hotel.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Warning Signs.

Also, Resolution No. 34506 (New Series), as follows:

Resolved, That warning signs be installed as shown below:

Pedestrian Crosswalk.

Across Church street at north and south line of Twenty-second street.

"60 Minute Parking" Signs.

Twentieth street between Mission and Capp streets.

"Nine Unit Reflector" Sign.

Against concrete bulkhead at foot of Douglas street, facing south.

"Notice This Is Not a Through Street" Sign.

South side Chestnut street at east property line of Grant avenue, facing west.

#### Railroad Sians.

North side Liberty street east of Municipal Railway tracks, facing east.

South side Liberty street west of Municipal Railway tracks, facing west

East side Junipero Serra boulevard south of Ocean avenue property line.

### "Slow" Signs.

Church street north and south of Twenty-second street.

Twenty-second street east of Church street.

East side San Jose avenue at Bernal Cut.

West side Bernal Cut north of Southern Pacific right of way, facing north.

Grant avenue north and south of Vallejo street.

Vallejo street east and west of Grant avenue.

Taylor street north and south of Filbert street.

Filbert street, east and west of Taylor street.

### School Zone Signs.

Church street north and south of Twenty-second street. East side Stanyan street south of McAllister street. North side McAllister street east of Stanyan street. South side McAllister street west of Stanyan street. South side Turk street west of Stanyan street. North side Turk street east of Stanyan street.

### "Stop" Signs.

Coleridge street north and south of Virginia avenue. Lundy lane north of Virginia avenue. Prospect avenue north and south of Virginia avenue. Winfield street north and south of Virginia avenue.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Shannon, Spaulding, Suhr—14.

Absent—Supervisors Andriano, McGovern, Roncovieri, Stanton—4.

### Passed for Printing.

The following bill was passed for printing:

Making It Mandatory Upon Motorist to Report Within Twenty-four Hours, to Chief of Police, the Damaging, by Collision, of Traffic Standards, Etc.

On recommendation of Traffic Committee.

Bill No. 9419, Ordinance No. — (New Series), as follows:

Placing a duty upon driver of vehicle damaging traffic standard, sign, signal, pole, fire alarm box, police telephone signal box, or hydrant belonging to the City and County to report accident to Chief of Police, within twenty-four hours thereafter, and providing a penalty for violation thereof.

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

Section 1. It shall be the duty of the driver of any vehicle involved in an accident resulting in damage to any traffic standard, sign or signal, pole, fire alarm box, police telephone signal box, or hydrant belonging to the City and County of San Francisco, to notify, within twenty-four hours thereafter, the Chief of Police of the City and County of San Francisco of the name of the owner and driver of said vehicle, their addresses, registration number of said vehicle and the location of the property so damaged.

Section 2. Any person violating the provisions of Section 1, hereof, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not to exceed five hundred dollars (\$500.00) or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 3. This ordinance shall take effect immediately.

# ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

Relative to Additional Pipe for Altamont Pass.

The following was presented and read by the Clerk:

Communication from Youdall Construction Company advising that in the event that the City decides to put in a pipe line over the Altamont Pass and Sunol or the Alameda Portal, that said company would be willing to accept an additional order f.o.b. Western Pipe and Steel Company's shop, South San Francisco, at a correct proportion of unit price stated in its contract No. 123, recently awarded for the San Joaquin Valley pipe line.

Referred to Public Utilities Committee.

#### Motion.

Supervisor Havenner moved that the City Attorney advise if it is possible to call for bids on a contract which might guarantee to City present market prices on steel, or in the event of a downward tendency to give the City the benefit of a drop in the market.

So ordered.

### Protest Against Delay in Granting Market Street Railway Franchise for Balboa-Turk Street Extension.

The following was presented and read by the Clerk:

Communication from the Civic League of Improvement Clubs and Associations, protesting any further delay in granting the application of Market Street Railway Company for a permit to construct an extension of the Turk street line from Divisadero street west along Turk and Balboa streets to Thirty-first avenue, which application was filed by the company on March 10, 1931.

Referred to the Public Utilities Committee.

### Municipal Traffic League Granted Use of Chambers.

Supervisor Shannon moved that the Municipal Traffic League be granted the use of the chambers June 18, 19 and 20, 1931.

So ordered.

#### Plans for Red Mountain Power Plant.

Supervisor Havenner moved that the Board of Public Works be requested to expedite to the utmost extent the preparation of plans and specifications for the Red Mountain power plant, keeping in mind provisions as to local labor and wages.

Motion carried.

#### War Memorial Construction.

A communication from Kenneth Kingsbury, President of the Board of War Memorial Trustees, in re employment of veterans in construction of War Memorial buildings was read by the Clerk.

### Albert Clark, Press Representative of the Chronicle.

The following resolution was unanimously adopted:

Resolution No. 34509a (New Series), as follows:

Whereas, Albert Clark, press representative of the Chronicle for the past several years, is about to depart on a five-year globe-trotting trip, visiting South Sea Islands, Indo-China and other points of interest in the Orient: and

Whereas, during his association with the members of this Board he has shown a fairness and courtesy in reporting the transactions and discussions of this Board, as well as a kindly disposition to be helpful and friendly that will be missed when he leaves us; therefore, be it

Resolved, That this Board of Supervisors, while it regrets the severence of his association with this Board, sincerely expresses the hope that he may have an enjoyable time during his travels and return safely to again renew his old friendships in the Board of Supervisors.

#### Passed for Printing.

The following resolution was passed for printing:

### Appropriation, \$7,050, County Road Fund, Reconstruction of Certain Streets.

Supervisor McSheehy presented:

Resolution No. ———— (New Series), as follows:

Resolved, That there is hereby appropriated, set aside and authorized to be expended out of the County Road Fund the following amounts for the reconstruction of the following streets, by removing existing basal block pavement and replacing with concrete:

Church street, Thirtieth street to Randall street, center strip. \$1,050.00 Whitney street, Randall to Fairmount, center strip. . . . . . 1,100.00 Clipper street, Church to Dolores, center strip. . . . . . . . . . 3,100.00 Leavenworth street, Green to Union, center strip. . . . . . . . . . . 1,800.00

\$7,050.00

### Adopted.

The following resolutions were adopted:

Asking City Engineer, Through Board of Public Works, to Submit to Board of Supervisors Report of Engineering Activities Other Than for the City and County of San Francisco.

Supervisor McSheehy presented:

Resolution No. 34504 (New Series), as follows:

Whereas, the City Engineer, M. M. O'Shaughnessy, has for years accepted engineering commissions from private firms for work within

or outside of, the City and County of San Francisco; and

Whereas, there is no information available as to whether the engineer is carrying out his outside commissions, rented outside office and employed his own assistants, or did the work in the offices and with the assistants assigned to him by the City and County of Sar Francisco; therefore, be it

Resolved, That as a matter of public information the Board of Public Works is hereby requested to ask the City Engineer to submit to

this Board a detailed report covering the above subject.

Ayes—Supervisors Breyer, Canepa, Gallagher, Garrity, Havenner Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Noes—Supervisor Colman—1.

Absent—Supervisors Andriano, McGovern—2.

### Granting Permission to Rope Off Washington Street Between Stockton and Powell Streets During Certain Hours.

Resolution No. 34510 (New Series), as follows:

Resolved, That permission is hereby given for the Department of Education to rope off Washington street between Stockton and Powel streets from 8 a. m. to 9 a. m. and from 12 noon to 1 p. m.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern—2.

### Cancellation of Assessments, The Junior League of San Francisco and the McKinley Orphanage.

Resolution No. 34511 (New Series), as follows:

Whereas, the Auditor has reported that property known as Lot 1, Block 2466A, stands of record in the name of The Junior League of San Francisco, and that known as Lots 42, 43, 44, 62, 63 and 64, Block 3600, in the name of McKinley Orphanage. Both of these properties are exempt from taxation, and for the year 1930 affidavits for exemption were filed with the Assessor, but through oversight of the Assessor's office exemptions were not allowed, and the properties carried into the Assessment Roll and taxes extended against them, The Junior

League of San Francisco in Real Estate Volume 18, page 62, and the McKinley Orphanage in Real Estate Volume 24, pages 95 and 96. The Auditor recommends the cancellation of said assessments, and the

City Attorney having consented thereto, therefore,

Resolved, That the Auditor be directed to cancel said assessments of 1930 against The Junior League of San Francisco, in Real Estate Volume 18, page 62, and the McKinley Orphanage, in Volume 24, pages 95 and 96, in accordance with the provisions of Section 3804-A of the Political Code.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern—2.

### Providing Funds to Pay Current Expenses of Auditorium for Months of May and June.

Resolution No. 34512 (New Series), as follows:

Resolved, That the Auditor and Treasurer are hereby authorized and directed to credit Budget Item No. 39, 1930-1931, with \$10,000 from the General Fund to pay current expenses of Auditorium for the months of May and June.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern—2.

### Requesting His Honor the Mayor to Appoint Committee for Celebration of Columbus Day.

Resolution No. 34507 (New Series), as follows:

Resolved, That his Honor the Mayor be respectfully requested to appoint a committee of citizens to properly celebrate Columbus Day, October 12, 1931.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern—2.

Requesting the Mayor to Appoint Committee for the Ground-Breaking Ceremonies in Connection With the Golden Gate Bridge.

Resolution No. 34508 (New Series), as follows:

Whereas, in the near future an event of vital importance to the Pacific Coast and of scientific interest to the whole world will take place in the ground-breaking for the building of the Golden Gate bridge; and

Whereas, all of the States, cities and counties of California. Oregon, Washington and British Columbia have evinced a most enthusiastic and keen interest in the inauguration of this construction of the

eighth wonder of the world; be it therefore

Resolved, That his Honor the Mayor be requested to appoint a committee composed of San Franciscans, directors of the Golden Gate Bridge District, directors of the Redwood Empire Association, representatives of the British Columbia government, and representatives of the States of Oregon and Washington, to the end that these ground-breaking exercises may be a day of rejoicing for all the people of the Pacific Coast.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern—2.

### Expenses of "Caveman Bridge" Trip.

Resolution No. 34509 (New Series), as follows:

Resolved, That the sum of \$450 be and the same is hereby set aside, appropriated and authorized to be expended by Benning Wentworth, Auditor, out of Publicity and Advertising Fund, Appropriation 55, for the expense of Supervisors Gallagher and Suhr, including also the expense of chauffeur and automobile, said Supervisors being the representatives of San Francisco at the celebration of the completion of the new "Caveman Bridge" over the Rogue River at Grants Pass, Oregon, May 23, 1931, as authorized by Resolution No. 34275 (New Series).

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McGovern —2.

### Action Deferred.

The following was presented by Supervisor Garrity and made a *Special Order of Business for 3 p. m. next Monday*, copies to be sent each member:

### Garbage Disposal Ordinance.

Resolution No. ---- (New Series), as follows:

Whereas, it appears to the Board of Supervisors that the public interest will be subserved by the grant of a franchise, or privilege, for the disposal of garbage and refuse of the City and County of San Francisco;

Therefore, be it Resolved:

### Proposition No. 1.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage

or refuse.

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with plans and specifications No. S-18440, prepared by the City Engineer, said plans and specifications to be obtained from the said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished by the said City and County, and designated as Assessor's Block No. 3914 (bounded by Alameda, De Haro, Fifteenth and Rhode Island streets), rent free to the successful bidder for the life of the franchise.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operationg franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

Or, as an alternative:

#### Proposition No. 2.

That this Board, when satisfactory bids are offered, shall grant &

franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage

or refuse.

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with his own plans and specifications.

That such incineration plant shall have a capacity of at least eight hundred (800) tons per day, as determined by a test of six consecutive days, such test to be made in accordance with Sections 341 to 348, inclusive, of specification No. S-18440, prepared by the City Engineer. Said specifications are on file and open for inspection or may be obtained from said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such specifications.

If the City Engineer should determine that the furnaces and appurtenances have not met the guarantees on this first test, he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the furnaces and appurtenances fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that they are defective and not in accordance with the guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the building, furnaces, including all foundations, and appurtenances, within ninety (90) days after second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon such bond. Should the City Engineer determine that the furnaces and appurtenances meet all the requirements of the guarantees, he shall so certify to the Board of Supervisors within five (5) days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the incinerator in accordance with and conforming to the laws and ordinances of the City and County of San Francisco.

That the incineration plant shall be built on a site furnished by the said City and County, and designated as Assessor's Block No. 3914,

rent free to the successful bidder for the life of the franchise.

That the successful bidder shall wreck the existing plant on said site and remove or dispose of all surplus earth, rock or other material now on the said site.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

Each bidder must file with his bid complete plans and specifications of the building or buildings, foundations, furnaces, and layout of

approaches he proposes to build, and he must include therewith all of the guarantees mentioned in Section 340 of the specifications No.

S-18440, prepared by the said City Engineer.

He must guarantee that no nuisance of any nature will result from the disposition of the ashes, residue or reject materials which may accumulate at the incineration plant or place of final disposal, which place of final disposal shall be provided by the grantee without any expense to the City and County of San Francisco.

That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are used by garbage collectors, may be served

in any one hour without delay.

And that the plant will be ready and prepared to receive, weigh and handle garbage and refuse delivered between the hours of 8 a.m. and 5 p.m. every day of the year except Sundays, New Year's Day, Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature,

the following information:

(1) A statement furnishing evidence of established reputation and experience in the construction of incineration plants and of the successful operation of at least one garbage and refuse incineration plant using a furnace of the type proposed by the bidder.

(2) A statement of power consumption per ton of garbage and refuse

disposed of.

(3) A statement as to whether additional fuel will be required.

(4) A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.

(5) A statement as to the method of and proposed location for the final disposal of ash, residue and reject materials which may accumu-

late from the operation of the plant.

(6) A statement giving the average number of pounds of garbage and refuse burned per hour per square foot of grate upon which combustion takes place in the proposed furnace.

Or, as an alternative:

#### Proposition No. 3.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years for the disposal, by any other method than incineration and by dumping at sea, of all garbage and refuse of the City and County of San Francisco, delivered to the grantee, the grantee to state in his bid the price per ton for disposal he will charge the collectors or anyone delivering such garbage and refuse to his plant or place of disposal.

That the grantee shall not compel the segregation of such garbage

or refuse.

That the plant shall be built on the aforesaid site furnished by the said City and County, and designated as Assessor's Block No. 3914, rent free to the successful bidder for the life of the franchise, or if such site is not suitable, the bidder shall furnish in lieu thereof another site at his own expense.

That the bidder shall wreck the existing plant on Assessor's Block No. 3914 and remove or dispose of all surplus earth, rock or other material

now on the said site, provided such site is used.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise.

That upon termination of the franchise the site and complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

That the grantee of this franchise, or privilege, shall provide a complete plant within one year from the date of grant, in accordance

with his own plans and specifications.

That such plant shall have a capacity of at least eight hundred (800) tons per day as demonstrated by a test of six (6) consecutive days, handling each twenty-four hours 800 tons of garbage and refuse as collected in the said City and County. Such test shall be made under the direction and supervision of the said City Engineer at the expense of the grantee. The said City and County will furnish at its own expense all engineers and attendants required for making observations, reading instruments, or recording notes during such test. The said City and County will furnish free of charge to grantee all necessary garbage and refuse for such test.

If the City Engineer should determine that the plant has not met the guarantees on this first test he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the plant fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that it is defective and not in accordance with the guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the plant, including all foundations, within ninety (90) days after the second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon such bond.

Should the City Engineer determine that the plant meets all the requirements of the guarantees, he shall so certify to the Board of Supervisors, within five days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the plant in accordance with and conforming to the laws and ordinances of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the plant he proposes to provide and must include therewith the

following guarantees and information:

The bidder shall guarantee that the following conditions will be fulfilled when handling mixed garbage and refuse as collected in the

said City and County.

(a) That at no time will there be produced any nuisance through the escape of noxious odors, vapors, smoke, sparks, dust or loose refuse from the plant, nor from the attraction of flies, rodents or other vermin to any part of the plant or place where residue may be deposited.

(b) That garbage, refuse, residue or reject materials containing more than 1 per cent, by weight, of organic matter will, at the end of each day's work, if dumped on a fill above the level of low tide, be completely covered, top and all sides, by not less than fifteen inches of fine soil or earth and thoroughly compacted, to effectually prevent inroads of rodents, flies or other vermin. The said fill and cover shall be done under the direction of and to the satisfaction of the Board of Health of said City and County.

(c) That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are now used by the collectors, may be served in one hour without delay.

That the plant will be ready and prepared to receive, weigh and handle all garbage and refuse delivered between the hours of 8 a. m. and 5 p. m. every day of the year except Sundays, New Year's Day, Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature,

the following information:

(1) A statement furnishing satisfactory evidence that he has sufficient means, equipment and experience in the operation of similar work to enable him to undertake and successfully complete the work proposed, and of the successful operation of at least one like project, using the process proposed by the bidder, which has been in successful operation on a practical basis.

(2) A statement describing in detail the methods the bidder proposes to use in the treatment and disposal of the garbage and refuse, including the method of and proposed location for the final disposal of residue and reject materials which may accumulate from the operation of the plant or project, and the precautions he proposes to use

to prevent the production of any nuisance.

A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.

(4) A statement of the power consumption per ton of garbage and

refuse disposed of.

Be it Further Resolved, That the definition of the words "garbage and refuse," wherever used in this resolution, shall conform to that given in Section 356, specifications No. S-18440, prepared by the City Engineer.

That in all operations connected with the work on any of the three propositions the Charter and all ordinances of the City and County of San Francisco and all laws of the United States and the State of California which shall be or become applicable to and control or limit in any way the actions of those engaged in any way as principal or agent, shall be respected and strictly complied with.

That the buildings, improvements and equipment which may be furnished by the successful bidder shall be subject to all City and

County taxes.

That included with the "Additional Information Required" on any of the three propositions the bidder shall furnish with his bid a general statement covering estimates, itemizing the expected cost of operation and maintenance, and the expected cost of financing the project and amortizing the outlay required during the life of the franchise.

The said statement covering cost of operation and maintenance shall

be based upon present tonnage and shall include:

The number of men required for each class of work per day.

The rate of pay allocated to each man.

The estimated cost of operating supplies, water, power and light.

The estimated cost for labor and material for maintenance.

The statement covering the cost of financing the project and amortizing the outlay required shall include:

Estimated cost of buildings.

Estimated cost of equipment.

Estimated amount of interest during construction.

Estimated cost of financing.

Estimated annual interest on investment.

Estimated amount of annual sinking fund.

Estimated cost for bond insurance and taxes. Estimated allowance for profit.

That all structures, ramps, approaches or roadways shall be designed and constructed to carry loads equivalent to the assumed wheel loadings for trucks shown on Drawing No. W 110, page 136, of the said specifications No. S-18440, prepared by the City Engineer.

Test borings have been made, test piles have been driven, and a soil-bearing test has been made to obtain accurate information as to the nature and bearing power of soil on Assessor's Block No. 3938,

near said Block No. 3914, the site designated.

Results of these investigations are shown on Drawing No. W 103, and the said drawing and soil samples, taken during the boring of the test holes, may be inspected at the office of the Bureau of Engineering.

Grantee must use his own judgment as to the value of these borings and tests in connection with work on said Block No. 3914, and any further soil tests, if required, shall be made at his own expense.

Bearing tests on the original soil below the fill indicated that the soil will safely sustain a load of four tons per square foot, but should it be ascertained, when excavating said Block No. 3914, that only part or all of the soil, when excavated to the depth required for the foundations, will not safely sustain such load per square foot, it may become necessary to modify the foundations and involve the use of piling. The grantee shall bear the additional expense of such changes and additions to plant.

Be it Further Resolved, That the maximum price which the grantee may charge for disposal of said garbage and refuse and the method of payment thereof shall conform to the laws and ordinances of the City and County of San Francisco, and such price of disposal shall be collected from the persons delivering garbage or refuse at the plant.

Proposal forms will be furnished gratuitously upon application at the office of the City Engineer, and all proposals must be made on such forms.

There will be three (3) forms of proposal blanks, and the bidder should use the form designated for the proposition or propositions he proposes to use.

Any erasure, addition or interlineation in a proposal or bid will

rule out the proposal or bid from consideration.

Be it Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the awarding of this franchise or privilege pursuant to and in accordance with the provisions of the following act, which is made a part thereof for all purposes:

An Act providing for the granting of franchises in counties or cities and counties for the disposal or destruction, or both, of garbage and other waste, and declaring same an urgency measure.

The People of the State of California do enact as follows:

Section 1. Franchise by legislative body. Every franchise or privilege for the disposal or destruction, or both, of garbage, waste, offal and debris shall be granted by the legislative body of any county or city and county under the terms and conditions in this act provided, and not otherwise.

Section 2. Best bid may be called for. Any such governmental subdivision may, by resolution of its legislative body, call for bids for the granting of a franchise, exclusive or otherwise, for the disposal or destruction, or both, of garbage, waste, offal and debris, according to the terms and conditions set forth in such resolution, for a period of time not to exceed twenty-five years. Thereafter said legislative body shall cause to be published once a week for two successive weeks a notice which shall set forth all of the terms and conditions embraced in said resolution, and the time, date and place

for the receiving and opening of sealed bids, which shall not be sooner than four full weeks from date of the first publication of said notice. Upon examination by the legislative body of said bids, the franchise may be awarded to the best bidder. Said legislative body may postpone the granting of said franchise from time to time until said legislative body shall have had a full and complete opportunity to examine into the merits of each bid.

Section 3. Bond. The successful bidder shall file with the said legislative body, upon grant of the franchise, a bond running to the governmental subdivision in an amount and under such terms and conditions as may be prescribed by said legislative body.

Section 4. Grantor may impose additional terms. The grantor may, in such resolution and advertised notice, impose terms and conditions other than those mentioned herein so long as they shall not be in conflict with the provisions hereof.

Section 5. Grantee's terms. The grantee may in his franchise bid set forth such propositions, terms and conditions as he may desire to offer, or receive the benefit from, which may be in addition to, or in conflict with, those mentioned in the resolution or advertised notice calling for bids, so long as they shall not be in conflict with the provisions hereof.

Section 6. Repeal. The provisions of any law in conflict with this act are to that extent hereby repealed.

Section 7. Constitutionality of act. If any section, subsection, sentence, clause or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act. The Legislature hereby declares that it would have passed this act and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases may be declared unconstitutional.

Section 8. This act is hereby declared to be an urgency measure, deemed necessary for the immediate preservation of the public health and safety, within the meaning of Section 1 of Article IV of the Constitution of the State of California, and as such it shall take effect immediately. The following is a statement of the facts constituting such necessity:

There exist in several parts of the state inadequate facilities for the disposal or destruction of garbage, waste, offal and debris, a condition which is needful of immediate remedy, and requires action on the part of the legislative bodies of governmental subdivisions herein mentioned to take such steps as are authorized by the provisions of this act as will immediately correct this condition.

Said bids to be filed with the Clerk not later than the .... day of ....., 1931, at the hour of 3 p. m., and said time is hereby fixed as the date and hour for the opening and consideration of said bids.

The Board of Supervisors will thereupon, in accordance with the provisions of the said act, open and publicly declare the said bids, make a survey of bids, and thereafter make such award as subserves the best interests of the City and County of San Francisco. The Board of Supervisors reserves the right to reject any or all bids if it believes the public interest will be subserved thereby.

A franchise ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the franchise or privilege shall become effective.

Be it Further Resolved, That when the franchise is awarded the successful bidder shall file a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars

for the first two (2) years of the life of the franchise, and in the penal sum of one hundred thousand (\$100,000) dollars thereafter, conditioned that such bidder shall faithfully fulfill the aforesaid guarantees and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

#### Referred.

The following motion was presented by Supervisor Shannon and referred to the Public Utilities Committee:

Recommending Inspection of Fixtures and Discontinuance of Washing Sidewalks, Streets or Lawns, by Means of Hose, in Summer Season, to Avoid Water Shortage.

Resolution No. 34548 (New Series), as follows:

Whereas, a shortage of water for domestic and commercial purposes threatens San Francisco during the coming summer months: and

Whereas, the low condition of Peninsula storage reservoirs necessitates conserving our water resources; and

Whereas, his Honor the Mayor, the San Francisco Water Department and the Board of Supervisors recommend the exercising of reasonable economy in the use of water in this crisis; now, therefore, be it

Resolved, That this Board urges all citizens of San Francisco to have thorough inspections made of their water supply fixtures to the end that leaky fixtures may be repaired and waste avoided; that the washing of sidewalks, streets or lawns by means of hose be discontinued temporarily in order that any wasteful use of water may be eliminated.

### San Francisco Municipal Airport.

A resolution presented by Supervisor Spaulding, changing the name of Mills Airport to San Francisco Municipal Airport, was ordered referred to the Airport Committee.

### Passed for Printing.

The following matters were passed for printing:

### Right of Way Negotiations, Stanislaus County, Hetch Hetchy Purposes.

Resolution No. ——— (New Series), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco of the following described property situated in the County of Stanislaus, State of California, viz.,

Parcel 1: A strip of land 200 feet in width, 150 feet measured at right angles northwesterly and 50 feet measured at right angles southeasterly from the following described line:

Beginning at a point in the east line of Section 35, T. 1 S., R. 12 E., M. D. B. & M., distant thereon north 1 degree 15 minutes west 668.7 feet from the southeast corner of said Section 35, running thence south 73 degrees 02 minutes 40 seconds west 1933.75 feet, south 68 degrees 24 minutes west 3144.25 feet to point "A" hereinafter referred to in the description of Parcel 2, south 68 degrees 24 minutes west 574.05 feet, south 53 degrees 56 minutes west 1635.20 feet, south 70 degrees 51 minutes west 1358.64 feet, south 57 degrees 11 minutes west 765.17 feet, south 65 degrees 31 minutes west 1090.98 feet, south 58 degrees 54 minutes 45 seconds west 1810.31 feet, south 80 degrees 37 minutes 45 seconds west 2605.25 feet, south 70 degrees 23 minutes 45 seconds west 2909.07 feet, south 59 degrees 07 minutes 45 seconds west 602.51

feet, south 57 degrees 41 minutes 45 seconds west 2000.32 feet, south 59 degrees 07 minutes 45 seconds west 2088.91 feet and south 64 degrees 13 minutes 30 seconds west 24,175 feet, more or less, to a point in the west line of Section 22, T. 2 S., R. 11 E., M. D. B. & M., distant thereon north 0 degree 10 minutes 30 seconds west 2009.31 feet from a concrete monument marking the southwest corner of said Section 22 Containing 214 acres, more or less.

Parcel 2: An easement to construct, maintain, repair and use a road with a roadway width not to exceed 25 feet through lands in Section 35. T. 1 S., R. 12 E., M. D. B. & M., and in Section 2, T. 2 S., R. 12 E., M. D. B. & M., for the purpose of hauling or moving men, animals, vehicles, equipment and supplies for any and all purposes in connection with the construction, operation, maintenance, repair and patrol of the City's aqueduct and other structures. The center line of said road is described as follows:

Beginning at a point in the east line of said Section 35, distant thereon north 1 degree 15 minutes west 712.94 feet from the southeast corner of said Section 35; running thence as follows: North 58 degrees 40 minutes west 198.16 feet, north 88 degrees 40 minutes west 200 feet, south 5 degrees west 225 feet, north 79 degrees 10 minutes west 350 feet, north 45 degrees 10 minutes west 175 feet, south 79 degrees 40 minutes west 75 feet, south 6 degrees 20 minutes west 213 feet, south 66 degrees 20 minutes west 112 feet, south 78 degrees 40 minutes west 260 feet, south 88 degrees 40 minutes west 90 feet, north 71 degrees west 300 feet, south 37 degrees west 100 feet, south 3 degrees 30 minutes west 129 feet, south 25 degrees 30 minutes west 208 feet, north 60 degrees 30 minutes west 313 feet, south 15 degrees west 250 feet, south 44 degrees 30 minutes west 100 feet, north 58 degrees 50 minutes west 255 feet, south 78 degrees 30 minutes west 645 feet, south 64 degrees 10 minutes west 1050 feet, south 42 degrees 50 minutes west 300 feet, north 89 degrees 10 minutes west 368 feet and south 22 degrees 30 minutes 30 seconds west 410.9 feet to point "A" hereinbefore referred to in the description of Parcel 1.

The above described property is required by the City and County of San Francisco for a public use and purpose, to-wit: For the construction, maintenance and operation of a series of aqueduct pipe lines and appurtenances for the purpose of conveying water from Tuolumne River sources to the City and County of San Francisco for the use of said City and County and its inhabitants. It is necessary that a fee simple title be taken in and to said Parcel 1 above described, and that an easement be taken in said Parcel 2 above described, for said purposes.

The City Attorney is hereby authorized and directed to commence eminent domain proceedings against the owners of said property, and of all estates or interest therein and claims against or liens upon said property, and of each and every part thereof, for the condemnation of said rights, estates, interests, claims and liens to the public use of the City and County of San Francisco for said purposes above specified.

Appropriation, \$11,000, Out of 1929 Sewer Bonds, Final Payment, Construction of Geary Street and Twenty-third Avenue Main Sewer.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of the 1929 Sewer Bonds for final payment on the construction of the Geary street and Twenty-third avenue main sewer the sum of \$11,000.

### ADJOURNMENT.

There being no further business the Board at 7:15 p.m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by Board of Supervisors June 22, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



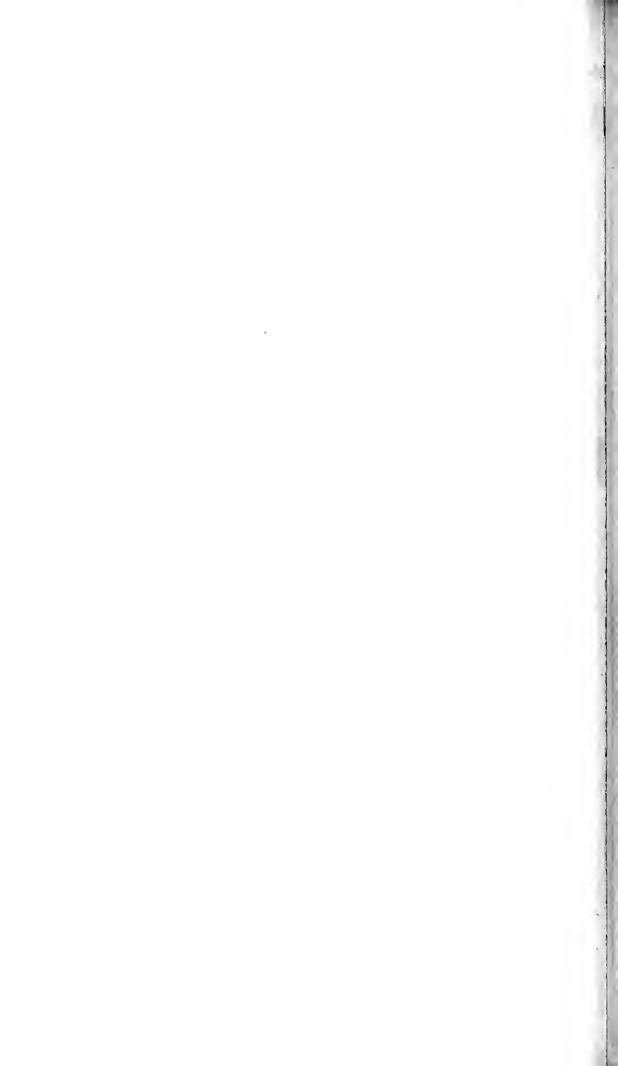
Monday, June 8, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company 337 Bush Street, S. F.



## JOURNAL OF PROCEEDINGS **BOARD OF SUPERVISORS**

### MONDAY, JUNE 8, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 8, 1931, 2 p. m.

### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Stanton, Spaulding-14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4. Quorum present.

His Honor Mayor Rossi presiding.

### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meetings of May 22 and 23, 1931, were considered read and approved.

### In Memoriam, Robert Newton Lynch.

The following resolution was presented by Supervisor Shannon and adopted unanimously by rising vote:

Resolution No. 34515 (New Series), as follows:

Whereas, Robert Newton Lynch, who recently departed this life, had interested himself in the civic and industrial development of the State of California; and

Whereas, Robert Newton Lynch was a man of remarkable learning, staunch courage and a vision which brought him to the forefront of city and State development as president of the San Francisco Chamber of Commerce and director of the International Department thereof; now, therefore, be it

Resolved. That the Board of Supervisors of the City and County of San Francisco does hereby publicly express its regret at the death of

the late departed civic leader; and be it

Further Resolved, That a copy of this resolution be spread on the minutes of this meeting and another copy be sent to the widow of the

late Robert Newton Lynch; and be it
Further Resolved, That this Board adjourn today, when it does
adjourn, out of respect to the memory of the late Robert Newton Lynch.

### PRESENTATION OF PROPOSALS.

### Bread From July 1 to October 31, 1931.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing bread from July 1 to October 31, 1931, and referred to Supplies Committee.

### Linoleum During Fiscal Year 1931-1932.

Sealed proposals were received and opened between the hours of and 3 p. m. this date for furnishing linoleum from July 1 to October 3: 1931, and referred to Supplies Committee.

### Tobacco, Cigars, Cigarettes.

Sealed proposals were received and opened between the hours of and 3 p. m. this date for furnishing tobacco, cigars and cigarettes from July 1 to October 31, 1931, and referred to Supplies Committee.

### Bids for Street Lighting.

Pursuant to notice calling for bids for street lighting during the fiscal year 1931-1932, a bid filed by the Pacific Gas and Electric Company, accompanied by two certified checks in the sums of \$5,000 and \$10,000, was opened and referred to the Lighting Committee.

### HEARING OF APPEAL-2 P. M.

Rezoning Northeast Corner Twenty-fifth Street and San Jose Avenue

Hearing of appeal of property owners from the decision of the City Planning Commission approving an application to rezone, the north east corner of Twenty-fifth street and San Jose avenue from Second Residential District to Commercial District.

### Privilege of the Floor.

W. B. Miller, owner of an apartment house in the immediate vicinity, was granted the privilege of the floor and heard in opposition to the proposed change.

M. M. Getz, realtor, was heard in favor of the change.

E. B. De Galia, City Planning Commissioner, declared that the Commission was in favor of the change.

### Action Deferred.

Whereupon, on motion of Supervisor McSheehy, the hearing was continued two weeks and made a Special Order of Business for 2:30 p.m.

#### SPECIAL ORDER—2 P. M.

### Sale of Jail Bonds for the New City and County of San Francisco County Jail.

The following matter was taken up:

Resolution No. ——— (New Series), as follows:

Resolved, That bids be invited for the sale of County Jail Bonds in the sum of \$100,000, to be expended for the purchase of a new County Jail site and the erection of buildings thereon, and the Clerk of this Board is hereby directed to advertise for bids in accordance with the provision of this resolution.

#### Motions.

Supervisor Shannon moved that the foregoing resolution, requesting approval of Board of Supervisors of San Mateo County to establishment of County Jail on "Cassinelli Ranch," be adopted.

Supervisor Colman moved as an amendment that the Sneath Ranch,

at San Andreas, be substituted for the "Cassinelli Ranch."

Supervisor Havenner moved that action be postponed two weeks and that in the meantime Right of Way Agent Phillips furnish an appraisement and get selling price of Sneath Ranch; also (at Supervisor Stanton's request) the Pedro Valley property.

Motion carried.

### Action Deferred.

Whereupon, the foregoing resolution and the two following were aid over two weeks:

### Prepare Plans and Specifications for New San Francisco City and County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby authorized to prepare plans and specifications for the new San Francisco County Jail and to receive bids therefor.

### Requesting Approval of Board of Supervisors of San Mateo County for Purchase of Land for San Francisco Jail Site.

Resolution No. — (New Series), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby request the approval by the Board of Supervisors of the County of San Mateo of the purchase by the City and County of San Francisco of the certain land, situate in San Mateo County, required by the City and County of San Francisco for the erection of a County Jail thereon. The said land herein referred to is situate east of the highway, distant about one mile south of Half Moon Bay, and known as the "Cassinelli Ranch," comprising approximately 420 acres, and being distant about 28.7 miles from the City and County of San Francisco.

### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER-3 P. M.

### Auction Sale of Lease of City Property.

Bid of Crystal Springs Golf Club, with certified check for \$1,000, referred to Joint Committee on Public Utilities and Welfare, to report at next meeting.

J. S. DUNNIGAN, Clerk.

Charter provision requires 12 votes for consummation of this lease.

### SPECIAL ORDER-3 P. M.

#### Auction Sale of Lease of City Lands.

Bids or offers to be received at the Chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock, P. M. on Monday, June 8, 1931, for the sale of lease of the following described parcels or pieces of land owned and held by the City and County of San Francisco. Said parcels of land are situated in the City and County of San Francisco and are more particularly described as follows, towit:

All that portion of Stanford Heights Block 32, lying southerly of Portola Drive; all of Stanford Heights Block 39; all that portion of Stanford Heights Block 38, lying westerly of a line 1000 feet distant easterly from the easterly line of Stanford Heights avenue easterly and parallel to the easterly line of Stanford Heights avenue; all that portion of the La Place and Drioton Tract, lying westerly of the above mentioned line and southerly from Portola Drive.

#### Terms and Conditions of Lease.

The said lease to be made to the highest bidder therefor and to be on the following terms and conditions:

(a) The successful bidder shall pay in addition to the monthly charge, the sum not to exceed \$300 for the cost of advertising this lease.

(b) The said lease shall be for a term of one year.

(c) The said premises shall be used only as a golf practice course and catering to the patrons thereof; any other uses of said premises to be subject to the written approval of the City Engineer of the City and County of San Francisco.

(d) That Lessee throughout the term of the lease keep the premises in a neat and attractive condition and not permit any nuisance to be

created thereon.

- (e) The rental of said premises shall be payable monthly in advance.
- (f) Lessee shall not assign said lease without the written consent of the City Engineer.
- (g) Default in payment of the amounts agreed to be paid or a breach of any of the terms or conditions of the lease, or upon proceedings against said lessee in bankruptcy or insolvency, or any manner by operation of law, shall operate as a forfeiture and said lease shall be thereupon terminated.

(h) Lessee shall save and hold harmless from liens of every kind and nature and also from claims for damage to persons or property which may in any way be connected with his or his patrons' use of or activities on the demised area or any adjacent lands of the City.

Lease of said parcels of land will be sold on the above mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, such sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of \$300, cash or certified check payable to the Clerk of the Board of Supervisors, will be required of the successful bidder before the sale can be made.

### SPECIAL ORDER-3 P. M.

Sale of Right of Way Easements Over Lands Belonging to the City and County of San Francisco.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m., on Monday, June 8, 1931, for the sale of the following described right of way easements over land owned by the City and County of San Francisco, a municipal corporation. Said lands and said easements are situate in the counties of San Mateo and Alameda, and are more particularly described as follows, to-wit:

First: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land 10 feet wide, being 5 feet on each side of the following described lines across and over portions of those certain tracts of land situate in said County of San Mateo and designated as "Parcel 31, Crystal Springs, San Andreas and Pilarcitos Reservoirs and Watershed Lands," "Parcel 31A, Watershed Land at south end of Crystal Springs Reservoir," "Parcel 32, Crystal Springs Reservoir and Watershed Lands, Phelps Tract," and "Parcel 33, Crystal Springs Watershed Lands, Kreiss Tract," in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, recorded March 3, 1930, in Volume 491, Official Records of San Mateo County, at page 1 to-wit:

Parcel 1: Commencing at a point in the northwestern line of said Parcel 31 from which an iron pipe, marking the intersection thereof with the southwesterly line of the Skyline boulevard, bears north 40 degrees 17½ minutes east 184.2 feet distant, and running thence south 38 degrees 47½ minutes east 1827.7 feet; thence south 47 degrees 29½

minutes east 726 feet; thence south 37 degrees 38 minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of the steel pole electric transmission line of the Great Western Power Company of California, 5246.5 feet; thence south 40 degrees 04 minutes east 170.2 feet; thence south 36 degrees 55½ minutes east 313.3 feet; thence south 27 degrees 12½ minutes east 163.1 feet; thence south 46 degrees 14 minutes east 227.1 feet; thence south 34 degrees 10½ minutes east 182.4 feet; thence south 42 degrees 40½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line 3235 feet to a point in the northeasterly line of that certain 31.69-acre parcel of land conveyed by A. Bollcoff et ux. to Spring Valley Water Works by deed dated July 17, 1868, and recorded in Book 7 of Deeds, at page 254, records of said San Mateo County.

Parcel 2: Commencing at a point in the northeasterly line of that certain 66.92-acre parcel of land conveyed by Edward Taylor to Spring Valley Water Works by deed dated July 18, 1868, and recorded in Book 8 of Deeds, at page 153, records of said San Mateo County, from which the intersection thereof with the southwesterly line of said Skyline boulevard bears north 27 degrees 28½ minutes west 72.5 feet distant, and running thence north 40 degrees 13½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line 697.6 feet; thence north 38 degrees 02½ minutes west 173.9 feet; thence north 40 degrees 27½ minutes west 357 feet; thence north 41 degrees 54½ minutes west 176.3 feet; thence north 40 degrees 11½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 561.5 feet; thence north 42 degrees 40½ minutes west 100 feet to a point in the northeasterly line of said 31.69-acre parcel of land.

Parcel 3: Commencing at a point in the southwesterly line of said Skyline boulevard from which an iron pipe, marking the most easterly corner of that certain 1.08-acre parcel of land conveyed by Alice G. Chadwick et vir. to State of California by deed dated January 16, 1925, and recorded in Book 152 of Official Records, at page 154, records of said San Mateo County, bears north 40 degrees 12½ minutes west 17.6 feet distant and running thence south 20 degrees 31½ minutes east 47.2 feet; thence south 40 degrees 12½ minutes east, parallel to and distant 11 feet at right angles southwesterly from the center line of said steel pole electric transmission line, 3866.6 feet; thence south 40 degrees 04½ minutes east 187.1 feet; thence south 27 degrees 42½ minutes east 778.9 feet to a point in the northwesterly line of that certain 431.73 acre parcel of land conveyed by Ansel M. Easton et ux. to Panama Realty Co. by deed dated June 3, 1915, and recorded in Book 243 of Deeds, at age 295, records of said San Mateo County.

Commencing at a point in the southeasterly line of said Parcel 33, from which the most easterly corner of said parcel bears north 45 degrees 27½ minutes east 55.2 feet distant, and running thence north 51 degrees 40½ minutes west 49.2 feet; thence north 65 degrees 59½ minutes west 394.9 feet; thence north 53 degrees 15 minutes west 2228.3 feet; thence north 34 degrees 36 minutes west 479.1 feet; thence north 15 degrees 46 minutes west 589.1 feet; thence north 47 degrees 22 minutes west 1132.4 feet; thence north 33 degrees 00 minutes west 1084.8 feet; thence north 47 degrees 48 minutes west 738 feet; thence north 48 degrees 36 minutes west 351.9 feet; thence north 77 degrees 11 minutes west 1822 feet; thence north 57 degrees 38 minutes west 1413.6 feet; thence north 59 degrees 54 minutes west 502.7 feet; thence north 49 degrees 33 minutes west 1049.9 feet; thence north 27 degrees 31 minutes west 1973.4 feet; thence north 23 degrees 22 minutes west 451.8 feet; thence north 31 degrees 47 minutes west 395.3 feet; thence north 27 degrees 24½ minutes west 504.9 feet;

thence north 29 degrees 23½ minutes west 648.9 feet; thence north 34 degrees 19½ minutes west 1256 feet; thence north 43 degrees 02½ minutes west 2443.9 feet; thence north 35 degrees 50½ minutes west 1025.6 feet; thence north 78 degrees 09½ minutes west 354.1 feet; thence north 35 degrees 52½ minutes west 584.3 feet; thence north 40 degrees 13½ minutes west 377 feet; thence north 44 degrees 35½ minutes west 964.8 feet; thence north 29 degrees 381/2 minutes west 2088.9 feet to a point in the southeasterly line of that certain 516.43-acre parcel of land conveyed by Gustave Touchard to Spring Valley Water Works by deed dated July 27, 1874, and recorded in Book 23 of Deeds, at page 236, records of said San Mateo County, distant thereon 10 feet southwesterly from the most easterly corner of said 516.43-acre parcel of land; thence north 37 degrees 26 minutes west, parallel to the northeasterly line of said 516.43-acre parcel of land, 3642.2 feet; thence north 53 degrees 31 minutes west 1862.1 feet; thence north 46 degrees 06 minutes west 2853 feet to a point from which that certain monument referred to in the description of said Parcel 31 in said deed dated March 3, 1930, as being marked "Q 28" bears north 50 degrees 46 minutes west 229.9 feet distant; thence north 52 degrees 46 minutes west 312.4 feet; thence north 8 degrees 36 minutes west 644.1 feet; thence north 22 degrees 40 minutes west 249.8 feet; thence north 33 degrees 52 minutes west 605.5 feet; thence north 9 degrees 03 minutes west 210.2 feet; thence north 71 degrees 38 minutes west 192.8 feet; thence north 40 degrees 52 minutes west 304.7 feet; thence north 45 degrees 54 minutes west 373.2 feet; thence north 5 degrees 52 minutes west 130.9 feet; thence north 17 degrees 58 minutes west 258 feet; thence north 13 degrees 31 minutes west 336.8 feet; thence north 12 degrees 57½ minutes west 44 feet; thence continuing north 12 degrees 67½ minutes grees 57½ minutes west, parallel to and distant 11 feet at right angles southwesterly from the center of said steel pole electric transmission line 4358.9 feet and north 51 degrees 351/2 minutes west 3797.5 feet; thence north 42 degrees 02 minutes west 295.8 feet; thence north 34 degrees 191/2 minutes west 593.1 feet; thence south 72 degrees 501/2 minutes west 72.4 feet; thence north 28 degrees 00 minutes west 207.2 feet; thence north 34 degrees 18 minutes west 684.6 feet; thence north 38 degrees 11 minutes west 132.4 feet; thence continuing north 38 degrees 11 minutes west, parallel to and distant 5 feet at right angles southwesterly from the southwesterly line of said Skyline boulevard 4728.2 feet; thence north 41 degrees 28 minutes west 198.9 feet to a point in the northwesterly line of that certain 284.55-acre parcel of land conveyed by Home Mutual Insurance Company to Spring Valley Water Works by deed dated January 9, 1886, and recorded in Book 39 of Deeds, at page 423, records of said San Mateo County.

Second: A right of way easement to construct, reconstruct, install, maintain, patrol, repair, renew, operate and use, from time to time, pipes and pipe lines, with the usual and necessary appurtenances thereto, for conveying and transporting gas, within a strip of land fifteen (15) feet wide, being seven and one-half feet on each side of the following described lines across and over portions of that certain tract described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at

page 1, to-wit:

Parcel 1: Commencing at a point in the easterly line of the westerly portion of said Parcel 65, distant thereon south 17 degrees 00 minutes east 84 feet from the angle in said line formed by the courses in said deed described as "north 17 degrees 00 minutes west 1.34 chains" and "north 76 degrees 30 minutes west 44.78 chains" and running thence south 46 degrees 14½ minutes west 1534.4 feet, south 60 degrees 51 minutes west 2327.3 feet, south 47 degrees 41½ minutes

west 2839.9 feet, south 55 degrees 23½ minutes west 3581.5 feet, and south 58 degrees 46½ minutes west 370 feet to a point in the westerly line of said Parcel 65.

Parcel 2: Commencing at a point in the westerly line of the westerly of those two certain strips of land 60 links wide which extend northerly from the main portion of said Parcel 65 to the Patterson Pass Road, so called, distant northerly on said westerly line 626.2 feet from the angle therein formed by the courses described in said deed as "south 20 degrees 30 minutes east 47.08 chains" and "south 67 degrees 30 minutes east 15.98 chains" and running thence north 46 degrees 14½ minutes east 40.1 feet to the easterly line of said 60-link strip.

Parcel 3: Commencing at a point in the westerly line of the easterly of said two strips of land 60 links wide, distant northerly on said westerly line 501 feet from the angle therein formed by the courses described in said deed as "south 3 degrees 45 minutes west 15.79 chains" and "south 72 degrees 50 minutes west 2.03 chains" and running thence north 53 degrees 30½ minutes east 40 feet to the easterly line of said 60-link strip.

Third: The right to construct, reconstruct, patrol, maintain and use, from time to time, for telephone purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 65 of Sunol and San Antonio Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing at a point in the northerly line of said parcel, said northerly line being the northerly line of the Sunol portion of the Rancho El Valle de San Jose, distant thereon 848.6 feet northwesterly from its intersection with the center line of the Patterson Pass Road, so called, and running thence the following courses and distances: South 65 degrees 02 minutes west 1297 feet, south 42 degrees 21 minutes west 567 feet, south 38 degrees 21 minutes west 377 feet, south 8 degrees 25½ minutes west 564 feet, south 29 degrees 02½ minutes west 1885 feet, south 19 degrees 48½ minutes west 798.2 feet, south 5 degrees 09½ minutes east 892.8 feet, south 32 degrees 13½ minutes west 892.7 feet, south 41 degrees 20½ minutes west 1540.2 feet, south 43 degrees 09 minutes west 3206.4 feet, and south 40 degrees 27 minutes west 1340 feet, more or less to the westerly line of said Parcel 65.

Fourth: The right to construct, reconstruct, patrol, maintain and use, from time to time, for electric power transmission and/or distribution purposes, a line of poles, together with all necessary or proper wires, guys and other appliances installed thereon and connected therewith, and a right of way along the same, upon, over and across that certain tract of land described as Parcel 62 of Alameda Creek Lands in Alameda County in the deed from Spring Valley Water Company to City and County of San Francisco, dated as of March 3, 1930, and recorded March 3, 1930, in Book 2350, Official Records of Alameda County, at page 1, along a line described as follows, to-wit:

Commencing in the center line of County Road No. 3193, being the easterly line of said Parcel 62, distant on said easterly line south 11 degrees 49 minutes east 620 feet from the northerly line of said parcel, and running thence south 61 degrees 33½ minutes west 490 feet to the westerly line of said Parcel 62.

Conditions and Reservations of Right of Way Easements

Each of said right of way easements shall include, in addition to the rights herein specified, the rights of ingress to and egress from said

rights of way over adjacent lands of the City, with the provision that the purchaser or purchasers of said rights of way, or the officers, employees, contractors or servants of said purchaser or purchasers, shall in the exercise of said rights, be limited to the use of existing roads and lanes across said lands; or, if no such roads or lanes be available then to such routes thereover as shall be most convenient and at the same time cause the least possible injury to said lands of the City, of to the crops, trees, buildings or other structures growing or situate thereon. In the case of the right of way easements "Third" and "Fourth" hereinbefore described, said purchaser or purchasers shall be granted the rights to trim trees and foliage wherever necessary to avoid interference with power lines or telephone lines, and to place and maintain gates in all fences that cross or shall cross said rights of way, in addition to the rights of ingress and egress to be granted as in this paragraph provided.

Each of said right of way easements shall be sold and conveyed subject to the following reservations and conditions, which shall be inserted in the conveyance thereof to the purchaser; the term "structure" used therein shall be taken to mean said gas pipe line or lines, said telephone line or said electric power line, respectively

with their appurtenances, as the case may be.

"Reserving, however, to the City the right to plant, cultivate and harvest crops of grass, hay or grain upon the right of way hereing ranted, and the right to construct, reconstruct, install, maintain, repair, renew, operate and use, from time to time, pipes, pie lines, conduits, power lines, telephone lines, roads, roadways or other struc tures, but not buildings or wells, across, over or under said right of way and said structure of the purchaser, at the option of the City; it being expressly understood and agreed that if any structure of the purchaser be so located that it shall hereafter become necessary to change, alter, move or reconstruct the same in order to allow the City to exercise and enjoy the rights, but not those relating to agriculture, herein reserved, then the purchaser, upon the request of the City so to do, shall, within a reasonable time, change, alter, move or reconstruct said structure at the purchaser's expense; and the City, upon failure of the purchaser so to do after reasonable notice, may by contract or otherwise, change, alter, move or reconstruct said structure at the expense of the purchaser, which expense the purchaser shall pay on demand.

"This grant is made subject to the following conditions, which become binding upon the purchaser upon his acceptance and recording of this indenture:

"First: That the purchaser shall repay the City, on demand, the reasonable value of animals, crops, trees, buildings or other structures injured, damaged or destroyed by the purchaser, his officers, employees, contractors or servants, in the exercise of any right herein conveyed.

"Second: That the purchaser shall do no work of constructing, reconstructing, installing or renewing said structure except in accordance with plans and/or specifications therefor first submitted to and approved by the Commission, Board or officer of the City having jurisdiction; provided, however, that said plans and/or specifications shall be returned disapproved in writing with reasonable objections thereto within ten days after submission, otherwise they shall be deemed approved within the meaning hereof. The provisions hereof shall not apply to emergency work.

"Third: That the purchaser shall indemnify and save harmless the City, or any Commission, Board, officer, servant or employee thereof from any and all claims, liabilities or expenses, whether for injuries, damages or otherwise, caused by or resulting from any act, negligence or omission of the purchaser, his officers, employees, contractors

or servants, in the exercise of any right herein conveyed.

"Fourth: That the purchaser shall not abandon nor discontinue the use of said structure for the purposes hereinbefore stated for any period of three consecutive years, and that in the event of such abandonment or discontinuance of use the easement and rights herein granted shall forthwith cease and determine, and the City, without prejudice to any other remedy it may have, may take possession of the right of way herein conveyed and remove the purchaser's structure therefrom.

"Fifth: That the right of way herein described is conveyed subject to any rights, right of way, leases and agreements heretofore granted or made by the City or its predecessors in interest.

"The rights, reservations, conditions and obligations herein set forth shall inure to the benefit of and bind both parties hereto and their successors and assigns."

### Terms and Conditions of Sale.

Said right of way easements hereinbefore described shall be sold for cash, in United States gold coin, at public auction, to be held in accordance with the provisions of Article II, Chapter II, Section 9, of the Charter.

The minimum purchase price of said right of way easements shall be as follows:

For the right of way easement for gas line purposes in San Mateo County, "First" hereinabove described, the sum of \$13,450.

For the right of way easement for gas line purposes in Alameda County, "Second" hereinabove described, the sum of \$2,030.

For the right of way for telephone purposes in Alameda County, "Third" hereinabove described, the sum of \$1,080.

For the right of way for power line purposes in Alameda County, "Fourth" hereinabove described, the sum of \$10.

In addition to the foregoing the purchasers shall be required to pay the cost of advertising of Ordinance No. 8985 (New Series) and of the notice of sale, said cost to be ratably divided among them.

Said right of way easements will be sold on the above mentioned date at public auction, duly authorized by the said ordinance, to the person or persons making the highest cash bids therefor, such sales, however, to be subject to confirmation by the Board of Supervisors in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

### SPECIAL ORDER-3 P. M.

### Passed for Printing.

The following bill was passed for printing:

### Garbage Disposal Ordinance.

Supervisor Garrity presented:

Resolution No. ——— (New Series), as follows:

Whereas, it appears to the Board of Supervisors that the public interest will be subserved by the grant of a franchise, or privilege, for the disposal of garbage and refuse of the City and County of San Francisco:

Therefore, be it Resolved:

#### Proposition No. 1.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and

County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage

or refuse.

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with plans and specifications No. S-18440, prepared by the City Engineer, said plans and specifications to be obtained from the said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished by the said City and County, and designated as Assessor's Block No. 3914 (bounded by Alameda, De Haro, Fifteenth and Rhode Island streets), rent free to the successful bidder for the life of the franchise.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operationg franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

Or, as an alternative:

### Proposition No. 2.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage

or refuse.

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with his own plans and specifications.

That such incineration plant shall have a capacity of at least eight hundred (800) tons per day, as determined by a test of six consecutive days, such test to be made in accordance with Sections 341 to 348, inclusive, of specification No. S-18440, prepared by the City Engineer. Said specifications are on file and open for inspection or may be obtained from said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such specifications.

If the City Engineer should determine that the furnaces and appurtenances have not met the guarantees on this first test, he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the furnaces and appurtenances fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that they are defective and not in accordance with the

guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the building, furnaces, including all foundations, and appurtenances, within ninety (90) days after second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon such bond. Should the City Engineer determine that the furnaces and appurtenances meet all the requirements of the guarantees, he shall so certify to the Board of Supervisors within five (5) days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the incinerator in accordance with and conforming to the laws and ordinances of the City and County of San Francisco.

That the incineration plant shall be built on a site furnished by the said City and County, and designated as Assessor's Block No. 3914,

rent free to the successful bidder for the life of the franchise.

That the successful bidder shall wreck the existing plant on said site and remove or dispose of all surplus earth, rock or other material now on the said site.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become

the property of the said City and County without cost.

Each bidder must file with his bid complete plans and specifications of the building or buildings, foundations, furnaces, and layout of approaches he proposes to build, and he must include therewith all of the guarantees mentioned in Section 340 of the specifications No. S-18440, prepared by the said City Engineer.

He must guarantee that no nuisance of any nature will result from the disposition of the ashes, residue or reject materials which may accumulate at the incineration plant or place of final disposal, which place of final disposal shall be provided by the grantee without any

expense to the City and County of San Francisco.

That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are used by garbage collectors, may be served in any one hour without delay.

And that the plant will be ready and prepared to receive, weigh and handle garbage and refuse delivered between the hours of 8 a.m. and 5 p.m. every day of the year except Sundays, New Year's Day, Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature, the following information:

- (1) A statement furnishing evidence of established reputation and experience in the construction of incineration plants and of the successful operation of at least one garbage and refuse incineration plant using a furnace of the type proposed by the bidder.
- (2) A statement of power consumption per ton of garbage and refuse disposed of.
  - (3) A statement as to whether additional fuel will be required.
- (4) A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.

(5) A statement as to the method of and proposed location for the final disposal of ash, residue and reject materials which may accumulate from the operation of the plant.

(6) A statement giving the average number of pounds of garbage and refuse burned per hour per square foot of grate upon which com-

bustion takes place in the proposed furnace.

Or, as an alternative:

### Proposition No. 3.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years for the disposal, by any other method than incineration and by dumping at sea, of all garbage and refuse of the City and County of San Francisco, delivered to the grantee, the grantee to state in his bid the price per ton for disposal he will charge the collectors or anyone delivering such garbage and refuse to his plant or place of disposal.

That the grantee shall not compel the segregation of such garbage or refuse.

That the plant shall be built on the aforesaid site furnished by the said City and County, and designated as Assessor's Block No. 3914, rent free to the successful bidder for the life of the franchise, or if such site is not suitable, the bidder shall furnish in lieu thereof another site at his own expense.

That the bidder shall wreck the existing plant on Assessor's Block No. 3914 and remove or dispose of all surplus earth, rock or other material

now on the said site, provided such site is used.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise.

That upon termination of the franchise the site and complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

That the grantee of this franchise, or privilege, shall provide a complete plant within one year from the date of grant, in accordance

with his own plans and specifications.

That such plant shall have a capacity of at least eight hundred (800) tons per day as demonstrated by a test of six (6) consecutive days, handling each twenty-four hours 800 tons of garbage and refuse as collected in the said City and County. Such test shall be made under the direction and supervision of the said City Engineer at the expense of the grantee. The said City and County will furnish at its own expense all engineers and attendants required for making observations, reading instruments, or recording notes during such test. The said City and County will furnish free of charge to grantee all necessary garbage and refuse for such test.

If the City Engineer should determine that the plant has not met the guarantees on this first test he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the plant fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that it is

defective and not in accordance with the guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the plant, including all foundations, within ninety (90) days after the second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon such bond.

Should the City Engineer determine that the plant meets all the requirements of the guarantees, he shall so certify to the Board of Supervisors, within five days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the plant in accordance with and conforming to the

laws and ordinances of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the plant he proposes to provide and must include therewith the

following guarantees and information:

The bidder shall guarantee that the following conditions will be fulfilled when handling mixed garbage and refuse as collected in the

said City and County.

- (a) That at no time will there be produced any nuisance through the escape of noxious odors, vapors, smoke, sparks, dust or loose refuse from the plant, nor from the attraction of flies, rodents or other vermin to any part of the plant or place where residue may be deposited.
- (b) That garbage, refuse, residue or reject materials containing more than 1 per cent, by weight, of organic matter will, at the end of each day's work, if dumped on a fill above the level of low tide, be completely covered, top and all sides, by not less than fifteen inches of fine soil or earth and thoroughly compacted, to effectually prevent inroads of rodents, flies or other vermin. The said fill and cover shall be done under the direction of and to the satisfaction of the Board of Health of said City and County.
- (c) That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are now used by the collectors, may be served in one hour without delay.
- (d) That the plant will be ready and prepared to receive, weigh and handle all garbage and refuse delivered between the hours of 8 a.m. and 5 p.m. every day of the year except Sundays, New Year's Day, Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature,

the following information:

- (1) A statement furnishing satisfactory evidence that he has sufficient means, equipment and experience in the operation of similar work to enable him to undertake and successfully complete the work proposed, and of the successful operation of at least one like project, using the process proposed by the bidder, which has been in successful operation on a practical basis.
- (2) A statement describing in detail the methods the bidder proposes to use in the treatment and disposal of the garbage and refuse, including the method of and proposed location for the final disposal of residue and reject materials which may accumulate from the operation of the plant or project, and the precautions he proposes to use to prevent the production of any nuisance.
- (3) A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.
- (4) A statement of the power consumption per ton of garbage and refuse disposed of.

Be it Further Resolved, That the definition of the words "garbage and refuse," wherever used in this resolution, shall conform to that given in Section 356, specifications No. S-18440, prepared by the City Engineer.

That in all operations connected with the work on any of the three propositions the Charter and all ordinances of the City and County of San Francisco and all laws of the United States and the State of California which shall be or become applicable to and control or limit in any way the actions of those engaged in any way as principal or agent, shall be respected and strictly complied with.

That the buildings, improvements and equipment which may be furnished by the successful bidder shall be subject to all City and

County taxes.

That included with the "Additional Information Required" on any of the three propositions the bidder shall furnish with his bid a general statement covering estimates, itemizing the expected cost of operation and maintenance, and the expected cost of financing the project and amortizing the outlay required during the life of the franchise.

The said statement covering cost of operation and maintenance shall

be based upon present tonnage and shall include:

The number of men required for each class of work per day.

The rate of pay allocated to each man.

The estimated cost of operating supplies, water, power and light.

The estimated cost for labor and material for maintenance.

The statement covering the cost of financing the project and amortizing the outlay required shall include:

Estimated cost of buildings. Estimated cost of equipment.

Estimated amount of interest during construction.

Estimated cost of financing.

Estimated annual interest on investment. Estimated amount of annual sinking fund.

Estimated cost for bond insurance and taxes.

Estimated allowance for profit.

That all structures, ramps, approaches or roadways shall be designed and constructed to carry loads equivalent to the assumed wheel loadings for trucks shown on Drawing No. W 110, page 136, of the said specifications No. S-18440, prepared by the City Engineer.

Test borings have been made, test piles have been driven, and a soil-bearing test has been made to obtain accurate information as to the nature and bearing power of soil on Assessor's Block No. 3938,

near said Block No. 3914, the site designated.

Results of these investigations are shown on Drawing No. W 103, and the said drawing and soil samples, taken during the boring of the test holes, may be inspected at the office of the Bureau of Engineering.

Grantee must use his own judgment as to the value of these borings and tests in connection with work on said Block No. 3914, and any further soil tests, if required, shall be made at his own expense.

Bearing tests on the original soil below the fill indicated that the soil will safely sustain a load of four tons per square foot, but should it be ascertained, when excavating said Block No. 3914, that only part or all of the soil, when excavated to the depth required for the foundations, will not safely sustain such load per square foot, it may become necessary to modify the foundations and involve the use of piling. The grantee shall bear the additional expense of such changes and additions to plant.

Be it Further Resolved, That the maximum price which the grantee may charge for disposal of said garbage and refuse and the method of payment thereof shall conform to the laws and ordinances of the City and County of San Francisco, and such price of disposal shall be collected from the persons delivering garbage or refuse at the plant.

Proposal forms will be furnished gratuitously upon application at the office of the City Engineer, and all proposals must be made on such forms.

There will be three (3) forms of proposal blanks, and the bidder should use the form designated for the proposition or propositions he proposes to use.

Any erasure, addition or interlineation in a proposal or bid will

rule out the proposal or bid from consideration.

Be it Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the awarding of this franchise or privilege pursuant to and in accordance with the provisions of the following act, which is made a part thereof for all purposes:

An Act providing for the granting of franchises in counties or cities and counties for the disposal or destruction, or both, of garbage

and other waste, and declaring same an urgency measure.

The People of the State of California do enact as follows:

Section 1. Franchise by legislative body. Every franchise or privilege for the disposal or destruction, or both, of garbage, waste, offal and debris shall be granted by the legislative body of any county or city and county under the terms and conditions in this act provided, and not otherwise.

Section 2. Best bid may be called for. Any such governmental subdivision may, by resolution of its legislative body, call for bids for the granting of a franchise, exclusive or otherwise, for the disposal or destruction, or both, of garbage, waste, offal and debris, according to the terms and conditions set forth in such resolution, for a period of time not to exceed twenty-five years. Thereafter said legislative body shall cause to be published once a week for two successive weeks a notice which shall set forth all of the terms and conditions embraced in said resolution, and the time, date and place for the receiving and opening of sealed bids, which shall not be sooner than four full weeks from date of the first publication of said notice. Upon examination by the legislative body of said bids, the franchise may be awarded to the best bidder. Said legislative body may postpone the granting of said franchise from time to time until said legislative body shall have had a full and complete opportunity to examine into the merits of each bid.

Section 3. Bond. The successful bidder shall file with the said legislative body, upon grant of the franchise, a bond running to the governmental subdivision in an amount and under such terms and conditions as may be prescribed by said legislative body.

Section 4. Grantor may impose additional terms. The grantor may, in such resolution and advertised notice, impose terms and conditions other than those mentioned herein so long as they shall not be in conflict with the provisions hereof.

Section 5. Grantee's terms. The grantee may in his franchise bid set forth such propositions, terms and conditions as he may desire to offer, or receive the benefit from, which may be in addition to, or in conflict with, those mentioned in the resolution or advertised notice calling for bids, so long as they shall not be in conflict with the provisions hereof.

Section 6. Repeal. The provisions of any law in conflict with this act are to that extent hereby repealed.

Section 7. Constitutionality of act. If any section, subsection, sentence, clause or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act. The Legislature hereby declares that it would

have passed this act and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases may be declared unconstitutional.

Section 8. This act is hereby declared to be an urgency measure, deemed necessary for the immediate preservation of the public health and safety, within the meaning of Section 1 of Article IV of the Constitution of the State of California, and as such it shall take effect immediately. The following is a statement of the facts constituting such necessity:

There exist in several parts of the state inadequate facilities for the disposal or destruction of garbage, waste, offal and debris, a condition which is needful of immediate remedy, and requires action on the part of the legislative bodies of governmental subdivisions herein mentioned to take such steps as are authorized by the provisions of this act as will immediately correct this condition.

Said bids to be filed with the Clerk not later than the 27th day of July, 1931, at the hour of 3 p. m., and said time is hereby fixed as the date and hour for the opening and consideration of said bids.

The Board of Supervisors will thereupon, in accordance with the provisions of the said act, open and publicly declare the said bids, make a survey of bids, and thereafter make such award as subserves the best interests of the City and County of San Francisco. The Board of Supervisors reserves the right to reject any or all bids if it believes the public interest will be subserved thereby.

A franchise ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the

franchise or privilege shall become effective.

Be it Further Resolved, That when the franchise is awarded the successful bidder shall file a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars for the first two (2) years of the life of the franchise, and in the penal sum of one hundred thousand (\$100,000) dollars thereafter, conditioned that such bidder shall faithfully fulfill the aforesaid guarantees and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

S. McAtee was heard when foregoing matter was under consideration. He requested that matter be thrown open to all bidders.

### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34514 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned accounts in payment to the following named claimants, to-wit:

### Auditorium Fund.

(1) Majestic Press, printing and posting signs for Music Week (claim dated May 21, 1931)...... 607.00

$Tax\ Judgments-Appropriation\ 58.$	
(2) The Western Pacific Railroad Company, one-tenth of	
judgment, including interest (claim dated Dec. 29, 1930)\$	719.84
1931 Boulevards and Roads Bonds Fund.	
(3) Berringer & Russell, hay and barley furnished for Sunset	1 977 76
District (claim dated May 14, 1931)\$  (4) Weatherwax & Morgan, blasting stumps, account of Lake	1,277.76
Merced road (claim dated May 14, 1931)	2,100.00
(5) Granfield, Farrar & Carlin, hire of three compressors and crews for Bernal Heights boulevard (claim dated May	
	1,080.00
(6) Granfield, Farrar & Carlin, truck hire for Bernal Heights	
boulevard (claim dated May 20, 1931)	550.00
boulevard (claim dated May 20, 1931)	543.75
(8) H. V. Tucker, hire of Lorain shovel, Bernal Heights bou-	000 00
levard (claim dated May 20, 1931)	660.00
dated May 20, 1931)	568.50
(10) Peter McHugh, hire of tractor and caterpillar for Lake Merced road (claim dated May 20, 1931)	689.06
(11) M. Rosenberg, hire of gas shovel for Lake Merced road	003.00
(claim dated May 20, 1931)	600.00
County Road Fund.	
(12) San Francisco City Employees' Retirement Fund, to match contributions of county road employees (claim dated	
May 19, 1931)\$	1,589.23
(13) Board of Public Works (Stores and Yards, Budget Item	,
456), reimbursement for repairs to equipment engaged on maintenance of streets (claim dated May 13, 1931)	738.00
1928 Hetch Hetchy Construction Fund.	100.00
(14) California Meat Company, meat, etc. (claim dated May	
18, 1931)\$	514.86
<ul><li>(15) J. H. Creighton, truck hire (claim dated May 18, 1931).</li><li>(16) Consolidated Foundries, castings, valves, etc. (claim</li></ul>	1,720.97
dated May 18, 1931)	660.72
(17) Delbert Hansen, truck hire (claim dated May 18, 1931).	1,129.00
(18) Hart-Wood Lumber Company, lumber (claim dated May 18, 1931)	2,047.41
(19) Hercules Powder Company, explosives (claim dated May	
18, 1931)	2,942.76
(claim dated May 18, 1931)	1,447.67
(21) San Francisco City Employees' Retirement System, to	
match contributions from Hetch Hetchy employments (claim dated May 18, 1931)	727.48
(22) Valley Creamery, milk and cheese furnished (claim	
dated May 18, 1931)	575.25
1929 Hospital Bond Construction Fund.	
(23) Alfred I. Coffey, first payment, architectural services for psychopathic building (claim dated May 10, 1931)\$	4 800 00
(24) Alfred I. Coffey, first payment, architectural services for	4,000.00
cancer hospital (claim dated May 19, 1931)	4,800.00
Municipal Railway Fund.	
(25) County Road Fund, reimbursement for repairs to Mu-	1 050 50
nicipal Railway right-of-way (claim dated May 14, 1931)\$ (26) Market Street Railway Company, electric power fur-	1,656.79
nished (claim dated May 14, 1931)	3,098.79

### Special School Tax.

<ul> <li>(27) General Electric Company, electric automatic starting compensators for schools (claim dated May 15, 1931)\$</li> <li>(28) San Francisco City Employees' Retirement System, to match contributions from employees engaged in school re-</li> </ul>	1,445.2
pair (claim dated May 19, 1931)	911.78
Side (Balboa) High School (claim dated May 20, 1931) (30) H. Lawson, final payment, plumbing and sprinkling system, third unit, South Side (Balboa) High School (claim	2,350.00
dated May 20, 1931)	8,027.8(
Water Revenue Fund.	
(31) Bank of America, commissions on water bills collected (claim dated May 20, 1931)	516.8 <b>5</b>
Water Department (claim dated May 20, 1931)	751.36
dated May 20, 1931)	707.78
vice (claim dated May 20, 1931)	4,053.57
(claim dated May 20, 1931)	4,405.34
May 20, 1931)	771.80
Department (claim dated May 20, 1931)	534.45
DeYoung Museum—Appropriation 59.	
(38) A. A. Zelinsky & Co., painting, papering, etc., DeYoung Museum (claim dated May 21, 1931)\$	1,669.00
$Park\ Fund.$	
(39) Buckley & Curtin, printing forms for golf links (claim	
dated May 21, 1931)\$ (40) Great Western Power Company of California, electricity	
for Sharp Park (claim dated May 21, 1931)	758.75
1931)	923.66
dated May 21, 1931)	619.96
(claim dated May 21, 1931)	724.24
Playground Fund.	
(44) Devincenzi Brothers & Co., loam and truck rental for playgrounds (claim dated May 20, 1931)	898.50
<ul> <li>(45) Milton A. Purdy Company, drilling and breaking rock,</li> <li>Potrero playground (claim dated May 20, 1931)</li> <li>(46) Readymix Concrete Company, Ltd., concrete furnished</li> </ul>	1,450.00
playgrounds (claim dated May 20, 1931)	1,340.63
grounds (claim dated May 20, 1931)	1,438.44
and fertilizer furnished playgrounds (claim dated May 20, 1931)	697.20
grounds (claim dated May 20, 1931)	822.00

(50) San Francisco Water Department, water furnished playgrounds (claim dated May 20, 1931)
20,,
General Fund, 1930-1931.
(52) San Francisco Chronicle, official advertising (claim dated May 25, 1931)
3 to June 3, 1931)
dated May 18, 1931)
Department (claim dated May 18, 1931)
Francisco Hospital (claim dated April 30, 1931) 599.76 (57) E. B. Squibb & Sons, drugs, San Francisco Hospital
(claim dated April 30, 1931)
dated April 30, 1931) 4,113.72
(59) Walton N. Moore Dry Goods Company, dry goods furnished San Francisco Hospital (claim dated April 30, 1931) 1,450.42 (60) A. Levy & J. Zentner Company, produce (claim dated
April 30, 1931)
pital (claim dated April 30, 1931)
(claim dated April 30, 1931)
(63) Del Monte Meat Company, meat for San Francisco Hospital (claim dated April 30, 1931)
(64) Gaffney & Luce, meat for San Francisco Hospital (claim dated April 30, 1931)
(65) South San Francisco Packing and Provision Company, meat for San Francisco Hospital (claim dated April 30,
1931)
Hospital (claim dated April 30, 1931)
pital (claim dated April 30, 1931)
(claim dated April 30, 1931)
Home (claim dated April 30, 1931)
Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding,
Stanton—14. Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.
Authorizations.
Also, Resolution No. 34515 (New Series), as follows:
Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:
1928 Hetch Hetchy Construction Fund.
(1) Arata & Peters, fruit and produce (claim dated May 22,
1931)
(2) California Meat Company, meats (claim dated May 22, 1931)

<ul> <li>(4) R. A. Hansen, fuel oil, etc. (claim dated May 22, 1931)</li> <li>(5) Livermore Steam Laundry, laundry work (claim dated</li> </ul>	563.20
May 22, 1931)	594.68 586.25
per vouchers (claim dated May 22, 1931)	516.41
(claim dated May 22, 1931)	698.01
1931)	519.00 646.70
dated May 21, 1931)	2,914.05
21, 1931)	1,156.11
(claim dated May 21, 1931)	777.08 918.00
(15) Pioneer Rubber Mills, hose and belting (claim dated May 21, 1931)	1,104.50
(16) Santa Cruz Portland Cement Company, cement (claim	2,987.50
(17) State Compensation Insurance Fund, premium on insurance covering Hetch Hetchy employments (claim dated May 21, 1931)	1,437.29
(18) Trojan Powder Company, explosives (claim dated May 21, 1931)	4,077.66
Aquarium-Appropriation 57.	
(19) Maintenance of Steinhart Aquarium, month of May, 1931 (claim dated June 1, 1931)\$	3,911.48
Public Parks and Squares Bonds, Issue 1931.	
<ul> <li>(20) Meyer Rosenberg, loam furnished for Golden Gate Park (claim dated May 28, 1931)\$</li> <li>(21) State Compensation Insurance Fund, premium on policy covering insurance of park employments (claim dated May</li> </ul>	1,964.70
28, 1931)	2,435.03
Gate Park (claim dated May 28, 1931)	2,058.04
Hetch Hetchy Power Operative Fund.	
(23) Reynier Lumber Company, redwood ties (claim dated May 22, 1931)	552.00
(24) Charles L. Harney, payment for street work assessable to property required for the opening of the Sunset boulevard (claim dated May 13, 1931)\$	694.16
County Road Fund.	034.10
(25) Antioch Sand Company, sand for maintenance of streets (claim dated May 20, 1931)\$ (26) General Petroleum Corporation of California, gasoline	1,932.80
used for street maintenance (claim dated May 20, 1931) (27) Pacific Coast Aggregates, Inc., cement and gravel for	933.08
street maintenance (claim dated May 20, 1931)	3,910.44
maintenance (claim dated May 20, 1931)	4,423.41
(29) Bode Gravel Company, gravel for street maintenance (claim dated May 22, 1931)	876.84

(30) Pacific Coast Aggregates, Inc., cement for street maintenance (claim dated May 22, 1931)	1,651.00 689.65
Municipal Railway Fund.	
(32) Economy Electric Devices Company, electric meters (claim dated May 20, 1931)\$ ( (33) Economy Electric Devices Company, electric meters (claim dated May 25, 1931)	6,268.08 2,134.04
$Special\ School\ Tax.$	
(34) Scott Company, final payment, mechanical equipment for third unit of South Side (Balboa) High School (claim dated May 25, 1931)	5,023.05
dated May 27, 1931)	924.48
(36) Lyon Metal Products, Inc., metal lockers for Roosevelt Junior High School (claim dated May 20, 1931)	518.00
Lick Junior High School (claim dated May 20, 1931)	728.72
1931 Playgrounds Bond Fund.	, 20, , 2
(38) Playground Commission, reimbursement of amount advanced for payroll of unemployed (claim dated May 28, 1931)	7,298.95
(39) Playground Commission, reimbursement of amount advanced for unemployment work on playgrounds (claim dated May 28, 1931)	6,121.98
1931 Boulevards and Roads Bond Fund.	
(40) Granfield, Farrar & Carlin, explosives furnished for Bernal Heights boulevard (claim dated May 27, 1931)\$  1929 Sewer Bond Construction Fund.	531.95
(41) Eaton & Smith, final payment, construction of Section B, Contract No. 1, Alemany boulevard storm drain (claim dated May 26, 1931)	4,535.30
(42) J. B. Rogers, payment for well drilling and casing well,	
Sunset District (claim dated May 27, 1931)\$ 2 (43) The Kennedy Valve Manufacturing Company, gate	2,029.80
valves (claim dated May 27, 1931)	850 <b>.0</b> 0
May 27, 1931)	1,119.98
(45) H. S. Crocker Company, office equipment (claim dated May 27, 1931)	574.05
(46) N. A. Eckart, cash revolving fund, reimbursement for	0.1.00
account of expenditures, per voucher (claim dated May 27, 1931)	635.82
Park Fund.	000.02
(47) Bertrand Seed Company, grass seed for Sharp Park	
(claim dated May 28, 1931)\$  (48) Great Western Power Company of California, electricity	949.52
furnished Sharp Park (claim dated May 28, 1931)	681.07
	1,207.50
<ul> <li>(50) Pacific Gas and Electric Company, gas and electric service furnished parks (claim dated May 28, 1931)</li></ul>	1,762.29
covering insurance of park employees (claim dated May	1,092.63

(52) Golden State Company, Ltd., milk, etc., furnished parks (claim dated May 28, 1931)
(claim dated May 28, 1931)
General Fund, 1930-1931.
(54) San Francisco Chronicle, official advertising (claim dated June 1, 1931)
mals, impounding, feeding, etc., of animals (claim dated June 1, 1931)
(56) Board of Park Commissioners, reimbursement for beautification of the Civic Center (claim dated May 28, 1931) 1,221.32
<ul> <li>(57) Board of Park Commissioners, reimbursement for construction of convenience station (claim dated May 28, 1931) 12,346.17</li> <li>(58) Robert A. Smith, Inc., one Chevrolet sedan, and repairs to autos, Department of Electricity (claim dated April 30,</li> </ul>
1931
(59) Healy & Donaldson, tobacco for Laguna Honda Home (claim dated May 21, 1931)
(60) Pacific Gas and Electric Company, gas and electricity, San Francisco Hospital (claim dated April 30, 1931) 2,362.96
(61) Walters Surgical Company, drug supplies, San Francisco Hospital (claim dated April 30, 1931)
(62) J. T. Freitas Company, eggs for San Francisco Hospital (claim dated April 30, 1931)
cisco Hospital (claim dated April 30, 1931)
and repairs to Fire Department boats (claim dated May 31, 1931)
(65) H. S. Crocker Company, Inc., record cabinets for Fire
Department (claim dated May 31, 1931)
(67) San Francisco Water Department, hydrant installation for Fire Department (claim dated May 31, 1931)
(68) California Steel Wheel Corporation, wheels furnished Fire Department (claim dated May 31, 1931)
(69) Flynn & Collins, one Ford sedan furnished Bureau of Engineering (claim dated May 20, 1931)
(70) Richfield Oil Company, fuel oil furnished Civic Center power house (claim dated May 23, 1931)
(71) Crowe Tire Company, tires furnished Board of Public Works (claim dated May 26, 1931)
Hetch Hetchy Power Operative Fund.
(72) United States Department of the Interior, Yosemite National Park, annual fee payable to United States Government for water and power rights, Hetch Hetchy water project, for period Dec. 19, 1929, to Dec. 19, 1930, as provided by the Raker Act (claim dated May 22, 1931)\$20,000.00
California Palace, Legion of Honor—Appropriation 60.
(73) George McLeod, building new office and painting (claim dated May 28, 1931)
Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.
Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Payments for Properties Required for School Purposes.

Also, Resolution No. 34516 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1923 School Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for school purposes, to-wit:

- (1) To Robert F. Galway, for lands and improvements commencing at the northwest corner of Twelfth avenue and Lawton street and running westerly along the northerly line of Lawton street 95 feet; thence at right angles northerly 30 feet; thence at right angles easterly 95 feet to the westerly line of Twelfth avenue, and thence southerly along the westerly line of Twelfth avenue 30 feet to the point of commencement. Per acceptance of offer by Resolution No. 34470 (New Series). (Claim dated June 1, 1931)..\$ 3,600.00

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Payment, \$3,000, for Property for Ocean View Playground.

Also, Resolution No. 34517 (New Series), as follows:

Resolved, That the sum of \$3,000 be and the same is hereby set aside and appropriated out of the Playground Fund (Appropriation 49) and authorized in payment to A. Ford, and Title Insurance and Guaranty Company, being payment for Lot 36 in Block 7068, as per the Assessor's Block Books of the City and County of San Francisco, and required for playground purposes—Ocean View Playground. (Claim dated May 20, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

## Appropriations for Architect's Fees, Additions to West Portal School and Police Station, Golden Gate Park, Etc.

Also, Resolution No. 34518 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

### Special School Tax.

- (1) For architect's fees, covering two-fifths of 6 per cent of estimated cost of additions to the West Portal School.....\$ 4,200.00

  General Fund, 1930-1931—Police Station.

  Budget Item 66.
- ${\it Budget\ Item\ 36.} \end{math}$  (3) For construction of sewers and appurtenances in Army

(4) For expense of emergency repairs to the Third street and Channel bridge, due to damage caused by collision of the steamer Willipa, April 13, 1931; to the credit of Board of Public Works, Budget Item 528.....\$ 1,000.06

General Fund, 1930-1931—San Francisco Hospital and Laguna Honda Home Repairs, Etc. Budget Item 50.

(5) For cost of furnishing and installing Duraflex floors, repairing of floors, furnishing and installing of shades at the Laguna Honda Home.....\$ 2,051.37

General Fund, 1930-1931—Traffic Signals, Etc. Budget Itcm 54.

(6) For expense of constructing raised platform on southern end of existing button safety zone, east side of Potrero avenue, south from entrance to San Francisco Hospital with flashing beacon and flood light and reflector unit installed in concrete

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

Appropriating Total of \$32,800 for Improvement of Thirty-sixth and Thirty-seventh Avenues, Sunset District.

Also, Resolution No. 34519 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund for the following purposes, to-wit:

(2) For the improvement of the westerly one-half of Thirty-sixth avenue between Vicente street and Sloat boulevard.. 12,100.00

(3) For the improvement of the easterly one-half of Thirty-seventh avenue between Vicente street and the southerly line of Wawona street; The Fay Company contract...... 4,40

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

Appropriating \$10,000 Out of 1931 Public Parks and Squares Bonds for Rehabilitation of Horse Track, Golden Gate Park.

Also, Resolution No. 34520 (New Series), as follows:

Resolved, That the sum of \$10,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931

Public Parks and Squares Bond Fund for the purchase of necessary clay, and water pipe for a sprinkler system, for the rehabilitation of the horse track in Golden Gate Park.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Appropriation of \$4,421,479 for Construction, Etc., of San Joaquin Pipe Line.

Also, Resolution No. 34521 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Hetch Hetchy Construction Fund, Bond Issue 1928, for cost of construction of the San Joaquin pipe line, and including the payment of bonus, purchase of valves and fittings, construction of railroad crossing culverts, purchase of rights of way, cost of administration and engineering, incidentals and contingencies, to-wit:

(1) For pipe line construction under contract No. 123, total	
estimated contract price\$4	1,136,479
(2) Possible bonus for completion in less time than allowed	
in contract	20,000
(3) Purchase of valves and miscellaneous fittings	125,000
(4) Construction of railroad crossing culverts, to be con-	
structed by railroads and paid for by City	30,000
(5) For purchase of rights of way	10,000
(6) Administration and engineering	50,000
(7) Incidentals, contingencies	50,000
_	

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

# Ordering Construction of Red Mountain Bar Siphon, Preparation of Plans and Specifications, Receipt of Bids and Award of Contract for Said Construction.

Also, Bill No. 9416, Ordinance No. 9003 (New Series), as follows:

Ordering the construction of the Red Mountain Bar siphon of the Hetch Hetchy water project to complete the aqueduct between Moccasin Creek and Oakdale Portal concurrently with the construction of the "San Joaquin pipe line"; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction of Red Mountain Bar siphon, and to enter into contract for said construction of Red Mountain Bar siphon in accordance with the plans and specifications prepared therefor; and approving said plans and specifications. The cost of said construction to be borne out of the Hetch Hetchy Construction Fund, Issue July 1, 1928. Permitting progressive payments to be made during the course of said construction.

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

Section 1. The construction of the Red Mountain Bar siphon of the Hetch Hetchy water project to complete the aqueduct between Moccasion Creek and Oakdale Portal concurrently with the construction of the "San Joaquin pipe line" is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction of Red Mountain Bar siphon, and to enter into contract for said construction of Red Mountain Bar siphon in accordance with the plans and specifications

prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the Hetch Hetchy Con-

struction Fund, Bond Issue July 1, 1928.

Section 2. The Board of Public Works is hereby authorized and permitted to incorporate in the contract for the said construction of Red Mountain Bar siphon conditions that progressive payments shall be made in the manner set forth in said specifications, and as provided by Section 21, Chapter I, Article VI, of the Charter.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

# Appropriating \$1,000 Out of County Road Fund for Improvement of South Side of Noriega Street Between Thirty-third and Thirty-fourth Avenues.

Also, Resolution No. 34522 (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the improvement of the south side of Noriega street between Thirty-third and Thirty-fourth avenues; City's contribution toward assessment against property of Albert A. Axelrod.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

# Payment of \$750 to Western Pacific California Railroad Company for Land for School Purposes.

Also, Resolution No. 34523 (New Series), as follows:

Resolved, That the sum of \$750 be and the same is hereby set aside and appropriated out of the 1923 School Bond Fund, and authorized in payment to The Western Pacific California Railroad Company for land required for school purposes, situate and commencing at a point on the easterly line of Arkansas street, distant thereon 100 feet southerly from the intersection of the easterly line of Arkansas street with the southerly line of Nineteenth street; running thence easterly 100 feet; thence at right angles southerly 25 feet; thence at right angles westerly 100 feet to the easterly line of Arkansas street; thence at right angles northerly 25 feet to point of commencement. Being the southerly 25 feet of Lot No. 15 in Block 4068 on Assessor's Map Book. Per acceptance of offer by Resolution No. 34419 (New Series). (Claim dated May 25, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

# Payments Out of 1931 Boulevards and Roads Bonds for Properties Required for Opening of Bernal Heights Boulevard.

Also, Resolution No. 34524 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bonds Fund, and authorized in payment to the following named persons; being payments for properties required for the opening of the Bernal Heights boulevard, to-wit:

(1) To B. John Globey, for Lot 53 in Block 5623, per Assessor's Block Books; acceptance of offer by Resolution No. 34494 (New Series). (Claim dated May 12, 1931)..........\$ 1,700.00

<ul> <li>(2) To Thobia Aarreberg, for Lot 54 in Block 5549, as per Assessor's Block Books; acceptance of offer by Resolution No. 34494 (New Series). (Claim dated May 12, 1931)</li> <li>(3) To Benjamin Lacey and Margaret Lacey, for Lot 35 in Block 5549, per Assessor's Block Books; acceptance of</li> </ul>	1,700.00
offer by Resolution No. 34494 (New Series). (Claim dated	
May 12, 1931)	3,250.00
(4) To Elizabeth Noryho, for Lot 7 in Block 5624, per As-	
sessor's Block Books; acceptance of offer by Resolution	
No. 34494 (New Series). (Claim dated May 12, 1931)	3,400.00
(5) To Godfrey Beaver, for Lot 11 in Block 5623, as per	
Assessor's Block Books; per acceptance of offer by Reso-	
lution No. 34494 (New Series). (Claim dated May 12, 1931)	2,100.00
(6) To Eugene Egger, for Lots 68, 69 and 70 in Block 5549,	
per Assessor's Block Books; per acceptance of offer by	
Resolution No. 34491 (New Series). (Claim dated May 12,	
1931)	1,700.00
(7) To Eugene Egger, for Lots 56 and 57 in Block 5549, per	
Assessor's Block Books; per acceptance of offer by Reso-	1 500 00
lution No. 34491 (New Series). (Claim dated May 12, 1931)	1,700.00
(8) To Leo Von Tauffkerchen and Rosa Von Tauffkerchen,	
for Lots 9 and 10 in Block 5621, per Assessor's Block	
Books; per acceptance of offer by Resolution No. 34493	0.500.00
(New Series). (Claim dated May 12, 1931)	2,500.00
(9) To Clarence E. Schmitt, for Lot 5 in Block 5548, as per	
Assessor's Block Books; per acceptance of offer by Resolu-	964.00
tion No. 34493 (New Series). (Claim dated May 12, 1931)	864.00
(10) To Clarence Tuers and Jennie Tuers, for Lots 7 and 8	
in Block 5549, per Assessor's Block Books; per acceptance of offer by Resolution No. 34493 (New Series). (Claim dated	
May 12, 1931)	3,000.00
(11) To Joseph H. Sims and Ada C. Sims, for Lot 12 in	3,000.00
Block 5622, per Assessor's Block Books; per acceptance of	
offer by Resolution No. 34493 (New Series). (Claim dated	
May 12, 1931)	2,600
	•
Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, S	
	jaulullig,
Stanton—14.	

Stanton—14.
Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Appropriating \$60,000 Out of Boulevard Bond Issue of November, 1927, for Landscaping and Supervision of Sunset Boulevard Between Lincoln Way and Sloat Boulevard.

Also, Resolution No. 34525 (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the Boulevard Bond Issue of November, 1927, for landscaping and supervision of Sunset boulevard between Lincoln way and Sloat boulevard.

Said amount being for fifteen (15) blocks at a cost of \$4,000 a block, as submitted in the offer of John McLaren, Superintendent of Parks, and approved by the Board of Public Works and City Engineer.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

# Appropriating Additional \$1,000 Out of General Fund for Expense of State Convention of California Congress of Parents and Teachers to Be Held in San Francisco.

Also, Resolution No. 34526 (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of General Fund for expense in connection with the State Convention of California Congress of Parents and Teachers, to be held in San Francisco May 25 to 29, 1931; being additional to \$2,500 heretofore appropriated by Resolution No. 33485 (New Series).

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4,

### Appropriation, \$7,050, County Road Fund, Reconstruction of Certain Streets.

Also, Resolution No. 34527 (New Series), as follows:

Resolved, That there is hereby appropriated, set aside and authorized to be expended out of the County Road Fund the following amounts for the reconstruction of the following streets, by removing existing basalt block pavement and replacing with concrete:

Church street, Thirtieth street to Randall street, center strip	\$1,050.00
Whitney street, Randall to Fairmount, center strip	1,100.00
Clipper street, Church to Dolores, center strip	3,100.00
Leavenworth street, Green to Union, center strip	1,800.00

\$7,050.00

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

# Appropriating \$60,000 Out of the 1931 Boulevards and Roads Bonds for the Continuation of Unemployment Relief Work on Road Projects.

Also, Resolution No. 34528 (New Series), as follows:

Resolved, That the sum of \$60,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Appropriation, \$11,000, Out of 1929 Sewer Bonds, Final Payment, Construction of Geary Street and Twenty-third Avenue Main Sewer.

Also, Resolution No. 34529 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of the 1929 Sewer Bonds for final payment on the construction of the Geary street and Twenty-third avenue main sewer the sum of \$11,000.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Transfer of Supply Station Permit, General Petroleum Corporation, Southwest Corner Powell and Pacific Streets.

On recommendation of Fire Committee.

Resolution No. 34530 (New Series), as follows:

Resolved, That the General Petroleum Corporation of California be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it, automobile supply station permit heretofore granted F. J. Driscoll by Resolution No. 33333 (New Series), for premises at the southwest corner of Powell and Pacific streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

### Laundry Permit, Joseph Lopez, 2633 Clement Street.

Also, Resolution No. 34531 (New Series), as follows:

Resolved, That Joseph Lopez be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a laundry at 2633 Clement street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

### Supply Station Permit, Mission Realty Company, Northwest Corner Sixteenth and Howard Streets.

Also, Resolution No. 34532 (New Series), as follows:

Resolved, That the Mission Realty Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northwest corner of Sixteenth and Howard streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Commercial Garage, Capital Company, Northeast Corner of Commercial and Montgomery Streets.

Also, Resolution No. 34533 (New Series), as follows:

Resolved, That the Capital Company be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a commercial garage in the basement of the building at the northeast corner of Commercial and Montgomery streets.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

### Oil Tanks and Boilers.

Also, Resolution No. 34534 (New Series), as follows:

Resolved, That the following revocable permits be and are hereby granted:

#### Oil Tanks.

- I. Berg, west side of Thirty-fifth avenue, 128 feet south of Balboa street, 1500 gallons capacity.
- V. Rasmussen, south side of Beach street, 60 feet east of Fillmore street, 1500 gallons capacity.
- W. R. Voorhies, east side Cherry street, 30 feet south of Jackson street, 1500 gallons capacity.

#### Boilers.

Yuen Lung Laundry, 1148 Stockton street, 5 horsepower capacity. Wm. H. Johnson, 450 Sutter street, 5 horsepower capacity.

J. Sckolnik, 540 Sixth street, 20 horsepower capacity.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## Confirming Sale of City Lands on Twenty-second Avenue Between Irving and Judah Streets.

On recommendation of Public Buildings and Lands Committee.

Bill No. 9415, Ordinance No. 9004 (New Series), as follows:

Confirming the sale of land owned by the City and County of San Francisco and situate in the City and County of San Francisco, State of California.

Whereas, by Ordinance No. 8954 (New Series), approved April 1, 1931, the Board of Supervisors determined that public interest and necessity demanded the sale of the land hereinafter described and by said ordinance directed the Mayor of the City and County of San Francisco to sell all of said land at public auction, and directed that notice of said sale be given for three weeks successively next before the sale as required by law; and

Whereas, the Clerk of the Board of Supervisors thereafter proceeded to publish notice of said sale in the official newspaper and one other daily newspaper published in the City and County of San Francisco for three weeks successively next before said sale was directed to be made, describing the lands to be sold therein with common certainty and stating that said sale would be made, as specified by Ordinance No. 8954 (New Series), and that all bids or offers would be received by the Mayor at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, on April 27, 1931; and

Whereas, the Mayor, the Assessor and the Chairman of the Finance Committee, being the Board of Appraisers constituted by the Charter of the City and County of San Francisco for such purpose, thereafter duly met and made an appraisement of said lands and fixed the fair value thereof and reported said appraisement to the Board of Supervisors in writing; and

Whereas, thereafter, and on said date at public auction, the Mayor of the City and County of San Francisco sold the said parcel of land to Herman Christensen for the sum of \$2,550, and accepted from said Herman Christensen a deposit in the amount of 10 per cent or more of the amount bid, and thereafter on May 4, 1931, duly notified the

Board of Supervisors in writing of the fact of such sale, stating the amount bid, the name of the bidder, and requesting that the Board confirm the sale; and

Whereas, the Clerk of the Board of Supervisors immediately thereupon proceeded to give notice by publication in the official newspaper and one other newspaper published in the City and County of San Francisco for a period of three weeks from and after the 6th day of May, 1931, that at a meeting of the Board of Supervisors to be held on the 1st day of June, 1931, the matter of said sale would come up for confirmation, stating also in sald notice the fact of the sale, the amount for which the land had been sold as aforesaid, and the name of the purchaser, and also stating that if at such meeting on the 1st day of June, 1931, an offer of 10 per cent more in amount than that named in said notice should be made to the Supervisors in writing by a responsible person, the Supervisors would confirm such sale to such person, or order a new sale; and

Whereas, the date of confirmation specified in said notice has now arrived and a higher bid has not been obtained, and it appearing to the Board of Supervisors that the amount bid as aforesaid is not disproportionate to the value of the property sold, and that a greater

sum cannot be obtained; therefore

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. That said sale of the said land hereinafter described is hereby ratified, approved and confirmed and the Mayor and the Clerk of the Board of Supervisors are hereby authorized to execute and deliver to said purchaser, Herman Christensen, upon payment of the balance of the purchase price, a good and sufficient conveyance in the name of the City and County of San Francisco, conveying all the right, title and interest of the City and County in and to the land sold as aforesaid, and more particularly described as follows, to-wit:

Commencing at a point on the easterly line of Twenty-second avenue, distant thereon 285 feet southerly from the southerly line of Irving street and running thence southerly along the said easterly line of Twenty-second avenue 30 feet; thence at a right angle easterly 120 feet; thence at a right angle mortherly 30 feet; thence at a right angle westerly 120 feet to the easterly line of Twenty-second avenue

and the point of commencement.

Section 2. The City Attorney is hereby directed to prepare the necessary conveyances and supervise the delivery of deed upon payment of purchase price as aforesaid.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Requesting the Railroad Commission to Make a Report on the Operation of the Municipal Railway.

On recommendation of Public Utilities Committee.

Bill No. 9417, Ordinance No. 9005 (New Series), as follows:

Directing the Board of Public Works to request the Railroad Commission of the State of California to assist said Board of Public Works to make an investigation and report to the Board of Public Works covering the operations of the Municipal Railway of San Francisco.

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

Section 1. That the Board of Public Works be and it is hereby directed to request the Railroad Commission of the State of Cali-

fornia to assist the Board of Public Works of the City and County of San Francisco by having its engineering and technical organization, under the direction of its Chief Engineer, make an investigation and report to said Board of Public Works covering the operations of the Municipal Railway, including a study of traffic characteristics, schedules, financial results of operation and financial and physical requirements for the immediate future; these studies to include possible operating economies, reroutings and all other matters looking toward improvement in return with the maintenance of adequate service and the retention of existing wage schedules and present basic rate of fare. That said study, report and investigation shall not embrace the formulation of plans for consolidation or joint operation of the Municipal Railway with privately owned companies except where incidentally necessary to effect economies, improve service or relieve street congestion.

Section 2. The cost of this work shall be met out of Municipal Railway funds, and the sum of ten thousand (\$10,000) dollars is hereby appropriated and ordered paid from said funds to the State Railroad Commission, to be deposited with the Secretary of said Commission when the said Railroad Commission shall signify its intention of complying with the aforesaid request; and the Secretary of said Commission is requested to make a monthly report of expenditures to this Board, and, upon completion of the work, shall return

any unexpended balance to the City Treasurer.

Section 3. The Board of Public Works shall direct the Superintendent of the Municipal Railway to furnish the Chief Engineer of the Railroad Commission and his authorized assistants with free transportation over the lines of the railway for use in the performance of their official duties while engaged on this work.

Section 4. That when said report is completed and received that the Board of Public Works forthwith file a copy of the same with this Board and with the Mayor of the City and County of San Francisco.

Section 5. This ordinance shall take effect immediately upon its passage.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

### Easements for Road Purposes in Alameda County.

Also, Bill No. 9414, Ordinance No. 9006 (New Series), as follows:

Directing the Mayor and the Clerk of the Board of Supervisors to execute rights-of-way easements to the County of Alameda for road purposes.

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

Section 1. The Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute rights-of-way easements to the County of Alameda over lands owned by the City and County of San Francisco situated in Alameda County and under the control of the Water Department of the City and County of San Francisco, for the purpose of constructing and maintaining roads.

Section 2. The rights-of-way easements for which the deeds described in Section 1 hereof are to be issued are situate within the following described lands in the County of Alameda, State of California—

(a) For the Niles Canyon Road, so called, which leads from the town of Niles to the town of Sunol, an easement of right-of-way over and upon a strip of land varying in width from 50 to 100 feet (as said width has been fixed and adopted by the Board of Supervisors of said County of Alameda), commencing at or near the westerly line of Vallejo street, so called, in said town of Niles and running in a gen-

eral northeasterly direction to the westerly terminus of County Road No. 7486;

(b) For said Niles Canyon Road, so called, an easement of right-ofway over and upon a strip of land containing an area of 0.081 acres, more or less, extending in a westerly direction from the westerly line

of said Vallejo street, so called;

(c) For the Vallecitos road, so called, which leads from a point near the town of Sunol to a point near the city of Livermore, an easement of right-of-way over and upon a strip of land 66 feet wide, commencing at or near the northerly line of Lots J and K of the Sunol portion of Rancho El Valle de San Jose and running in a general northeasterly direction to the northerly line of the Sunol portion of said rancho;

—in so far as said strips of land herein described lie within the boundaries of lands owned by said City and County of San Francisco.

Section 3. The grants to be made are to be subject to the following express conditions, which shall be accepted by legal legislation by the Board of Supervisors of the County of Alameda before these easements of rights-of-way become effective, viz.:

First: The party of the second part shall at its own expense construct and maintain a public road or highway over and on the land above described, and shall hold the party of the first part free from any obligation or expense in connection with the construction, maintenance or repair of such road or highway, the necessity for which

may result from any cause whatsoever.

Second: The easements of rights-of-way hereby granted shall apply solely to the surface of the land hereinabove described, and the party of the first part hereby expressly reserves the right at all times to construct, place, maintain, use, repair and replace pipe lines and any and all waterworks structures, appurtenances, appliances and equipment, including telegraph, telephone and electric power pole and wire lines, under, across, along and/or over the said land hereinabove described and not inconsistent with the uses and purposes for which this grant is made.

Third: The party of the second part shall hold and save harmless the party of the first part from any and all responsibility due directly or indirectly to the construction maintenance or use of said highway.

or indirectly to the construction, maintenance or use of said highway. Fourth: The easements of rights-of-way hereby granted are for public road or highway purposes only, and no other rights shall be granted by the party of the second part to any person, corporation or municipality without first receiving the approval of the party of the first part.

Section 4. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

# Right of Way Negotiations, Stanislaus County, Hetch Hetchy Purposes.

Also, Resolution No. 34535 (New Series), as follows:

Resolved, That public interest and necessity require the acquisition by the City and County of San Francisco of the following described property situated in the County of Stanislaus, State of California, viz.,

Parcel 1: A strip of land 200 feet in width, 150 feet measured at right angles northwesterly and 50 feet measured at right angles southeasterly from the following described line:

Beginning at a point in the east line of Section 35, T. 1 S., R. 12 E., M. D. B. & M., distant thereon north 1 degree 15 minutes west 668.7 feet from the southeast corner of said Section 35, running thence south 73 degrees 02 minutes 40 seconds west 1933.75 feet, south 68 degrees

24 minutes west 3144.25 feet to point "A" hereinafter referred to in the description of Parcel 2, south 68 degrees 24 minutes west 574.05 feet, south 53 degrees 56 minutes west 1635.20 feet, south 70 degrees 51 minutes west 1358.64 feet, south 57 degrees 11 minutes west 765.17 feet, south 65 degrees 31 minutes west 1090.98 feet, south 58 degrees 54 minutes 45 seconds west 1810.31 feet, south 80 degrees 37 minutes 45 seconds west 2605.25 feet, south 70 degrees 23 minutes 45 seconds west 2909.07 feet, south 59 degrees 07 minutes 45 seconds west 602.51 feet, south 57 degrees 41 minutes 45 seconds west 2000.32 feet, south 59 degrees 07 minutes 45 seconds west 2088.91 feet and south 64 degrees 13 minutes 30 seconds west 24,175 feet, more or less, to a point in the west line of Section 22, T. 2 S., R. 11 E., M. D. B. & M., distant thereon north 0 degree 10 minutes 30 seconds west 2009.31 feet from a concrete monument marking the southwest corner of said Section 22. Containing 214 acres, more or less.

Parcel 2: An easement to construct, maintain, repair and use a road with a roadway width not to exceed 25 feet through lands in Section 35, T. 1 S., R. 12 E., M. D. B. & M., and in Section 2, T. 2 S., R. 12 E., M. D. B. & M., for the purpose of hauling or moving men, animals, vehicles, equipment and supplies for any and all purposes in connection with the construction, operation, maintenance, repair and patrol of the City's aqueduct and other structures. The center line of said road is described as follows:

Beginning at a point in the east line of said Section 35. distant thereon north 1 degree 15 minutes west 712.94 feet from the southeast corner of said Section 35; running thence as follows: North 58 degrees 40 minutes west 198.16 feet, north 88 degrees 40 minutes west 200 feet, south 5 degrees west 225 feet, north 79 degrees 10 minutes west 350 feet, north 45 degrees 10 minutes west 175 feet, south 79 degrees 40 minutes west 75 feet, south 6 degrees 20 minutes west 213 feet, south 66 degrees 20 minutes west 112 feet, south 78 degrees 40 minutes west 260 feet, south 88 degrees 40 minutes west 90 feet, north 71 degrees west 300 feet, south 37 degrees west 100 feet, south 3 degrees 30 minutes west 129 feet, south 25 degrees 30 minutes west 208 feet, north 60 degrees 30 minutes west 313 feet, south 15 degrees west 250 feet, south 44 degrees 30 minutes west 100 feet, north 58 degrees 50 minutes west 255 feet, south 78 degrees 30 minutes west 645 feet, south 64 degrees 10 minutes west 1050 feet, south 42 degrees 50 minutes west 300 feet, north 89 degrees 10 minutes west 368 feet and south 22 degrees 30 minutes 30 seconds west 410.9 feet to point "A" hereinbefore referred to in the description of Parcel 1.

The above described property is required by the City and County of San Francisco for a public use and purpose, to-wit: For the construction, maintenance and operation of a series of aqueduct pipe lines and appurtenances for the purpose of conveying water from Tuolumne River sources to the City and County of San Francisco for the use of said City and County and its inhabitants. It is necessary that a fee simple title be taken in and to said Parcel 1 above described, and that an easement be taken in said Parcel 2 above described, for said purposes.

The City Attorney is hereby authorized and directed to commence eminent domain proceedings against the owners of said property, and of all estates or interest therein and claims against or liens upon said property, and of each and every part thereof, for the condemnation of said rights, estates, interests, claims and liens to the public use of the City and County of San Francisco for said purposes above specified.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Directing the Board of Public Works to Prepare Plans, Specifications and Estimate of Cost of Pipe Line Over Altamont Pass, Alameda County.

Also, Bill No. ——, Ordinance No. 9007 (New Series), as follows:

Directing the Board of Public Works, through the City Engineer, to prepare and present to the Board of Supervisors plans and specifications for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of sufficient size to furnish to the City and County of San Francisco a sufficient amount of water from the Hetch Hetchy to meet the present needs of said City and County, and also to prepare and present plans and specifications for, and an estimate of, the cost of the necessary pumping equipment to operate said pipe line, as well as the estimated cost and description of the necessary rights of way for said pipe line and said pumping equipment; all to be constructed and operated in conjunction with and as a part of the Hetch Hetchy water project, and for the purpose of furnishing to San Francisco and to its inhabitants a supply of pure water for all necessary purposes.

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

Section 1. The Board of Public Works of the City and County of San Francisco, through the City Engineer, is hereby directed to prepare and present to the Board of Supervisors plans and specifications for, and an estimate of, the cost of a pipe line over the Altamont Pass in Alameda County, or over some other feasible route, which said pipe line shall connect with the westerly terminus of the contemplated Hetch Hetchy pipe line across the San Joaquin Valley, and terminate at a point in the present aqueduct of the San Francisco Water Department, and which said pipe line shall be of a sufficient size to furnish to the City and County of San Francisco a sufficient amount of water to meet the needs of said City and County. Said Board of Public Works, through the City Engineer, is also directed to prepare and present to said Board of Supervisors plans and specifications for, and an estimate of, the cost of the necessary equipment to operate said pipe line above mentioned, as well as an estimate of the cost of, and a description of, the necessary rights of way for said pipe line and said pumping equipment. That in making said plans and specifications and estimates, the Board of Public Works, through the City Engineer, shall make an estimate of the cost of constructing said pipe line and pumping plants, with a capacity of not less than 45,000,000 gallons daily, and also the additional cost of constructing said pipe line and pumping plants to provide for a delivery of 60,000,000 gallons daily, together with the probable time necessary to construct each of said lines; and he shall recommend the most feasible route for said pipe line.

Section 2. That said pipe line shall be a portion of the Hetch Hetchy water project, and shall be operated in conjunction therewith for the purpose of furnishing to San Francisco and to its inhabitants a supply of pure water for all necessary purposes.

Section 3. That the cost of constructing said pipe line and pumping equipment, as well as the cost of the necessary rights of way therefor, shall be a charge against the Hetch Hetchy Bond Fund.

Section 4. This ordinance shall be effective immediately upon its passage.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Hav-

enner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

Making It Mandatory Upon Motorist to Report Within Twenty-four Hours, to Chief of Police, the Damaging, by Collision, of Traffic Standards, Etc.

On recommendation of Traffic Committee.

Bill No. 9419, Ordinance No. 9008 (New Series), as follows:

Placing a duty upon driver of vehicles damaging traffic standard, signs, signal, pole, fire alarm box, police telephone signal box, or hydrant belonging to the City and County to report accident to Chief of Police, within twenty-four hours thereafter, and providing a penalty for violation thereof.

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

Section 1. It shall be the duty of the driver of any vehicle involved in an accident resulting in damage to any traffic standard, sign or signal, pole, fire alarm box, police telephone signal box, or hydrant belonging to the City and County of San Francisco, to notify, within twenty-four hours thereafter, the Chief of Police of the City and County of San Francisco of the name of the owner and driver of said vehicle, their addresses, registration number of said vehicle and the location of the property so damaged.

Section 2. Any person violating the provisions of Section 1, hereof, shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not to exceed five hundred dollars (\$500.00) or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$82,080.40 recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### NEW BUSINESS.

### Passed for Printing.

The following matters were passed for printing:

### Authorizations.

On recommendation of Finance Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

### Library Fund.

Littley I was.	
(1) San Francisco News Company, library books (claim dated May 31, 1931)\$	1.308.27
(2) San Francisco News Company, library books (claim dated May 31, 1931)	875.58
(3) G. E. Stechert & Co., library books (claim dated May 31, 1931).	831.77
(4) Foster & Futernick Company, binding library books (claim dated May 31, 1931)	1,018.85
(5) American Building Maintenance Company, library janitor service (claim dated May 31, 1931)	795.85
Playground Fund,	
(6) Phil B. Bekeart Company, recreational supplies (claim	
dated June 3, 1931)\$ (7) Eclipse Lime and Cement Company, sand, cement, etc.	650.65
(claim dated June 3, 1931)	542.12
3, 1931)	720.00
<ul><li>(9) Guerin Brothers, truck rental (claim dated June 3, 1931)</li><li>(10) Readymix Concrete Company, concrete mix (claim dated</li></ul>	852.00
June 3, 1931)	1,416.76
ment for grading (claim dated June 3, 1931)	2,189.00
June 3, 1931)	788.03
Auditorium Fund.	
(13) Pacific Gas and Electric Company, gas and electricity furnished Auditorium (claim dated May 27, 1931)\$	681.80
1927 Boulevard Bond Fund.	
<ul> <li>(14) County Road Fund (Board of Public Works), reimbursement for work performed (claim dated May 27, 1931)\$</li> <li>(15) C. B. Eaton, first payment, construction of sewer across</li> </ul>	679.96
Sunset boulevard at Lincoln way (claim dated June 3, 1931) (16) Meyer Rosenberg, eighth payment, improvement of Sun-	4,650.00
set boulevard, Section "B," Santiago street to Yorba street (claim dated June 3, 1931)	6,000.00
1931 Boulevards and Roads Bond Fund.	
(17) R. A. Farish, tractor hire, Clarendon Heights (claim dated June 2, 1931)\$	540.00
(18) H. V. Tucker, truck hire, Clarendon Heights (claim dated June 2, 1931)	525.00
(19) P. McHugh, tractor hire, Lake Merced road (claim dated	
June 2, 1931)	511.88
dated June 2, 1931)	528.75
dated June 2, 1931	520.00
boulevard (claim dated June 2, 1931)	510.00
Bernal Heights boulevard (claim dated June 2, 1931) (24) Granfield, Farrar & Carlin, shovel and crew hire, Bernal	1,080.00
Heights boulevard (claim dated June 2, 1931)	550.00
(24a) H. V. Tucker, shovel hire, Clarendon Heights (claim dated June 2, 1931)	660.00
(25) M. Rosenberg, truck hire, Bernal Heights boulevard (claim dated June 2, 1931)	<b>511.5</b> 0
(26) M. Rosenberg, gas shovel hire, Bernal Heights boulevard (claim dated June 2, 1931)	546.88

(27) Sibley Grading and Teaming Company, truck hire, Bernal Heights boulevard (claim dated June 2, 1931) 518.25  Municipal Railway Fund.
(28) American Brake Shoe and Foundry Company, car brake shoes (claim dated May 28, 1931)\$ 2,130.62
(29) Economy Electric Devices Company, economy meters (claim dated May 28, 1931)
(30) J. P. Holland, Inc., settlement of damage to Fageol truck by Municipal Railway car (claim dated May 28, 1931) 875.00
County Road Fund.
(31) Equitable Asphalt Maintenance Company, street mainte-
nance (claim dated May 28, 1931)\$ 1,053.24 (32) Eaton & Smith, improvement of Tucker avenue between
Rutland and Alpha streets (claim dated June 2, 1931) 640.00 (33) Charles L. Harney, improvement of Castro street, Twenty-ninth to Thirtieth, and on Thirtieth street (claim
dated June 3, 1931)
1928 Hetch Hetchy Construction Fund.
(34) A. Levy & J. Zentner Company, fruit and produce (claim
dated May 26, 1931)\$ 545.13 (35) Lear-Kimler Motor Company, one Ford sedan (claim
dated May 26, 1931)
dated May 26, 1931)
May 26, 1931)
dated May 26, 1931)
dated May 26, 1931)
dated May 26, 1931)
dated May 26, 1931) 5,975.00
(42) J. H. Creighton, truck hire (claim dated May 27, 1931). 581.75
<ul> <li>(43) J. H. Creighton, truck hire (claim dated May 29, 1931). 1,036.90</li> <li>(44) East Bay Municipal Utility District, pipe line construction, etc., under agreement March 25, 1931 (claim dated May</li> </ul>
29, 1931)
(45) Delbert Hansen, truck hire (claim dated May 29, 1931). 688.32 (46) Pacific Coast Steel Corporation, reinforcing steel (claim
dated May 27, 1931)
(47) Santa Cruz Portland Cement Company, cement (claim dated May 26, 1931)
, , ,
Hetch Hetchy Power Operative Fund.
(48) Reynier Lumber Company, redwood ties furnished (claim dated May 26, 1931)\$ 552.00
(49) State Compensation Insurance Fund, premium on insur-
ance covering employments (claim dated May 26, 1931) 823.47
1929 Hospital Bond Construction Fund.
(50) City Title Insurance Company, title fee covering purchase of the St. Catherine Home property (claim dated
June 8, 1931)\$ 662.50 (51) Anderson & Ringrose, first payment, general construc-
tion of wards K and L, Relief Home (claim dated June 3, 1931) 19,350.00
(52) Scott Company, first payment, plumbing for Wards K & L, Laguna Honda Home (claim dated June 3, 1931)\$ 1,498.80

(53) Barrett & Hilp, second payment, construction of additions to roof wards, San Francisco Hospital (claim dated June 3, 1931)
<ul> <li>(55) Jas. A. Nelson, Inc., first payment, heating work for roof wards, San Francisco Hospital (claim dated June 3, 1931).</li> <li>(56) Turner Company, second payment, plumbing for roof wards, San Francisco Hospital (claim dated June 3, 1931).</li> <li>3,825.00</li> </ul>
1923 School Bond Fund.
(57) Dunham, Carrigan & Hayden, padlocks for James Lick School (claim dated June 2, 1931)\$ 1,152.00
Special School Tax.
(58) City Title Insurance Company, title fees covering purchase of 19 pieces of school property (claim dated June 8,
1931)
(60) MacDonald & Kahn, tenth payment, general construction of Aptos School (claim dated June 3, 1931)
Aptos School (claim dated June 3, 1931)
ment, Aptos School (claim dated June 3, 1931)
(64) Anderson & Ringrose, third payment, general construction of James Lick Junior High School (claim dated June 3,
1931)
(66) Judson-Pacific Company, first payment, structural steel, James Lick Junior High School (claim dated June 2, 1931). 2,529.57 (67) Turner Company, third payment, plumbing and gasfit-
ting, James Lick Junior High School (claim dated June 3, 1931)
dated June 3, 1931)
(69) T. E. Connolly, fifth payment, construction of College Hill Tunnel sewer (claim dated June 3, 1931)\$17,250.00
(70) Peter McHugh, final payment, construction of sewers in Geary street, Twenty-fourth and Twenty-third avenues (claim dated June 3, 1931)
Water Revenue Fund.
(71) Bunker Hill Smelter, pig lead (claim dated June 3, 1931) \$ 997.20 (72) The Chapman Valve Manufacturing Company, gate
valves (claim dated June 3, 1931)
account of expenditure (claim dated June 3, 1931) 1,030.00 (75) Howard Automobile Company, one Buick sedan (claim dated June 31, 1931)
General Fund, 1930-1931.
(76) San Francisco Chronicle, official advertising (claim dated June 8, 1931)\$ 2,030.84
(77) Recorder Printing & Publishing Company, printing Superior Court Calendars (claim dated June 8, 1931) 515.00

(78) A. P. Jacobs, rent of premises No. 333 Kearny street June 3 to July 3, 1931	1,120.75
cial audit Juvenile Detention Home, and services rendered for Uniform Accounting (claim dated June 8, 1931)  (80) A. Carlisle & Co., Upham & Rutledge, Inc., Superior	1,079.64
Court Minute Books (claim dated April 9, 1931)	512.40
dated June 1, 1931)	2,000.00
Francisco Hospital (claim dated May 31, 1931)	656.40
cisco Hospital (claim dated May 31, 1931)	525.00
(claim dated May 28, 1931)	797.16
dated May 28, 1931)	558.00
house (claim dated June 3, 1931)	786.00
Central Warehouse (claim dated June 3, 1931) (88) Louis J. Cohn, final payment, construction of sewers in Army street, from Pennylsvania avenue to Mississippi	7,079.72
street (claim dated June 2, 1931)	2,399.60
(claim dated June 3, 1931)	3,227.00
Hetch Hetchy Power Operative Fund.	
(90) Depreciation Fund, Hetch Hetchy Power Operative, reserve for depreciation per Charter requirement (claim dated June 2, 1931)\$14,584.00	
Appropriating \$100,000 Out of 1931 Boulevards and Roads Bond Fund for Continuation of Unemployment Relief Work on Road Projects.	
Also, Resolution No. ———— (New Series), as follows: Resolved, That the sum of \$100,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.	
Payments for Properties Required for Bernal Heights Boulevard and Sunset Boulevard.	
Also, Resolution No. ———— (New Series), as follows: Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for Bernal Heights boulevard, to-wit:	
(1) J. Matli, for Lot 39, Block 5549, as per Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. ——, New Series (claim dated June 3, 1931)	3,150.00
(2) Sophie Jordan, for Lots 1, 2 and 3 in Block 5641, as per Assessor's Block Books; per acceptance of offer by Resolution No. ——, New Series (claim dated June 3, 1931)	2,000.00
(3) To William Piehl and Agnes Piehl, for Lot 37 in Block 5549, as per Assessor's Block Books, and per acceptance of	
offer by Resolution No. ——, New Series (claim dated June 3, 1931)	4,200.00

<ul> <li>(4) James Skinas and Bessie Skinas, for Lot 36 in Block 5549, as per Assessor's Block Books, and as per acceptance of offer by Resolution No. —, New Series (claim dated June 3, 1931)</li></ul>
June 3, 1931)
Appropriation, \$16,000, for Pierce and Baker Streets Outfall Sewers, and \$32,000 for Improvement of Bay Shore Boulevard, Section "C."  Also, Resolution No. ———— (New Series), as follows:  Resolved, That the following amounts be and the same are hereby
set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:
General Fund, Budget Item 36 (Extension, Etc., of Sewers).
(1) For construction of Pierce street outfall sewer, per contract awarded to Louis J. Cohn
Total
Boulevard Bond Fund, Issue 1927.
(4) For improvement of Bay Shore boulevard, Section "C," Key avenue to Third street, Contract 29, per award to Pacific States Construction Company
Total
Appropriations Out of 1923 School Bonds and Special School Tax for Machinery, Polytechnic High School, and for Furniture and Equipment for James Lick Junior High School.
Also, Resolution No. ———— (New Series), as follows: Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the herein- after designated funds for the following purposes, to-wit:
School Bond Fund, Issue 1923.
(1) For purchase and installation of machinery for the Polytechnic High School
Special School Tax.
(3) For furniture and equipment for the James Lick Junior High School
Total

#### Action Deferred.

The following matter was laid over one week:

Appropriating \$15,000 Out of "Urgent Necessity" for Additional and Emergency Supplies, Board of Health.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$15,000 be and the same is hereby set aside and appropriated out of "Urgent Necessity," Budget Item No. 25, and authorized in payment to the Board of Health for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

#### Adopted.

The following resolutions were adopted:

City Attorney Directed to Commence Eminent Domain Proceedings Against Owners of Property Required for Bernal Heights Boulevard.

On recommendation of Finance Committee.

Resolution No. 34536 (New Series), as follows:

Resolved, By the Board of Supervisors of the City and County of San Francisco, that public interest and necessity require the acquisition by the City and County of San Francisco, a municipal corporation, of the following properties situated in the City and County of San Francisco, State of California, more particularly described as follows, to-wit:

All of Lots 988, 990 and 829, of Gift Map No. 3, as per map thereof recorded in Map Book "2A and B," page 15, records of the City and County of San Francisco, and all of Lots 72 and 73, of Subdivisions of Lots 182 to 193, inclusive, Precita Valley Lands, as recorded in Map Book 1, page 120, records of said City and County.

Be it Further Resolved, That said properties are suitable, adaptable, necessary and required for the public use of said City and County of San Francisco, to-wit: For the construction of a boulevard to be known as Bernal Heights boulevard, circling the top of Bernal Heights. It is necessary that a fee simple title be taken for such use.

The City Attorney is hereby ordered and directed to commence proceedings in eminent domain against the owners of said parcels of land and of any and all interests therein or claims thereto for the condemnation thereof for the public use of the City and County of San Francisco, as aforesaid.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Acceptance of Offer, Land Required for Sunset Boulevard, Patrick W. Loftus, et ux., \$1,650.

Also, Resolution No. 34537 (New Series), as follows:

Resolved, That the offer of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Sunset boulevard, for the sum set forth opposite their names, be accepted:

Patrick W. Loftus and Annie M. Loftus, \$1,650—Lot 21, Block 2389, as per the Assessor's Block Books of the City and County of San

Francisco.

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept on behalf of the City a deed conveying said property to the City, free and clear of all encumbrances, and to record said deed, together with a

copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

## Acceptance of Offer, J. Matli et al., Land Required for Bernal Heights Boulevard.

Also, Resolution No. 34538 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

J. Matli, \$3,150—Lot 39, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Sophie Jordan, \$2,000—Lots 1, 2 and 3, Block 5641, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Henry E. Poehlman, \$210—Lot 74, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file)

Bertha Bloom, \$100—Lot 31, Block 5628, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

William Piehl and Agnes Piehl, \$4,200—Lot 37, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Gustave Schnee, \$210—Lot 50, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Patrick Scannell and Mary Scannell, \$175—All of Lot 71, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco, except the northerly seventy-five (75) feet. (As per written offer on file.)

James Skinas and Bessie Skinas, \$3,000—Lot 36, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record the said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## Acceptance of Offer, August and Wanda Franke, \$400, Land Required for Bernal Heights Boulevard.

Also, Resolution No. 34539 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land required for the opening of the Bernal Heights boulevard, for the sums set forth opposite their respective names, be accepted:

August and Wanda Franke, \$400—Lot 38, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Herman A. and Mary Becker, \$70—Lot 73, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco, except the northerly 75 feet. (As per writen offer on file.)

T. L. McKenna, \$400—Lots 27, 28, 29 and 30, Block 5622, as per the Assessor's Block Books of the City and County of San Francisco. (As per writen offer on file.)

Antonio and Romilda Cirarolo, \$2,600—Lot 26, Block 5624, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

Thomas O'Brien, \$200—Lot 31, Block 5549, as per the Assessor's Block Books of the City and County of San Francisco. (As per written offer on file.)

And the City Attorney is hereby authorized to examine the title to said property, and if the same is found satisfactory, to accept on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution in the office of the Recorder of the City and County of San Francisco, State of California.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Mayor Directed to Auction Dwelling Houses and Appurtenances at Various Locations Required for the Opening of Bernal Heights Boulevard.

Also, Resolution No. 34540 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, to-wit:

Dwelling houses and appurtenances situated at the following described locations, required for the opening of the Bernal Heights boulevard: 42 Ellsworth street, 43 Anderson street, 64 Anderson street, 80 Waltham street, 20 Waltham street, 40 Ellsworth street, 50 Ellsworth street, 46 Rosenkranz street, 70 Andover street, 166 Moultrie street, 3421 Folsom street, 3433 Folsom street, 3437 Folsom street, 1856 Alabama street, 875 Esmeralda street.

The terms of sale shall be cash upon delivery of bill of sale, said dwelling houses and appurtenances to be removed by the purchasers within ten (10) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit of the "Boulevards and Roads Bonds 1931" Fund.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Payments for Properties Required for Boulevard Purposes.

Also, Resolution No. 34541 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevard and Roads Bonds Fund, and authorized in payment to the hereinafter named persons; being payments for properties required for boulevard purposes, to-wit:

(2) Bertha Bloom, for Lot 31 in Block 5628 as per Assessor's	
Block Books, and per acceptance of offer by Resolution No.	
, New Series (claim dated June 3, 1931)	100.00
(3) Gustave Schnee, for Loc 50, in Block 5549 as per Asses-	
sor's Block Books, and per acceptance of offer by Resolution	
No. —, New Series (claim dated June 3, 1931)	210.00
(4) Patrick Scannell and Mary Scannell, for Lot 71 in Block	
5549 as per Assessor's Block Books, and as per acceptance	
of offer by Resolution No. —, New Series (claim dated	
June 3, 1931)	175.00
(5) August and Wanda Franke, for Lot 38 in Block 5549 as	
per Assessor's Block Books, and per acceptance of offer by	
Resolution No. —, New Series (claim dated June 3, 1931)	400.00
(6) Herman A. and Mary Becker for Lot 73 as per Assessor's	
Block Books, and per acceptance of offer by Resolution No.	
—, New Series (claim dated June 3, 1931)	70.00
(7) T. L. McKenna, for Lots 27, 28, 29 and 30 in Block 5622,	
as per acceptance of offer by Resolution No. —, New	
Series (claim dated June 3, 1931)	400.00
(8) Thomas O'Brien, for Lot 31 in Block 5549, as per Asses-	
sor's Block Books, and as per acceptance of offer by Resolu-	
tion No. —, New Series (Claim dated June 3, 1931)	200.00
	**

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Appropriating \$56 for Repairs to Street Signs and \$350 for Construction of Office in Police Detective Bureau.

Also, Resolution No. 34542 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned accounts, General Fund, 1930-1931, for the following purposes, to-wit:

Street Signs, Budget Item No. 58.

(1) For cost of maintenance and repairs on street signs....\$ 56.00 Repairs to Public Buildings, Budget Item 51.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

### Reimbursing Board of Public Works Out of Board of Health Funds for Work Performed.

Also, Resolution No. 34543 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside to the credit of Board of Public Works, Budget Item 438, from the Health Department funds, as designated; being reimbursements for work performed by the Board of Public Works for the Board of Health in the months of February, March and April, to-wit:

From Budget Item	768, Appropriation 43B\$	42.11
From Budget Item	826, Appropriation 44B	218.69
From Budget Item	963, Appropriation 46B	1,610.84
From Budget Item	980, Appropriation 47B	153.89
(Request of Board	of Health, dated May 28, 1931.)	

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Hav-

enner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Transferring \$3,500 From Appropriation 19-A, Juvenile Court, to Appropriation 18-B, Juvenile Detention Home.

Also, Resolution No. 34544 (New Series), as follows:

Resolved, That the sum of \$3,500 be and the same is hereby set aside out of Appropriation 19-A, Juvenile Court, to the credit of Appropriation 18-B, Juvenile Detention Home.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Approving Warrants, Islais Creek Reclamation District.

Also, Resolution No. 34545 (New Series), as follows:

Be It Resolved, That the following warrants of Islais Creek Reclamation District—No. 92 to The Western Pacific Railroad Company for \$27,500, No. 93 to Winchester Estate Company for \$7,500, No. 94 to Board of Public Works for \$633—payable out of the funds of said District, be and the same are hereby approved; and that the Mayor of the City and County of San Francisco, as Chairman of the Board of Supervisors thereof, and the Clerk of said Board be and they are hereby authorized and directed to sign and certify to the foregoing approval of said warrants on each of said warrants.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Passed for Printing.

The following matters were passed for printing:

Ordering Construction of Sewer in Alemany Boulevard, Plans, Specifications, Receipt of Bids and Award of Contract.

On recommendation of Streets Committee.

Bill No. 9420, Ordinance No. ——— (New Series), as follows:

Ordering the construction of sewers and appurtenances in Alemany boulevard, Section "D," from San Jose to Palmetto avenues; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The construction of sewers and appurtenances in Alemany boulevard, Section "D", from San Jose avenue to Palmetto avenue is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said sewers and appurtenances, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 3. This ordinance shall take effect immediately.

Ordering the Improvement of Alemany Boulevard, Section "C," From Seneca Avenue to Naglee Avenue, Preparation of Plans and Specifications, Receipt of Bids and Award of Contract, and Receipting Ordinary No. 2067 (Now Series) Contract, and Rescinding Ordinance No. 8967 (New Series), Covering Same Subject-Matter.

Also, Bill No. 9421, Ordinance No. ——— (New Series), as follows:

Ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Naglee avenue, by the construction of permanent payements and appurtenances; authorizing and directing the Board of Public Works to prepare plans and specifications for said improvement of Alemany boulevard, and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications.

The cost of said construction to be borne out of the 1927 Boulevard Bond Fund. Repealing Ordinance No. 8967 (New Series).

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The improvement of Alemany boulevard, Section "C," from Seneca avenue to Naglee avenue, by the construction of permanent pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Alemany boulevard, Section "C," and to enter into contract for said improvement of Alemany boulevard, Section "C," in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. Ordinance No. 8967 (New Series), ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Ottawa avenue, by the construction of pavements and appurtenances, is hereby repealed and rescinded.

Section 3. This ordinance to take effect immediately.

Ordering Construction of Sewers, Sidewalks and Appurtenances Along Easterly Side of Junipero Serra Boulevard, Preparation of Plans and Specifications for Same, Receipt of Bids and Award of Contract. Chargeable to 1927 Boulevard Bond Fund.

Also, Bill No. 9422, Ordinance No. ——— (New Series), as follows:

Ordering the construction of sewers, sidewalks, and appurtenances along the easterly side of Junipero Serra boulevard adjacent to Stanley street; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, and to enter into contract for said construction of sewers, sidewalks, and appurtenances in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The construction of sewers, sidewalks, and appurtenances, along the easterly side of Junipero Serra boulevard adjacent to Stanley street is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction, and to enter into contract for said construction of sewers, sidewalks, and appurtenances, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Adopted.

The following resolutions were adopted:

#### Rescinding Resolution No. 27197 (New Series), Designating San Francisco's Airport as Mills Field.

On recommendation of Airport Committee.

Resolution No. 34546 (New Series), as follows:

Resolved, That Resolution No. 27197 (New Series), adopted by the Board of Supervisors April 25, 1927, in so far as it pertains to designating the San Francisco Airport as "Mills Field," is hereby rescinded, and be it

Further Resolved, That the Airport shall hereafter be known as "The San Francisco Municipal Airport."

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Motion.

On Supervisor Peyser's motion the name of the airport in the above resolution was changed from San Francisco Municipal Airport to San Francisco Airport.

## Hearing of Appeal, Southeasterly Intersection of Bayshore Boulevard and Egbert Avenue, Monday, July 13, 1931, 2 P. M.

On recommendation of Industrial Development and City Planning Committee.

Resolution No. 34547 (New Series), as follows:

Resolved, That the time for hearing the appeal from the decision of the City Planning Commission, denying an application to rezone from First Residential District to Commercial District, property located at the southeasterly intersection of Bay Shore boulevard and Egbert avenue, is hereby set for Monday, July 13, 1931, in the Chambers of the Board of Supervisors at 2 o'clock p. m.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## Recommending Inspection of Water Supply Fixtures in Summer Season, to Avoid Water Shortage.

On recommendation of Public Utilities Committee.

Resolution No. 34548 (New Series), as follows:

Whereas, a shortage of water for domestic and commercial purposes must be avoided during summer months; and

Whereas, the low condition of Peninsula storage reservoirs necessitates conserving our water resources; and

Whereas, His Honor the Mayor, the San Francisco Water Department and the Board of Supervisors, recommend the exercising of reasonable economy in the use of water to avoid a crisis; now, therefore, be it

Resolved, That this Board urges all citizens of San Francisco to have thorough inspection made of their water supply fixtures to the end that leaks may be repaired and waste of water avoided.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## Approving Contract Between the City and County of San Francisco and George G. and Bertha L. Molema.

Also, Resolution No. 34549 (New Series), as follows:

Resolved, That the contract entered into between George G. Molema and Bertha L. Molema, and the City and County of San Francisco, whereby the City has leased from said owners certain land situate on the westerly line of Lane street, distant 92 feet northerly from Newcomb avenue, required for use and purposes of the Water Department for period of three years, from and including the 8th day of October, 1930, for the total rental of \$270, payable as per terms set forth in said contract, be, and the same is hereby approved.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

Accepting Order of Reclamation Board of California Approving Application and Plans of City and County of San Francisco to Install Pipe Line Across San Joaquin River.

Also, Resolution No. 34550 (New Series), as follows:

Whereas, the Reclamation Board of the State of California, by order dated May 20, 1931, approved an application and plans of the City and County of San Francisco for the installation of a Hetch Hetchy Aqueduct steel pipe line across the San Joaquin River and Elliott Cut in Stanislaus County, California; subject to certain conditions; now, therefore, be it

Resolved, That said order be and it is hereby accepted, subject to the conditions therein contained.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Passed for Printing.

The following bill was passed for printing:

## Market Street Railway Franchise on Turk Street and on Balboa Street.

On recommendation of Public Utilities Committee.

Bill No. 9423, Ordinance No. ——— (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Market Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boulevard and thence over and across Arguello boulevard to Balboa street,

and thence over and along Balboa street to a point thereon midway between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May, 1892, and approved by the Mayor of said City and County on the 3rd day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms, conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, herein-

before mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or

passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of
the Charter of the City and County of San Francisco, and the said
railroad tracks to be constructed and the cars to be operated thereon
under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the
said railway tracks may be acquired by the City and County of San
Francisco in the manner provided in said Section 6a, Chapter II,
Article II, of the Charter.

Section 6. That upon the expiration of this permit, or on the sooner termination thereof, except if the same be terminated by the acquisition of the properties of the said Market Street Railway Company as provided for in Section 6a, Chapter II, Article II, of the Charter, the said company will remove all rails, ties and poles from and along the right of way described herein, and will restore the pavement in the streets traversed by said right of way to their present condition.

Section 7. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 8. This ordinance shall take effect from and after the date

of its approval.

Motion.

On motion of Supervisor Colman the previous bill on the same subject (Bill No. 9403), heretofore passed for printing, was indefinitely postponed.

Adopted.

The following resolutions were adopted:

Intention to Change Grades in Kansas Street.

On recommendation of Streets Committee.

Resolution No. 34551 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 114116 of the Board of Public Works, adopted May 22, 1931, and written recommendation of said Board, filed May 26, 1931, to-wit:

#### Kansas Street.

Easterly line of, at Twenty-fifth street southerly line, 70 feet. (The same being the present official grade.)

Westerly line of, at Twenty-fifth street southerly line, 66 feet, (The

same being the present official grade.)

15 feet easterly from the westerly line of, 150 feet southerly from Twenty-fifth street, 54.50 feet.

15 feet westerly from the easterly line of, 150 feet southerly from Twenty-fifth street, 56.25 feet.

15 feet easterly from the westerly line of, 433 feet southerly from Twenty-fifth street, 36.39 feet.

15 feet westerly from the easterly line of, 433 feet southerly from

Twenty-fifth street, 38.14 feet. 15 feet westerly from the easterly line of, 373 feet northerly from

Army street, 34.04 feet.

15 feet easterly from the westerly line of, 223 feet northerly from Army street, 22.95 feet.

15 feet westerly from the easterly line of, 223 feet northerly from Army street, 23.83 feet.

Easterly line of, at Army street, 17.40 feet. (The same being the present official grade.)

Westerly line of, at Army street, 16 feet. (The same being the pres-

ent official grade.)

On Kansas street between Twenty-fifth and Army streets, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be con-

spicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Intention to Change Grades in Alta Street.

Also, Resolution No. 34552 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets, at the points hereinafter specified and at the elevations above City base, as hereinafter stated, in accordance with Resolution No. 114091 of the Board of Public Works, adopted May 20, 1931, and written recommendation of said Board, filed May 25, 1931, to-wit:

#### Alta Street.

Southerly line of, at Montgomery street westerly line, 202.48 feet (The same being the present official grade.)

Northerly line of, at Montgomery street westerly line, 201 feet. (The same being the present official grade.)

85 feet westerly from Montgomery street, 212 feet.

137.5 feet westerly from Montgomery street, 215.4 feet. (The same

being the present official grade.)

On Alta street between Montgomery street and a line parallel with and 137.50 feet westerly therefrom, be changed and established to conform to true gradients between the grade elevations above given therefor.

The Board of Supervisors hereby declares that no assessment district is necessary, as no damage will result from said change of grades, inasmuch as the streets are ungraded and there are no existing street improvements.

The Board of Public Works is hereby directed to cause to be conspicuously posted along the street or streets upon which such change or modification of grade or grades is contemplated, notice of the passage of this resolution of intention.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Passed for Printing.

The following bill was passed for printing:

#### Ordering the Improvement of Montana Street.

On recommendation of Streets Committee.

Bill No. 9424, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 5, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public

Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments shall be seven per centum per annum.

The improvement of Montana street, from the easterly line of Faxon avenue produced to Orizaba avenue, by grading to official line and grade, by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with accompanying 10-inch vitrified clay pipe culverts, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part of these specifications.

That in the opinion of the said Board of Public Works, the proposed work or improvement is of more than local or ordinary benefit, and that the assessment to defray the costs and expenses thereof can be more equitably imposed upon the property benefited thereby, and, therefore, the said Board does hereby determine and declare that the expense of such work or improvement be made chargeable upon a district in accordance with the provisions of Section 5 of the Street Improvement Ordinance of 1918 of said City and County, and does hereby set out the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof as follows:

Beginning at a point on the easterly line of Orizaba avenue, 25 feet southerly from the southerly line of Montana street; thence northerly along the easterly line of Orizaba avenue to a point 125 feet northerly from the northerly line of Montana street; thence easterly along a line parallel with the northerly line of Montana street to a point 150 feet easterly from the easterly line of Faxon avenue; thence at right angles southerly to the northerly line of Montana street; thence westerly along the northerly line of Montana street to the easterly line of Faxon avenue produced to a point 125 feet southerly from the southerly line of Montana street; thence westerly along a line parallel with the southerly line of Montana street to a point 115 feet easterly from the easterly line of Orizaba avenue; thence at right angles northerly 100 feet; thence at right angles westerly to the easterly line of Orizaba avenue and the point of beginning, excepting and excluding all public streets.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Intention to Close Portion of Stanyan Street.

On recommendation of Streets Committee.

Resolution No. 34553 (New Series), as follows:

Resolved, That the public interest requires that the certain following

described portion of Stanyan street lying between Fulton and McAllister streets be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Stanyan street more

particularly described as follows, to-wit:

The easterly 25 feet of Stanyan street (formerly known as North Stanyan street, prior to adoption on April 15, 1927, of Resolution No. 27082, New Series) lying between Fulton and McAllister streets; excepting therefrom a 5-foot sewer easement, the center line of which is parallel with and 12.50 feet at right angles westerly from the easterly line of Stanyan street.

Said closing and abandonment of said portion of Stanyan street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenues of the City and County

of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Stanyan street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Intention to Close Regent Street.

Also, Resolution No. 34554 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portion of Regent street between San Jose avenue and Palmetto avenue be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Regent street more

particularly described as follows, to-wit:

All that portion of Regent street lying between the northwesterly line of San Jose avenue and the southerly line of Palmetto avenue saving and excepting therefrom the following described parcel:

Beginning at the point of intersection of the northwesterly line of San Jose avenue and the southwesterly line of Regent street, and running thence northwesterly along said southwesterly line 76.179 feet to the northerly line of the proposed Alemany boulevard; thence easterly along said northerly line on a curve to the left, tangent to a line deflected 133 degrees 02 minutes 06 seconds to the right from said line of Regent street, radius 905.37 feet, central angle 1 degree 51 minutes 26 seconds, a distance of 29.347 feet; thence continuing easterly tangent to the preceding curve and along said northerly line 47.593 feet; thence continuing easterly along the arc of a curve to the left tangent to the preceding course radius 16.504 feet, central angle 5 degrees 20 minutes 50 seconds, a distance of 1.540 feet to the northeasterly line of Regent street at a point distant northwesterly thereon 23.123 feet from said northwesterly line of San Jose avenue; thence deflecting 54 degrees 10 minutes 10 seconds to the right from the tangent to the preceding curve and running southeasterly along said northeasterly line of Regent street 23.123 feet to the northwesterly line of San Jose avenue; thence at right angles southwesterly along said line of San Jose avenue 60.00 feet to the southwesterly line of Regent street and the point of beginning.

Said closing and abandonment of said portion of Regent street shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and

County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Regent street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Passed for Printing.

The following matters were passed for printing:

Spur Track Privileges to Southern Pacific Company.

Bill No. 9425, Ordinance No. ——— (New Series), as follows:

Granting permission revocable at the will of the Board of Supervisors to Southern Pacific Company, a corporation, its successors and assigns, to construct, maintain and operate standard gauge railroad tracks upon, along and across Carroll, Bancroft, Armstrong, Yosemite, Wallace, Van Dyke, Underwood, Thomas, Shafter and Revere avenues, and Hawes, Ingalls, Jennings and Keith streets in the locations hereinafter particularly described:

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

Section 1. Permission revocable at the will of the Board of Supervisors is hereby granted to the Southern Pacific Company, to construct, maintain and operate standard gauge railroad spur tracks along and across certain streets and avenues in the so-called Bay View Industrial District, in accordance with description and blue print set forth in petition to Board of Supervisors, which railroad tracks and spurs are more specifically described as follows:

Crossing No. 1: Proposed Track Crossing Carroll Avenue and Ingalls Street.

Beginning at a point on the center line of an existing Southern Pacific Company track in Carroll avenue, distant northwesterly thereon 60 feet more or less from the northwesterly line of Ingalls street; thence in a southeasterly direction curving to the left and crossing the intersection of Carroll avenue and Ingalls street to a point in the northeasterly line of Carroll avenue, distant southeasterly thereon 40 feet more or less from the southeasterly line of Ingalls street.

Crossing No. 2: Proposed Track Crossing Bancroft Avenue.

Beginning at a point on the southwesterly line of Bancroft avenue distant southeasterly thereon 183 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction curving to the left and crossing Bancroft avenue to a point on the northeasterly line thereof.

Crossing No. 3: Proposed Track Crossing Armstrong Avenue.

Beginning at a point on the southwesterly line of Armstrong avenue distant southeasterly thereon 190 feet more or less from the south-

easterly line of Ingalls street; thence in a northeasterly direction and crossing Armstrong avenue to a point on the northeasterly line thereof.

Crossing No. 4: Proposed Track Crossing Yosemite Avenue.

Beginning at a point on the southwesterly line of Yosemite avenue, distant southeasterly thereon 190 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction and crossing Yosemite avenue to a point on the northeasterly line thereof.

Crossing No. 5: Proposed Track Crossing Wallace Avenue.

Beginning at a point on the southwesterly line of Wallace avenue distant southeasterly thereon 190 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction and crossing Wallace avenue to a point on the northeasterly line thereof.

Crossing No. 6: Proposed Track Crossing Van Dyke Avenue.

Beginning at a point on the southwesterly line of Van Dyke avenue distant southeasterly thereon 210 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction curving to the right and crossing Van Dyke avenue to a point on the northeasterly line thereof.

Crossing No. 7: Proposed Track Crossing Hawes Street and Underwood Avenue.

Beginning at a point on the northwesterly line of Hawes street distant southwesterly thereon 13 feet more or less from the southwesterly line of Underwood avenue; thence in a southeasterly direction crossing Hawes street and Underwood avenue to a point on the northeasterly line of Underwood avenue distant southeasterly thereon 100 feet, more or less, from the southeasterly line of Hawes street.

Crossing No. 8: Proposed Track Crossing Thomas Avenue.

Beginning at a point on the southwesterly line of Thomas avenue distant southeasterly thereon 190 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction crossing Thomas avenue to a point on the northeasterly line thereof.

Crossing No. 9: Proposed Track Crossing Shafter Avenue.

Beginning at a point on the southwesterly line of Shafter avenue distant southeasterly thereon 170 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction and crossing Shafter avenue to a point on the northeasterly line thereof.

Crossing No. 10: Proposed Track Crossing Revere Avenue.

Beginning at a point on the southwesterly line of Revere avenue distant southeasterly thereon 147 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction and crossing Revere avenue to a point on the northeasterly line thereof.

Crossing No. 12: Proposed Track Along Armstrong Avenue.

Beginning at a point on the southwesterly line of Armstrong avenue distant southeasterly thereon 112 feet more or less from the southeasterly line of Ingalls street; thence in a northwesterly direction curving to the left a distance of 130 feet more or less to a point on the center line of Armstrong avenue distant northwesterly thereon 10 feet more or less from the southeasterly line of Ingalls street produced; thence northwesterly along said center line crossing lngalls street, Jennings street and Keith street to a point on the easterly line of Third street produced.

Crossing No. 13: Proposed Track Across Thomas Avenue.

Beginning at a point on the northeasterly line of Thomas avenue distant southeasterly thereon 180 feet more or less from the southeasterly line of Hawes street; thence southwesterly and crossing Thomas avenue to a point on the southwesterly line thereof.

Crossing No. 13-A: Proposed Track Across Hawes Street and Along Underwood Avenue.

Beginning at a point on the southeasterly line of Hawes street distant northeasterly thereon 3 feet more or less from the northeasterly line of Underwood avenue; thence in a westerly and northwesterly direction on a curve to the right and crossing Hawes street to a point on the northwesterly line of Hawes street produced and distant southwesterly thereon 10 feet from the northeasterly line of Underwood avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northeasterly line of Underwood avenue a distance of 300 feet.

Crossing No. 14: Proposed Track Across and Along Van Dyke Avenue.

Beginning at a point on the southwesterly line of Van Dyke avenue distant southeasterly thereon 130 feet more or less from the southeasterly line of Ingalls street; thence in a northwesterly direction curving to the left and crossing Ingalls street to a point on the northwesterly line of Ingalls street produced and distant southwesterly thereon 10 feet from the northeasterly line of Van Dyke avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northeasterly line of Van Dyke avenue a distance of 600 feet to the southeasterly line of Jennings street produced.

Crossing No. 16: Proposed Track Along Armstrong Avenue and Across Jennings Street.

Beginning at a point in the center line of Armstrong avenue distant southeasterly thereon 27 feet more or less from the southeasterly line of Jennings street; thence northwesterly curving to the right and left and crossing Jennings street intersection with Armstrong avenue to a point distant northwesterly 95 feet more or less from the northwesterly line of Jennings street and distant southwesterly 10 feet from the northeasterly line of Armstrong avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northeasterly line of Armstrong avenue to a point distant northwesterly 400 feet from the northwesterly line of Jennings street.

Provided, that said Western Pacific California Railroad Company and the Southern Pacific Company, their successors in interest or assigns, shall lay and maintain all the tracks of said railroad crossing any street at grade flush with the surface of said street with rails of approved girder type where and when directed by the Board of Public Works wherever the same is or shall be graded to the official grade and in such manner as to offer as little obstruction as practicable to the free use thereof by the public and by vehicles, and that said Western Pacific California Railroad Company and said Southern Pacific Company, their successors in interest or assigns, shall grade, curb, pave and keep in repair, in such manner and with such material as may, from time to time, be prescribed by the Board of Public Works of said City and County of San Francisco, within sixty (60) days after written notice to them by the Board of Public Works, all streets crossed by said railroads at grade from curb to curb and between two lines, one on each side of the tracks of said railroads and 10 feet distant from the center line of the tracks, or in case there is more than one track, the center line of the outside track of said railroads. The requirements of Ordinance No. 69 (New Series), are to be included.

That girder rail be used and pavement reconstructed along that portion of the route described in No. 12, Armstrong avenue between Third street and the easterly line of Keith street, and that a suitable culvert be constructed in the crossing of Armstrong avenue and Ingalls street to take care of the flow of the existing drainage ditch; that the existing sewer be reinforced if required, and manhole protected in the crossing of Ingalls street and Carroll avenue, track

No. 1, and crossing Shafter avenue east of Hawes street, track No. 9: all drainage conditions, where intercepted, to be provided for by the

construction of proper culverts and ditches.

Provided, where sewers are constructed, and the tracks constructed over the sewer, the Southern Pacific Company shall be required to maintain such sewers and appurtenances; where sewers are not constructed, the tracks shall be moved to allow the sewers and appurtenances to be constructed in the center of the streets.

Provided, all work is to be performed under the direction and super-

vision of the Board of Public Works.

Provided, referring to track No. 12, along Armstrong avenue, the Southern Pacific Company, its successors in interest, or assigns, shall not have exclusive right and shall allow any other railroad owner or operator or owners or operators, to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Section 2. This ordinance shall take effect immediately.

#### Granting Spur Track Privileges to The Western Pacific California Railroad Company, Griffith Street and Other Streets.

--- (New Series), as follows: Also, Bill No. 9426, Ordinance No. —

Granting permission, revocable at will of the Board of Supervisors, to the Western Pacific California Railroad Company to construct, maintain and operate spur tracks on, along and across Griffith street, and other streets as specifically indicated in yellow on map marked Exhibit "A" attached to said petition for spur tracks.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Western Pacific California Railroad Company to construct, maintain and operate spur tracks on, along and across Griffith street, and other streets as specifically indicated in yellow on that certain map marked Exhibit "A" filed with petition for said spur track privileges, and more specifically described as follows:

#### Track No. 3.

From a point of connection with the proposed track of applicant, along Griffith street, in the City and County of San Francisco, and Donner avenue, and across Hawes street, Ingalls street and Jennings street. The description of said track is as follows:

Beginning at the intersection of the center line of Griffith street with the northern line of Bancroft avenue; thence southwesterly along said center line of Griffith street, crossing Bancroft avenue and Carroll avenue, 360.83 feet to a point; thence southwesterly on the arc of a curve to the right having a radius of 239.17 feet, crossing Griffith street to a point in the northwestern line thereof, distant approximately 120 feet southwesterly thereon from the southwestern line of Carroll avenue; thence continuing southwesterly along last described curve over and across private property to a point in the northeastern line of Donner avenue, distant approximately 75 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly continuing along last described curve an arc distance of approximately 140 feet to a point in the center line of Donner avenue, distant approximately 207 feet northwesterly thereon from the northwestern line of Griffith street; thence northwesterly along said center line of Donner avenue, crossing Hawes street, Ingalls street and Jennings street, a distance of approximately 2385 feet to the southeastern line of Keith street.

#### Track No. 4.

From the point of connection of the proposed track of applicant in Griffith street, in the City and County of San Francisco, along Griffith street and Armstrong avenue, and across Hawes street, Ingalls street, Jennings street and Keith street. The description of said track is as follows:

Beginning at a point in the proposed center line of main track of the Western Pacific California Railroad Company, said point being at or near the center line of Griffith street and distant northeasterly thereon approximately 65 feet from the southeasterly prolongation of the southwestern line of Yosemite avenue; thence southwesterly through a No. 10 turnout to the right 90 feet to a point in Griffith street; thence southwesterly on the arc of a curve to the right having a radius of 239.17 feet and crossing Griffith street to a point in the northwestern line thereof, distant southwesterly thereon approximately 112 feet from the southeasterly prolongation of the southwestern line of Yosemite avenue; thence continuing southwesterly along last described curve over and across private property to a point in the southeasterly prolongation of the northeastern line of Armstrong avenue, distant northwesterly thereon approximately 80 feet from the prolongation of the northwestern line of Griffith street; thence continuing westerly and northwesterly along last described curve approximately 140 feet to a point in the center line of Armstrong avenue, distant northwesterly thereon approximately 210 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Armstrong avenue, crossing Hawes street, Ingalls street, Jennings street and Keith street, a distance of approximately 2830 feet to the eastern line of Third street.

#### Track No. 5.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Van Dyke avenue, and across Hawes street and Ingalls street. The description of said track is as follows:

Beginning at the intersection of the northeastern line of Underwood avenue with the proposed center line of main track of the Western Pacific California Railroad Company, said intersection being at or near the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street on the arc of a curve to the right having a radius of 239.17 feet to a point in the prolongation of the northwestern line of Griffith street, distant approximately 108 feet southwesterly thereon from the southwestern line of Underwood avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the southeasterly prolongation of the northeastern line of Van Dyke avenue, distant approximately 84 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve a distance of approximately 140 feet to a point in the center line of Van Dyke avenue, distant northwesterly thereon approximately 215 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Van Dyke avenue, crossing Hawes street and Ingalls street, a distance of approximately 1713 feet to the southeastern line of Jennings street

#### Track No. 6.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Underwood avenue, and across Hawes street. The description of said track is as follows:

Beginning at the intersection of the northeastern line of Thomas avenue with the proposed center line of main track of the Western

Pacific California Railroad Company, said intersection being at or near the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street, on the arc of a curve to the right, having a radius of 239.17 feet to a point in the northwesterly line of Griffith street, distant approximately 108 feet southwesterly thereon from the southwestern line of Thomas avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the northeastern line of Underwood avenue, distant approximately 84 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve, a distance of approximately 140 feet to a point in the center line of Underwood avenue, distant northwesterly thereon approximately 215 feet from the northwestern line of Griffith street; thence northwesterly along said center line of Underwood avenue, crossing Hawes street, a distance of approximately 1136 feet to the southeastern line of Ingalls street.

#### Track No. 7.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Wallace avenue, and across Hawes street, Ingalls street and Jennings street. The description of said track is as follows:

Beginning at the intersection of the southeasterly prolongation of the northeastern line of Van Dyke avenue with the proposed center line of main track of the Western Pacific California Railroad Company, said intersection being at or near the prolongation of the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street, on the arc of a curve to the right, having a radius of 239.17 feet to a point in the prolongation of the northwestern line of Griffith street, distant approximately 108 feet southwesterly thereon from the southeasterly prolongation of the southwestern line of Van Dyke avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the southeasterly prolongation of the northeastern line of Wallace avenue, distant approximately 84 feet northwesterly thereon from the prolongation of the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve, a distance of approximately 140 feet to a point in the center line of Wallace avenue, distant northwesterly thereon approximately 215 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Wallace avenue, crossing Hawes street, Ingalls street and Jennings street, a distance of approximately 2377 feet to the southeastern line of Keith street.

Provided, that the requested permits be granted with the proviso that the permit be granted for the track along Griffith street; that Track No. 3 (Donner avenue) shall terminate at the easterly line of Jennings street.

Provided, as to Track No. 3 (Donner avenue), girder rail shall be used between the westerly line of Hawes street and the westerly line of Ingalls street; existing pavements to be reconstructed; the sewer in the crossing of Donner avenue and Ingalls street to be reinforced.

Where sewers are constructed, and tracks constructed over the sewer, the Western Pacific California Railroad Company shall be required to maintain such sewers and appurtenances, and where sewers are not constructed, the tracks shall be moved to allow the sewers and appurtenances to be constructed in the center of the street. It is noted that official grades are not established on Donner avenue between Hawes and Griffith streets and on Griffith street southerly from Underwood avenue.

Provided, as to Track No. 4 (Armstrong avenue), girder rail shall be used and pavement reconstructed along that portion of Armstrong avenue between Third street and the easterly line of Keith street; a suitable culvert to be constructed in the crossing of Armstrong avenue and Ingalls street to take the flow of the existing drainage ditch.

Provided, as to Track No. 5 (Van Dyke avenue), when sewers are to be constructed in Van Dyke avenue, the track shall be moved to allow the sewers and appurtenances to be constructed in the center of All drainage intercepted by the track shall be provided for by the construction of proper culverts and ditches.

Provided, as to Track No. 6 (Underwood avenue), requirements same as for Track No. 5.

Provided, as to Track No. 7 (Wallace avenue), girder rail shall be used in that portion of Wallace avenue between Jennings and Keith streets.

A permit for the aforementioned block has been granted for grading, sewer, curbs and pavement. The track is not to be laid on this block until the sewer is constructed. The above mentioned provision as in Tracks Nos. 5 and 6 is to apply when future sewers are con-

All work to be performed under the direction and supervision of the Board of Public Works on the above mentioned tracks.

The Western Pacific California Railroad Company shall not have exclusive right to the above mentioned tracks and shall allow any other owner or operator or owners or operators to use in common with it such tracks, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of 6 per cent per annum (not compounded) from the time of the expenditure for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Western Pacific California Railroad Company.

Provided, that the Western Pacific California Railroad Company shall erect and maintain all night lighted arc lamps to be placed where di-

rected by the Lighting Committee of the Board of Supervisors.

Provided, that said Western Pacific California Railroad Company and the Southern Pacific Company, their successors in interest or assigns, shall lay and maintain all the tracks of said railroad crossing any street at grade flush with the surface of said street with rails of approved girder type, where and when directed by the Board of Public Works wherever the same is or shall be graded to the official grade and in such manner as to offer as little obstruction as practicable to the free use thereof by the public and by vehicles, and that said Western Pacific California Railroad Company and said Southern Pacific Company, their successors in interest or assigns, shall grade, curb, pave and keep in repair, in such manner and with such material as may, from time to time, be prescribed by the Board of Public Works of said City and County of San Francisco, within sixty (60) days after written notice to them by the Board of Public Works, all streets crossed by said railroads at grade from curb to curb and between two lines, one on each side of the tracks of said railroads and 10 feet distant from the center line of the tracks, or in case there is more than one track, the center line of the outside track of said railroads. The requirements of Ordinance No. 69 (New Series) are to be included.

Section 2. This ordinance shall take effect immediately.

#### Abolishing Sidewalks on Oloran Alley.

Also, Bill No. 9427, Ordinance No. ———— (New Series), as follows: Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks" approved December 18, 1903, by amending Section 638 thereof.

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

Section 1. Ordinance No. 1061, entitled "Regulating the Width of Sidewalks," approved December 18, 1903, be and is hereby amended in accordance with the communication of the Board of Public Works, filed in this office ......, 1931, by amending Section 638 thereof, to read as follows:

Section 638. The width of sidewalks on Oloran alley for its entire

length are hereby dispensed with and abolished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

## Establishing Grades on Oloran Alley Between Standish Street and the Southwesterly Line of Paulding Avenue.

Also, Bill No. 9428, Ordinance No. ——— (New Series), as follows: Establishing grades on Oloran alley between Standish street and the southwesterly line of Paulding avenue.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Oloran alley, between Standish street and the southwesterly line of Paulding avenue are hereby established at points hereinafter named, and at heights above City base, as hereinafter stated, in accordance with recommendation of the Board of Public Works, filed April 25, 1931.

Oloran Alley: Southeasterly line of, at the northwesterly end of the

return, to Standish avenue, 168.30 feet.

Northwesterly line of, cut by a line at right angles to the south-easterly line of, at the northwesterly end of the return to Standish avenue, 168.80 feet.

On a line at right angles to the northwesterly line of, 40 feet south-

westerly from the last described point, 167.50 feet.

On a line at right angles to the southeasterly line of, at the north-

easterly end of the return to Pilgrim avenue, 160.30 feet.

Southeasterly curb line of, 4.76 feet (measure along the curb) northeasterly from the northwesterly end of the return to Pilgrim avenue, 159.20 feet.

Northwesterly line of, cut by a line at right angles to the south-easterly line of, at the northwesterly end of the return to Pilgrim avenue, 159.20 feet.

Southeasterly line of, at the northeasterly end of the return to Santa

Rosa avenue, 157.00 feet.

Northwesterly line of, cut by a line radial to the curve passing, through the southeasterly line of, at the northeasterly end of the return to Santa Rosa avenue, 157.60 feet.

return to Santa Rosa avenue, 157.60 feet.
Southeasterly curb line of, 7.06 feet (measured along the curb) northeasterly from the northwesterly end of the return to Santa Rosa

avenue, 157.63 feet.

Northwesterly line of, at Santa Rosa avenue southwesterly line, 158.50 feet.

On a line radial to the curve passing through the southeasterly line

of, at the northeasterly end of the return to Colonial Way, 160.30 feet.

On a line radial to the curve passing through the southeasterly line of, at the northwesterly end of the return to Colonial Way, 160.80 feet.

On a line radial to the curve passing through the northeasterly end

of the return to Nantucket avenue, 170.40 feet.

On a line radial to the curve passing through the northwesterly end

of the return to Nantucket avenue, 173.30 feet.

On a line radial to the curve passing through the southeasterly line of, 32.15 feet northeasterly from the northeasterly end of the return to Paulding avenue, 180.00 feet.

Northwesterly curb line of, 35 feet southwesterly from a radial line passing through the northeasterly end of the return to Paulding ave-

nue, 187.50 feet.

Southeasterly curb line of, 40.06 feet (measured along the curb line of) southwesterly from the northeasterly end of the return to Paulding avenue, 187.45 feet.

Southeasterly curb line of, 8.09 feet southwesterly from the intersection of the southwesterly curb line of Pauling avenue produced with the southeasterly curb line of Oloran alley, 192.10 feet.

Northwesterly line of, cut by a line radial to the curve passing

through the last described point, 192.60 feet.

Grades on Oloran alley be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Establishing Grades on Tingley Street and on Cayuga Avenue.

Also, Bill No. 9429, Ordinance No. ——— (New Series), as follows:

Establishing grades on Tingley street between Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Tingley street.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The grades on Tingley street between Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Tingley street, be and the same are hereby established at points hereinafter named and at heights above city base as hereinafter stated, in accordance with the recommendation of the Board of Public Works filed May 7, 1931.

#### Tingley Street.

- 8 feet northeasterly from the southwesterly line of, at the north-westerly end of a 10-foot radius curb return to Alemany boulevard, 121.80 feet.
- 8 feet southwesterly from the northeasterly line of, at the southwesterly end of a 10-foot radius curb return to Alemany boulevard, 120.70 feet.

8 feet northeasterly from the southwesterly line of, 1.27 feet southeasterly from Cayuga avenue, 105.50 feet.

8 feet southwesterly from the northeasterly line of produced, 1.27 feet northwesterly from Cayuga avenue southeasterly line, 104.50 feet.

8 feet northeasterly from the southwesterly line of, at Cayuga avenue northwesterly line, 105 feet. (The same being the present official grade.)

8 feet southwesterly from the northeasterly line of, at Cayuga avenue northwesterly line, 104.50 feet. (The same being the present official grade.)

#### Cayuga Avenue.

Badger street, 102 feet. (The same being the present official grade.) 15 feet northwesterly from the southeasterly line of, 7.11 feet northeasterly from Tingley street, 104.30 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet north-

easterly from Tingley street, 104.26 feet.

15 feet northwesterly from the southeasterly line of, 7.11 feet southwesterly from Tingley street, 105.07 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet south-

westerly from Tingley street, 105 feet.

On Tingley street between the Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Cayuga avenue, be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Approving Grade Map of Montcalm Street and Other Streets.

On recommendation of Streets Committee.

Resolution No. 34555 (New Series), as follows:

Resolved, That that certain diagram entitled "Grade Map showing the proposed change and establishment of grades on Montcalm street between its intersection with Isabel and Brewster streets and Peralta avenue; on Peralta avenue between Montcalm street and the westerly line of Florida street produced southerly; on Mullen avenue between Peralta avenue and Wolfe street; on Wolfe street between Peralta avenue and Franconia street; on Macedonia street between Montcalm and Brewster streets; and on Franconia street between Wolfe and Montcalm streets," approved by the Board of Public Works Resolution No. 113068 (Second Series), dated February 4, 1931, be and the same is hereby approved.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Intention to Change Grades in Madison Street.

Also, Resolution No. 34556 (New Series), as follows:

Resolved, That it is the intention of the Board of Supervisors to change and establish grades on the following named streets at the points hereinafter specified and at the elevations above city base as hereinafter stated, in accordance with Resolution No. 114090 of the Board of Public Works, adopted May 20, 1931, and written recommendation of said Board filed May 25, 1931, to-wit:

#### Madison Street.

On a line at right angles to the westerly line of, at Athens street northerly line, 238 feet. (The same being the present official grade.)

On a line at right angles to the westerly line of, produced 25.75 feet

northerly from Athens street southerly line, 241 feet.

Pioche street northerly line produced 257 feet. (The same being the

present official grade.)

On Madison street between Pioche street and a line at right angles to the westerly line of, at the northerly line of Athens street, be changed and established to conform  $t_0$  true gradients between the grade elevations above given therefor.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Approving Diagram Entitled "Map Showing Opening of Twentyfourth and Other Streets."

Also, Resolution No. 34557 (New Series), as follows:

Resolved, That that certain diagram entitled "Map showing the open-

ing of Twenty-fourth street between Arkansas and Connecticut streets; Twenty-sixth street between Kansas and Connecticut streets; and the widening of Twenty-fifth street between De Haro and Wisconsin streets; also, the closing of portions of Rhode Island, De Haro, Carolina, Wisconsin, and Arkansas streets," approved by the Board of Public Works, Resolution No. 114155, May 27, 1931, be, and the same is hereby approved, and the streets shown thereon to have been opened, be and the same are hereby declared to be open public streets.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Passed for Printing.

The following resolution was passed for printing:

Permission to Meyer Brothers to Explode Blasts in Miraloma Park, Teresita Boulevard, Stanford Heights Avenue and Bella Vista Way.

On recommendation of Streets Committee.

Resolution No. ---- (New Series), as follows:

Resolved, That Meyer Brothers are hereby granted permission revocable at will of the Board of Supervisors, to explode blasts while working on Miraloma Park, Teresita boulevard, and Stanford Heights avenue and Bella Vista way, provided said permittees shall execute and file a good and sufficient bond in the sum of \$5,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 A. M. and 6 P. M., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works and that if any of the conditions of this resolution be violated by said Meyer Brothers, then the privileges and all the rights accruing thereunder shall immediately become null and void.

#### Adopted.

The following resolutions were adopted:

Agreement Between Mission Land and Cattle Company and City and County of San Francisco.

On recommendation of Streets Committee.

Resolution No. 34558 (New Series), as follows:

Resolved, That his Honor, the Mayor, and the Board of Supervisors, be, and are hereby authorized to enter into an agreement with the Mission Land and Cattle Company in lieu of agreement previously entered into, dated October 11, 1930, stipulating street improvement and grading to be done by the Mission Land and Cattle Company in consideration for the closing of portions of Texas street and Mississippi street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

Award of Contract, Printing City Engineer's Report on Rapid Transit Plans for San Francisco.

On recommendation of Supplies Committee.

Resolution No. 34559 (New Series), as follows:

Resolved, That award of contract be hereby made to Donaldson Printing Company on bid submitted June 1, 1931 (Proposal No. 727),

for furnishing the following, viz.: Printing City Engineer's report on rapid transit plans for San Francisco; 500 copies bound in paper, 25 copies bound in full buckram, and lettered and labeled as directed. To be furnished within 15 working days for the sum of \$412;

Resolved, That no bond be required;

Resolved, That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## Establishing or Abolishing Loading Zones and Passenger Loading Zones.

On recommendation of Traffic Committee.

Resolution No. 34560 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be established or abolished as shown below:

#### Establish Loading Zones.

1530 Geary street, 27 feet—Shima Transfer Company; serves loading and unloading of merchandise.

49-51-53 Jessie street, 45 feet—Milton Bradley Paper Company; serves front loading entrance.

1608 Pacific avenue, 18 feet—Star Glass Company; serves loading of merchandise.

318-324 Stockton street, 18 feet—L. H. Bennett Company Electric Refrigerators; serves loading of refrigerators.

340 Taylor street, 18 feet—Hollingberry Battery Shop; serves loading and unloading of batteries.

#### Establish Theater Zone.

1075-1079 Market street, 27 feet—United Artists Theater; serves loading and unloading of passengers.

#### Establish Passenger Loading Zone.

255 O'Farrell street, 27 feet—Travelers' Hotel; serves hotel guests.

#### Abolish Loading Zones.

286 Fourth street, 18 feet-Hariton Hardware Company.

9 Jones street, 18 feet—Imperial Grill-Hotel Boyd.

441 Kearny street, 18 feet—Shreve & Barber.

437 Kearny street, 18 feet—The Desk Exchange.

140-144 Taylor street, 27 feet—Aizenberg Embroidery Company.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

## ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

#### Peninsula Grade Crossing Conference.

A communication from the Peninsula Grade Crossing Conference, inviting attendance, was referred to the chairman of the Streets Committee with power to act.

#### Referred.

A communication from the Mission Terrace Improvement Club and City Engineer on the abandonment of the Bosworth street franchise was presented by Supervisor Gallagher and referred to the Public Utilities Committee.

#### Agricultural Pavilion.

Supervisor Hayden announced a meeting for 2 p. m. tomorrow to confer on a bill appropriating \$250,000 for an agricultural pavilion in San Francisco. Supervisor McSheehy was appointed to attend.

#### Correction.

The Clerk was directed to correct Journals by showing Mayor Angelo J. Rossi in attendance at meetings of January 26, March 3, April 13, May 11 and May 25.

#### Establishing or Abolishing Loading Zones and Passenger-Loading Zones.

Supervisor Shannon presented:

Resolution No. 34560 (New Series), as follows:

Resolved, That loading zones and passenger loading zones be established or abolished as shown below:

#### Establish Loading Zones.

1530 Geary street, 27 feet—Shima Transfer Company; serves loading and unloading of merchandise.

49-51-53 Jessie street, 45 feet-Milton Bradley Paper Company; serves front loading entrance.

1608 Pacific avenue, 18 feet-Star Glass Company; serves loading of merchandise.

318-324 Stockton street, 18 feet—L. H. Bennett Company (electric refrigerators); serves loading of refrigerators.

340 Taylor street, 18 feet-Hollingbery Battery Shop; serves loading and unloading of batteries.

#### Establish Theatre Zone.

1075-1079 Market street, 27 feet—United Artists Theatre; serves loading and unloading of passengers.

#### Establish Passenger-Loading Zone.

255 O'Farrell street, 27 feet—Travelers Hotel; serves hotel guests.

#### Abolish Loading Zones.

286 Fourth street, 18 feet—Hariton Hardware Company.

9 Jones street, 18 feet-Imperial Grill; Hotel Boyd.

441 Kearny street, 18 feet—Shreve & Barber. 437 Kearny street, 18 feet—The Desk Exchange.

140-144 Taylor street, 27 feet—Aizenberg Embroidery Company.

Adopted by the following vote:

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton-14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Leave of Absence Granted Supervisor Jefferson E. Peyser.

Resolution No. 34561 (New Series), as follows:

Resolved, That, in accordance with recommendation of his Honor the Mayor, Hon. Jefferson E. Peyser, member of the Board of Supervisors, be and is hereby granted a leave of absence for a period of thirty days, commencing June 15, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Hav-

enner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton-14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Treasurer to Sell School Bonds.

Resolution No. 34562 (New Series), as follows:

Resolved, That the Treasurer be and he is hereby authorized to sell at not less than par the following described bonds purchased for investment under authority of Resolution No. 25600 (New Series) from funds of the 5 per cent 1923 School Bond Fund.

No. 1. One City of Santa Maria 5 per cent \$1,000 bond, maturity April 1, 1932.

No. 2. One Chaffey Union High School 5 per cent \$1,000 bond, maturity September 11, 1934.

The moneys derived from said sale to be credited to the 1923 5 per cent School Bond Fund.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Accepting Statement of Market Street Railway Company.

Resolution No. 34563 (New Series), as follows:

Resolved, That the statement by the Market Street Railway Company for the year ending December 31, 1929, showing franchise percentages due the City and County of San Francisco from passenger receipts in the sum of \$49,412.73, be and the same is hereby accepted; and

Further Resolved, That the Market Street Railway Company is hereby directed to deposit said sum of \$49,412.73 with the Treasurer of the City and County of San Francisco, the same to be placed to the credit of the General Fund.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Denying Laundry Permits.

Resolution No. 34564 (New Series), as follows:

Resolved, That, in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied the following named persons to maintain and operate laundries:

Henry B. Whoe Tong, 144 Sixth street.

Morgan Laundry, 935 Fillmore street.

Fong Mee, 415 Kearny street.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent—Supervisors Andriano, McGovern, Shannon, Suhr—4.

#### Appropriation, \$100, Welcome to Captain Carl Spindler.

Resolution No. 34565 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and author-

ized to be expended out of Publicity and Advertising the sum of \$100 for the welcome to Captain Carl Spindler.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Leave of Absence Granted William H. Hannam.

Resolution No. 34566 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. William H. Hannam, member of the City Planning Commission, is hereby granted a leave of absence for a period of sixty days, commencing June 11, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

Board of Works Requested to Remove Shipwrecks, Etc., in District Bounded by Griffith Street, Hunters Point Boulevard and Jennings Street.

Supervisor Spaulding presented:

Resolution No. 34567 (New Series), as follows:

Whereas, the practice has grown up of hauling old shipwrecks and discarded and abandoned vessels of all descriptions to the district bounded by Griffith street, Hunters Point boulevard and Jennings street; and

Whereas, these shipwrecks are a menace to navigation and a detri-

ment to business in the vicinity; and

Whereas, there does not appear to be any authority to permit the leaving of these wrecked vessels in this vicinity, to rot and decay; and

Whereas, the City and County of San Francisco has jurisdiction over that portion of the bay on which such streets are located; now, therefore, be it

Resolved, That the City Attorney is requested to advise this Board as to our authority in having these wrecks removed, and, further, that the Board of Public Works is hereby requested to take immediate action to cause the removal of such wrecks as now lay on the San Francisco Bay shores in this vicinity, and prevent further operations of this kind.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

## Requesting Century Pacific Airlines, Inc., to Consider Advantages of San Francisco Municipal Airport as Its Bay Terminal.

Also, Resolution No. 34568 (New Series), as follows:

Whereas, Century Pacific Airlines, Inc., has indicated its intention to inaugurate frequent airplane passenger and freight schedules on the Pacific Coast; and

Whereas, the San Francisco Bay Region will be an important termi-

nal of such a system of air lines; and

Whereas, the San Francisco Airport is the most conveniently located airport for such a terminal; and

Whereas, the people of San Francisco desire, both from the standpoint of convenience and from the standpoint of development of the city as a commercial and transportation center, that such air lines make their San Francisco Bay region terminal at the San Francisco Airport; and

Whereas, establishment of such a terminal at the San Francisco Airport would do much to put San Francisco in the vanguard of aeronautics; therefore, be it

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby respectfully request the officials of the Century Pacific Airlines, Inc., to consider carefully the advantages of the San Francisco Airport as its bay terminal for the proposed new lines, with a view to selecting said site for its permanent base; and be it

Further Resolved, That the Board of Supervisors pledges its whole-hearted support to the Century Pacific Airlines, Inc., and promises, in both official and private capacity as individuals, to do all in its power to further the success of this ambitious undertaking.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McSheehy, Miles, Peyser, Power, Roncovieri, Spaulding, Stanton—14.

Absent-Supervisors Andriano, McGovern, Shannon, Suhr-4.

#### Passed for Printing.

The following matters were passed for printing:

Recreation Pier at Aquatic Park.

Supervisor McSheehy presented:

Resolution No. — (New Series), as follows:

Whereas, the Congress of the United States, at its Seventieth Session, did pass an Act authorizing the Secretary of War of the United States to grant a permit to the Board of Park Commissioners of the City and County of San Francisco to construct, maintain and use a recreation pier in connection with an aquatic park at the foot of Van Ness avenue, and for such purpose to encroach upon the lands belonging to the United States, and comprising a part of Fort Mason Military Reservation; and

Whereas, it was by said Act provided that the permit to encroach upon said lands should and would be conditioned upon the relocation on a suitable site of the present wharf of the Army Transport Service in such a manner as should be determined by the Secretary of War; and

Whereas, the Board of Park Commissioners has constructed a wharf for said United States Transport Service, and relocated the same upon the hereinafter described property owned by the City and County of San Francisco; and

Whereas, the said Secretary of War has requested that the City and County convey the aforesaid wharf to the Government of the United States as a condition precedent to the said Secretary of War granting to the said Board of Park Commissioners the said permit to construct and maintain said recreation pier, and abandoning the said wharf now used by the United States Transport Service; now, therefore, be it

Resolved, That the City and County of San Francisco grant to the United States of America the aforesaid wharf constructed upon the hereinafter described property, together with the said property which is described as follows, to-wit:

All that piece or parcel of land lying in the City and County of San Francisco, State of California, and particularly described as follows:

Beginning at an angle point in the Pueblo line of 1850 as established by the City Engineer of the City and County of San Francisco. State of California, said point being distant 1430.332 feet northerly at right angles from the northerly line of Bay street and 201.78 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 13 feet to a point which is distant 1442.932 feet northerly at right angles from the northerly line of Bay street and 204.98 feet westerly at right angles from the westerly line of Van Ness avenue; thence northeasterly 20.5 feet to a point which is distant 1461.088 feet northerly at right angles from the northerly line of Bay street and 195.461 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 17.5 feet to a point which is distant 1477.859 feet northerly at right angles from the northerly line of Bay street and 200.461 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 20.629 feet to a point which is distant 1487.692 feet northerly at right angles from the northerly line of Bay street and 218.596 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 260.996 feet to a point which is distant 1709.046 feet northerly at right angles from the northerly line of Bay street and 356.876 feet westerly at right angles from the westerly line of Van Ness avenue; thence easterly 46.048 feet to a point which is distant 1710.003 feet northerly at right angles from the northerly line of Bay street and 310.838 feet westerly at right angles from the westerly line of Van Ness avenue; thence at a right angle northerly 12 feet; thence at a right angle westerly 47 feet; thence at a right angle northerly 29 feet; thence at a right angle westerly 156 feet; thence at a right angle southerly 59 feet; thence at a right angle easterly 140.26 feet to a point which is distant 1690.704 feet northerly at right angles from the northerly line of Bay street and 373.188 feet westerly at right angles from the westerly line of Van Ness avenue; thence southeasterly 238.4 feet to a point which is distant 1488.514 feet northerly at right angles from the northerly line of Bay street and 246.88 feet westerly at right angles from the westerly line of Van Ness avenue; thence southwesterly 11 feet to a point which is distant 1477.796 feet northerly at right angles from the northerly line of Bay street and 249.356 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 141.07 feet to a point on said Pueblo line which is distant 1502.82 feet northerly at right angles from the northerly line of Bay street and 388.182 feet westerly at right angles from the westerly line of Van Ness avenue; thence southeasterly along said Pueblo line of 1850 200 feet to the point of beginning.

That said grant shall be effective upon the Secretary of War granting to the Board of Park Commissioners of the City and County of San Francisco a permit to construct, maintain and use a recreation pier in connection with the establishment of an aquatic park at the foot of Van Ness avenue, and for such purpose to encroach upon the lands belonging to the United States, and comprising a part of the Fort Mason Military Reservation, a portion of which said lands is occupied by said abandoned wharf.

That said grant to the United States of America shall condition to the effect that when the Government of the United States shall permanently cease to use the said property herein granted and on which said newly located wharf is situated, for governmental purposes, the said property and the said wharf shall revert to the City and County of San Francisco.

Be it Further Resolved, That the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco be and they are hereby authorized, empowered and directed to make, execute and deliver for and on behalf of the City and County the necessary instruments to carry out the purpose of this resolution.

## Appropriation of \$750 for Employment of Five Captains in the Fire Department.

Supervisor Hayden presented:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$750 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, to the credit of Appropriation 41-A, Fire Department, for the employment of five captains, Fire Department.

## Joseph B. Strauss Appointed Consulting Engineer, Third Street Bridge Construction.

Resolution No. ---- (New Series), as follows:

Whereas, the Board of Public Works has, by its Resolution No. 114210 (Second Series), a copy of which has been filed with the Board, recited the necessity of employing a consulting engineer for the purpose of assisting in the designing and in the superintending of the construction of a bridge across the Channel street waterway at Third street; and

Whereas, such position requires expert and technical training on the part of the person appointed to fill said position and discharge the duties thereof! now, therefore, be it Resolved, That the said position be and the same is hereby exempted from the residential qualifications required by Section 2, Ar-

Resolved, That the said position be and the same is hereby exempted from the residential qualifications required by Section 2, Article XVI, of the Charter; and that said person appointed to said position, in lieu of said residential qualification, file with this Board, and with the Board of Public Works, certificates of training and experience; and be it

Further Resolved, That upon Joseph B. Strauss filing the said certificates showing his training and experience, the said Board of Public Works be and it is hereby authorized and directed to employ said Joseph B. Strauss as Consulting Engineer to assist in the preparation of plans and specifications for a bascule bridge over the Channel street waterway at Third street, and to superintendent the construction The services of said Joseph B. Strauss cover the furof the same. nishing of general bidding plans for the substructure and superstructure of the complete bridge, specifications, estimates of quantities, checking of working or shop plans, general advisory services, and the right of all bidders to use said plans, without additional cost, save deposit fee to the Board of Public Works, as well as the right of the City to use the bridge called for in said plans, without any royalty charges thereof. That the said Board of Public Works is further authorized to agree upon and fix compensation of said Joseph B. Strauss at a sum not to exceed five per cent of the entire cost of the substructure and superstructure of said bridge in place.

#### Street Light Survey.

Supervisor Gallagher presented a resolution calling upon Street Lighting Committee to make a survey of street lighting conditions in the Sunset District.

Referred to Street Lighting Committee.

#### ADJOURNMENT.

There being no further business, the Board at the hour of — p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 6, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing is a true and correct copy of the Journal of Proceedings of said Board of the date thereon stated and approved as recited.

JOHN S. DUNNIGAN, Clerk of the Board of Supervisors, City and County of San Francisco.



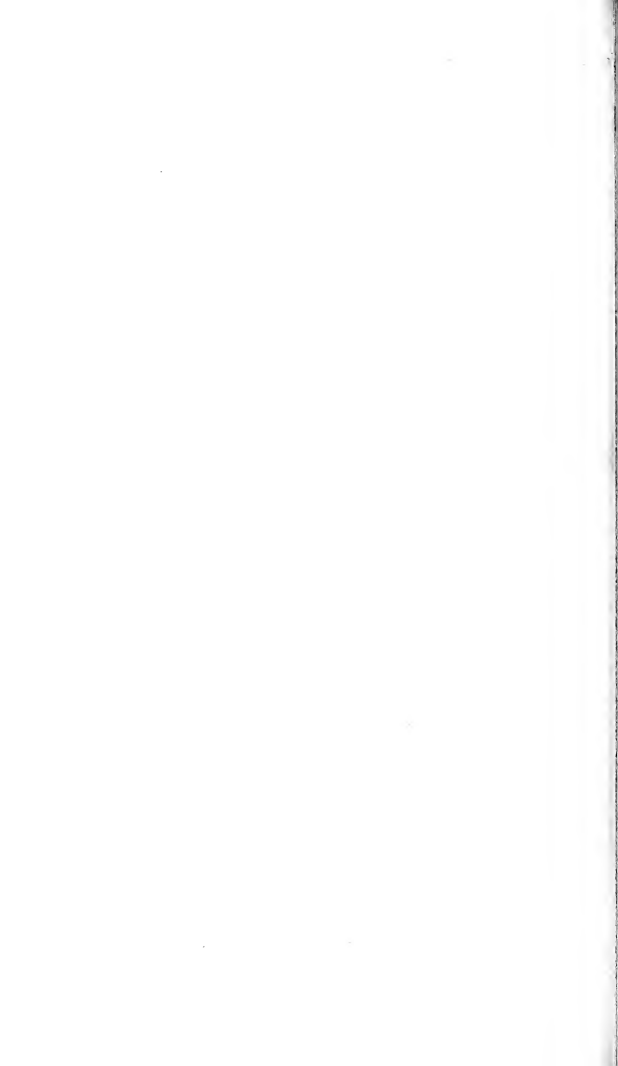
Monday, June 15, 1931 Monday, June 22, 1931

# Journal of Proceedings Board of Supervisors

City and County of San Francisco



The Recorder Printing and Publishing Company
337 Bush Street, S. F.



# JOURNAL OF PROCEEDINGS BOARD OF SUPERVISORS

# MONDAY, JUNE 15, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 15, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and Supervisor Shannon was noted present. The Clerk announced that bids had been received for lighting streets and public buildings for the year commencing July 1, 1931, and ending June 30, 1932.

# ADJOURNMENT.

Whereupon, there being no quorum, the Board, on motion of Supervisor Shannon, at 2:05 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

# MONDAY, JUNE 22, 1931, 2 P. M.

In Board of Supervisors, San Francisco, Monday, June 22, 1931, 2 p. m.

#### CALLING THE ROLL.

The roll was called and the following Supervisors were noted present:

Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Quorum present.

His Honor Mayor Rossi presiding.

#### APPROVAL OF JOURNAL.

The Journal of Proceedings of the meeting of May 25 was considered read and approved.

#### PRESENTATION OF PROPOSALS

# Ready-Mixed Concrete Required During the Fiscal Year 1931-32.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing ready-mixed concrete required during the fiscal year 1931-32, and referred to Supplies Committee.

### Sheet Metal Shop Supplies.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing sheet metal shop supplies for School Department, and referred to Supplies Committee.

#### X-Ray Films.

Sealed proposals were received and opened between the hours of 2 and 3 p. m. this date for furnishing x-ray films for San Francisco Hospital, and referred to Supplies Committee.

# Lighting Streets and Public Buildings.

A proposal for lighting streets and public buildings for fiscal year 1931-1932 was referred to the Lighting Committee.

#### SPECIAL ORDER-2 P. M.

The following matters were taken up:

Requesting Approval of Board of Supervisors of San Mateo County for Purchase of Land for San Francisco Jail Site.

Resolution No. ---- (New Series), as follows:

Resolved, That the Board of Supervisors of the City and County of San Francisco does hereby request the approval by the Board of Supervisors of the County of San Mateo of the purchase by the City and County of San Francisco of the certain land, situate in San Mateo County, required by the City and County of San Francisco for the erection of a County Jail thereon. The said land herein referred to is situate east of the highway, distant about one mile south of Half Moon Bay, and known as the "Cassinelli Ranch," comprising approximately 420 acres, and being distant about 28.7 miles from the City and County of San Francisco.

#### Motions.

Supervisor Shannon moved that the foregoing resolution, requesting approval of Board of Supervisors of San Mateo County to establishment of County Jail on "Cassinelli Ranch," be adopted.

Supervisor Colman moved as an amendment that the Sneath Ranch,

at San Andreas, be substituted for the "Cassinelli Ranch."

Supervisor Havenner moved that action be postponed two weeks and that in the meantime Right of Way Agent Phillips furnish an appraisement and get selling price of Sneath Ranch; also (at Supervisor Stanton's request) the Pedro Valley property.

Motion carried.

Supervisor Colman moved that our right of way agent, Jos. Phillips, be authorized to offer \$50,000 for the Sneath ranch.

Supervisor McSheehy moved as an amendment acceptance of offer of Sneath ranch at appraisal value of \$41,250, or as second choice the

Cassinelli ranch, at appraisal price.

Supervisor Peyser moved, as a substitute for the whole, that this Board of Supervisors recommends to the Board of Supervisors, or ask the Board of Supervisors of the County of San Mateo for permission to the Sneath ranch site for a County Jail and that our right of way agent be authorized to deal with the Sneath property holders and make an offer which in his judgment be deemed advisable not to exceed \$50,000.

Substitute for the whole *carried* by the following vote:

Ayes—Supervisors Breyer, Colman, Havenner, Hayden, McGovern, Peyser, Power, Roncovieri, Suhr—9.

Noes—Supervisors Canepa, Gallagher Garrity, McSheehy, Miles, Shannon, Spaulding, Stanton—8.

Absent—Supervisor Andriano—1

## Motion.

Supervisor Roncovieri moved that a committee of this Board proceed to meeting of Board of Supervisors and ask permission to build County Jail in Sneath ranch cite.

So ordered.

# Prepare Plans and Specifications for New San Francisco City and County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That the Board of Public Works be and is hereby authorized to prepare plans and specifications for the new San Francisco County Jail and to receive bids therefor.

# Sale of Jail Bonds for the New City and County of San Francisco County Jail.

Resolution No. ——— (New Series), as follows:

Resolved, That bids be invited for the sale of County Jail Bonds in the sum of \$100,000, to be expended for the purchase of a new County Jail site and the erection of buildings thereon, and the Clerk of this Board is hereby directed to advertise for bids in accordance with the provision of this resolution.

#### Action Deferred.

The following matter was laid over two weeks:

## HEARING OF APPEAL-2:30 P. M.

Rezoning Northeast Corner Twenty-fifth Street and San Jose Avenue.

Hearing of appeal of property owners from the decision of the City Planning Commission approving an application to rezone, the northeast corner of Twenty-fifth street and San Jose avenue from Second Residential District to Commercial District.

#### Action Deferred.

The following matter was laid over one week:

#### SPECIAL ORDER-3 P. M.

# Auction Sale of Lease of City Property.

Bid of Crystal Springs Golf Club, with certified check for \$1,000, referred to Joint Committee on Public Utilities and Welfare, to report at next meeting.

#### Action Deferred.

The following matter was laid over three weeks:

## SPECIAL ORDER-3 P. M.

Auction Sale of City Land, Bush and Stockton Streets.

Bids or offers to be received at the chambers of the Board of Supervisors, second floor, in the City Hall, City and County of San Francisco, State of California, at the hour of 3 o'clock p. m. on Monday, April 27, 1931, for the sale of the following described parcel of land owned and held by the City and County of San Francisco, a municipal corporation. Said parcel of land is situated in the City and County of San Francisco, State of California, and more particularly described as follows, to-wit:

Commencing at the point of intersection of the easterly line of Stockton street with the southerly line of Bush street, and running thence easterly along said southerly line of Bush street 137 feet 6 inches; thence at a right angle southerly 137 feet 6 inches; thence at a right angle westerly 137 feet 6 inches to the easterly line of Stockton street, and thence northerly along the said last mentioned line of Stockton street 137 feet 6 inches to the point of commencement.

Said parcel of land will be sold on the above-mentioned date at public auction, duly authorized by the said ordinance, to the person making the highest cash bid therefor, said sale, however, to be subject to confirmation by the Board of Supervisors, in accordance with law. A deposit in the sum of ten (10) per cent of the amount bid will be required of the successful bidder before the sale can be made.

#### UNFINISHED BUSINESS.

#### Final Passage.

The following matters, heretofore passed for printing, were taken up and finally passed by the following vote:

#### Authorizations.

On recommendation of Finance Committee.

Resolution No. 34569 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:

## Library Fund.

(1) San Francisco News Company, library books (claim dated	i
May 31, 1931)\$	1,308.27
(2) San Francisco News Company, library books (claim dated	
May 31, 1931)	875.58
(3) G. E. Stechert & Co., library books (claim dated May 31,	004
1931)	831.77
(4) Foster & Futernick Company, binding library books (claim dated May 31, 1931)	1,018.85
(5) American Building Maintenance Company, library janitor	1,010.00
service (claim dated May 31, 1931)	795.85
Playground Fund.	
(6) Phil B. Bekeart Company, recreational supplies (claim	
dated June 3, 1931)\$	650.65
(7) Eclipse Lime and Cement Company, sand, cement, etc.	333,30
(claim dated June 3, 1931)	542.12
(8) Robert A. Farish, grading playground (claim dated June	
3, 1931)	720.00
(9) Guerin Brothers, truck rental (claim dated June 3, 1931)	852.00
(10) Readymix Concrete Company, concrete mix (claim dated June 3, 1931)	1,416.76
(11) Sibley Grading and Teaming Company, rental of equip-	1,710.10
ment for grading (claim dated June 3, 1931)	2,189.00
(12) San Jose Hardware Company, explosives (claim dated	
June 3, 1931)	788.03
Auditorium Fund.	
(13) Pacific Gas and Electric Company, gas and electricity	
furnished Auditorium (claim dated May 27, 1931)\$	681.80
1927 Boulevard Bond Fund.	
(14) County Road Fund (Board of Public Works), reimburse-	
ment for work performed (claim dated May 27, 1931)\$	679.96
(15) C. B. Eaton, first payment, construction of sewer across	
Sunset boulevard at Lincoln way (claim dated June 3, 1931)	4,650.00
(16) Meyer Rosenberg, eighth payment, improvement of Sun-	
set boulevard, Section "B," Santiago street to Yorba street (claim dated June 3, 1931)	6,000.00
1931 Boulevards and Roads Bond Fund.	0,000.00
(17) R. A. Farish, tractor hire, Clarendon Heights (claim	
dated June 2, 1931)\$	540.00
(18) H. V. Tucker, truck hire, Clarendon Heights (claim	340.00
dated June 2, 1931)	525.00
(19) P. McHugh, tractor hire, Lake Merced road (claim dated	
June 2, 1931)	511.88
(20) Peter McHugh, tractor hire, Lake Merced road (claim	

dated June 2, 1931) .....

528.75

(21) M. Rosenberg, gas shovel hire, Lake Merced road (claim dated June 2, 1931	520.00
boulevard (claim dated June 2, 1931)	510.00
(23) Granfield, Farrar & Carlin, compressor and crew hire, Bernal Heights boulevard (claim dated June 2, 1931) (24) Granfield, Farrar & Carlin, shovel and crew hire, Bernal	1,080.00
Heights boulevard (claim dated June 2, 1931)	550.00
dated June 2, 1931)	660.0 <b>0</b>
(claim dated June 2, 1931)	511 <b>.50</b>
(claim dated June 2, 1931)	546.88
nal Heights boulevard (claim dated June 2, 1931)	518.2 <b>5</b>
Municipal Railway Fund.	
(28) American Brake Shoe and Foundry Company, car brake shoes (claim dated May 28, 1931)\$	2.130. <b>62</b>
(29) Economy Electric Devices Company, economy meters (claim dated May 28, 1931)	2,169.72
(30) J. P. Holland, Inc., settlement of damage to Fageol truck by Municipal Railway car (claim dated May 28, 1931)	
County Road Fund.	
(31) Equitable Asphalt Maintenance Company, street maintenance (claim dated May 28, 1931)\$	1,053.24
(32) Eaton & Smith, improvement of Tucker avenue between Rutland and Alpha streets (claim dated June 2, 1931)	640.00
(33) Charles L. Harney, improvement of Castro street, Twenty-ninth to Thirtieth, and on Thirtieth street (claim dated June 3, 1931)	1,077.00
1928 Hetch Hetchy Construction Fund.	2,011.00
(34) A. Levy & J. Zentner Company, fruit and produce (claim	
dated May 26, 1931)\$ (35) Lear-Kimler Motor Company, one Ford sedan (claim	545.13
dated May 26, 1931)	601.00
dated May 26, 1931)	1,8 <b>1</b> 6.0 <b>9</b>
May 26, 1931)	660.00
dated May 26, 1931)	5,020.00
dated May 26, 1931)	4,700.00
dated May 26, 1931)	7,280.00
dated May 26, 1931)	5,975.00 581.7 <b>5</b>
(43) J. H. Creighton, truck hire (claim dated May 29, 1931).	1,036.90
(44) East Bay Municipal Utility District, pipe line construc- tion, etc., under agreement March 25, 1931 (claim dated May	
29, 1931)	1,171.57
<ul> <li>(45) Delbert Hansen, truck hire (claim dated May 29, 1931).</li> <li>(46) Pacific Coast Steel Corporation, reinforcing steel (claim dated May 27, 1931).</li> </ul>	688.32
dated May 27, 1931)	3,015.2 <b>0</b>
dated May 26, 1931)	2,768.00

Hetch Hetchy Power Operative Fund.
(48) Reynier Lumber Company, redwood ties furnished (claim dated May 26, 1931)
(49) State Compensation Insurance Fund, premium on insurance covering employments (claim dated May 26, 1931) 823.47
1929 Hospital Bond Construction Fund.
(50) City Title Insurance Company, title fee covering pur-
chase of the St. Catherine Home property (claim dated June 8, 1931) 662.50
(51) Anderson & Ringrose, first payment, general construc-
tion of wards K and L, Relief Home (claim dated June 3, 1931)
(52) Scott Company, first payment, plumbing for Wards K &
L, Laguna Honda Home (claim dated June 3, 1931)\$ 1,498.80 (53) Barrett & Hilp, second payment, construction of addi-
tions to roof wards, San Francisco Hospital (claim dated
June 3, 1931)\$ 2,688.94 (54) McClintic-Marshall Company, first payment, structural
steel for roof wards, San Francisco Hospital (claim dated
June 3, 1931)
wards, San Francisco Hospital (claim dated June 3, 1931). 4,380.75 (56) Turner Company, second payment, plumbing for roof
wards, San Francisco Hospital (claim dated June 3, 1931) 3,825.00
1923 School Bond Fund.
(57) Dunham, Carrigan & Hayden, padlocks for James Lick School (claim dated June 2, 1931)\$ 1,152.00
Special School Tax.
(58) City Title Insurance Company, title fees covering pur-
chase of 19 pieces of school property (claim dated June 8, 1931)
(59) R. Flatland, eighth payment, electrical work, Aptos School (claim dated June 2, 1931)
(60) MacDonald & Kahn, tenth payment, general construction
of Aptos School (claim dated June 3, 1931) 25,930.50 (61) Scott Company, tenth payment, plumbing and gasfitting,
Aptos School (claim dated June 3, 1931) 5,008.50
(62) F. W. Snook & Co., eighth payment, mechanical equipment, Aptos School (claim dated June 3, 1931) 3,130.20
(63) Alta Electric Company, third payment, electrical work,
(64) Anderson & Ringrose, third payment, general construc-
tion of James Lick Junior High School (claim dated June 3, 1931) 25,057.50
(65)B. O. Brace, second payment, mechanical equipment,
James Lick Junior High School (claim dated June 3, 1931). 1,768.50 (66) Judson-Pacific Company, first payment, structural steel,
James Lick Junior High School (claim dated June 2, 1931). 2,529.57
(67) Turner Company, third payment, plumbing and gasfitting, James Lick Junior High School (claim dated June 3,
1931) 4.237.90
(68) Park Commissioners, for care of school grounds (claim dated June 3, 1931)
1929 Sewer Bond Construction Fund.
(69) T. E. Connolly, fifth payment, construction of College
Hill Tunnel sewer (claim dated June 3, 1931)\$17,250.00 (70) Peter McHugh, final payment, construction of sewers in
Geary street, Twenty-fourth and Twenty-third avenues (claim dated June 3, 1931)
( umous out o, 2001)

#### Water Revenue Fund.

(71) Bunker Hill Smelter, pig lead (claim dated June 3, 1931) \$ (72) The Chapman Valve Manufacturing Company, gate valves (claim dated June 3, 1931)	997. <b>20</b> 7,67 <b>4.00</b>
(73) Doherty Bros., one Ford truck (claim dated June 3, 1931) (74) N. A. Eckart, cash revolving fund, reimbursement for	739.70
account of expenditure (claim dated June 3, 1931)	1,030.00 1,264.50
General Fund, 1930-1931.	
(76) San Francisco Chronicle, official advertising (claim	
	2,030.84
perior Court Calendars (claim dated June 8, 1931)	515.00
June 3 to July 3, 1931	1,120.75
cial audit Juvenile Detention Home, and services rendered for Uniform Accounting (claim dated June 8, 1931)	1,079.64
Court Minute Books (claim dated April 9, 1931)	512.40
dated June 1, 1931)	2,000.00
Francisco Hospital (claim dated May 31, 1931)	656.40
cisco Hospital (claim dated May 31, 1931)	525.00
(claim dated May 28, 1931)	797.16 558.00
(86) Aetna Electric Company, first payment, Central Warehouse (claim dated June 3, 1931)	786.00
(87) Mahony Bros., fourth payment, general construction of Central Warehouse (claim dated June 3, 1931)	7,079.72
(88) Louis J. Cohn, final payment, construction of sewers in Army street, from Pennylsvania avenue to Mississippi	
street (claim dated June 2, 1931)	2,399.60
	3,227.00
Hetch Hetchy Power Operative Fund.	
(90) Depreciation Fund, Hetch Hetchy Power Operative, reserve for depreciation per Charter requirement (claim dated June 2, 1931)\$	14,584.0 <b>0</b>
Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Pow covieri, Shannon, Spaulding, Stanton, Suhr—17.  Absent—Supervisor Andriano—1.	

Appropriating \$100,000 Out of 1931 Boulevards and Roads Bond Fund for Continuation of Unemployment Relief Work on Road Projects.

Also, Resolution No. 34570 (New Series), as follows:

Resolved, That the sum of \$100,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1931 Boulevards and Roads Bond Fund for the continuation of unemployment relief work on road projects.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Ron covieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Payments for Properties Required for Bernal Heights Boulevard and Sunset Boulevard.

Also, Resolution No. 34571 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1931 Boulevards and Roads Bond Fund and authorized in payment to the hereinafter named persons, being payments for properties required for Bernal Heights boulevard, to-wit:

(1) J. Matli, for Lot 39, Block 5549, as per Assessor's Block Books of the City and County of San Francisco; per acceptance of offer by Resolution No. ——, New Series (claim	•
dated June 3, 1931)\$	3.150.00
(2) Sophie Jordan, for Lots 1, 2 and 3 in Block 5641, as per	- 1
Assessor's Block Books; per acceptance of offer by Resolu-	
tion No. —, New Series (claim dated June 3, 1931)	2,000.00
(3) To William Piehl and Agnes Piehl, for Lot 37 in Block	
5549, as per Assessor's Block Books, and per acceptance of	1
offer by Resolution No. —, New Series (claim dated June	1
	4 000 00
3, 1931)	4,200.00
(4) James Skinas and Bessie Skinas, for Lot 36 in Block 5549,	9
as per Assessor's Block Books, and as per acceptance of	
offer by Resolution No. —, New Series (claim dated	
	0.000.00
June 3, 1931)	3,000.00
(5) Antonio and Romilda Cirarolo, for Lot 26 in Block 5624,	
as per the Assessor's Block Books, and as per acceptance	
of offer by Resolution No. —, New Series (claim dated	
June 3, 1931)	2,600.00

Further Resolved, That the sum of \$1,650 be and the same is hereby set aside, appropriated and authorized to be expended out of the 1927 Boulevard Bond Fund and authorized in payment to Patrick W. Loftus and Annie M. Loftus, being payment for Lot 21 in Block 2389, as per the Assessor's Block Books, and as per acceptance of offer by Resolution No. ———. (Claim dated June 2, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

Appropriation, \$16,000, for Pierce and Baker Streets Outfall Sewers, and \$32,000 for Improvement of Bay Shore Boulevard, Section "C."

Also, Resolution No. 34572 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

General Fund, Budget Item 36 (Extension, Etc., of Sewers).

(1) For construction of Pierce street outfall sewer, per con-	
tract awarded to Louis J. Cohn\$	4,000.00
(2) For construction of the Baker street outfall sewer, per	
contract awarded to Louis J. Cohn	9,673.00
(3) For engineering and inspection	2,327.00

### Boulevard Bond Fund, Issue 1927.

(4) For improvement of Bay Shore boulevard. Section "C,"
Key avenue to Third street, Contract 29, per award to Pa-
cific States Construction Company\$28,167.25
(5) For engineering and inspection

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden. McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Appropriations Out of 1923 School Bonds and Special School Tax for Machinery, Polytechnic High School, and for Furniture and Equipment for James Lick Junior High School.

Also, Resolution No. 34573 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the hereinafter designated funds for the following purposes, to-wit:

School Bond Fund, Issue 1923.

(1) For purchase and installation of machinery for the Polytechnic High School ......\$ 500.00 (2) For furniture and equipment for the James Lick Junior

High School ...... 20,751.16

Special School Tax.

(3) For furniture and equipment for the James Lick Junior High School ...... 14,248.84

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

Ordering Construction of Sewer in Alemany Boulevard, Plans, Specifications, Receipt of Bids and Award of Contract.

Also, Bill No. 9420, Ordinance No. 9009 (New Series), as follows:

Ordering the construction of sewers and appurtenances in Alemany boulevard, Section "D," from San Jose to Palmetto avenues; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

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

Section 1. The construction of sewers and appurtenances in Alemany boulevard, Section "D", from San Jose avenue to Palmetto avenue is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for the construction of said sewers and appurtenances, and to enter into contract for said construction in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved.

Section 2. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 3. This ordinance shall take effect immediately.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Ordering the Improvement of Alemany Boulevard, Section "C," From Seneca Avenue to Naglee Avenue, Preparation of Plans and Specifications, Receipt of Bids and Award of Contract, and Rescinding Ordinance No. 8967 (New Series), Covering Same Subject-Matter.

Also, Bill No. 9421, Ordinance No. 9010 (New Series), as follows:

Ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Naglee avenue, by the construction of permanent pavements and appurtenances; authorizing and directing the Board of Public Works to prepare plans and specifications for said improvement of Alemany boulevard, and to enter into contract for said improvement in accordance with the plans and specifications prepared therefor, and approving said plans and specifications.

The cost of said construction to be borne out of the 1927 Boulevard

Bond Fund. Repealing Ordinance No. 8967 (New Series).

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

Section 1. The improvement of Alemany boulevard, Section "C," from Seneca avenue to Naglee avenue, by the construction of permanent pavements and appurtenances is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said improvement of Alemany boulevard, Section "C," and to enter into contract for said improvement of Alemany boulevard, Section "C," in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said improvement to be borne out of the 1927 Boulevard Bond Fund.

Section 2. Ordinance No. 8967 (New Series), ordering the improvement of Alemany boulevard, Section "C," from Seneca avenue to Ottawa avenue, by the construction of pavements and appurtenances, is hereby repealed and rescinded.

Section 3. This ordinance to take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

Ordering Construction of Sewers, Sidewalks and Appurtenances Along Easterly Side of Junipero Serra Boulevard, Preparation of Plans and Specifications for Same, Receipt of Bids and Award of Contract. Chargeable to 1927 Boulevard Bond Fund.

Also, Bill No. 9422, Ordinance No. 9011 (New Series), as follows:

Ordering the construction of sewers, sidewalks, and appurtenances along the easterly side of Junipero Serra boulevard adjacent to Stanley street; authorizing and directing the Board of Public Works to prepare plans and specifications for said construction, and to enter into contract for said construction of sewers, sidewalks, and appurtenances in accordance with the plans and specifications prepared therefor, and approving said plans and specifications. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The construction of sewers, sidewalks, and appurtenances, along the easterly side of Junipero Serra boulevard adjacent to Stanley street is hereby ordered, and the Board of Public Works is hereby authorized, instructed and empowered to prepare plans and specifications for said construction, and to enter into contract for said con-

struction of sewers, sidewalks, and appurtenances, in accordance with the plans and specifications prepared therefor, which plans and specifications are hereby approved. The cost of said construction to be borne out of the 1927 Boulevard Bond Fund.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Appropriation of \$750 Out of General Fund, 1930-31, to Credit of Appropriation 41A, Fire Department, for Employment of Five Captains, Fire Department.

Also, Resolution No. 34574 (New Series), as follows:

Resolved, That the sum of \$750 be and the same is hereby set aside, appropriated and authorized to be expended out of the General Fund, 1930-1931, to the credit of Appropriation 41-A, Fire Department, for the employment of five captains, Fire Department.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Appropriation of \$7,600 Out of County Road Fund for Reconstruction of Gates and Other Streets.

Also, Resolution No. 34575 (New Series), as follows:

Resolved, That there is hereby set aside, appropriated and authorized to be expended out of County Road Fund the sum of \$7,600 for the reconstruction of the following streets:

Gates street, Eugenia street to Powhattan street......\$2,300 Anderson street, Eugenia street to Powhattan street.... 2,300 Nineteenth street, Eureka street to Diamond street.... 1,500 Nineteenth street, Eureka street to Douglass street.... 1,500

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Appropriation of \$1,000 Out of County Road Fund for Construction of Sidewalks on North Side of Marina Boulevard Between Scott and Baker Streets.

Also, Resolution No. 34576 (New Series), as follows:

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund for the construction of sidewalks on the north side of the Marina boulevard between Scott and Baker streets.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Appropriation of \$10,000 Out of Hetch Hetchy Construction Fund, Bond Issue 1928, for Purchase of Rights of Way, in Payment to Benning Wentworth, Auditor, to Expedite Said Purchase.

Also, Resolution No. 34577 (New Series), as follows:

Resolved, That the sum of \$10,000, be set aside and appropriated out of the Hetch Hetchy Construction Fund, Bond Issue 1928, for the pur-

chase of rights of way, by Resolution No. ——— (New Series), be and the same is hereby authorized in payment to Benning Wentworth, Auditor of the City and County of San Francisco, for the purpose of expediting the purchase of said rights of way.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Employment of Consulting Engineer (Joseph B. Strauss) to Assist in the Construction of Third Street Bridge, and Exempting Said Position From Civil Service Provisions.

Also, Resolution No. 34578 (New Series), as follows:

Whereas, the Board of Public Works has, by its Resolution No. 114210 (Second Series), a copy of which has been filed with Board, recited the necessity of employing a consulting engineer for the purpose of assisting in the designing and in the superintending of the construction of a bridge across the Channel street water way at Third street; and

Whereas, such position requires expert and technical training on the part of the person appointed to fill said position and discharge the

duties thereof; now, therefore, be it

Resolved, That the said position be and the same is hereby exempted from the residential qualifications required by Section 2, Article XVI, of the Charter; and that said person appointed to said position, in lieu of said residential qualification, file with this Board, and with the Board of Public Works, certificates of training and ex-

perience; and be it

Further Resolved, That upon Joseph B. Strauss filing the said certificates showing his training and experience, the said Board of Public Works be and it is hereby authorized and directed to employ said Joseph B. Strauss as consulting engineer to assist in the preparation of plans and specifications for a bascule bridge over the Channel street water way at Third street, and to superintend the construction of the same. The services of said Joseph B. Strauss cover the furnishing of general bidding plans for the substructure and superstructure of the complete bridge, specifications, estimates of quantities, checking of working or shop plans, general advisory services, and the right of all bidders to use said plans, without additional cost, save deposit fee to the Board of Public Works, as well as the right of the City to use the bridge called for in said plans, without any royalty charges thereof. That the said Board of Public Works is further authorized to agree upon and fix compensation of said Joseph B. Strauss at a sum not to exceed five per cent of the entire cost of the substructure and superstructure of said bridge in place.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Stanton, Suhr—15.

Noes—Supervisors Havenner, Spaulding—2.

Absent—Supervisor Andriano—1.

# Grant of Wharf in Consideration of Permit to Maintain Recreation Pier in Connection With Aquatic Park.

On recommendation of Education, Parks and Playgrounds Committee.

Resolution No. 34579 (New Series), as follows:

Whereas, the Congress of the United States, at its Seventieth Session, did pass an Act authorizing the Secretary of War of the United States to grant a permit to the Board of Park Commissioners of the City and County of San Francisco to construct, maintain and use a recreation pier in connection with an aquatic park, at the foot of Van

Ness avenue, and for such purpose to encroach upon the lands belonging to the United States, and comprising a part of Fort Mason Mili-

tary Reservation; and

Whereas, it was by said Act provided that the permit to encroach upon said lands should and would be conditioned upon the relocation, on a suitable site, of the present wharf of the Army Transport Service, in such a manner as should be determined by the Secretary of War;

Whereas, the Board of Park Commissioners has constructed a wharf for said United States Transport Service and relocated the same upon the hereinafter described property owned by the City and County of San Francisco; and

Whereas, the said Secretary of War has requested that the City and County convey the aforesaid wharf to the Government of the United States as a condition precedent to the said Secretary of War granting to the said Board of Park Commissioners the said permit to construct and maintain said recreation pier, and abandoning the said wharf now used by the said United States Transport Service; now, therefore, be it

Resolved, That the City and County of San Francisco grant to the United States of America the aforesaid wharf constructed upon the hereinafter described property, together with the said property which is described as follows, to-wit:

All that piece or parcel of land lying in the City and County of San Francisco, State of California, and particularly described as follows: Beginning at an angle point in the Pueblo line of 1850 as established by the City Engineer of the City and County of San Francisco, State of California, said point being distant 1430.332 feet northerly at right angles from the northerly line of Bay street and 201.78 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 13 feet to a point which is distant 1442.932 feet northerly at right angles from the northerly line of Bay street and 204.98 feet westerly at right angles from the westerly line of Van Ness avenue; thence northeasterly 20.5 feet to a point which is distant 1461.088 feet northerly at right angles from the northerly line of Bay street and 195.461 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 17.5 feet to a point which is distant 1477.859 feet northerly at right angles from the northerly line of Bay street and 200.461 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 20.629 feet to a point which is distant 1487.692 feet northerly at right angles from the northerly line of Bay street and 218.596 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 260.996 feet to a point which is distant 1709.046 feet northerly at right angles from the northerly line of Bay street and 356.876 feet westerly at right angles from the westerly line of Van Ness avenue; thence easterly 46.048 feet to a point which is distant 1710.003 feet northerly at right angles from the northerly line of Bay street and 310.838 feet westerly at right angles from the westerly line of Van Ness avenue; thence at a right angle northerly 12 feet; thence at a right angle westerly 47 feet; thence at a right angle northerly 29 feet; thence at a right angle westerly 156 feet; thence at a right angle southerly 59 feet; thence at a right angle easterly 140.26 feet to a point which is distant 1690.704 feet northerly at right angles from the northerly line of Bay street and 373,188 feet westerly at right angles from the westerly line of Van Ness avenue; thence southeasterly 238.4 feet to a point which is distant 1488.514 feet northerly at right angles from the northerly line of Bay street and 246.88 feet westerly at right angles from the westerly line of Van Ness avenue; thence southwesterly 11 feet to a point which is distant 1477.796 feet northerly at right angles from the northerly line of Bay street and 249.356 feet westerly at right angles from the westerly line of Van Ness avenue; thence northwesterly 141.07 feet to a point on said Pueblo line which is distant 1502.82 feet northerly at right angles from the northerly line of Bay street and 388.182 feet westerly at right angles from the westerly line of Van Ness avenue; thence southeasterly along said Pueblo line of 1850 200 feet to the point of beginning.

That said grant shall be effective upon the Secretary of War granting to the Board of Park Commissioners of the City and County of San Francisco a permit to construct, maintain and use a recreation pier in connection with the establishment of an aquatic park at the foot of Van Ness avenue, and for such purpose to encroach upon the lands belonging to the United States, and comprising a part of the Fort Mason Military Reservation, a portion of which said lands is occupied by said abandoned wharf.

That said grant to the United States of America shall condition to the effect that when the Government of the United States shall permanently cease to use the said property herein granted and on which said newly located wharf is situated, for governmental purposes, the said property and the said wharf shall revert to the City and County

of San Francisco.

Be It Further Resolved, That the Mayor and the Clerk of the Board of Supervisors of the City and County of San Francisco be, and they are hereby authorized, empowered and directed to make, execute and deliver for and on behalf of the City and County the necessary instruments to carry out the purpose of this resolution.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

## Garbage Disposal Resolution.

On recommendation of Public Utilities Committee.

Resolution No. 34580 (New Series), as follows:

Whereas, it appears to the Board of Supervisors that the public interest will be subserved by the grant of a franchise, or privilege, for the disposal of garbage and refuse of the City and County of San Francisco;

Therefore, be it Resolved:

## Proposition No. 1.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage or refuse.

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with plans and specifications No. S-18440, prepared by the City Engineer, said plans and specifications to be obtained from the said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such plans and specifications.

That the incineration plant shall be built on a site furnished by the said City and County, and designated as Assessor's Block No. 3914 (bounded by Alameda, De Haro, Fifteenth and Rhode Island streets), rent free to the successful bidder for the life of the franchise.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the

amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operationg franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

Or, as an alternative:

#### Proposition No. 2.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years, for the disposal, by incineration, of all garbage and refuse of the City and County of San Francisco, delivered to the incineration plant, the grantee to state in his bid the price per ton for disposal he will charge the collectors, or anyone delivering such garbage and refuse to the incineration plant.

That the grantee shall not compel the segregation of such garbage

That the grantee of this franchise, or privilege, shall erect a complete incineration plant, including approaches, within one year from date of grant, in accordance with his own plans and specifications.

That such incineration plant shall have a capacity of at least eight hundred (800) tons per day, as determined by a test of six consecutive days, such test to be made in accordance with Sections 341 to 348, inclusive, of specification No. S-18440, prepared by the City Engi-Said specifications are on file and open for inspection or may be obtained from said City Engineer by depositing twenty-five (\$25) dollars as a guarantee for the safe return of such specifications.

If the City Engineer should determine that the furnaces and appurtenances have not met the guarantees on this first test, he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the furnaces and appurtenances fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that they are defective and not in accordance with the guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the building, furnaces, including all foundations, and appurtenances, within ninety (90) days after second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon such bond. Should the City Engineer determine that the furnaces and appurtenances meet all the requirements of the guarantees, he shall so certify to the Board of Supervisors within five (5) days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the incinerator in accordance with and conforming to the laws and ordinances of the City and County of San Francisco.

That the incineration plant shall be built on a site furnished by

the said City and County, and designated as Assessor's Block No. 3914.

rent free to the successful bidder for the life of the franchise.

That the successful bidder shall wreck the existing plant on said site and remove or dispose of all surplus earth, rock or other material now on the said site.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise or privilege.

That upon termination of the franchise the complete plant, in good operating condition, free from all liens or encumbrances, shall become

the property of the said City and County without cost.

Each bidder must file with his bid complete plans and specifications of the building or buildings, foundations, furnaces, and layout of approaches he proposes to build, and he must include therewith all of the guarantees mentioned in Section 340 of the specifications No. S-18440, prepared by the said City Engineer.

He must guarantee that no nuisance of any nature will result from the disposition of the ashes, residue or reject materials which may accumulate at the incineration plant or place of final disposal, which place of final disposal shall be provided by the grantee without any

expense to the City and County of San Francisco.

That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are used by garbage collectors, may be served in any one hour without delay.

And that the plant will be ready and prepared to receive, weigh and handle garbage and refuse delivered between the hours of 8 a. m. and 5 p. m. every day of the year except Sundays, New Year's Day,

Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature, the following information:

(1) A statement furnishing evidence of established reputation and experience in the construction of incineration plants and of the successful operation of at least one garbage and refuse incineration plant using a furnace of the type proposed by the bidder.

(2) A statement of power consumption per ton of garbage and refuse

disposed of.

(3) A statement as to whether additional fuel will be required.

(4) A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.

(5) A statement as to the method of and proposed location for the final disposal of ash, residue and reject materials which may accumu-

late from the operation of the plant.

(6) A statement giving the average number of pounds of garbage and refuse burned per hour per square foot of grate upon which combustion takes place in the proposed furnace.

Or, as an alternative:

#### Proposition No. 3.

That this Board, when satisfactory bids are offered, shall grant a franchise, or privilege, for a period of twenty-five years for the disposal, by any other method than incineration and by dumping at sea, of all garbage and refuse of the City and County of San Francisco, delivered to the grantee, the grantee to state in his bid the price per ton for disposal he will charge the collectors or anyone delivering such garbage and refuse to his plant or place of disposal.

That the grantee shall not compel the segregation of such garbage or refuse.

That the plant shall be built on the aforesaid site furnished by the said City and County, and designated as Assessor's Block No. 3914, rent free to the successful bidder for the life of the franchise, or if such site is not suitable, the bidder shall furnish in lieu thereof another site at his own expense.

That the bidder shall wreck the existing plant on Assessor's Block No. 3914 and remove or dispose of all surplus earth, rock or other material

now on the said site, provided such site is used.

That the said City and County shall have the right to purchase the plant at the end of any calendar year for cost, less depreciation, the amount of said cost and depreciation per annum to be fixed by agreement or arbitration.

That the purchase of the plant by the said City and County shall

terminate the operating franchise.

That upon termination of the franchise the site and complete plant, in good operating condition, free from all liens or encumbrances, shall become the property of the said City and County without cost.

That the grantee of this franchise, or privilege, shall provide a complete plant within one year from the date of grant, in accordance

with his own plans and specifications.

That such plant shall have a capacity of at least eight hundred (800) tons per day as demonstrated by a test of six (6) consecutive days, handling each twenty-four hours 800 tons of garbage and refuse as collected in the said City and County. Such test shall be made under the direction and supervision of the said City Engineer at the expense of the grantee. The said City and County will furnish at its own expense all engineers and attendants required for making observations, reading instruments, or recording notes during such test. The said City and County will furnish free of charge to grantee all necessary garbage and refuse for such test.

If the City Engineer should determine that the plant has not met the guarantees on this first test he shall so notify the grantee in writing within five (5) days following the last day of the test period. The grantee shall then be allowed sixty (60) days following this date of notification in which to make, at his own expense, any alteration or changes to the equipment that he may desire to make, in order to improve its operation. A second test shall then be run under similar conditions to the first test and this second test shall start on the fifth day following the date of delivery of the grantee's notice in writing to the Board of Supervisors that the plant is ready for this second test.

Should the plant fail to meet the requirements of the guarantees on a second test, this failure shall be conclusive evidence that it is defective and not in accordance with the guarantees, and the franchise shall then be declared forfeited, and the grantee shall thereupon remove the plant, including all foundations, within ninety (90) days after the second test, and the whole amount of the bond in the penal sum of three hundred thousand (\$300,000) dollars shall be taken and deemed to be liquidated damages, and shall be recoverable from the principal and sureties upon such bond.

Should the City Engineer determine that the plant meets all the requirements of the guarantees, he shall so certify to the Board of Supervisors, within five days following the last day of the first or second test period, and thereupon the grantee shall be granted permission to operate the plant in accordance with and conforming to the laws and ordinances of the City and County of San Francisco.

Each bidder must file with his bid complete plans and specifications of the plant he proposes to provide and must include therewith the

following guarantees and information:

The bidder shall guarantee that the following conditions will be fulfilled when handling mixed garbage and refuse as collected in the said City and County.

(a) That at no time will there be produced any nuisance through the escape of noxious odors, vapors, smoke, sparks, dust or loose

refuse from the plant, nor from the attraction of files, rodents or other vermin to any part of the plant or place where residue may be deposited.

- (b) That garbage, refuse, residue or reject materials containing more than 1 per cent, by weight, of organic matter will, at the end of each day's work, if dumped on a fill above the level of low tide, be completely covered, top and all sides, by not less than fifteen inches of fine soil or earth and thoroughly compacted, to effectually prevent inroads of rodents, flies or other vermin. The said fill and cover shall be done under the direction of and to the satisfaction of the Board of Health of said City and County.
- (c) That the plant will be arranged and equipped so that garbage and refuse may be received continuously and at such a rate that at least thirty trucks, such as are now used by the collectors, may be served in one hour without delay.
- (d) That the plant will be ready and prepared to receive, weigh and handle all garbage and refuse delivered between the hours of 8 a.m. and 5 p.m. every day of the year except Sundays, New Year's Day, Fourth of July and Christmas Day.

The bidder shall also file with his bid, in a separate sealed envelope, endorsed "Additional Information Required," and with his signature,

the following information:

- (1) A statement furnishing satisfactory evidence that he has sufficient means, equipment and experience in the operation of similar work to enable him to undertake and successfully complete the work proposed, and of the successful operation of at least one like project, using the process proposed by the bidder, which has been in successful operation on a practical basis.
- (2) A statement describing in detail the methods the bidder proposes to use in the treatment and disposal of the garbage and refuse, including the method of and proposed location for the final disposal of residue and reject materials which may accumulate from the operation of the plant or project, and the precautions he proposes to use to prevent the production of any nuisance.
- (3) A statement of the operating personnel necessary, including supervision, giving the number of men divided into respective shifts assigned to each class of work when disposing of 800 tons per day of twenty-four hours.

(4) A statement of the power consumption per ton of garbage and refuse disposed of.

Be it Further Resolved, That the definition of the words "garbage and refuse," wherever used in this resolution, shall conform to that given in Section 356, specifications No. S-18440, prepared by the City Engineer.

That in all operations connected with the work on any of the three propositions the Charter and all ordinances of the City and County of San Francisco and all laws of the United States and the State of California which shall be or become applicable to and control or limit in any way the actions of those engaged in any way as principal or agent, shall be respected and strictly complied with.

That the buildings, improvements and equipment which may be furnished by the successful bidder shall be subject to all City and

County taxes.

That included with the "Additional Information Required" on any of the three propositions the bidder shall furnish with his bid a general statement covering estimates, itemizing the expected cost of operation and maintenance, and the expected cost of financing the project and amortizing the outlay required during the life of the franchise.

The said statement covering cost of operation and maintenance shall be based upon present tonnage and shall include:

The number of men required for each class of work per day.

The rate of pay allocated to each man.

The estimated cost of operating supplies, water, power and light.

The estimated cost for labor and material for maintenance.

The statement covering the cost of financing the project and amortizing the outlay required shall include:

Estimated cost of buildings.

Estimated cost of equipment.

Estimated amount of interest during construction.

Estimated cost of financing.

Estimated annual interest on investment.

Estimated amount of annual sinking fund.

Estimated cost for bond insurance and taxes.

Estimated allowance for profit.

That all structures, ramps, approaches or roadways shall be designed and constructed to carry loads equivalent to the assumed wheel loadings for trucks shown on Drawing No. W 110, page 136, of the said specifications No. S-18440, prepared by the City Engineer.

Test borings have been made, test piles have been driven, and a soil-bearing test has been made to obtain accurate information as to the nature and bearing power of soil on Assessor's Block No. 3938,

near said Block No. 3914, the site designated.

Results of these investigations are shown on Drawing No. W 103, and the said drawing and soil samples, taken during the boring of the test holes, may be inspected at the office of the Bureau of Engineering.

Grantee must use his own judgment as to the value of these borings and tests in connection with work on said Block No. 3914, and any further soil tests, if required, shall be made at his own expense.

Bearing tests on the original soil below the fill indicated that the soil will safely sustain a load of four tons per square foot, but should it be ascertained, when excavating said Block No. 3914, that only part or all of the soil, when excavated to the depth required for the foundations, will not safely sustain such load per square foot, it may become necessary to modify the foundations and involve the use of piling. The grantee shall bear the additional expense of such changes and additions to plant.

Be it Further Resolved, That the maximum price which the grantee may charge for disposal of said garbage and refuse and the method of payment thereof shall conform to the laws and ordinances of the City and County of San Francisco, and such price of disposal shall be collected from the persons delivering garbage or refuse at the plant.

Proposal forms will be furnished gratuitously upon application at the office of the City Engineer, and all proposals must be made on

such forms.

There will be three (3) forms of proposal blanks, and the bidder should use the form designated for the proposition or propositions he proposes to use.

Any erasure, addition or interlineation in a proposal or bid will

rule out the proposal or bid from consideration.

Be it Further Resolved, That the Clerk of this Board be and he is hereby authorized and directed to advertise for sealed bids for the awarding of this franchise or privilege pursuant to and in accordance with the provisions of the following act, which is made a part thereof for all purposes:

An Act providing for the granting of franchises in counties or cities and counties for the disposal or destruction, or both, of garbage

and other waste, and declaring same an urgency measure.

The People of the State of California do enact as follows:

Section 1. Franchise by legislative body. Every franchise or privilege for the disposal or destruction, or both, of garbage, waste, offal

and debris shall be granted by the legislative body of any county or city and county under the terms and conditions in this act provided, and not otherwise.

Section 2. Best bid may be called for. Any such governmental subdivision may, by resolution of its legislative body, call for bids for the granting of a franchise, exclusive or otherwise, for the disposal or destruction, or both, of garbage, waste, offal and debris, according to the terms and conditions set forth in such resolution, for a period of time not to exceed twenty-five years. Thereafter said legislative body shall cause to be published once a week for two successive weeks a notice which shall set forth all of the terms and conditions embraced in said resolution, and the time, date and place for the receiving and opening of sealed bids, which shall not be sooner than four full weeks from date of the first publication of said notice. Upon examination by the legislative body of said bids, the franchise may be awarded to the best bidder. Said legislative body may postpone the granting of said franchise from time to time until said legislative body shall have had a full and complete opportunity to examine into the merits of each bid.

Section 3. Bond. The successful bidder shall file with the said legislative body, upon grant of the franchise, a bond running to the governmental subdivision in an amount and under such terms and conditions as may be prescribed by said legislative body.

Section 4. Grantor may impose additional terms. The grantor may, in such resolution and advertised notice, impose terms and conditions other than those mentioned herein so long as they shall not be in conflict with the provisions hereof.

Section 5. Grantee's terms. The grantee may in his franchise bid set forth such propositions, terms and conditions as he may desire to offer, or receive the benefit from, which may be in addition to, or in conflict with, those mentioned in the resolution or advertised notice calling for bids, so long as they shall not be in conflict with the provisions hereof.

Section 6. Repeal. The provisions of any law in conflict with this act are to that extent hereby repealed.

Section 7. Constitutionality of act. If any section, subsection, sentence, clause or phrase of this act is for any reason held to be unconstitutional, such decision shall not affect the validity of the remaining portions of this act. The Legislature hereby declares that it would have passed this act and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more other sections, subsections, sentences, clauses or phrases may be declared unconstitutional.

Section 8. This act is hereby declared to be an urgency measure, deemed necessary for the immediate preservation of the public health and safety, within the meaning of Section 1 of Article IV of the Constitution of the State of California, and as such it shall take effect immediately. The following is a statement of the facts constituting such necessity:

There exist in several parts of the state inadequate facilities for the disposal or destruction of garbage, waste, offal and debris, a condition which is needful of immediate remedy, and requires action on the part of the legislative bodies of governmental subdivisions herein mentioned to take such steps as are authorized by the provisions of this act as will immediately correct this condition.

Said bids to be filed with the Clerk not later than the 27th day of July, 1931, at the hour of 3 p. m., and said time is hereby fixed as the date and hour for the opening and consideration of said bids.

The Board of Supervisors will thereupon, in accordance with the provisions of the said act, open and publicly declare the said bids,

make a survey of bids, and thereafter make such award as subserves the best interests of the City and County of San Francisco. The Board of Supervisors reserves the right to reject any or all bids if it believes the public interest will be subserved thereby.

A franchise ordinance embracing all of the terms and conditions herein and in the advertisement for bids shall be passed before the

tranchise or privilege shall become effective.

Be it Further Resolved, That when the franchise is awarded the successful bidder shall file a surety company bond running to the City and County of San Francisco, to be approved by the Board of Supervisors, in the penal sum of three hundred thousand (\$300,000) dollars for the first two (2) years of the life of the franchise, and in the penal sum of one hundred thousand (\$100,000) dollars thereafter, conditioned that such bidder shall faithfully fulfill the aforesaid guarantees and shall well and truly observe, fulfill and perform each and every other term and condition of the franchise or privilege, and that in case of any breach of condition of such bond the whole amount of said penal sum shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and sureties upon said bond.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Market Street Railway Franchise on Turk Street and on Balboa Street.

On recommendation of Public Utilities Committee.

Also, Bill No. 9403, Ordinance No. 9012 (New Series), as follows:

Granting to the Market Street Railway Company a permit to construct street railway tracks in the City and County of San Francisco and to run and operate cars thereon in conformity with the provisions of Section 6b of Chapter II, Article II, of the Charter of the City and County of San Francisco and prescribing and setting forth the conditions under which said permit is granted.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

Section 1. The right is hereby granted to the Market Street Railway Company, its successors and assigns, to construct, lay down, maintain and operate, for a term not to exceed twenty-five years from and after the date of this ordinance becoming effective, a double track street railroad, together with the necessary curbs, connections and appliances for operating cars over said railroad upon and along the following streets in the City and County of San Francisco, to-wit:

Commencing and joining with the present tracks of the Market Street Railway Company at Turk and Divisadero streets, and thence along and upon Turk street to its intersection with Arguello boulevard and thence over and across Arguello boulevard to Balboa street, and thence over and along Balboa street to a point thereon midway

between Thirtieth and Thirty-first avenues.

The said railway track to constitute an extension to the present Turk street line owned and operated by said Market Street Railway Company and the cars to be operated on, over and along said railway between the terminus thereof at Balboa street between Thirtieth and Thirty-first avenues and the easterly terminus of said Turk street line as now operated under and pursuant to the provisions of Order No. 2541 adopted by the Board of Supervisors on the 31st day of May, 1892, and approved by the Mayor of said City and County on the 3rd day of June, 1892.

Section 2. That said railway over the streets hereinbefore set forth shall be constructed, maintained and operated upon all the terms,

conditions and restrictions set forth and prescribed in said Order No. 2541 above mentioned, except as to same are herein modified for the purpose of providing for the construction and operation of said railroad over the streets above mentioned in the same manner and subject to the same terms and conditions under which the said railway of the Market Street Railway Company is constructed, maintained and operated on Turk Street when this permit is granted, and subject also to such other terms, conditions and restrictions as are herein contained, by agreement of said Market Street Railway Company.

Section 3. The terms and conditions of said Order No. 2541, herein-

before mentioned, are modified as follows, to-wit:

That paragraph four of Section 2 of said Order is modified to the extent that cars shall be run over said railroad at such hours at such intervals as may be necessary to meet the needs of the persons or

passengers desiring to patronize said cars.

That Section 5 of said Order No. 2541, above mentioned, as to the manner of propelling cars over the said railway, shall not apply to the cars propelled or run over the railroad tracks to be constructed hereunder, but that said cars will be propelled by electricity taken from overhead trolley wires and permission is hereby granted to construct and string said trolley wires over the said tracks to be constructed and to construct and maintain the necessary poles for supporting said wires, which said poles shall be erected immediately adjacent to the inside line of the sidewalk curbs along the said street traversed by said railroad tracks.

Section 4. That where the said tracks herein authorized cross the

Section 4. That where the said tracks herein authorized cross the existing lines of the Municipal Railway, said Municipal Railway shall be considered the senior company and the Market Street Railway Company shall install and maintain the necessary crossings over said

Municipal Railway lines at its own expense.

Section 5. All rights granted to the Market Street Railway Company by this ordinance shall expire concurrently with the permit heretofore granted by the City and County of San Francisco to said company under the provisions of Section 6a, Chapter II, Article II, of the Charter of the City and County of San Francisco, and the said railroad tracks to be constructed and the cars to be operated thereon under the authority of this ordinance and all and singular the operative property used in or incident to the operation of cars over the said railway tracks may be acquired by the City and County of San Francisco in the manner provided in said Section 6a, Chapter II, Article II, of the Charter.

Section 6. That upon the expiration of this permit, or on the sooner termination thereof, except if the same be terminated by the acquisition of the properties of the said Market Street Railway Company as provided for in Section 6a, Chapter II, Article II, of the Charter, the said company will remove all rails, ties and poles from and along the right of way described herein, and will restore the pavement in the streets traversed by said right of way to their present condition.

Section 7. That the Market Street Railway Company shall, within twenty days after this ordinance shall become effective, file in the office of the Clerk of the Board of Supervisors, an acceptance in writing of the provisions of this ordinance and thereupon the said provisions shall be taken and deemed to be a contract between the Market Street Railway Company, its successors and assigns, and the City and County of San Francisco. Unless said acceptance be filed within said period of twenty days after this ordinance becomes effective, this ordinance shall become and remain null and void and all rights granted thereby shall cease and determine.

Section 8. This ordinance shall take effect from and after the date

of its approval.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent-Supervisor Andriano-1.

# Ordering the Improvement of Montana Street.

On recommendation of Streets Committee.

Bill No. 9424, Ordinance No. 9013 (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors May 5, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Montana street, from the easterly line of Faxon avenue produced to Orizaba avenue, by grading to official line and grade, by the construction of armored concrete curbs, by the construction of one-course concrete sidewalks, by the construction of brick catchbasins with accompanying 10-inch vitrified clay pipe culverts, by the construction of 6-inch vitrified clay pipe side sewers, and by the construction of an asphalt-concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base, on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

That in the opinion of the said Board of Public Works, the proposed work or improvement is of more than local or ordinary benefit, and that the assessment to defray the costs and expenses thereof can be more equitably imposed upon the property benefited thereby, and, therefore, the said Board does hereby determine and declare that the expense of such work or improvement be made chargeable upon a district in accordance with the provisions of Section 5 of the Street Improvement Ordinance of 1918 of said City and County, and does hereby set out the district benefited by said contemplated work or improvement, and to be assessed to pay the costs and expenses thereof as follows:

Beginning at a point on the easterly line of Orizaba avenue, 25 feet southerly from the southerly line of Montana street; thence northerly along the easterly line of Orizaba avenue to a point 125 feet northerly from the northerly line of Montana street; thence easterly along a line parallel with the northerly line of Montana street to a point 150 feet easterly from the easterly line of Faxon avenue; thence at right angles southerly to the northerly line of Montana street; thence westerly along the northerly line of Montana street to the easterly line of Faxon avenue; thence southerly along the easterly line of Faxon avenue produced to a point 125 feet southerly from the southerly line of Montana street; thence westerly along a line parallel with the southerly line of Montana street to a point 115 feet easterly from the easterly line of Orizaba avenue; thence at right angles northerly 100 feet; thence at right angles westerly to the easterly line of Orizaba avenue and the point of beginning, excepting and excluding all public streets.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

Spur Track Privileges to Southern Pacific Company.

Also, Bill No. 9425, Ordinance No. 9014 (New Series), as follows:

Granting permission revocable at the will of the Board of Supervisors to Southern Pacific Company, a corporation, its successors and assigns, to construct, maintain and operate standard gauge railroad tracks upon, along and across Carroll, Bancroft, Armstrong, Yosemite, Wallace, Van Dyke, Underwood, Thomas, Shafter and Revere avenues, and Hawes, Ingalls, Jennings and Keith streets in the locations hereinafter particularly described:

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

Section 1. Permission revocable at the will of the Board of Supervisors is hereby granted to the Southern Pacific Company, to construct, maintain and operate standard gauge railroad spur tracks along and across certain streets and avenues in the so-called Bay View Industrial District, in accordance with description and blue print set forth in petition to Board of Supervisors, which railroad tracks and spurs are more specifically described as follows:

Crossing No. 1: Proposed Track Crossing Carroll Avenue and Ingalls Street.

Beginning at a point on the center line of an existing Southern Pacific Company track in Carroll avenue, distant northwesterly thereon 60 feet more or less from the northwesterly line of Ingalls street; thence in a southeasterly direction curving to the left and crossing the intersection of Carroll avenue and Ingalls street to a point in the northeasterly line of Carroll avenue, distant southeasterly thereon 40 feet more or less from the southeasterly line of Ingalls street.

Crossing No. 2: Proposed Track Crossing Bancroft Avenue.

Beginning at a point on the southwesterly line of Bancroft avenue distant southeasterly thereon 183 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction curving to the left and crossing Bancroft avenue to a point on the northeasterly line thereof.

Crossing No. 3: Proposed Track Crossing Armstrong Avenue.

Beginning at a point on the southwesterly line of Armstrong avenue distant southeasterly thereon 190 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction and crossing Armstrong avenue to a point on the northeasterly line thereof.

Crossing No. 4: Proposed Track Crossing Yosemite Avenue.

Beginning at a point on the southwesterly line of Yosemite avenue, distant southeasterly thereon 190 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction and crossing Yosemite avenue to a point on the northeasterly line thereof.

Crossing No. 5: Proposed Track Crossing Wallace Avenue.

Beginning at a point on the southwesterly line of Wallace avenue distant southeasterly thereon 190 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction and crossing Wallace avenue to a point on the northeasterly line thereof.

Crossing No. 6: Proposed Track Crossing Van Dyke Avenue.

Beginning at a point on the southwesterly line of Van Dyke avenue distant southeasterly thereon 210 feet more or less from the southeasterly line of Ingalls street; thence in a northeasterly direction curving to the right and crossing Van Dyke avenue to a point on the northeasterly line thereof.

Crossing No. 7: Proposed Track Crossing Hawes Street and Underwood Avenue.

Beganing at a point on the northwesterly line of Hawes street distant southwesterly thereon 13 feet more or less from the southwesterly line of Underwood avenue; thence in a southeasterly direction crossing Hawes street and Underwood avenue to a point on the northeasterly line of Underwood avenue distant southeasterly thereon 100 feet, more or less, from the southeasterly line of Hawes street.

Crossing No. 8: Proposed Track Crossing Thomas Avenue.

Beginning at a point on the southwesterly line of Thomas avenue distant southeasterly thereon 190 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction crossing Thomas avenue to a point on the northeasterly line thereof.

Crossing No. 9: Proposed Track Crossing Shafter Avenue.

Beginning at a point on the southwesterly line of Shafter avenue distant southeasterly thereon 170 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction and crossing Shafter avenue to a point on the northeasterly line thereof.

Crossing No. 10: Proposed Track Crossing Revere Avenue.

Beginning at a point on the southwesterly line of Revere avenue distant southeasterly thereon 147 feet more or less from the southeasterly line of Hawes street; thence in a northeasterly direction and crossing Revere avenue to a point on the northeasterly line thereof.

Crossing No. 12: Proposed Track Along Armstrong Avenue.

Beginning at a point on the southwesterly line of Armstrong avenue distant southeasterly thereon 112 feet more or less from the southeasterly line of Ingalls street; thence in a northwesterly direction curving to the left a distance of 130 feet more or less to a point on the center line of Armstrong avenue distant northwesterly thereon 10 feet more or less from the southeasterly line of Ingalls street produced; thence northwesterly along said center line crossing Ingalls street, Jennings street and Keith street to a point on the easterly line of Third street produced.

Crossing No. 13: Proposed Track Across Thomas Avenue.

Beginning at a point on the northeasterly line of Thomas avenue distant southeasterly thereon 180 feet more or less from the southeasterly line of Hawes street; thence southwesterly and crossing Thomas avenue to a point on the southwesterly line thereof.

Crossing No. 13-A: Proposed Track Across Hawes Street and Along Underwood Avenue.

Beginning at a point on the southeasterly line of Hawes street distant northeasterly thereon 3 feet more or less from the northeasterly line of Underwood avenue; thence in a westerly and northwesterly direction on a curve to the right and crossing Hawes street to a point

on the northwesterly line of Hawes street produced and distant southwesterly thereon 10 feet from the northeasterly line of Underwood avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northeasterly line of Underwood avenue a distance of 300 feet.

# Crossing No. 14: Proposed Track Across and Along Van Dyke Avenue.

Beginning at a point on the southwesterly line of Van Dyke avenue distant southeasterly thereon 130 feet more or less from the southeasterly line of Ingalls street; thence in a northwesterly direction curving to the left and crossing Ingalls street to a point on the northwesterly line of Ingalls street produced and distant southwesterly thereon 10 feet from the northeasterly line of Van Dyke avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northeasterly line of Van Dyke avenue a distance of 600 feet to the southeasterly line of Jennings street produced.

# Crossing No. 16: Proposed Track Along Armstrong Avenue and Across Jennings Street.

Beginning at a point in the center line of Armstrong avenue distant southeasterly thereon 27 feet more or less from the southeasterly line of Jennings street; thence northwesterly curving to the right and left and crossing Jennings street intersection with Armstrong avenue to a point distant northwesterly 95 feet more or less from the northwesterly line of Jennings street and distant southwesterly 10 feet from the northwesterly line of Armstrong avenue; thence northwesterly parallel to and distant southwesterly 10 feet from the northwesterly line of Armstrong avenue to a point distant northwesterly 400 feet from the northwesterly line of Jennings street.

Provided, that said Western Pacific California Railroad Company and the Southern Pacific Company, their successors in interest or assigns, shall lay and maintain all the tracks of said railroad crossing any street at grade flush with the surface of said street with rails of approved girder type where and when directed by the Board of Public Works wherever the same is or shall be graded to the official grade and in such manner as to offer as little obstruction as practicable to the free use thereof by the public and by vehicles, and that said Western Pacific California Railroad Company and said Southern Pacific Company, their successors in interest or assigns, shall grade, curb, pave and keep in repair, in such manner and with such material as may, from time to time, be prescribed by the Board of Public Works of said City and County of San Francisco, within sixty (60) days after written notice to them by the Board of Public Works, all streets crossed by said railroads at grade from curb to curb and between two lines, one on each side of the tracks of said railroads and 10 feet distant from the center line of the tracks, or in case there is more than one track, the center line of the outside track of said railroads. The requirements of Ordinance No. 69 (New Series), are to be included.

That girder rail be used and pavement reconstructed along that portion of the route described in No. 12, Armstrong avenue between Third street and the easterly line of Keith street, and that a suitable culvert be constructed in the crossing of Armstrong avenue and Ingalls street to take care of the flow of the existing drainage ditch; that the existing sewer be reinforced if required, and manhole protected in the crossing of Ingalls street and Carroll avenue, track No. 1, and crossing Shafter avenue east of Hawes street, track No. 9; all drainage conditions, where intercepted, to be provided for by the construction of proper culverts and ditches.

Provided, where sewers are constructed, and the tracks constructed over the sewer, the Southern Pacific Company shall be required to maintain such sewers and appurtenances; where sewers are not con-

structed, the tracks shall be moved to allow the sewers and appurtenances to be constructed in the center of the streets.

Provided, all work is to be performed under the direction and supervision of the Board of Public Works.

Provided, referring to track No. 12, along Armstrong avenue, the Southern Pacific Company, its successors in interest, or assigns, shall not have exclusive right and shall allow any other railroad owner or operator or owners or operators, to use in common with it such track, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of six per cent per annum (not compounded) from the time of the expenditures for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

### Granting Spur Track Privileges to The Western Pacific California Railroad Company, Griffith Street and Other Streets.

Also, Bill No. 9426, Ordinance No. 9015 (New Series), as follows:

Granting permission, revocable at will of the Board of Supervisors, to the Western Pacific California Railroad Company to construct, maintain and operate spur tracks on, along and across Griffith street, and other streets as specifically indicated in yellow on map marked Exhibit "A" attached to said petition for spur tracks.

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

Section 1. Permission, revocable at will of the Board of Supervisors, is hereby granted to the Western Pacific California Railroad Company to construct, maintain and operate spur tracks on, along and across Griffith street, and other streets as specifically indicated in yellow on that certain map marked Exhibit "A" filed with petition for said spur track privileges, and more specifically described as follows:

#### Track No. 3.

From a point of connection with the proposed track of applicant, along Griffith street, in the City and County of San Francisco, and Donner avenue, and across Hawes street, Ingalls street and Jennings street. The description of said track is as follows:

Beginning at the intersection of the center line of Griffith street with the northern line of Bancroft avenue; thence southwesterly along said center line of Griffith street, crossing Bancroft avenue and Carroll avenue, 360.83 feet to a point; thence southwesterly on the arc of a curve to the right having a radius of 239.17 feet, crossing Griffith street to a point in the northwestern line thereof, distant approximately 120 feet southwesterly thereon from the southwestern line of Carroll avenue; thence continuing southwesterly along last described curve over and across private property to a point in the northeastern line of Donner avenue, distant approximately 75 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly continuing along last described curve an arc distance of approximately 140 feet to a point in the center line of Donner avenue, distant approximately 207 feet northwesterly thereon from the northwestern line of Griffith street; thence northwesterly along said center line of Donner avenue, crossing Hawes street, Ingalls street and Jennings street, a distance of approximately 2385 feet to the southeastern line of Keith street.

#### Track No. 4.

From the point of connection of the proposed track of applicant in Griffith street, in the City and County of San Francisco, along Griffith street and Armstrong avenue, and across Hawes street, Ingalls street, Jennings street and Keith street. The description of said track is as follows:

Beginning at a point in the proposed center line of main track of the Western Pacific California Railroad Company, said point being at or near the center line of Griffith street and distant northeasterly thereon approximately 65 feet from the southeasterly prolongation of the southwestern line of Yosemite avenue; thence southwesterly through a No. 10 turnout to the right 90 feet to a point in Griffith street; thence southwesterly on the arc of a curve to the right having a radius of 239.17 feet and crossing Griffith street to a point in the northwestern line thereof, distant southwesterly thereon approximately 112 feet from the southeasterly prolongation of the southwestern line of Yosemite avenue; thence continuing southwesterly along last described curve over and across private property to a point in the southeasterly prolongation of the northeastern line of Armstrong avenue, distant northwesterly thereon approximately 80 feet from the prolongation of the northwestern line of Griffith street; thence continuing westerly and northwesterly along last described curve approximately 140 feet to a point in the center line of Armstrong avenue, distant northwesterly thereon approximately 210 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Armstrong avenue, crossing Hawes street, Ingalls street, Jennings street and Keith street, a distance of approximately 2830 feet to the eastern line of Third street.

#### Track No. 5.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Van Dyke avenue, and across Hawes street and Ingalls street. The description of said track is as follows:

Beginning at the intersection of the northeastern line of Underwood avenue with the proposed center line of main track of the Western Pacific California Railroad Company, said intersection being at or near the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street on the arc of a curve to the right having a radius of 239.17 feet to a point in the prolongation of the northwestern line of Griffith street, distant approximately 108 feet southwesterly thereon from the southwestern line of Underwood avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the southeasterly prolongation of the northeastern line of Van Dyke avenue, distant approximately 84 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve a distance of approximately 140 feet to a point in the center line of Van Dyke avenue, distant northwesterly thereon approximately 215 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Van Dyke avenue, crossing Hawes street and Ingalls street, a distance of approximately 1713 feet to the southeastern line of Jennings street

#### Track No. 6.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Underwood avenue, and across Hawes street. The description of said track is as follows:

Beginning at the intersection of the northeastern line of Thomas avenue with the proposed center line of main track of the Western

Pacific California Railroad Company, said intersection being at or near the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street, on the arc of a curve to the right, having a radius of 239.17 feet to a point in the northwesterly line of Griffith street, distant approximately 108 feet southwesterly thereon from the southwestern line of Thomas avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the northeastern line of Underwood avenue, distant approximately 84 feet northwesterly thereon from the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve, a distance of approximately 140 feet to a point in the center line of Underwood avenue, distant northwesterly thereon approximately 215 feet from the northwestern line of Griffith street; thence northwesterly along said center line of Underwood avenue, crossing Hawes street, a distance of approximately 1136 feet to the southeastern line of Ingalls street.

#### Track No. 7.

From the point of connection with the proposed track of applicant in Griffith street, along Griffith street and Wallace avenue, and across Hawes street, Ingalls street and Jennings street. The description of said track is as follows:

Beginning at the intersection of the southeasterly prolongation of the northeastern line of Van Dyke avenue with the proposed center line of main track of the Western Pacific California Railroad Company, said intersection being at or near the prolongation of the center line of Griffith street; thence southwesterly through a No. 10 turnout to the right, a distance of 105 feet to a point in Griffith street; thence southwesterly, crossing Griffith street, on the arc of a curve to the right, having a radius of 239.17 feet to a point in the prolongation of the northwestern line of Griffith street, distant approximately 108 feet southwesterly thereon from the southeasterly prolongation of the southwestern line of Van Dyke avenue; thence continuing southwesterly along last described curve, over and across private property, to a point in the southeasterly prolongation of the northeastern line of Wallace avenue, distant approximately 84 feet northwesterly thereon from the prolongation of the northwestern line of Griffith street; thence westerly and northwesterly, continuing along last described curve, a distance of approximately 140 feet to a point in the center line of Wallace avenue, distant northwesterly thereon approximately 215 feet from the prolongation of the northwestern line of Griffith street; thence northwesterly along said center line of Wallace avenue, crossing Hawes street, Ingalls street and Jennings street, a distance of approximately 2377 feet to the southeastern line of Keith street.

Provided, that the requested permits be granted with the proviso that the permit be granted for the track along Griffith street; that Track No. 3 (Donner avenue) shall terminate at the easterly line of Jennings street.

Provided, as to Track No. 3 (Donner avenue), girder rail shall be used between the westerly line of Hawes street and the westerly line of Ingalls street; existing pavements to be reconstructed; the sewer in the crossing of Donner avenue and Ingalls street to be reinforced.

Where sewers are constructed, and tracks constructed over the sewer, the Western Pacific California Railroad Company shall be required to maintain such sewers and appurtenances, and where sewers are not constructed, the tracks shall be moved to allow the sewers and appurtenances to be constructed in the center of the street. It is noted that official grades are not established on Donner avenue between Hawes and Griffith streets and on Griffith street southerly from Underwood avenue.

Provided, as to Track No. 4 (Armstrong avenue), girder rail shall be used and pavement reconstructed along that portion of Armstrong avenue between Third street and the easterly line of Keith street; a suitable culvert to be constructed in the crossing of Armstrong avenue and Ingalls street to take the flow of the existing drainage ditch.

Provided, as to Track No. 5 (Van Dyke avenue), when sewers are to be constructed in Van Dyke avenue, the track shall be moved to allow the sewers and appurtenances to be constructed in the center of the street. All drainage intercepted by the track shall be provided that the construction of proper cultority and ditakes.

for by the construction of proper culverts and ditches.

Provided, as to Track No. 6 (Underwood avenue), requirements same as for Track No. 5.

Provided, as to Track No. 7 (Wallace avenue), girder rail shall be used in that portion of Wallace avenue between Jennings and Keith streets.

A permit for the aforementioned block has been granted for grading, sewer, curbs and pavement. The track is not to be laid on this block until the sewer is constructed. The above mentioned provision as in Tracks Nos. 5 and 6 is to apply when future sewers are constructed.

All work to be performed under the direction and supervision of the Board of Public Works on the above mentioned tracks.

The Western Pacific California Railroad Company shall not have exclusive right to the above mentioned tracks and shall allow any other owner or operator or owners or operators to use in common with it such tracks, each owner or operator paying an equal portion of the cost of the construction and repair of said track and appurtenances so jointly used, plus interest on such portion at the rate of 6 per cent per annum (not compounded) from the time of the expenditure for construction and repairs, and such track and appurtenances so jointly used shall be owned in common.

Said permission is granted subject to the provisions of Ordinance No. 69 (New Series) of the Board of Supervisors, approved October 12, 1906, and the provisions and conditions of Section 8 thereof are hereby specifically contained in the permit hereby granted and shall be construed as a part hereof as completely as though the same were written in this ordinance.

Provided, that said spur track shall be laid under the supervision and to the lines and grades as furnished by the City Engineer's office, and that any and all expenses connected with the installation of the track, restoration of the pavement and any additional requirements for the surface drainage be paid for by the Western Pacific California Railroad Company.

Provided, that the Western Pacific California Railroad Company shall erect and maintain all night lighted arc lamps to be placed where directed by the Lighting Committee of the Board of Supervisors.

Provided, that said Western Pacific California Railroad Company and the Southern Pacific Company, their successors in interest or assigns, shall lay and maintain all the tracks of said railroad crossing any street at grade flush with the surface of said street with rails of approved girder type, where and when directed by the Board of Public Works wherever the same is or shall be graded to the official grade and in such manner as to offer as little obstruction as practicable to the free use thereof by the public and by vehicles, and that said Western Pacific California Railroad Company and said Southern Pacific Company, their successors in interest or assigns, shall grade, curb, pave and keep in repair, in such manner and with such material as may, from time to time, be prescribed by the Board of Public Works of said City and County of San Francisco, within sixty (60) days after written notice to them by the Board of Public Works, all streets crossed by said railroads at grade from curb to curb and between two lines,

one on each side of the tracks of said railroads and 10 feet distant from the center line of the tracks, or in case there is more than one track, the center line of the outside track of said railroads. The requirements of Ordinance No. 69 (New Series) are to be included.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Abolishing Sidewalks on Oloran Alley.

Also, Bill No. 9427, Ordinance No. 9016 (New Series), as follows:

Amending Ordinance No. 1061 entitled "Regulating the Width of Sidewalks" approved December 18, 1903, by amending Section 638 thereof.

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

Section 638. The width of sidewalks on Oloran alley for its entire length are hereby dispensed with and abolished.

Section 2. Any expense caused by the above change of walk widths shall be borne by the property owners.

Section 3. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

# Establishing Grades on Oloran Alley Between Standish Street and the Southwesterly Line of Paulding Avenue.

Also, Bill No. 9428, Ordinance No. 9017 (New Series), as follows:

Establishing grades on Oloran alley between Standish street and the southwesterly line of Paulding avenue.

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

Section 1. The grades on Oloran alley, between Standish street and the southwesterly line of Paulding avenue are hereby established at points hereinafter named, and at heights above City base, as hereinafter stated, in accordance with recommendation of the Board of Public Works, filed April 25, 1931.

Oloran Alley: Southeasterly line of, at the northwesterly end of the

return, to Standish avenue, 168.30 feet.

Northwesterly line of, cut by a line at right angles to the southeasterly line of, at the northwesterly end of the return to Standish avenue, 168.80 feet.

On a line at right angles to the northwesterly line of, 40 feet southwesterly from the last described point, 167.50 feet.

On a line at right angles to the southeasterly line of, at the north-

easterly end of the return to Pilgrim avenue, 160.30 feet.

Southeasterly curb line of, 4.76 feet (measure along the curb) northeasterly from the northwesterly end of the return to Pilgrim avenue, 159.20 feet.

Northwesterly line of, cut by a line at right angles to the southeasterly line of, at the northwesterly end of the return to Pilgrim avenue, 159.20 feet. Southeasterly line of, at the northeasterly end of the return to Santa Rosa avenue, 157.00 feet.

Northwesterly line of, cut by a line radial to the curve passing through the southeasterly line of, at the northeasterly end of the return to Santa Rosa avenue, 157.60 feet.

Southeasterly curb line of, 7.06 feet (measured along the curb) northeasterly from the northwesterly end of the return to Santa Rosa

avenue, 157.63 feet.

Northwesterly line of, at Santa Rosa avenue southwesterly line, 158.50 feet.

On a line radial to the curve passing through the southeasterly line of, at the northeasterly end of the return to Colonial Way, 160.30 feet. On a line radial to the curve passing through the southeasterly line

of, at the northwesterly end of the return to Colonial Way, 160.80 feet.

On a line radial to the curve passing through the northeasterly end

of the return to Nantucket avenue, 170.40 feet.

On a line radial to the curve passing through the northwesterly end of the return to Nantucket avenue, 173.30 feet.

On a line radial to the curve passing through the southeasterly line of, 32.15 feet northeasterly from the northeasterly end of the return to Paulding avenue, 180.00 feet.

Northwesterly curb line of, 35 feet southwesterly from a radial line passing through the northeasterly end of the return to Paulding avenue. 187.50 feet.

Southeasterly curb line of, 40.06 feet (measured along the curb line of) southwesterly from the northeasterly end of the return to Paulding avenue, 187.45 feet.

Southeasterly curb line of, 8.09 feet southwesterly from the intersection of the southwesterly curb line of Pauling avenue produced with the southeasterly curb line of Oloran alley, 192.10 feet.

Northwesterly line of, cut by a line radial to the curve passing

through the last described point, 192.60 feet.

Grades on Oloran alley be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

## Establishing Grades on Tingley Street and on Cayuga Avenue.

Also, Bill No. 9429, Ordinance No. 9018 (New Series), as follows:

Establishing grades on Tingley street between Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Tingley street.

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

Section 1. The grades on Tingley street between Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Tingley street, be and the same are hereby established at points hereinafter named and at heights above city base as hereinafter stated, in accordance with the recommendation of the Board of Public Works filed May 7, 1931.

#### Tingley Street.

- 8 feet northeasterly from the southwesterly line of, at the north-westerly end of a 10-foot radius curb return to Alemany boulevard, 121.80 feet.
- 8 feet southwesterly from the northeasterly line of, at the southwesterly end of a 10-foot radius curb return to Alemany boulevard, 120.70 feet.

8 feet northeasterly from the southwesterly line of, 1.27 feet southeasterly from Cayuga avenue, 105.50 feet.

8 feet southwesterly from the northeasterly line of produced, 1.27 feet northwesterly from Cayuga avenue southeasterly line, 104.50 feet.

8 feet northeasterly from the southwesterly line of, at Cayuga avenue northwesterly line, 105 feet. (The same being the present official

8 feet southwesterly from the northeasterly line of, at Cayuga avenue northwesterly line, 104.50 feet. (The same being the present official

grade.)

#### Cayuga Avenue.

Badger street, 102 feet. (The same being the present official grade.) 15 feet northwesterly from the southeasterly line of, 7.11 feet northeasterly from Tingley street, 104.30 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet north-

easterly from Tingley street, 104.26 feet.

15 feet northwesterly from the southeasterly line of, 7.11 feet south-westerly from Tingley street, 105.07 feet.

15 feet southeasterly from the northwesterly line of, 7.16 feet south-

westerly from Tingley street, 105 feet.

On Tingley street between the Alemany boulevard and the northwesterly line of Cayuga avenue, and on Cayuga avenue between Badger street and the southwesterly line of Cayuga avenue, be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Andriano—1.

Permission to Meyer Brothers to Explode Blasts in Miraloma Park, Teresita Boulevard, Stanford Heights Avenue and Bella Vista Way.

Also, Resolution No. 34581 (New Series), as follows:

Resolved, That Meyer Brothers are hereby granted permission revocable at will of the Board of Supervisors, to explode blasts while working on Miraloma Park, Teresita boulevard, and Stanford Heights avenue and Bella Vista way, provided said permittees shall execute and file a good and sufficient bond in the sum of \$5,000 as fixed by the Board of Public Works, and approved by his Honor the Mayor, in accordance with Ordinance No. 1204; provided also that said blasts shall be exploded only between the hours of 7 A. M. and 6 P. M., and that the work of blasting shall be performed to the satisfaction of the Board of Public Works and that if any of the conditions of this resolution be violated by said Meyer Brothers, then the privileges and all the rights accruing thereunder shall immediately become null and void.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Andriano—1.

#### PRESENTATION OF BILLS AND ACCOUNTS.

Your Finance Committee having examined miscellaneous demands not required by law to be passed to print, and amounting to \$168,054.71, recommends same be allowed and ordered paid.

Approved by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Andriano—1.

# NEW BUSINESS.

# Passed for Printing.

The following matters were passed for printing:

## Authorizations.

Authorizations.
On recommendation of Finance Committee.
Resolution No. ——— (New Series), as follows:
Resolved, That the following amounts be and the same are hereby authorized to be expended out of the hereinafter mentioned funds in payment to the following named claimants, to-wit:  Park Fund.
(1) Great Western Power Company of California, electricity furnished Sharp Park (claim dated June 11, 1931)\$ 999.97 (2) Hercules Equipment and Rubber Company, hose for
parks (claim dated June 11, 1931)
June 11, 1931)
vice (claim dated June 11, 1931)
June 11, 1931)
dated June 11, 1931)
11, 1931)
(claim dated June 11, 1931)
furnished parks (claim dated June 11, 1931) 591.30 1931 Public Parks and Squares Bonds.
(10) Piombo Brothers, hauling loam to Golden Gate Park (claim dated June 11, 1931)
(claim dated June 11, 1931)
(12) Park Commissioners, planting six blocks, Sunset boulevard (claim dated June 10, 1931)\$24,000.00
<ul> <li>(13) R. Flatland, first payment, ornamental street lighting system, Bay Shore boulevard (claim dated June 10, 1931).</li> <li>(14) E. J. Treacy, fifth payment, furnishing and installing</li> </ul>
Sunset boulevard water supply system (claim dated June 10, 1931)
County Road Fund.
(15) California Construction Company, second payment, improvement of Golden Gate Heights, paving, etc. (claim dated June 10, 1931)
(16) Charles L. Harney, second payment, improvement of Montgomery street from Union street to Greenwich street, etc. (claim dated June 10, 1931)
Municipal Railway Fund. (17) San Francisco City Employees' Retirement System,
prior service cost of pensions, month of May (claim dated June 1, 1931)
(18) General Petroleum Corporation, gasoline furnished (claim dated June 10, 1931)
nished (claim dated June 10, 1931)

(20) San Francisco City Employees' Retirement System, to	
match employees' pension contributions, month of May (claim dated June 8, 1931)	7,760.37
1928 Hetch Hetchy Construction Fund.	
(21) Edison Storage Battery Supply Company, battery rentals (claim dated June 4, 1931)\$	859.87
(22) General Cable Corporation, copper cable (claim dated June 4, 1931)	605.50
June 4, 1931)	754.85
	1,790.00
	2,766.94
	1,087.75
<ul> <li>(27) California Meat Company, meat, etc. (claim dated June 4, 1931)</li> <li>(28) Graybar Electric Company, Inc., cable (claim dated</li> </ul>	1,354.24
June 6, 1931)	1,117.70
dated June 4, 1931)	506.12
June 6, 1931)	1,224.53
dated June 6, 1931)	2,887.50
(32) Western Pipe and Steel Company, fifth payment, construction of Newark-San Lorenzo pipe line, Proposition A-B, Contract 122 (claim dated June 10, 1931)	6.307.24
Water Revenue Fund,	0,007.22
(33) N. A. Eckart, reimbursement of cash revolving fund	
(claim dated June 10, 1931)\$ (34) Enterprise Foundry Company, meter plates (claim	561.58
dated June 10, 1931)	599.82 611.66
(36) Hayward Building Material Company, building material (claim dated June 10, 1931)	517.86
(37) Pacific Gas and Electric Company, gas and electric ser-	1,036.79
(38) Pacific Gas and Electric Company, gas and electric ser-	
(39) East Bay Municipal Utility District, water furnished	6,421.18
during May, 1931 (claim dated June 10, 1931) 33	3,562.68
General Fund, 1930-1931.	
(40) Associated Charities, maintenance of minors (claim dated June 12, 1931)\$  (41) Eureka Benevolent Society, maintenance of minors	7,928. <b>70</b>
(claim dated June 12, 1931)	612.50
	5,689.32
	4,868.97
(claim dated June 3, 1931)	2,999.00
dated June 3, 1931)	2,922.95
(claim dated June 10, 1931) 147) St. Vincent's School, maintenance of minors (claim	1,240.00
dated June 3, 1931)	792.00

(48) The Albertinum, maintenance of minors (claim dated	
June 3, 1931)	612.67
tenance of minors (claim dated June 4, 1931)	644.66
<ul> <li>(50) Roman Catholic Orphanage, maintenance of minors (claim dated June 4, 1931)</li> <li>(51) McKinley Orphanage, maintenance of minors (claim</li> </ul>	1,402.03
dated June 3, 1931)	503.17
<ul> <li>(52) Jensen Bread Company, bread for county jails (claim dated June 15, 1931)</li></ul>	689.21
dated June 15, 1931)	794.22
(54) Haas Brothers, groceries, county jails (claim dated June 15, 1931)	717.17
<ul> <li>(55) Recorder Printing and Publishing Company, printing Supervisors' Calendar, etc. (claim dated June 15, 1931)</li> <li>(56) Pacific Gas and Electric Company, street lighting,</li> </ul>	1,132.78
month of May (claim dated June 15, 1931)	71,239.12
(57) Angelo J. Rossi, for Mayor's expense, personal and other than personal service (claim dated June 15, 1931)	731.90
<ul> <li>(58) The San Francisco News, official advertising, right of way easement sale (claim dated June 15, 1931)</li> <li>(59) Frederick J. Moran, expense as city's representative, attending session of State Legislature (claim dated June)</li> </ul>	1,864.80
15, 1931)	1,137.31
Hospital (claim dated May 31, 1931)	2, <b>4</b> 59 <b>.50</b>
<ul> <li>(61) Joseph Hagan &amp; Sons, burial of indigent dead (claim dated June 11, 1931)</li> <li>(62) J. T. Freitas Company, Inc., eggs for Laguna Honda</li> </ul>	864.00
Home (claim dated May 29, 1931)	748.20
Honda Home (claim dated May 31, 1931)	1,193.73
<ul><li>(64) San Francisco Dairy Delivery Company, milk furnished Laguna Honda Home (claim dated May 29, 1931).</li><li>(65) San Francisco Chronicle, official advertising (claim</li></ul>	2.484.07
dated June 15, 1931)	2,536.95
lease dated July 1, 1929 (claim dated June 15, 1931)	6,029.11
Authorizations.	
Also, Resolution No. ———— (New Series), as follows:	a hanahyr
Resolved, That the following amounts be and the same are authorized to be expended out of the hereinafter mentioned payment to the following named claimants, to-wit:  Park Fund.	
(1) Great Western Power Company of California, electricity	
furnished Sharp Park (claim dated June 18, 1931)\$ (2) Glaser Brothers-Judell Company, tobacco, etc., furnished	1,006.60
parks (claim dated June 18, 1931)	777.94
nished parks (claim dated June 18, 1931)	2,609.30
Parkway (claim dated June 19, 1931)	1,665.00
June 18, 1931)	510.58
(6) Hallawell Seed Company, plants furnished playgrounds (claim dated June 17, 1931)\$	895.56
(7) Mack International Motor Truck Corporation, one Mack motor truck for playgrounds (claim dated June 17, 1931)	3,555.00

(8) Pacific Nurseries, plants furnished playgrounds (claim dated June 17, 1931)	634.87
(9) Sibley Grading and Teaming Company, rental of steam shovel, trucks, etc. (claim dated June 17, 1931)	1,543.60
(10) San Francisco Water Department, water furnished play-	
grounds (claim dated June 17, 1931)	1,985.75
playgrounds (claim dated June 17, 1931)	714.60
	1,302.00
shovel and trucks (claim dated June 17, 1931)	679.80
Municipal Railway Fund.	
(14) County Road Fund (Ordinance 8800-C), reimbursement for repairs to railway right of way (claim dated June 15,	1 000 04
1931)	
Railway (claim dated June 15, 1931)	7,000.00
dated June 12, 1931)	744.00
nished (claim dated June 15, 1931)	3,150.63
	2,411.77
Boulevard and Roads Bond Fund, Issue 1931.	
<ul><li>(19) San Francisco Lumber Company, lumber for Lake Merced road (claim dated June 10, 1931)\$</li><li>(20) Department of Public Health (Laguna Honda Home),</li></ul>	664.83
reimbursement of expenditures for unemployment relief, family group (claim dated June 12, 1931)	0,016.16
(21) H. V. Tucker, hire of Lorain shovel (claim dated June 15, 1931)	581.25
(22) Granfield, Farrar & Carlin, hire of steam shovel and crew (claim dated June 15, 1931)	525.00
(23) Granfield, Farrar & Carlin, hire of compressor and crew	1,020.00
(24) M. Rosenberg, truck hire (claim dated June 15, 1931)	504.00
County Road Fund.	
(25) Antioch Sand Company, sand for street maintenance,	071 60
(claim dated June 10, 1931)\$ (26) General Petroleum Corporation of California, gasoline	971.63
for account of street maintenance (claim dated June 15, 1931)	755.90
(27) Pacific Coast Aggregates, Inc., cement for street maintenance (claim dated June 10, 1931	1,651.00
(28) Pacific Coast Aggregates, Inc., gravel for street main-	
(29) Board of Public Works (Appropriation 33-B), reim-	2,484.19
bursement for redressing curbs for street maintenance (claim dated June 8, 1931)	681.25
(30) Board of Public Works (Appropriation 33-B), reimbursement for asphalt labor in maintenance of streets	
(claim dated June 8, 1931)	587.44
ment for improvement of south side Noriega street be-	
tween Thirty-third and Thirty-fourth avenues (claim dated June 19, 1931)	1,000.00
Hetch Hetchy Construction Fund, Bond Issue 1928.	
(32) East Bay Municipal Utility District, additional costs, May 1 to 15, for construction of 30-inch pipe line for ac-	

count of San Francisco water supply (claim dated June	
12, 1931)	12,724.57
1931)	2,223.94
(34) Haas Brothers, groceries (claim dated June 9, 1931)	713.49
(35) Delbert Hansen, trucking (claim dated June 12, 1931) (36) Byron Jackson Company, pump and fittings (claim dated June 9, 1931)	1,330.52 9,728.00
(37) Pioneer Rubber Mills, air hose and belts (claim dated	3,140.00
June 12, 1931)	1,527.17
(38) State Compensation Insurance Fund, insurance premium covering Hetch Hetchy employments (claim dated	11 400 50
June 12, 1931)	11,420.58
account of expenditures in connection with Newark-San	
Lorenzo pipe line during April, 1931 (claim dated June 12, 1931)	6,152.76
1929 Hospital Bond Construction Fund.	0,102.10
(40) Dohrmann Hotel Supply Company, kitchen equipment furnished Laguna Honda Home (claim dated May 31,	
1931)\$	1,211.76
$Special\ School\ Tax.$	
(41) James F. McGuinness and E. J. Resing, fourth payment,	
architectural services furnished James Lick Junior High School (claim dated June 16, 1931)\$	888.98
(42) Dodge A. Reidy, second payment, architectural services	
for additions to West Portal School (claim dated June 16, 1931).	3,215.10
Water Revenue Fund.	0,210.10
(43) N. A. Eckart, reimbursement of revolving fund (claim	
dated June 17, 1931)\$	1,688.64
(44) Maggini Motor Car Company, one Ford coupe (claim dated June 7, 1931)	588.25
(45) Marina Subdivision, refund for account of water main	000,20
installation in Fillmore street, Marina boulevard and other	1 000 00
streets, Marina District (claim dated June 17, 1931) (46) Pacific Gas and Electric Company, electric service	1,663.99
(claim dated June 17, 1931)	3,820.52
(47) Santa Cruz Portland Cement Company, cement (claim dated June 17, 1931)	884.39
General Fund, 1930-1931.	004.00
(48) San Francisco Chronicle, official advertising (claim	
dated June 22, 1931)	1,812.11
(49) California State Automobile Association, parking signs	
furnished through Police Department (claim dated June 22, 1931)	540.75
(50) The Assessor, 100,000 two cent stamps for use of office	0.000.00
of the Assessor (claim dated June 11, 1931)	2,000.00
stencil blanks for Assessor's office (claim dated June 17,	
1931)	1,200.00
ing June (claim dated June 30, 1931)	750.00
(53) General Petroleum Corporation, gasoline furnished Po-	1 450 05
lice Department (claim dated June 12, 1931)	1,453.65
Police Station, Golden Gate Park (claim dated June 16,	1 050 00
(55) General Petroleum Corporation, gasoline furnished Fire	1,350.00
Department (claim dated June 30, 1931)	980.34

(56) Mann Manufacturing Company, Fire Department appa-	
ratus parts (claim dated June 30, 1931)	609.00
(57) Richfield Oil Company of California, fuel oil for Fire	
Department (claim dated June 30, 1931)	547.15
(58) San Francisco Water Department, installation of Fire	0 2 1 1 2 0
Department hydrants (claim dated June 30, 1931)	1,080.00
(59) County Road Fund (Ordinance 8800-C), reimbursement	2,000.00
for expenditures in connection with sewer repairs (claim	
dated June 8, 1931)	857.03
(60) Joseph Hagan & Sons, burial of indigent dead (claim	001.00
dated June 18, 1931)	858.00
(61) F. E. Booth Company, fish for Laguna Honda Home	000.00
(claim dated May 31, 1931)	593.40
(62) Greenebaum, Weil & Michaels, robes for Laguna Honda	000.10
Home (claim dated May 31, 1931)	915.84
(63) Jensen Bread Company, bread for Laguna Honda Home	010.01
(claim dated May 31, 1931)	1,126.02
(64) Golden State Milk Products Company, butter and cheese	2,220.02
for Laguna Honda Home (claim dated May 29, 1931)	1,087.01
(65) H. Moffat Company, meat for Laguna Honda Home	2,001.02
(claim dated May 29, 1931)	2,213.56
(66) Del Monte Meat Company, meat for Laguna Honda	<b>2,210.00</b>
Home (claim dated May 29, 1931)	3,389.00
(67) Pacific Gas and Electric Company, gas and electricity	0,000.00
furnished Fire Department (claim dated June 30, 1931)	1,613.88
furnished Fire Department (claim dated butte 50, 1951)	1,010.00

Appropriating \$250,000 Out of 1928 Hetch Hetchy Bond Fund for Road and Trail Work in Vicinity Hetch Hetchy Reservoir in Fulfillment of Raker Act Obligation, and Approving Budget Therefor.

Also, Resolution No. ---- (New Series), as follows:

Resolved, That the sum of \$250,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the Hetch Hetchy Construction Fund, Bond Issue 1928, for road and trail work in vicinity of Hetch Hetchy reservoir, and being in fulfillment of Raker Act obligations.

Further Resolved, That the budget of proposed expenditures for said road and trail work, as prepared by the City Engineer, be and the

same is hereby approved.

# Appropriating \$3,000 Out of "Traffic Signal" Account for Painting of Traffic Lanes, Etc., During July and August, 1931.

Also, Resolution No. — (New Series), as follows:

Resolved, That the sum of \$3,000 be and the same is hereby set aside, appropriated and authorized to be expended out of "Traffic Signals," etc., Budget Item No. 54, for the painting of traffic lanes, etc., during the months of July and August, 1931, at the rate of \$1,500 per month.

#### Adopted.

The following resolutions were adopted:

Mayor to Sell Portable Buildings on Balboa School Site.

On recommendation of Finance Committee.

Resolution No. 34582 (New Series), as follows:

Resolved, That the Mayor be and he is hereby authorized and directed to sell at public auction, after at least five (5) days of published notice, the following described personal property owned by the City and County of San Francisco, to-wit:

All of the portable buildings now located at the Balboa High School on Onondaga avenue.

The terms of sale shall be cash upon delivery of bill of sale, said buildings to be removed by the purchasers within ten (10) days of purchase thereof.

The proceeds derived from said sale shall be deposited to the credit

of the "Special School Tax Fund."

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Tax Collector to Cancel Tax Sale.

Also, Resolution No. 34583 (New Series), as follows:

Resolved, That in accordance with the recommendation of the Assessor in a communication dated June 10, 1931, the following property, being erroneously assessed in 1930, be withdrawn from sale and reassessed in 1931 in accordance with Section 3806, Political Code, and the Tax Collector is hereby directed not to offer same for sale: Volume 32, page 57, Block 5328, Lots 46 and 47.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Passed for Printing.

The following matters were passed for printing:

#### Per Diem Men's Ordinance.

On recommendation of Finance Committee.

Bill No. 9430, Ordinance No. — (New Series), as follows:

An ordinance fixing and establishing a five-day working week and a monthly basis for computing the compensation of certain classes of employees of the City and County of San Francisco heretofore paid on a per diem basis, and regulating compensation for emergency overtime work.

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

Section 1. That the basis of compensation for those particular classes of employees listed in Budget Ordinance No. 9001 for the fiscal year 1931-32, and in Ordinance No. 9002, making appropriation from the County Road Fund for street repair and maintenance during the fiscal year 1931-32, whose rates of compensation are therein provided for on a per diem basis, is hereby fixed and established on a monthly basis of 1/12 of the annual appropriation made in said budget ordinance and in said Ordinance No. 9002 for each of said employees. Where the annual appropriation made in said budget ordinance under any specific item number, and the annual appropriation made in said Ordinance No. 9002 constitutes a total annual wage for more than one employee, the amount so appropriated for each employee of the class so listed shall be determined by dividing the total appropriation by the number of employees so listed.

Section 2. That a five-day working week, comprising Monday, Tuesday, Wednesday, Thursday and Friday of each week, is hereby established for the classes of employees referred to in Section 1 of this ordinance, and the wages or compensation to be paid such employees, whether paid semi-monthly or monthly, shall, beginning July 1, 1931, be thereafter computed on the basis that the working days for the year shall be determined by deducting from the full number of days of the fiscal year all Saturdays and Sundays and the following generally recognized holidays: New Year's Day, Decoration Day, Independence Day, Labor Day, Admission Day, Thanksgiving Day and Christmas, and said employees shall, in all cases where it is possible, be provided

five full days' employment each week; provided, however, that should any of said employees fail to perform actual service for the City and County for a full five-day week after allowance is made for Saturdays, Sundays and the said generally recognized holidays, the compensation of such employees for the time actually worked during the current semi-monthly or monthly period shall be computed on the basis of the proportion of the full monthly compensation that the time actually worked bears to the total actual working days of the current month. Provided further, that no deduction shall be made for time allowed such employees for annual vacations.

Section 3. Eight hours shall constitute the maximum number of hours of labor for any one working day. Where, by reason of some particular emergency, employees of the classes referred to in this ordinance are required to work more than eight hours during any one working day, or to work on Saturdays, Sundays or the said generally recognized holidays, then such employee shall be allowed double time for the overtime so worked. Any department allowing overtime, or hiring employees of the classes herein mentioned on an overtime basis, shall each week report to the Finance Committee of the Board of Supervisors the nature of the emergency requiring said overtime, the name of each employee engaged in such overtime work, the extent of such overtime, and the amount of compensation allowed therefor.

Section 4. When additional employees of the classes referred to in this ordinance are required by any of the departments mentioned in said budget ordinance or said Ordinance No. 9002, except employees for service in the municipally owned utilities, said employments shall be upon the same terms and under the same conditions as herein specified.

Section 5. This ordinance shall become effective immediately upon its passage.

Appropriating \$15,000 Out of "Urgent Necessity" for Additional and Emergency Supplies, Board of Health.

Also, Resolution No. ---- (New Series), as follows:

Resolved. That the sum of \$15,000 be and the same is hereby set aside and appropriated out of "Urgent Necessity." Budget Item No. 25, and authorized in payment to the Board of Health for additional and emergency supplies by the Board of Health under the direction of the Superintendent of the Relief Home.

Appropriation of \$537.97 Out of Revenues of Water Department in Settlement of Claim of General Paint Corporation for Damages to Materials and Supplies Caused by Bursting of Water Main in San Bruno Avenue Near Army Street.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That there is hereby appropriated and set aside the sum of \$537.97 to be paid out of the revenues of the Water Department, as settlement in full of the claim of General Paint Corporation for damage done to materials and supplies used in the manufacture of paint and varnish, by reason of the bursting of a water main under the control of the Water Department of the City and County of San Francisco in San Bruno avenue near Army street, on May 18, 1931.

#### Adopted.

The following resolution was adopted:

Accepting Statements of Market Street Railway and Percentages of Gross Receipts From Passenger Fares.

On recommendation of Finance Committee.

Resolution No. --- (New Series), as follows:

Resolved, That the statements heretofore filed by the Market Street

Railway Company showing gross receipts from passenger fares for the months of April and May, 1931, upon which percentages in the following amounts are due the City and County, be and the same are hereby accepted, to-wit:

April.

Parkside Transit: Twentieth avenue, Ta	araval street, etc \$560.26
Gough street	38.63
Parnassus avenue, etc	214.85

#### May.

Parkside Transit: Twentieth avenue, Taraval street, etc \$56	0.56
Gough street 3	8.28
Parnassus avenue, etc	3.98

Further Resolved, That the Market Street Railway Company be and is hereby directed to deposit with the Treasurer of the City and County the hereinabove mentioned sums, the same to be placed to the credit of the General Fund.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Passed for Printing.

The following matters were passed for printing:

#### Appropriation of \$132,794 for Construction of Sloat Boulevard Viaduct Over Sunset Boulevard

Resolution No. — (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated and authorized to be expended out of the Boulevard Bond Construction Fund, Issue 1927, for the construction of the Sloat boulevard viaduct over the Sunset boulevard, to-wit:

Total.....\$132,794.00

8,294.00

## Appropriating \$1,000 Out of County Road Fund for Waterproofing and Painting Stockton Street Tunnel.

Also, Resolution No. ——— (New Series), as follows:

track work, in accordance with agreement.....

Resolved, That the sum of \$1,000 be and the same is hereby set aside, appropriated and authorized to be expended out of the County Road Fund to enable final payment on contract for the waterproofing and painting of the Stockton Street tunnel.

### Payments Out of 1927 Boulevard Bond Fund for Properties Required for Alemany Boulevard Approaches.

Also, Resolution No. ——— (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside and appropriated out of the 1927 Boulevard Bond Fund, and authorized in payment to the following named persons; being payments for properties required as approaches to the Alemany boulevard, to-wit:

(1) To J. Arlington Haney and Florence Haney, for portion of Lot 75 in Block 7145, as per the Assessor's Block Books, per acceptance of offer by Resolution No. 34590 (New

Series), and required for the opening of Sickles avenue from Huron avenue to Cayuga avenue (claim dated June 2, 1931)	1,564.00
(3) To Harry Cohn and Helen E. Cohn, for portion of Lot 74 in Block 7145, as per the Assessor's Block Books, per ac-	2,444.00
ceptance of offer by Resolution No. 34590 (New Series); and required for the opening of Sickles avenue from Huron avenue to Cayuga avenue (claim dated June 2, 1931)  (4) To Gaetano Bocci, for portion of Lot 76 in Block 7145, as per the Assessor's Block Books, per acceptance of offer	1,533.00
by Resolution No. 34590 (New Series); and required for the opening of Sickles avenue from Huron avenue to Cayuga avenue (claim dated June 2, 1931)	1,708.00
and required for the opening of Sickles avenue from Huron avenue to Cayuga avenue (claim dated June 2, 1931)	1,902.00
Adopted.	

#### Adopted.

The following resolutions were adopted:

Appropriations Covering Various Small Street Improvements.

On recommendation of Finance Committee.

Resolution No. 34585 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside, appropriated, and authorized to be expended out of the hereinafter mentioned funds for the following purposes, to-wit:

#### Boulevard Bond Fund, Issue 1927.

(1) For City's portion of construction of sewers in Thirty-seventh avenue between Yorba street and Sloat boulevard; account Sunset Parkway	337.20
County Road Fund.	
<ul><li>(2) Reconstruction of angular corners on Irving street at Fourth, Eighth and Ninth avenues</li></ul>	105.00
street	64.12
(4) Improvement of Silver avenue and Bay Shore boulevard	4.15
(5) Improvement of Lyell street, Bosworth to Cayuga streets	24.88
(6) Improvement of Sussex at Martin street	40.50
(7) Improvement of Sussex, Castro to Diamond streets	16.88
(8) Improvement of Sussex, Van Buren to Diamond streets.	34.20
(9) Improvement of Douglass street, Twenty-sixth to Army	
streets	63.75
(10) Improvement of Tucker avenue, Rutland to Alpha	
streets	25.00
(11) Improvement of Mangels avenue and Baden street	44.40
(12) Improvement of Franconia street, Peralta to Wolfe	
streets	315.00
(13) Improvement south side Harkness avenue, west of Cow-	
den street	51.14
Avec Supervisors Prover Canana Colman Callegher	Carrity

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Transfer of \$3,860 from Civil Service Commission, Budget Item 230.

Also, Resolution No. 34586 (New Series), as follows:

Resolved, That the following amounts be and the same are hereby set aside out of Budget Item 230, Civil Service Commission, to the credit of the hereinafter designated Budget items, to-wit:

(1) To the credit of Budget Item 233, Civil Service Commission ......\$ 1,500.00

(2) To the credit of Budget Item 88, furniture, equipment,

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Transfer of \$15,300, Police Department Funds.

Also, Resolution No. 34587 (New Series), as follows:

Resolved, That the sum of \$15,300 be and the same is hereby set aside out of the Police Department Appropriation 42-A (Personal Service) to the credit of the hereinafter designated Police Department accounts, to-wit:

(The attention of the Auditor and Treasurer is directed to the foregoing. Request of Police Department, dated June 17, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Transfer of \$5,000 From Assessor's Appropriation 8A to 8B.

Also, Resolution No. 34588 (New Series), as follows:

Resolved, That the sum of \$5,000 be and the same is hereby set aside out of Appropriation 8-A to the credit of Appropriation 8-B, Department of the Assessor. (The attention of the Auditor and the Treasurer is directed to the foregoing. Request of Assessor, dated June 17, 1931.)

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

### Authorizing Payment of Judgments of \$1,000 Each to Alf Martin and Greta Groschitz.

Also, Resolution No. 34589 (New Series), as follows:

Whereas, Alf Martin and Greta Groschitz have received judgments against the City and County of San Francisco in the sum of \$1,000 each; and

Whereas, the said judgments were secured after a trial before a jury and were based upon the happening of an accident on the Skyline boulevard between an automobile owned and driven by Alf Martin and an automobile owned by the City and County of San Francisco and driven by Russell Bevans, a police officer attached to the office of the Mayor; and

Whereas, the City Attorney of the City and County of San Francisco has advised that an appeal is unwarranted in said actions, and

each of them, and has recommended that said judgments be paid; now, therefore, be it

Resolved, That said judgments now held by Alf Martin vs. City and County of San Francisco et al. and that of Greta Groschitz vs. City and County of San Francisco et al., being in the sum of \$1,000 each, be and the same are hereby ordered paid and discharged, and said City Attorney be authorized to procure from said Alf Martin and said Greta Groschitz full releases and satisfactions of said judgments.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

### Accepting Offers of Sale of Land Required for Widening of Sickles Avenue.

Also, Resolution No. 34590 (New Series), as follows:

Resolved, That the offers of sale made by the following named persons to sell to the City and County of San Francisco the following described land, required for the widening of Sickles avenue from Huron avenue to Cayuga avenue, for the sums set forth opposite their respective names, be accepted:

J. Arlington Haney and Florence Haney, \$1,564—Portion of Lot 75, Block 7145, as per the Assessor's Blocks Books of the City and County of San Francisco. The above amount includes damage in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the above mentioned owners within 30 days after the deed to the City and County of San Francisco is recorded.

Carl Streblow and Gertrude A. Streblow, \$1,902—Portion of Lot 71, Block 7145, as per the Assessor's Block Books of the City and County of San Francisco. The above amount includes damages in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the above mentioned owners within 30 days after the deed to the City and County of San Francisco is recorded.

Gaetano Bocci, \$1,708—Portion of Lot 76, Block 7145, as per the Assessor's Block Books of the City and County of San Francisco. The above amount includes damages in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the above mentioned owner within 30 days after the deed to the City and County of San Francisco is recorded.

Harry Cohn and Helen E. Cohn, \$1,533—Portion of Lot 74, Block 7145, as per the Assessor's Block Books of the City and County of San Francisco. The above amount includes damages in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the above mentioned owners within 30 days after the deed to the City and County of San Francisco is recorded.

Mary A. Gray, \$2,444—Portion of Lot 68, Block 7145, as per the Assessor's Block Books of the City and County of San Francisco. The above amount includes damages in full to the improvements now wholly or partially located on the above described land, said improvements to be relocated by the above mentioned owner within 30 days after the deed to the City and County of San Francisco is recorded.

And the City Attorney is hereby authorized to examine the title to said property and, if the same is found satisfactory, to accept, on behalf of the City, deeds conveying said property to the City, free and clear of all encumbrances, and to record said deeds, together with a copy of this resolution, in the office of the Recorder of the City and County of San Francisco.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Transfer of Moneys in Interest Account, Sunset Tunnel Assessment Fund, to Credit of Special Fund of Sunset Tunnel Assessment Fund, and Used to Discharge Obligations Incurred by Reason of Construction of Sunset Tunnel.

Also, Resolution No. 34591 (New Series), as follows:

Whereas, there now exists in the interest account of the Sunset Tunnel (Duboce avenue route) Assessment Fund a sum of money not required for the payment of interest on bonds issued pursuant to Section 26a of Ordinance No. 2186 (New Series); and

Whereas, there are accounts due and owing, resulting from the construction of the Sunset tunnel; now, therefore, be it

Resolved, By the Board of Supervisors of the City and County of San Francisco as follows:

Section 1. That the Auditor and the Treasurer of the City and County of San Francisco are hereby directed to transfer from the interest account of the Sunset Tunnel (Duboce avenue route) Assessment Fund any surplus not required to meet the interest charges on bonds issued pursuant to Section 26a of Ordinance No. 2186 (New Series), to the Special Fund of the Sunset Tunnel (Duboce avenue route) Assessment Fund, and used to discharge the obligations incurred by reason of the construction of the Sunset tunnel (Duboce avenue route).

Section 2. That all moneys transferred pursuant to Section 1 of this resolution are to be applied to discharging current liabilities of the said assessment district.

Section 3. This resolution shall take effect immediately.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Passed for Printing.

The following matters were passed for printing:

Public Garage Permit, Legas & McGrath, 740 La Playa.

On recommendation of Fire Committee.

Resolution No. ——— (New Series), as follows:

Resolved, That Legas & McGrath be and are hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate a public garage at 740 La Playa.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

### Transfer Supply Station Permit, L. Smith, Northeast Corner of Twenty-eighth Avenue and Taraval Street.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That L. Smith be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to him automobile supply station permit heretofore granted Leslie Jollif by Resolution No. 33491 (New Series) for premises at the northeast corner of Twenty-eighth avenue and Taraval street.

The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

Transfer Supply Station Permit, Shell Service, Inc., Southwest Corner Fulton and Divisadero Streets.

Also, Resolution No. --- (New Series), as follows:

Resolved, That Shell Service, Inc., be and is hereby granted permission, revocable at will of the Board of Supervisors, to have transferred to it automobile supply station permit heretofore granted Thomas T. Cox by Resolution No. 31879 (New Series) for premises at the southwest corner of Fulton and Divisadero streets.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

#### Adopted.

The following resolution was adopted:

#### Denying Laundry Permits.

On recommendation of Fire Committee.

Resolution No. 34592 (New Series), as follows:

Resolved, That in the exercise of the sound and reasonable discretion of the Board of Supervisors, permission is hereby denied the following named persons to maintain and operate a laundry:

Wing Lee, 150 Mason street.

Yee Sing, 1051 Polk street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Passed for Printing.

The following matters were passed for printing:

#### Boiler Permit.

On recommendation of Fire Committee.

Resolution No. — (New Series), as follows:

Resolved, That the following revocable permit be and is hereby granted:

#### Boiler.

Wo Yuen and Company, 1037 Grant avenue, 5 horsepower capacity. The rights granted under this resolution shall be exercised within six months, otherwise said permit shall become null and void.

#### Supply Station, Wm. H. Woodfield, Jr., Northwest Corner Howard Street and Van Ness Avenue.

Also, Resolution No. ———— (New Series), as follows:

Resolved, That Wm. H. Woodfield, Jr., be and is hereby granted permission, revocable at will of the Board of Supervisors, to maintain and operate an automobile supply station on premises at the northwest corner of Howard street and Van Ness avenue.

The rights granted under this resolution shall be exercised within

six months, otherwise said permit shall become null and void.

#### Referred.

#### Rezoning Ordinance.

The following matter, submitted by Industrial Development and City Planning Committee without recommendation, was taken up and referred to City Planning Commission:

Bill No. ————, Ordinance No. ———— (New Series), as follows: Changing the zoning classification of a certain part of the City and

County of San Francisco from First Residential District to Second Residential District.

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

That part of the City and County of San Francisco Section 1. bounded and described as follows, to-wit: Commencing at a point formed by the intersection of the northern line of Broadway with the westerly line of Laguna street and running thence westerly along said northern line of Broadway to the easterly line of Fillmore street: thence northerly along said line of Fillmore street to the southerly line of Green street; thence easterly along said line of Green street to the westerly line of Laguna street; thence southerly along said line of Laguna street to the northerly line of Broadway and the point of commencement; excepting, however, all the lots in said area fronting on Green street; being all of Block No. 564, all of Block 565, all of Block 566 and the lots in Blocks numbered 555, 556 and 557 fronting on the northerly line of Vallejo street, now zoned and classified as in a First Residential District, be and the same is hereby rezoned and reclassified as in a Second Residential District within the meaning of that certain ordinance entitled "An ordinance regulating and establishing the location of trades, industries and buildings, and the locations of buildings designed for specific uses, and establishing the boundaries for said purposes, and providing penalties for the violation of its provisions," and which ordinance is numbered 5464 and is known and designated as Ordinance No. 5464 of the City and County of San Francisco.

Section 2. That this ordinance shall take effect and be in force from and after its passage.

### Recommendation of City Planning Commission to Deny Rezoning.

October 30, 1930.

Board of Supervisors, City and County of San Francisco, Calif.

Gentlemen: The City Planning Commission makes the following report and recommendation concerning the proposed ordinance heretofore submitted to us by your Honorable Board, classifying into a Second Residential District that certain real property situate in the City and County of San Francisco, bounded by Broadway, Fillmore street, Laguna street and Vallejo street, and also the real property situate on the northerly side of Vallejo street between Fillmore street and Laguna street.

On the 28th day of October, 1930, at a regular meeting of the City Planning Commission, a public hearing to consider and act on said proposed ordinance, after notice to all persons interested, took place before the City Planning Commission. At the meeting a large number of property owners, personally and by counsel, appeared. After hearing arguments of said property owners and their counsel for and against the proposed ordinance, the following resolution was unanimously adopted:

Resolved, That the proposed ordinance heretofore presented to the Board of Supervisors and submitted by said Board to the City Planning Commission, classifying into a Second Residential District certain blocks of land bounded by Broadway, Fillmore street, Laguna street and Vallejo street, and property on the northerly side of Vallejo street between Fillmore street and Laguna street be, and said proposed ordinance is hereby disapproved, and accordingly the City Planning Commission does hereby recommend that said proposed ordinance be not passed.

Respectfully submitted,

CITY PLANNING COMMISSION, R. S. WOODWARD, Secretary.

#### Adopted.

The following resolution was adopted:

#### One-Cab Stand Permits.

On recommendation of Police Committee.

Resolution No. 34593 (New Series), as follows:

Resolved, That the following one-cab stand permits are hereby approved:

Eagle Cab Company, 353 Broadway.

Luxor Cab Company, 1300 Fulton street (transfer from 834 Divisadero street); 207 California street (transfer from 101 Battery street).

Blue Top Cabs, Ltd., 1975 Mission street.

De Soto Limousine Service, 14 Haight street, 1076 Oak street, 290 Golden Gate avenue.

Five and Ten Cab Company, 2902 Laguna street, 3399 Twenty-sixth street, 2500 Mission street.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Action Deferred.

The following matters were laid over one week and made a Special Order of Business for 3 p. m.:

## Amending Section 1 of Ordinance No. 5118 (New Series), Defining the Term "Sightseeing Bus."

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

Amending Section 1 of Ordinance No. 5118 (New Series), entitled "Regulating the use of the public streets of the City and County of San Francisco by self-propelled motor vehicles used as sightseeing buses and interurban buses carrying passengers for hire, and providing for the issuance of a permit therefor by the Board of Police Commissioners for the operation of such vehicles, and for a penalty for the violation of this ordinance," approved April 6, 1920.

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

Section 1. Section 1 of Ordinance No. 5118 (New Series), the title of which is hereinabove recited, is hereby amended to read as follows:

Section 1. A "sightseeing bus" is hereby defined to be any self-propelled motor vehicle used in the conveyance, for hire, of tourists and sightseers, over the public streets, for the purpose of a sightseeing trip or tour in the visiting and viewing of places of interest.

Section 2. This ordinance shall take effect immediately.

## Public Necessity and Convenience Ordinance in re Taxicabs, and Repealing Ordinances Nos. 8637 and 8750 (New Series).

Also, Bill No. ——, Ordinance No. ——— (New Series), as follows:

Providing for the issuance of certificate of public convenience and necessity in connection with the issuance of licenses and permits for the operation of motor vehicles engaged in the business of or used for transporting passengers for hire and providing a penalty for any violation thereof, and repealing Ordinance No. 8637 (New Series), and Ordinance No. 8750 (New Series).

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

Section 1. That no license or permit shall be issued for the operation of any motor vehicle engaged in the business of or used for transporting passengers for hire, unless and until the Board of Supervisors of

the City and County of San Francisco shall, by resolution, declare that public convenience and necessity require the proposed motor vehicle for hire service for which application for a license or permit is made.

Provided, that such declaration of public convenience and necessity

shall not be necessary-

(a) For the licensing (but only in the same class, type and character of any of the services defined in Section 1 of Ordinance No. 6979 (New Series), as amended, or Section 1 of Ordinance No. 5118 (New Series), as amended, or Section 1 of Ordinance No. 3212 (New Series), as amended), of the same number of motor vehicles for hire, licensed for operation and operated by the applicant in said class, type and character of service, under the same name and colors, on the day upon which this ordinance shall take effect, or the renewal of the same license annually thereafter; provided, however, that this exception shall apply only in the event that the applicant was engaged at the time this ordinance becomes effective in the actual operation of a motor vehicle for hire business, in the same class, type and character of service, and thus defined, and was, at said time complying with all of the provisions of Ordinance No. 5132 (New Series), as amended, Ordinance No. 5118 (New Series), as amended, Ordinance No. 6979 (New Series), as amended.

Every person, firm or corporation holding a license authorizing the operation of a motor vehicle for hire shall, on or before the 1st day of July, 1931, file with the Clerk of the Board of Supervisors an affidavit setting forth the number, make, type and state license number of motor vehicles for hire which it shall specify the type, class and character of service, as defined by the ordinance hereinabove referred

to, applicable to each of said motor vehicles.

Section 2. The Board of Supervisors, in determining whether or not public convenience and necessity exists, may take into consideration all facts as it may deem pertinent and proper, which facts shall or must include specific finding that the following conditions exist:

(1) That applicant is financially responsible.

(2) That the persons, firms or corporations holding permits or licenses for the operation of motor vehicles for hire are under efficient management, earning a fair and reasonable return on their capital devoted to such service.

(3) That persons, firms or corporations holding permits or licenses for the operation of vehicles for which application is being made are

under normal conditions inadequately serving the public.

Section 3. Any applicant for a license or permit to operate a motor vehicle for hire shall make proper application to this Board of Supervisors for its declaration of public convenience and necessity, on blanks to be furnished by the Clerk of said Board of Supervisors, and immediately upon the filing of such an application said Clerk shall cause a notice to be published in the official newspaper of the City and County of San Francisco, which said notice shall set forth the fact that said application has been filed for a license or permit to operate a motor vehicle for hire or motor vehicle for hire business, the name of the applicant, kind of equipment, and number of vehicles proposed to be operated. Said notice shall be published for three successive days. On filing the application the applicant shall pay to the Clerk the sum of \$15 for one vehicle and \$1 for each additional vehicle for which a certificate of public convenience and necessity is desired, to cover the cost and expense of advertising, the notice of application and the resolution granting the permit or license.

All holders of existing licenses or permits for the operation of motor vehicles for hire shall thereupon be entitled to file any complaints or protests that said holders may see fit at the time of the holding of the investigation and hearing. The Board of Supervisors shall consider all of the complaints and protests and in conducting its

hearing shall have the right to call such witnesses as it may see fit. In all such hearings the burden of proof shall be upon the applicant to establish by clear and convincing evidence, which shall satisfy the said Board of Supervisors beyond a reasonable doubt that public convenience and necessity require such operation of the vehicle or vehicles for which said application has been made, and that such appli-

cation in all other respects should be granted.

Section 4. If the Board of Supervisors finds from its investigation and hearing that public convenience and necessity justify and require the operation of the motor vehicle or motor vehicles for which licenses or permits are required, it shall notify the applicant of its finding, and within sixty (60) days thereafter the applicant shall furnish to the Board of Supervisors any and all additional information which may be required, and if the said Board of Supervisors then finds that the applicant is the owner of the vehicle or vehicles for which license or permit is requested, and that such vehicle meets with the requirements as prescribed by all of the ordinances of the City and County of San Francisco, and all of the rules and regulations enacted by the Board of Supervisors and the Police Commission of the City and County of San Francisco, shall thereupon issue to said applicant a certificate of public convenience and necessity and said applicant shall deliver said certificate to the Police Commission of the City and County of San Francisco, who shall thereupon issue to said applicant a license or permit, or licenses or permits, for the operation of such vehicle or vehicles.

If the Board of Supervisors finds from such investigation and hearing that the public convenience and necessity do not justify the operation of the vehicle for which license or permit is requested, it shall

forthwith notify the applicant of said finding.

All persons, firms or corporations within the purview of Section 5. this ordinance shall regularly and daily operate his or its licensed motor vehicle for hire business during each day of the license year to the extent reasonably necessary to meet the public demand for such motor vehicle for hire service. Upon abandonment of such business for a period of ten (10) consecutive days by an owner or operator, the Board of Supervisors shall, after five (5) days' written notice to the said owner or operator, direct the Police Commission of the City and County of San Francisco to revoke said owner's or operator's licenses or permits, and said licenses or permits shall forthwith be revoked. All such permits or licenses granted hereunder shall be transferable only upon the consent of the Board of Supervisors after written application shall have first been made to said Board of Supervisors and upon payment of the fee required of new applicants. Any and all such certificates of public necessity and convenience and all rights herein granted may be rescinded and ordered revoked for cause, and said Police Commission shall, upon notification of said action by said Board of Supervisors, revoke any and all such permits or licenses.

Section 6. Unless otherwise provided by this ordinance, no person, firm or corporation, after the date of the passage of this ordinance, shall operate any motor vehicle for hire unless and until such person, firm or corporation shall—

(a) File with the Board of Supervisors a sworn statement showing the ability of said person, firm or corporation to pay all damages which may result from any and all accidents due to the negligent use or operation of such vehicle, and in the event such showing is unsatisfactory said Board may compel such firm or corporation to

(b) File with said Board security, indemnity or bond guaranteeing the payment by said person, firm or corporation of all such damages, or

(c) Insure to a reasonable amount said person's, firm's or corpora-

tion's liability to pay such damage.

Said person, firm or corporation shall, not later than the first week in July of each year, and as often as said Board of Supervisors

shall direct, file in writing upon a form prescribed by said Board of Supervisors financial statement or statements of such insurance or indemnity or bond or security held or secured by said person, firm or corporation and pay to said Clerk the sum of \$5 to cover the costs and expense of examining said statements.

Failure to make satisfactory proof of ability to so respond in damages shall be deemed cause for cancellation of any and all permits

so to operate.

Section 7. That any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine of not more than \$500 or by imprisonment in the County Jail for not more than six (6) months, or by both such fine and imprisonment.

Section 8. Ordinance No. 8637 (New Series), approved December 20, 1929, and Ordinance No. 8750 (New Series), approved May 26,

1930, are hereby repealed.

Section 9. This ordinance shall take effect immediately.

Amending Ordinance No. 6979 (New Series), "Taxicab Ordinance," as to Terms "Taxicabs," "Automobiles," "Limousines," and Rates to Be Charged by Sightseeing Buses and Taxicabs.

Also, Bill No. ———, Ordinance No. ——— (New Series), as follows:

Amending Sections 1(a), defining the term "Taxicab," 1(c), defining the term "Automobile," adding 1(g), defining the term "Limousine," amending Section 22, fixing rates to be charged by sightseeing buses, and amending Section 24, fixing maximum and minimum rates to be charged by taxicabs, of Ordinance No. 6979 (New Series), entitled "Regulating the use of taxicabs, automobiles and public vehicles for hire, fixing the rate to be charged for the transportation of persons and personal baggage, regulating the use of boats in the waters of the bay, providing a punishment for any violation thereof, and repealing Ordinance No. 1898 (New Series)."

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

Section 1. Sections 1, 22 and 24 of Ordinance No. 6979 (New Series), the title of which is recited above, are hereby amended to read as follows:

Section 1(a). The term "Taxicab" as used in this ordinance is and shall mean every motor-propelled vehicle of a distinctive color and/or driver's seat separated from the passenger's compartment by a glass partition and/or of public appearance such as is in common usage in this country for taxicabs, and/or equipped with a taximeter and/or operated at rates per mile or for waiting time, or for both, used for the transportation of passengers for hire over the public streets of the City and County of San Francisco and not over a defined route and irrespective of whether the operations extend beyond the boundary limits of said City and County and such vehicle is routed under the direction of such passenger or passengers, or of such persons hiring the same.

Section 1(b). The term "Taximeter," whenever used in this ordinance, shall be held to mean and embrace any instrument or device attached to a vehicle and designed or intended to measure mechanically the distance traveled by such vehicle, to record the time the said vehicle is in waiting, and to indicate upon such record by figures or designs the fare to be charged in dollars and cents.

Section 1(c). The term "Automobile" as used in this ordinance means every motor-propelled vehicle of private appearance not equipped with a taximeter, used for the transportation of passengers over the public streets of the City and County of San Francisco and not over a defined route, and irrespective of whether such operations extend beyond the boundary limits of said City and County, at rates per trip, per hour, per day, per week, per month, and such vehicle is routed under direction of such passenger or passengers or of such persons hiring the same, excepting "taxicabs," as herein defined, "jitney buses," as defined by Ordinance No. 3212 (New Series), and "sightseeing buses" and "interurban buses" as such terms are defined in Ordinance No. 5118 (New Series).

Section 1(d). The term "public vehicles for hire," whenever used in this ordinance, shall be held to embrace "taxicabs" and "automobiles" as herein defined; also "jitney buses" as defined by Ordinance No. 3212 (New Series) and "sightseeing buses" and "interurban buses" as such terms are defined by Ordinance No. 5118 (New Series).

Section 1(e). The term "job wagon," whenever used in this ordinance, shall be held to embrace and mean every vehicle which shall be used for the conveyance of goods, packages or freight from place to place in this City and County for hire, except handcarts and vehicles used by merchants, dealers and manufacturers exclusively for the delivery of their wares to customers.

Section 1(f). The term "Boat," whenever used in this ordinance, shall be held to embrace and mean every water craft, whether propelled by manual, wind, or motive power, used for the conveyance of

persons from place to place for pay.

Section 1(g). The term "Limousine," whenever used in this ordinance, shall be held to embrace and mean a self-propelled motor vehicle, accommodating not more than seven persons, not equipped with a taximeter, and used for the purpose of transporting persons for hire over the public streets, at rates per trip, per hour, per day, per week or per month, and where transportation is not over a fixed and defined route, but is under the control, as to route, of the person hiring the same.

Rates for Sightseeing Cars.

Section 22. Sightseeing buses, as defined in Ordinance No. 5118 (New Series), as amended, shall not charge more than one dollar and fifty cents per passenger per trip of not less than two hours' duration, and not more than two dollars and fifty cents per passenger per trip of not less than three hours' duration; and shall follow the route as designated or advertised by the owner or driver thereof.

Charges for Taxicabs.

Section 24. No person, firm or corporation owning, operating or controlling any motor vehicle operated as a taxical shall charge other, maximum or minimum fares than in this section provided:

#### Maximum Rates.

(a) The maximum rate of farc is 25 cents for the first one-quarter (1/4) mile or "flag"; ten (10) cents for each additional one-fifth (1/5) mile; ten (10) cents for each two minutes waiting time; and twenty-five (25) cents for each additional passenger over one.

#### Minimum Rates.

(b) The minimum rate of fare is fifteen (15) cents for the first one-quarter (¼) mile or "flag"; ten (10) cents for each additional two-fifths (2/5) mile; ten (10) cents for each two and one-half (2½) minutes waiting time; and ten (10) cents for each additional passenger over one.

Section 2. This ordinance shall take effect immediately.

#### Public Convenience and Necessity Taxicab Ordinance Enforcement.

Supervisor Peyser moved that the proper authorities be directed to enforce the provisions of the Public Convenience and Necessity Taxicab Ordinance with particular reference to accident insurance.

Supervisor Havenner moved further that the Police Department be directed to enforce all ordinances that may have been suspended by committee or anyone else.

So ordered.

#### Adopted.

The following resolutions were adopted:

Requesting Mayor to Enter Into Renewal of Lease of Premises at No. 333 Kearny Street.

On recommendation of Public Buildings and Lands Committee.

Resolution No. 34594 (New Series), as follows:

Resolved, That his Honor the Mayor be and he is hereby authorized and requested to enter into a renewal of lease of premises No. 333 Kearny street, being the office of the District Attorney, and other city officials, for a period of five years from June 30, 1931, under the same rental terms and conditions as set forth in the existing lease.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Mayor and Clerk Authorized to Execute Duplicate Counterparts of Agreement Between Tidewater Southern Railway Company and the City and County of San Francisco.

On recommendation of Public Utilities Committee.

Resolution No. 34595 (New Series), as follows:

Resolved, That the Mayor and the Clerk of the Board of Supervisors are hereby authorized and directed to execute, on behalf of the City and County of San Francisco, duplicate counterparts of agreement dated June 4, 1931, between Tidewater Southern Railway Company, a corporation, and City and County of San Francisco, a municipal corporation, granting said City and County the right to construct, maintain and operate three Hetch Hetchy aqueduct pipe lines and a telephone line beneath property of Tidewater Southern Railway Company in Stanislaus County, California.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

### Approving Contract With L. Risso for Use of San Francisco Water Department Land.

Also, Resolution No. 34596 (New Series), as follows:

Whereas, by Ordinance No. 8724 (New Series), the Board of Public Works was granted power to enter into contracts for the use and occupation of the lands acquired from the Spring Valley Water Company and now under the jurisdiction of the San Francisco Water Department; and

Whereas, the head of said Water Department has approved the hereinafter mentioned contract for the use and occupation of certain parcel of said land; now, therefore, be it

Resolved, That the hereinafter mentioned contract for the use and occupation of the parcel of land described therein be and the same is hereby approved, and the Clerk of this Board be and he is hereby directed to indorse on said contract the said approval of this Board; that the following is the contract heretofore referred to:

L. Risso, 240 acres in San Mateo County along the west line of Skyline boulevard; term, 3 years; purpose, cattle grazing; consideration, \$480 for three years, payable \$30 quarterly in advance for first year; \$45 quarterly in advance for second year and third year. New contract entirely.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity,

Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Intention to Close Minerva Street.

On recommendation of Streets Committee.

Resolution No. 34597 (New Series), as follows:

Resolved, That the public interest requires that Minerva street between Capitol avenue and Plymouth avenue be closed and abandoned as hereinafter described.

Be It Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all of Minerva street lying between

Capitol and Plymouth avenues.

Said closing and abandoning of said Minerva street shall be done and made in a manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following said Section 2.

Be It Further Resolved, That the damage, cost, and expense of said closing of Minerva street be paid out of the revenues of the City and

County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said Minerva street in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Intention to Close Acme Alley.

Also, Resolution No. 34598 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portion of Acme alley, lying between Seward and Corwin streets, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all that portion of Acme alley, more par-

ticularly described as follows, to-wit:

Beginning at the point of intersection of the southerly line of Seward street and the southeasterly line of Acme alley; thence southwesterly along said line of Acme alley, 127.167 feet; thence deflecting 176 degrees 57 minutes 27 seconds to the right and running northeasterly, 87.290 feet; thence deflecting 3 degrees 47 minutes 40 seconds to the right and running northeasterly, 38.453 feet to the westerly prolongation of said line of Seward street; thence deflecting 68 degrees 39 minutes 47 seconds to the right and running easterly, along said westerly prolongation, 4.410 feet to the southeasterly line of Acme alley and the point of beginning.

Said closing and abandonment of said portion of Acme alley shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said

chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the

Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portion of Acme alley in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Passed for Printing.

The following bill was passed for printing:

Ordering the Improvement of Garfield, Rankin and Other Streets.

On recommendation of Streets Committee.

Bill No. 9431, Ordinance No. ——— (New Series), as follows:

Ordering the performance of certain street work to be done in the City and County of San Francisco, approving and adopting specifications therefor.

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

Section 1. The Board of Public Works in written communication filed in the office of the Clerk of the Board of Supervisors June 8, 1931, having recommended the ordering of the following street work, the same is hereby ordered to be done in the City and County of San Francisco in conformity with the provisions of the Street Improvement Ordinance of 1918 of said City and County of San Francisco, said work to be performed under the direction of the Board of Public Works, and to be done in accordance with the specifications prepared therefor by said Board of Public Works, and on file in its office, which said plans and specifications are hereby approved and adopted.

That said Board of Supervisors, pursuant to the provisions of Part II of the said Street Improvement Ordinance of 1918 of said City and County of San Francisco, does hereby determine and declare that the assessment to be imposed for the said contemplated improvements, respectively, may be paid in twenty installments; that the period of time after the time of the payment of the first installment when each of the succeeding installments must be paid is to be six months from the time of the payment of the preceding installment, and that the rate of interest to be charged on all deferred payments

shall be seven per centum per annum.

The improvement of Grafton avenue and of Garfield street respectively from the easterly line of Orizaba avenue to the easterly line of Head street, including the crossings of Orizaba avenue and Grafton avenue, and of Bright street with Garfield street and Grafton avenue respectively, by grading to official line and grade; by the construction of unarmored concrete curbs; by the construction of one-course concrete sidewalks of the full official width on the angular corners thereof; by the construction of brick catchbasins with accompanying 10-inch vitrified clay pipe culverts; by the construction of 8-inch and 12-inch vitrified clay pipe sewers with accompanying manholes, Y branches, and side sewers; and by the construction of an asphaltic concrete pavement, consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Glass "F" concrete base on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

The improvement of Rankin street between Oakdale avenue and Palou avenue, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers and by the construction of an asphaltic concrete pavement consisting of a 2-inch asphaltic concrete wearing surface and a 6-inch Class "F" concrete base on the roadway thereof;

And the improvement of Rankin street between Quesada avenue and Revere avenue, where not already so improved, by the construction of armored concrete curbs, by the construction of side sewers and by the construction of a Class "E" concrete pavement on the roadway thereof.

The Standard Specifications of March, 1929, are hereby made a part

of these specifications.

Section 2. This ordinance shall take effect immediately.

#### Adopted.

The following resolutions were adopted:

Closing and Abandoning Portions of Nineteenth and Twentieth Streets.

On recommendation of Streets Committee.

Resolution No. 34599 (New Series), as follows:

Whereas, on the 4th day of May, 1931, the Supervisors of the City and County of San Francisco duly and regularly passed Resolution No. 34362 (New Series), which resolution was presented to his Honor the Mayor for his approval and was duly and regularly approved by the Mayor of the City and County of San Francisco on the 7th day of May, 1931, said resolution being in words and figures as follows, to-wit:

Resolution No. 34362 (New Series), as follows:

Resolved, That the public interest requires that the certain following described portions of Nineteenth and Twentieth streets, lying between Potrero avenue and Utah street, be closed and abandoned; and be it

Further Resolved, That it is the intention of the Board of Supervisors to close and abandon all those portions of Nineteenth and Twentieth streets more particularly described as follows, to-wit:

#### Nineteenth Street.

The southerly 26 feet of Nineteenth street between Potrero avenue and Utah street.

#### Twentieth Street.

All that portion of Twentieth street between Potrero avenue and Utah street.

Said closing and abandonment of said portions of said streets shall be done and made in the manner and in accordance with the provisions of Section 2, Chapter 3, of Article VI of the Charter of the City and County of San Francisco, as amended, and the sections of said chapter and article following Section 2; and be it

Further Resolved, That the damage, cost and expense of said closing and abandonment be paid out of the revenue of the City and County

of San Francisco.

And the Clerk of this Board is hereby directed to transmit to the Board of Public Works a certified copy of this resolution, and the Board of Public Works is hereby directed to give notice of said contemplated closing and abandonment of said portions of Nineteenth and Twentieth streets in the manner provided by law, and to cause notice to be published in the official newspaper as required by law.

Adopted—Board of Supervisors, San Francisco, May 4, 1931.

Ayes—Supervisors Andriano, Breyer, Canepa, Colman, Gallagher, Havenner, Hayden, McGovern, McSheehy, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton.

Absent—Supervisors Garrity, Miles, Suhr.

J. S. DUNNIGAN, Clerk.

Approved, San Francisco, May 7, 1931.

ANGELO J. ROSSI, Mayor.

And Whereas, the Clerk of the Supervisors of the City and County of San Francisco did transmit to the Board of Public Works of the

City and County of San Francisco a certified copy of said resolution, and the said Board of Public Works did, upon receipt of said resolution, cause to be posted, in the manner and as required by law, notices of the passage of said resolution, and did also cause, in the manner and as required by law, a notice similar in substance to be published for a period of ten days in the official newspaper of the City and County of San Francisco; and

Whereas, the public interest and convenience requires said improvements to be done as specifically described in Resolution No. 34362 (New

Series); and

Whereas, the Supervisors have acquired jurisdiction to order that said portions of Nineteenth and Twentieth streets, described in Resolution No. 34362 (New Series), be closed and abandoned; now, therefore, be it

Resolved, That it be ordered, and it is hereby ordered, that the portions of Nineteenth and Twentieth streets, as specifically described and proposed in said Resolution No. 34362 (New Series), be closed

and abandoned; and be it

Further Resolved, That the entire damages, costs and expenses of closing said streets described in Resolution No. 34362 (New Series) shall be paid out of the revenues of the City and County of San Francisco as proposed and provided in Resolution No. 34362 (New Series); and be it

Further Resolved, That the said closing and abandonment of said streets shall be done in the manner and in accordance with the provisions of Section 2 and the sections following Section 2 of said Chapter III of Article VI of the Charter of the City and County of San Francisco: and be it

Francisco; and be it
Further Resolved, That the Clerk of this Board transmit a certified copy of this Resolution to the Board of Public Works, and that the Board of Public Works be instructed to proceed thereafter as required by law, and the Clerk is hereby directed to advertise this Resolution in the Chronicle as required by law.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheeliy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano-1.

## Granting Permission for Bridge Over Heron Street to Serve Amalgamated Laundries.

Also, Resolution No. 34600 (New Series), as follows:

Resolved, That Heyman & Appleton, architects, and The Amalgamated Laundries be and are hereby given permission to construct a bridge over Heron street, 152 feet east of Eighth street, as per recommendation of the Board of Public Works by its Resolution No. 114266 (Second Series), dated June 10, 1931; provided, that plans and specifications for said proposed bridge be approved by the Bureau of Building Inspection of the City and County of San Francisco; and provided further, that the clearance of the bridge be in accord with the recommendations of the San Francisco Board of Fire Commissioners.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

Extension of Time to California Construction Company, Ninety Days From June 24, 1931, to Complete Contract No. 1, Golden Gate Heights.

Also, Resolution No. 34601 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, the California Construction Company is hereby

granted an extension of ninety (90) days' time from and after June 24, 1931, within which to complete Paving Contract No. 1, Golden Gate Heights, it being deemed necessary to grant this first extension on account of construction problems.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent-Supervisor Andriano-1.

#### Passed for Printing.

The following matters were passed for printing:

#### Establishing Grades on Tocoloma Avenue.

On recommendation of Streets Committee.

Bill No. 9432. Ordinance No. ——— (New Series), as follows:

Establishing grades on Tocoloma avenue between Blanken avenue and its northerly termination.

Be it ordained by the People of the City and County of San Fran-

cisco as follows:

The grades on Tocoloma avenue between Blanken ave-Section 1. nue and its northerly termination are hereby established to conform to true gradients at points hereinafter named and at heights above City base as hereinafter stated in accordance with recommendation of the Board of Public Works filed June 15, 1931.

#### Tocoloma Avenue.

12 feet westerly from the easterly line of, 494 feet northerly from Blanken avenue, 90.21 feet.

12 feet easterly from the westerly line of, 476 feet northerly from

Blanken avenue, 90.09 feet.

12 feet westerly from the easterly line of, 277.46 feet northerly from Blanken avenue, 53.72 feet.

12 feet westerly from the easterly line of, 247.46 feet northerly from

Blanken avenue, 49.43 feet.

12 feet westerly from the easterly line of, 217.46 feet northerly from Blanken avenue, 46.66 feet.

(Vertical curve passing through the last three described points.)
12 feet easterly from the westerly line of, 270.94 feet northerly from Blanken avenue, 52.68 feet.

12 feet easterly from the westerly line of, 240.94 feet northerly from Blanken avenue, 48.21 feet.

12 feet easterly from the westerly line of, 210.94 feet northerly from Blanken avenue, 45.74 feet.

(Vertical curve passing through the last three described points.)

12 feet westerly from the easterly line of, 118.14 feet northerly from Blanken avenue, 40 feet.

12 feet easterly from the westerly line of, at Blanken avenue northerly line, 35.40 feet. (The same being the present official grade.)

12 feet westerly from the easterly line of, at Blanken avenue northerly line, 34.40 feet. (The same being the present official grade.)

On Tocoloma avenue between Blanken avenue and its northerly termination be established to conform to true gradients between the grade elevations above given therefor.

Section 2. This ordinance shall take effect immediately.

# Changing and Reestablishing Grades on Twenty-fifth, Missouri, Mississippi and Connecticut Streets.

Also, Bill No. 9433, Ordinance No. -- (New Series), as follows: Changing and re-establishing the official grades on Twenty-fifth street, between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street: on Missouri street between Army street and a line parallel with Twenty-fifth street and 200 feet northerly therefrom; and on Connecticut street between Twenty-third street and Army street.

Whereas, The Board of Supervisors, on the written recommendation of the Board of Public Works, did on the 27th day of April, 1931, by Resolution No. 34310 (New Series) declare its intention to change and re-establish the grades on Twenty-fifth street, between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street; on Missouri street between Army street and a line parallel with Twenty-fifth street and 200 feet northerly therefrom; and on Connecticut street between Twenty-third street and Army street.

Whereas, Said resolution was so published for ten days, and the Board of Public Works within ten days after the first publication of said resolution of intention caused notices of the passage of said resolution to be conspicuously posted along all streets specified in the resolution, in the manner and as provided by law; and

Whereas, More than forty days has elapsed since the first publication of said resolution of intention; therefore,

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

The grades on the following named streets at the points Section 1. hereinafter named and at the elevations above City base as hereinafter stated, are hereby changed and established as follows:

#### Twenty-Fifth Street.

Mississippi street, easterly line, 90 feet. (The same being the present official grade.)

Mississippi street, westerly line, 94 feet.

Texas street, 130 feet. (The same being the present official grade.) 63.33 feet westerly from Texas street, 130 feet.

113.33 feet westerly from Texas street, 128.12 feet.

163.33 feet westerly from Texas street, 122.50 feet.

(Vertical curve passing through the last three described points.) Missouri street, easterly line, 117 feet.

Missouri street, westerly line, 105 feet.

Connecticut street, 75 feet.

Arkansas street, easterly line, 130 feet. (The same being the present official grade.)

Mississippi Street.

Twenty-third street, 90 feet. (The same being the present official grade.)

366 feet northerly from Twenty-fifth street, 97.66 feet.

Easterly line of, at Twenty-fifth Street, 90 feet. (The same being the present official grade.)

Westerly line of, at Twenty-fifth street, 94 feet.

#### Missouri Street.

200 feet northerly from Twenty-fifth street, 127.71 feet. (The same being the present official grade.)

Easterly line of, at Twenty-fifth street, 117 feet.

Westerly line of, at Twenty-fifth street, 105 feet.

523 feet northerly from Army Street, 21 feet.

Easterly line of, 200 feet northerly from Army Street, 16.50 feet. Westerly line of, 200 feet northerly from Army street, 18.71 feet.

Easterly line of, at Army street, 16.50 feet. (The same being the present official grade.)

Westerly line of, at Army street, 18.71 feet. (The same being the present official grade.)

#### Connecticut Street.

Twenty-third street, 275 feet. (The same being the present official grade.)

15 feet easterly from the westerly line of, 266.67 feet northerly from

Twenty-fifth street, 113.75 feet.

15 feet westerly from the easterly line of, 266.67 feet northerly from Twenty-fifth Street, 116.25 feet.

216.67 feet northerly from Twenty-fifth street, 107.50 feet.

Twenty-fifth street, 75 feet.

343 feet southerly from Twenty-fifth street, 40 feet.

403 feet southerly from Twenty-fifth street, 40 feet. Westerly line of, 380 feet northerly from Army street, 31.90 feet.

Westerly line of, 340 feet northerly from Army street. 28.93 feet.

Westerly line of, 300 feet northerly from Army street, 27.82 feet.

(Vertical curve passing through the last three described points.) Easterly line of, 380 feet northerly from Army street, 31.90 feet.

Easterly line of, 340 feet northerly from Army street, 28.86 feet.

Easterly line of, 300 feet northerly from Army street, 27.56 feet.

(Vertical curve passing through the last three described points.)

Westerly line of, at Army Street, 26.46 feet. (The same being the present official grade.)

Easterly line of, at Army street, 24.25 feet. (The same being the

present official grade.)

On Twenty-fifth street, between the easterly line of Mississippi street and the easterly line of Arkansas street; on Mississippi street between Twenty-third street and Twenty-fifth street; on Missouri street between Army street and a line parallel with Twenty-fifth Street and 200 feet northerly therefrom; and on Connecticut street between Twenty-third street and Army street.

#### Adopted.

The following resolutions were adopted:

Automatic "Stop" and "Go" Signals, Golden Gate Park Panhandle, Stanyan and Fell Streets.

On recommendation of Traffic Committee.

Resolution No. 34602 (New Series), as follows:

Resolved, That automatic "Stop" and "Go" signals be installed at intersection of Golden Gate Park Panhandle, Stanyan and Fell streets.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Warning Signs.

Also, Resolution No. 34603 (New Series), as follows:

Resolved, That warning signs be established as shown below:

"Slow" Signs.

Golden Gate avenue, east and west of Fillmore street (2). McAllister street, east and west of Fillmore street (2).

Fulton street, east and west of Fillmore street (2).

Beach street, east and west of Scott street (2).

Scott street, north and south of Beach street (2).

Broadway, west of Buchanan street (1).

Broadway, east of Webster street (1).

Folsom street, east and west of Seventh street (2).

Seventh street, north and south of Folsom street (2).

Union street, east and west of Larkin street (2).

Larkin street, north and south of Union street (2).

Third street, north and south of Eighteenth street (2). Third street, north and south of Twenty-second street (2). Bernal avenue, south of Randall street (1).

"Stop" Signs.

East side Ninth avenue, south of Lawton street.

Ayes-Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Establishing and Abolishing Loading Zones and Passenger-Loading Zones.

Also, Resolution No. 34605 (New Series), as follows:

Resolved, That loading zones and passenger-loading zones are hereby established or abolished as shown below:

#### Establish Loading Zones.

109 Davis street, 36 feet-Farnsworth & Ruggles Draying Company: serves loading at warehouse.

163 First street, 27 feet—Allan Automotive Parts Company; serves sidewalk elevator to warehouse.

25 Fulton street, 18 feet—Ebersole's Restaurant; serves loading and unloading of supplies.

1058 Hyde street, 18 feet—New Cable Grill; serves loading of merchandise.

187 Steuart street, 18 feet-People's Express Company; serves loading to warehouse.

1085 Sutter street, 27 feet—A. R. Jackson, upholstering, and Valley

Cafe; serves loading and one sidewalk chute.
646 Taylor street, 18 feet—K. Hope Hamilton, furniture; serves loading of furniture.

254 Third street, 27 feet-Serves loading and unloading of merchandise.

Establish Passenger-Loading Zone.

860 Hyde street, 36 feet—Central Medical Building; serves patients and doctors.

#### Abolish Loading Zones.

107 Davis street, 18 feet-Pearson Dried Fruit Company (warehouse).

109 Davis street, 18 feet—Farnsworth & Ruggles Draying Company. 887 Valencia street, 18 feet—Norton Metal Works (warehouse).

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Loading Zones and Passenger-Loading Zones.

Also, Resolution No. 34606 (New Series), as follows:

Resolved, That loading zones and passenger-loading zones be established as shown below:

#### Establish Loading Zones.

21-23 City Hall avenue, 27 feet-North End Lighting Fixture Company; serves loading and unloading of merchandise.

345 Ninth avenue, 27 feet—Public Library, Richmond branch; serves

loading and unloading of supplies.

1732-1734 Polk street, 27 feet—Mme. Gassmer & Co., laundry; serves loading and unloading of laundry wagon.

732 Sacramento street, 27 feet—Kung Wo Chong Company; serves Bay City Shrimp Company.

Price Per Copy

#### Establish Passenger-Loading Zones,

1200 Fulton street, 18 feet—1200 Fulton Street Apartments; serves 59 apartments.

1966-1974 Page street, 27 feet—Governor Club.

766-770 Valencia street, 36 feet—Barry & McDonald (morticians); serves funeral service.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spjaulding, Stanton, Suhr—17.

Absent-Supervisor Andriano-1.

#### Award of Contract, Rebinding Books.

On recommendation of Supplies Committee.

Resolution No. 34607 (New Series), as follows:

Resolved, That award of contract be hereby made to Foster & Futernick Company on bid submitted June 1, 1931 (Proposal No. 716), for furnishing the following, viz.: Rebinding books for School Department at the following rates, viz.:

Prices for Rebinding Text Books.

The number of copies of each title shall determine the price per copy of that particular title.

extra sizes—Unusually thick or large volumes, Number of copies Price Per Copy such as Fite: Item Number of Same Title Standard Text History of U.S. \$0.75 1 \$0.89 1 to 2 \$0.73 6 to 9 \$0.87 3 10 to 19 \$0.70 \$0.84 4 20 to 29 \$0.65 \$0.80 5 30 to 49 \$0.60 \$0.75 6 50 to 99 \$0.55 \$0.70 7 100 to 199 \$0.51 \$0.66 200 to 349 8 \$0.48 \$0.63 9 350 to 499 \$0.46 \$0.60 10 500 and over \$0.44 \$0.58

Prices for Rebinding Library Books and Binding Magazines.

Sizes not given below take the next higher rate.

Library Books, Fiction, Etc.

Item	= y 2, 1, 2	
Number	Height	Price Per Copy
11	6½ inches	\$0.55
12	8 inches	\$0.75
<b>1</b> 3	10 inches	\$0.85
14	12 inches	\$0.95
	Magazines-Periodicals.	
Item		
Number	Height	Price Per Copy
15	10 inches	\$1.65
16	12 inches	\$1.90
17	15 inches	\$2.15
18	17 inches	\$2.50

Resolved, That a bond in the amount of \$100 be required for faithful performance of contract.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—17.

Absent—Supervisor Andriano—1.

#### Award of Contract, Athletic Goods.

Also, Resolution No. 34608 (New Series), as follows:

Resolved, That award of contract be hereby made on bids submitted May 18, 1931 (Proposal No. 710), for furnishing the following, viz.:

Athletic Goods.

Part I-For School Department.

Item No. 1—Basketballs, inseam—No award.

Item No. 2—Basketballs, outseam, Reach's No. 2X, 5 dozen at \$36 per dozen—Adolph Blaich, Inc.

Item No. 3—Playground balls, outseam—No award.

Item No. 4—Bats, baseball, indoor, P. G. Ash, 30 dozen at \$4.40 per dozen—Baker, Hamilton & Pacific Co.

Item No. 5—Soccer footballs—No award.

Item No. 6—Volley balls, indoor, Wilson's No. V7, 25 dozen at \$36 per dozen—McNamara Sporting Goods Company.

Item No. 7—"Sportball," rubber (2 awards)—

Voit No. 10, 12 dozen at \$9.36 per dozen—Adolph Blaich, Inc.

Olympic No. 10, 12 dozen at \$8.40 per dozen—A. G. Spalding & Bros.

Item No. 8—Bladders—

(a) For basketballs, Reach's No. 0H, 3 dozen at \$6 per dozen—Adolph Blaich, Inc.

(b) For soccer balls, Rawling's No. 3B, 3 dozen at \$5 per dozen—Shreve & Barber, Ltd.

(c) For volley balls, Rawling's No. 5-4, 3 dozen at \$4.50 per dozen—Shreve & Barber, Ltd.

Item No. 9—Paddle tennis sets, Spalding's No. 1928 D, 6 sets at \$7.75 per set—A. G. Spalding & Bros.

Item No. 10—Goals, basketball, Reach's No. 10, 12 pair at \$6.50 per pair—Adolph Blaich, Inc.

Item No. 11—Nets, tennis, tarred, Spalding's No. 9-0, 18 at \$11 each—A. G. Spalding & Bros.

Item No. 12—Nets, volley, Reach's No. 1M, 3 dozen at \$16.20 per dozen
—Adolph Blaich, Inc.

Item No. 13—Bases, indoor, No. A 36, 6 sets at \$1.40 per set—McNamara Sporting Goods Company.

Item No. 14—Home plates, indoor, No. A 37, 5 at 35 cents each—Mc-Namara Sporting Goods Company.

Item No. 15—Nets, basketball, Spalding's Twine, 24 pair at 50 cents per pair—A. G. Spalding & Bros.

Item No. 16-Shot, 8-pound-No award.

Item No. 17—Needles, lacing, Reach's No. W, 10 dozen at 60 cents per dozen—Adolph Blaich, Inc.

Part II—For Playground Commissioners.

Item No. 18—Playground basketballs, Spalding's No. B 1, 15 dozen at \$64.20 per dozen—A. G. Spalding & Bros.

Item No. 19—Footballs (2 awards)—

R L F, 15 dozen at \$48 per dozen—McNamara Sporting Goods Company.

Reach's 5 F V "B," 15 dozen at \$48 per dozen—Adolph Blaich, Inc.

Item No. 20—Basketballs, inseam, Wilson O B, 25 dozen at \$56.40 per dozen—McNamara Sporting Goods Company.

Item No. 21—Playground balls, outseam, H 209, 10 dozen at \$5.05 per dozen—McNamara Sporting Goods Company.

Item No. 22—Tennis balls, W. & D. C 2, 35 dozen at \$3.45 per dozen—

Adolph Blaich, Inc. Item No. 23—Paddle tennis balls, Paddle Tennis, 5 dozen at \$2.25 per dozen—A. G. Spalding & Bros. Item No. 24—Horseshoe sets, 5 dozen sets at \$19.75 per dozen sets— Baker, Hamilton & Pacific Company.

Item No. 25—Pitching stakes, 5 dozen pair at \$9 per dozen pair— Baker, Hamilton & Pacific Co.

Item No. 26-Nets, tennis, Spalding's No. 9-0, 3 dozen at \$132 per dozen-A. G. Spalding & Bros.

Note: All above awards are made to the lowest bidder except when award is made in consideration of deliveries or on account of the quality as determined by such tests as required or recommended by the Purchaser of Supplies.

Resolved, That no bonds be required.

Resolved. That all other bids submitted thereon be rejected.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Andriano—1.

Authorizing and Directing Purchaser of Supplies to Amend Contract With Anderson & Cristofani for Construction of Police Patrol Boat.

Also, Resolution No. 34609 (New Series), as follows:

Whereas, by Resolution No. 34434 (New Series), adopted by this Board on the 18th day of May, 1931, a contract for a twin screw patrol boat for the Police Department was awarded to Anderson & Cristofani, and in conformity with said resolution, the Purchaser of Supplies did on the 20th day of May, 1931, enter into a contract with said Anderson & Cristofani for the construction of said patrol boat in accordance with the plans and specifications therefor; and

Whereas, it was the intention of the said Purchaser of Supplies and of said Anderson & Cristofani that the amount to become due for the construction and delivery of said patrol boat should be paid in progressive payments as the work upon said patrol boat progressed, but through inadvertence the total price for the construction and delivery of said patrol boat was made payable upon the completion of said con-

struction and the delivery of said patrol boat; and

Whereas, all persons bidding for the construction of said patrol boat anticipated when bidding upon the same that the price to be paid for said board would be in progressive payments; now, therefore, be it

Resolved, That the Purchaser of Supplies of the City and County of San Francisco be and he is hereby authorized, empowered and directed to amend the said contract entered into for the construction and delivery of said patrol boat, so that the price to be paid therefor shall be paid in the following installments, to-wit:

15 per cent when keel, deadwoods, horn timber and stem are fabri-

cated, bolted and erected.

20 per cent when frames and floor timbers are erected, and shelf, clamps and deck frame are in place and all fastened.

20 per cent when hull is planked and decked, house sills in place

and bulkheads completed.

20 per cent when tanks, propelling engines, struts, stern tubes and shafting are in place and lined up and the exterior woodwork of deck houses, cabin trunk and forward hatch are completed.

25 per cent when the boat is fully completed and accepted.

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, McSheehy, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr-17.

Absent—Supervisor Andriano—1.

ROLL CALL FOR THE INTRODUCTION OF RESOLUTIONS, BILLS AND COMMUNICATIONS NOT CONSIDERED OR REPORTED UPON BY A COMMITTEE.

# Appropriation of \$350 Out of Publicity and Advertising for Expense in Connection With Convention of Municipal Traffic League.

Resolution No. 34604 (New Series), as follows:

Resolved, That the sum of \$350 be and the same is hereby set aside and appropriated out of Publicity and Advertising, Appropriation 55, for expense in connection with the sixth annual convention of the Municipal Traffic League of California, to be held in San Francisco June 25, 26 and 27, 1931.

Further Resolved, That said sum of \$350 be and the same is authorized in payment to Benning Wentworth, Auditor, for payment of said expense.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Hayden, Peyser—3.

### Requesting Mayor to Appoint Committee to Receive Congressional Committee.

Resolution No. 34610 (New Series), as follows:

Resolved, That his Honor the Mayor is hereby respectfully requested to appoint a committee consisting of members of the senatorial and congressional representatives of San Francisco, members of the Board of Supervisors, representatives of the Chamber of Commerce, and citizens of this City and County, to properly receive and extend the hospitality of San Francisco to the sub-committee of the Appropriations Committee of the Department of the Interior and party, arriving in this city July 10 and 11, 1931.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Hayden, Peyser—3.

### Eulogizing William Randolph Hearst for Sponsoring the "Prosperity" Loan.

Resolution No. 34611 (New Series), as follows:

Whereas, William Randolph Hearst, the publisher of the Hearst papers, has proposed an equivalent for the "Liberty" and "Victory" loans of the war period in his "Prosperity" loan for a program of essential and economic public works calculated to give employment to thousands of our citizens and thereby provide stimulus for a business and trade revival; and

Whereas, this excellent proposition has met with spontaneous approval of numerous public bodies, officials of the State and Nation, as well as innumerable citizens of our country; now, therefore, be it

Resolved, That this Board of Supervisors join with these citizens in extolling the statesmanlike effort to meet the present business depression and in urging the Federal authorities to give careful consideration to it with a view of putting the plan into effect at the earliest possible moment.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Shannon, Spaulding, Suhr—12. No—Supervisor Colman—1.

Absent—Supervisors Andriano, Hayden, Peyser, Roncovieri, Stanton—5.

#### In Memoriam-Doctor Thomas D. Maher.

Resolution No. 34612 (New Series), as follows:

Whereas, death has claimed Doctor Thomas D. Maher, pioneer of the Mission District of San Francisco, and for many years director of child hygiene in the Department of Health; and

Whereas, Doctor Thomas D. Maher endeared himself to all with whom he came in contact by his generous, kind and unselfish devotion to the relief of the various ills of humanity; now, therefore, he it.

to the relief of the various ills of humanity; now, therefore, be it
Resolved, That the Board of Supervisors of the City and County of
San Francisco hereby publicly expresses its sorrow at the death of
Doctor Thomas D. Maher, and offers to his widow and family sympathy
and condolences in this their bereavement; and be it

Further Resolved, That when the Board adjourns today it do so out

of respect to the memory of Doctor Thomas D. Maher; and be it

Further Resolved, That a copy of this resolution be spread on the minutes of this meeting and another copy be forwarded to his bereaved family.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Hayden, Peyser—3.

### Leave of Absence Granted John Hermann, Member of Board of Election Commissioners.

Resolution No. 34613 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. John Hermann, member of the Board of Election Commissioners, is hereby granted a leave of absence for a period of sixty days, commencing June 15, 1931, with permission to leave the State.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Hayden, Peyser—3.

#### Leave of Absence Granted Supervisor Sylvester Andriano.

Resolution No. 34614 (New Series), as follows:

Resolved, That, in accordance with the recommendation of his Honor the Mayor, Hon. Sylvester Andriano, member of the Board of Supervisors, is hereby granted a leave of absence for a period of sixty days, commencing July 7, 1931, with permission to leave the State, in extension of a leave of absence previously granted.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent—Supervisors Andriano, Hayden, Peyser—3.

# E. J. Treacy Granted an Extension of Ninety Days' Time in Which to Complete Improvement of Crossing of Oxford and Silliman Streets.

Resolution No. 34615 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, E. J. Treacy be and he is hereby granted an extension of ninety (90) days' time from and after May 26, 1931, within which to complete the improvement of the crosing of Oxford and Silliman streets.

The work is practically completed, and this first extension is granted for the purpose of the issuance of assessment.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Hayden, Peyser-3.

E. J. Treacy Granted an Extension of Ninety Days' Time in Which to Complete Improvement of Madison Street Between Burrows and Felton Streets.

Resolution No. 34616 (New Series), as follows:

Resolved, That, in accordance with the recommendation of the Board of Public Works, E. J. Treacy be and he is hereby granted an extension of ninety (90) days' time from and after May 26, 1931, within which to complete the improvement of Madison street between Burrows and Felton streets, where not already improved.

The work is practically completed, and this first extension is granted

for the purpose of the issuance of the assessment.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, McGovern, McSheehy, Miles, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—15.

Absent-Supervisors Andriano, Hayden, Peyser-3.

Authorizing His Honor the Mayor to Appoint a Citizens' Committee to Arrange for Reception of "Disarmament Caravan."

Resolution No. 34617 (New Series), as follows:

Whereas, the "Disarmament Caravan" of the Women's International League for Peace, en route to Washington, D. C., and stopping at the principal cities of the United States on a coast-to-coast tour in the interests of the promotion of world peace, will arrive in San Francisco on Thursday, June 25, 1931, at 12 o'clock noon; now, therefore, be it

Resolved, That his Honor the Mayor be and he is hereby authorized to appoint a Citizens' Committee to make arrangements for the proper reception of the caravan and extend to it the greetings of San Francisco.

Adopted by the following vote:

Ayes—Supervisors Breyer, Canepa, Colman, Gallagher, Garrity, Havenner, Hayden, McGovern, Miles, Peyser, Power, Roncovieri, Shannon, Spaulding, Stanton, Suhr—16.

Absent—Supervisors Andriano, McSheehy—2.

#### Appropriation \$50,127.09, Traffic Signals, etc.

Supervisor Hayden presented the following which was passed for printing:

Resolution No. ——— (New Series), as follows:

Resolved, That the sum of \$50,127.09 be and the same is hereby set aside, appropriated and authorized to be expended out of "Traffic Signals, installation of, and purchase of devices for traffic control," Budget Item No. 54, fiscal year 1930-1931, for the purchase of traffic signals, installation of and purchase of devices for traffic control, painting of loading zones and traffic lanes,

#### New Charter Discussion

Supervisor Havenner moved that the City Attorney arrange for a serial discussion of the new charter before the membership of the Board of Supervisors on some practical schedule between the end of

the calendar year and the beginning of the fiscal year, and that time be set aside as a special order of business for such discussion at each meeting of the Board.

So ordered.

Supervisor McSheehy moved Supervisor Havenner be appointed a committee of one to confer with the City Attorney on the foregoing mattér.

So ordered.

#### Hetch Hetchy Questionnaire.

Supervisor McSheehy moved that:

Whereas, on September 29, 1930, a report was submitted to this Board by the manager of the San Francisco Water Department as to a water famine threatening this City and recommending that a pipe line be constructed connecting San Francisco with the East Bay Municipal Utilities District; and,

Whereas, said pipe line has been constructed and we are now receiving about 40,000,000 gallons of water daily from the East Bay Munici-

pal Utilities District at a cost of about \$2,000 per day; and,

Whereas, on the 18th day of June, 1931, the Board of Supervisors unanimously passed Ordinance No. 9007 (New Series), introduced by Supervisor J. Emmet Hayden at the solicitation of his Honor Mayor Angelo J. Rossi, instructing the Board of Public Works to prepare plans and specifications for a pipe line over the Altamont Pass; now, therefore, be it

Resolved, That the Board of Public Works be requested to answer the following questions, and have the same transmitted to the Clerk of this Board on or before June 27th so that same can be read in open Board at the regular meeting on June 29, 1931:

1. What is the present estimate for the time of completion of the

Hetch Hetchy Aqueduct System?

- 2. Disregarding income from bank interest, sale of power and water, etc., but including all overhead and interest charges, how much money will be required to complete the Hetch Hetchy System from May 1, 1931?
  - 3. What are the details of these estimated costs?
- 4. Disregarding income from bank interest, sale of power and water, etc., what has been the bond interest to date on Hetch Hetchy bonds to May 1, 1931, and what will be the future bond interest from May 1, 1931, to the date of completion of the aqueduct system, disregarding the proposed Altemont Pipe Line?

5. When was the actual commencement of construction of the Coast Range Tunnels authorized, when was this work actualy commenced. and how much of the above interest on Hetch Hetchy bonds has

accrued and will accrue since that date or those dates?

- 6. What was the original estimate of the present City Engineer for the cost and time required to construct and the estimated date of completion for each of the following items: Roads and Lake Eleanor Division, O'Shaughnessy Dam, Mountain Division, Moccasin Creek Power Division, Foothill Division, San Joaquin Pipe Line, Coast Range Tunnels, Bay Division, East Bay Connection and any other items making up a total cost of all units paid for or to be paid for out of Hetch Hetchy funds, including funds from sale of Hetch Hetchy power,
- Hetch Hetchy water, etc.?7. What has been the actual cost or what is the present estimated cost, time required to construct and date of completion for each of these same items in question No. 6?

8. What is the length of each section of the tunnel from portal or shaft to portal or shaft?

9. What was the distance excavated from portal or shaft to each facing of each section on July 1, 1930?

10. What was the amount of progress on each facing of each section during the month of July, 1930?

11. What are the corresponding figures, questions 9 and 10, for each

month from July 1, 1930, to May 1, 1931?

12. What is the estimate for the same items, 9 and 10, from May 1, 1931, until the completion of the entire excavation of all sections of the Coast Range Tunnels?

13. What was the estimate for the time of completion for the Coast Range Tunnels at the time we embarked upon that project and what is the present estimate of time of completion of these tunnels ready

for the flow of water into the Peninsula reservoirs?

14. What was the estimate of completed cost for the Coast Range Tunnels before we commenced operations, and what is the present

estimate of completed cost?

15. What will be the diameters, maximum and minimum thicknesses and approximate total weight of pipe for a steel pipe line from Tesla Portal to Sunol, approximately 36 miles long over Altamont Pass at 740 feet elevation, through which we could pump 60,000,000 gallons of water per day from the main Hetch Hetchy line at Tesla?

16. What would be the cost of such a line and what would be the power of the pumps required for such a line and what would be the

cost of this pumping plant?

17. What would be the cost of pumping 60,000,000 gallons per day

over this line for one year?

- 18. At what date will we require an additional supply after this 60,000,000 gallon pipe is installed, assuming that the tunnels would not be completed and that the East Bay connection would remain intact but would not be utilized?
- 19. What would be the average daily amount of water required to be pumped over this line during this period, and what would be the

total cost of pumping for the entire period?

- 20. At what date do you now estimate the Coast Range Tunnels will be completed and what is your present estimate of future costs for completion of the Coast Range Tunnels, and what will be the yearly bond interest on this future tunnel cost?
- 21. What will be the yearly bond interest on the Altamont Pipe Line above mentioned?
- 22. What other lines than the 740 foot elevation line at Altamont Pass above outlined are being investigated at the present time, and what are the approximate figures for length of line, cost of line, elevation of summit, cost of pumping, etc., for these lines as compared with the 740-foot elevation line on which the above specific questions are asked?
- 23. Under the Freeman Plan, which was to have been accomplished first—the completion of the aqueduct system to San Francisco peninsula or the power development?
- 24. Is it the opinion of the present City Engineer that this procedure should have been reversed?
- 25. Was it actually reversed and do we now have a completed power system and an uncompleted aqueduct system?
- 26. Did the present City Engineer ever in the past publicly and deliberately state that it was advantageous to the City to complete the power system before the aqueduct system was completed and that the Spring Valley Water Company's properties could be developed to take care of all water requirements until at least 1932?
- 27. Did he deliberately change from the Freeman Plan and build first a power system and then undertake the completion of the aqueduct system with the result that we now have a completed power system and an uncompleted aqueduct system?
- 28. What is the present estimated cost of completing the Red Mountain Bar Syphon for a 400,000,000 gallon daily capacity?

29. If funds for the Red Mountain Bar Syphon had been provided

at the proper time could this item have been completed at the same time as the Foothill Tunnel to Oakdale Portal?

30. With the Red Mountain Bar Syphon completed could we now deliver 400,000,000 gallons of water per day to Oakdale Portal?

31. What is the present estimated cost of the 47½ mile, 60 inch,

60,000,000 gallon pipe line from Oakdale Portal to Tesla Portal?

What would be the cost for a 36 mile, 60 inch, 60,000,000 gallon pipe line over Altamont Pass at 740 foot elevation from Tesla Portal to Sunol, and what would be the cost of the pumping plant included in that cost and what would be the yearly pumping cost for pumping 60,000,000 gallons per day for one year?

32. If the water from this pipe is delivered into a non-pressure pipe at Sunol what head would be available at Sunol for the development

of power?

What would be the cost and capacity of a power plant at Sunol to be operated by this head and what would be the value of the electricity developed and the difference in value between the power used pumping

Tesla to Altamont and that developed at Sunol?

33. What are these same figures for a line over Altamont passing over an 800 foot elevation between Altamont and Sunol and continuing on over Mission Pass at 650 foot elevation to Irvington Gate House, leaving the required head at Irvington, if any, to deliver the present proposed head to the San Francisco peninsula section? These figures to show the cost of completed pipe line, pumping plant, pumping, power plant, power lost and power gained, etc., and the approximate length of line from Tesla Portal to Irvington Portal.

34. Did the present City Engineer or Mr. Freeman or Mr. Grunsky or any one else ever investigate and report on a Coast Range Tunnel line via Altamont Pass at 400 foot elevation with a tunnel approximately 11 miles long from Mountain House Creek to Positos Creek at

Livermore?

35. What would be the cost of such a line from Tesla Portal to Irvington Portal with a 60 inch, 60,000,000 gallon pipe and a 10 foot 6 inch, 250,000,000 gallon tunnel section approximately 11 miles long? Motion carried.

#### ADJOURNMENT.

There being no further business, the Board at 6.40 p. m. adjourned.

J. S. DUNNIGAN, Clerk.

Approved by the Board of Supervisors July 13, 1931.

Pursuant to Resolution No. 3402 (New Series) of the Board of Supervisors of the City and County of San Francisco, I, John S. Dunnigan, hereby certify that the foregoing are true and correct copies of the Journals of Proceedings of said Board of the dates thereon stated and approved as recited.

> JOHN S. DUNNIGAN, Clerk of the Board of Supervisors,

City and County of San Francisco.

